

**INDEMNITY BOND/ (On Rs. 100/- E-stamp paper with Notary Stamp)****TPDDL Notif. no.is** \_\_\_\_\_

THIS INDEMNITY executed at Delhi on this \_\_\_\_ day of \_\_, \_\_\_\_ *in favour* of Tata Power Delhi Distribution Limited, having its registered office at NDPL House, Hudson Lines, Kingsway Camp, Delhi – 110009, hereinafter referred to as ‘Tata Power DDL/Indemnified’ which expression unless excluded by or repugnant to the context shall mean and include its successors, assignees;

**By** \_\_\_\_\_ S/o, \_\_\_\_\_ D/o,  
W/o \_\_\_\_\_ resident of \_\_\_\_\_ Delhi  
hereinafter referred to as the ‘Indemnifier’ which expression unless excluded by or repugnant to the context shall mean and include his/their/its heirs, representatives, administrators, assignees.

That I the indemnifier applied for a new electricity connection/name change for which I am enclosing herewith application with annexures including the General Power of Attorney /Agreement to sell ,/.....

That I the indemnifier is owner of built up property no:-

Address as per property paper submitted: - \_\_\_\_\_ , Built up on-----  
-----, situated in the colony known as-----  
-----, in the area of village -----Delhi. (Hereinafter called the property).

Actual address (containing correction) as declared by applicant: - \_\_\_\_\_  
Built up on-----, situated in the colony  
known as-----, in the area of village -----Delhi.  
(Hereinafter called the property).

That I the indemnifier state that there is slight variation in the address which is mentioned in the property papers submitted for grant of new connection/name change and actual/current address of the property wherein the new connection is applied/in existence, and I do not have any supporting address proof to show that both the address are same and denotes the same property. Therefore I state and request Tata Power DDL to consider the address declared by me as actual address and mention the same in records and carry out requisite name change/grant new electricity connection.

That I the Indemnifier represent and confirms that the abovementioned premise is built/existing in conformity to all applicable laws/rules/regulations and am legally entitled and eligible to get new electricity connection /name change, on the aforesaid premises.

Now this Indemnity bond witnesses that I the indemnifier irrevocably agrees and undertake to indemnify and keep Tata Power DDL and its affiliates (including their directors, officers, employees and agents) fully indemnified at all times including without limitation against any and all loss, damage, , liability, fines, penalties, fees, costs (including without limitation attorneys’ fees) arising out of any obligations, claims,

actions, demands, suits, judgments, orders, litigations, settlement, enforcements and/or proceedings , incurred or sustained by the Tata Power DDL arising out of/relation to, release of new electricity connection / name change, or if any information or documents submitted is found to be untrue/incorrect/false, or on account of sealing/demolition/vacation by any law enforcing/land owning agency/other authorities.

I the indemnifier further agrees, accepts and confirms that Tata Power DDL shall be entitled to disconnect meter, service line/reverse the name change, without any further notice to me in case any information or documents submitted by me is found to be untrue/incorrect/false,.

IN WITNESS WHEREOF the Indemnifier herein has set his/their/its hands and seal on the date, month and year above first written.

Delivered to the Tata Power DDL / Indemnified at Delhi

Executant (Indemnifier)

Witnesses:

- 1.
- 2.