## INDEMNITY BOND/ (On Rs. 100/- E-stamp paper with Notary Stamp)

## TPDDL Notif. no.is

This indemnity b	ond is executed at Delhi on this	
Ву	S/o, D/o, W/o	resident of
	Delhi, (hereinafter called the Execu	utant) in favor of TPDDL, Tata Power Delhi
Distribution Ltd.	(hereinafter called the "Licensee").	
That I am the ov	wner of built up property no	, Built up on
	, situated in the colony known as	, in the area of
villageD	elhi. (Hereinafter called the property).	
That I app	lied for a new electric connection /Name Cha	ange against CA NO-
	for which I am enclosing herewith	application with attachments including the
General Power c	of Attorney, Agreement to sell,	

That there are some correction(s) / alteration(s) made in the said GPA, Agreement to sell, ...... for which TPDDLneeds rectification deed, under-signed states that the property papers are very old of dated ------and Executant / Party of the GPA / Agreement to sell .....is not available/traceable, so it is not possible for me to submit the required rectification deed.

And Whereas in order to have the above mentioned new connection/Name change, I request licensee to install the electric supply lines and other apparatus in the above said premises, in the absence of mentioned documents i. e. Rectification deed.

And whereas I have represented that the premises is in compliance with the requirement of the applicable laws/rules/regulations and undertake to mention in it the condition all along.

Now this Indemnity bond witnesses that I shall keep indemnified the licensee in releasing the new connection/granting Name change on account of any losses, charges, expenses and compensation which it may have to incur incase the above statement proves to be false or incorrect and that in such case it has every right to disconnect supply / reverse name change without any notice.

I shall also keep the licensee indemnified against any losses or expenses incurred by the Licensee in case of receipt of a reference form concerned competent land owing/law enforcing agency regarding sealing/demolition/vacation of my premises and in case where any suit if filed against the licensee on account of giving the supply to the premises, such electric connection can be disconnected and the meter/service line removed by the licensee/reversal of name change without any further notice to me. In that case, the executants/s shall pay litigation charges to the licensee irrespective of the fact whether any costs are granted by the court or not.

Executant

## Witnesses: 1.