(To be taken On Stamp paper / Franking of Rs.300)

Inter connection Agreement between Torrent Power limited and solar roof top PV project owner- Residential consumers under SURYA - Gujarat

Net Metering Inter Connection agreement

THIS A	greement is n	eement is made and entered into at (location)			, Service No:			on
this (c				year				
			as fir	st party	(
AND								
Torren	t Power Limi	ted, Com	pany registere	d under the Co	ompanies Act	: 1956/2013 a	nd function	ning as the
"Distrib	oution License	ee" under	the Electricity	Act 2003 havin	ng its Head (Office at, Sama	anvay", 600	Tapovan,
Ambav	vadi, Ahmeda	abad- 380	015(hereinafte	r referred to as	s TPL or Dis	tribution Licen	see which	expression
shall in	nclude its pern	nitted assi	gns and succe	ssors) a Party o	f the Second	Part.		
AND, ۱	WHEREAS _				(name of the	e consumer) c	lesires to s	et-up such
Solar I	Photovoltaic I	Rooftop S	ystem of	kW at				
					connected	d with TPL's	grid at	Voltage
level fo	or his/her/its o	wn use wi	thin the same	oremises.				
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6. Gujarat Electricity Regulatory Commission Distribution Code, 2004 and amendments thereto,

2015,

- 7. Instruction, Directions and Circulars issued by Chief Electrical Inspector from time to time.
- 8. CEA (Technical Standards for connectivity of the Distributed Generation) Regulations, 2013 as amended from time to time.
- Regulations for Net Metering Rooftop Solar PV Grid Interactive Systems in terms of GERC Notification no 5/2016
- 10. Surya Urja Rooftop Yojana- Gujarat scheme declared by Energy and Petrochemicals Department (GOG) vide G.R. No. SLR-11/2015/401/B1 dated 5th August, 2019 and amendments thereof.(herein referred to as "SURYA-Gujarat)
- 11. Empanelment of Agencies for Design, supply, installation, testing & commissioning of Grid Connected Rooftop Solar Photovoltaic Systems in Residential Premises Vide EOI published no. PGVCL/DSM/EOI/SRT/2019-20/01 dated 20/07/2019 and amendments thereof
- 12. Guidelines issued by GUVNL-Nodal Agency vide letter no. GUVNL/TECH/SOLAR CELL/SURYA GUJARAT/1762 DATED 09/09/2019 and any amendments thereof may be followed.

Both the parties hereby agree as follows:

1. Eligibility:

- 1.1 Consumer shall own the Rooftop/Ground Solar PV System set up on its own premises or premises in his legal possession.
- 1.2 Consumer needs to consume electricity in the same premises where Rooftop/Ground Solar PV System is setup.
- 1.3 Consumer has to meet the standards and conditions as specified in Gujarat Electricity Regulatory Commission Regulations and Central Electricity Authority Regulations and provisions of Government of Gujarat's Solar Power Policy 2015 and SURYA –Gujarat for being integrated into grid/distribution system.

2. Technical and Interconnection Requirements:

- 2.1 Consumer agrees that his Rooftop Solar PV System and Net Metering System will conform to the standards and requirements specified in the Policy, Regulations and Supply Code as amended from time to time.
- 2.2 Consumer agrees that he has installed or will install, prior to connection of Rooftop Solar Photovoltaic System to Distribution Licensee's distribution system, an isolation device (both automatic and inbuilt within inverter and external manual relays) and agrees for the Distribution Licensee to have access to and operation of this, if required and for repair & maintenance of the distribution system.
- 2.3 Consumer agrees that in case of non-availability of grid, Rooftop Solar Photovoltaic System will disconnect/isolate automatically and his plant will not inject power into the Licensee's distribution system.
- 2.4 All the equipment connected to the distribution system shall be compliant with relevant International (IEEE/IEC) or Indian Standards (BIS) and installations of electrical equipment must comply with Central Electricity Authority (Measures of Safety and Electricity Supply) Regulations, 2010 as amended from time to time.

- 2.5 Consumer agrees that licensee will specify the interface/inter connection point and metering point.
- 2.6 Consumer and licensee agree to comply with the relevant CEA Regulations in respect of operation and maintenance of the plant, drawing and diagrams, site responsibility schedule, harmonics, synchronization, voltage, frequency, flicker etc.
- 2.7 In order to fulfil Distribution Licensee's obligation to maintain a safe and reliable distribution system, Consumer agrees that if it is determined by the Distribution Licensee that Consumer's Rooftop Solar Photovoltaic System either causes damage to and/or produces adverse effects affecting other consumers or Distribution Licensee's assets, Consumer will have to disconnect Rooftop Solar Photovoltaic System immediately from the distribution system upon direction from the Distribution Licensee and correct the problem to the satisfaction of distribution licensee at his own expense prior to reconnection.
- 2.8 The consumer shall be solely responsible for any accident to human being/animals whatsoever (fatal/non-fatal/departmental/non-departmental) that may occur due to back feeding from the Rooftop Solar plant when the grid supply is off if so decided by CEI. The distribution licensee reserves the right to disconnect the consumer's installation at any time in the event of such exigencies to prevent accident or damage to man and material.

3. Clearances and Approvals:

The Consumer shall obtain all the necessary statutory approvals and clearances (environmental and grid connection related) before connecting the photovoltaic system to the distribution system.

4. Access and Disconnection:

- 4.1 Distribution Licensee shall have access to metering equipment and disconnecting means of the Rooftop Solar Photovoltaic System, both automatic and manual, at all times.
- 4.2 In emergency or outage situation, where there is no access to the disconnecting means, both automatic and manual, such as a switch or breaker, Distribution Licensee may disconnect service to the premises of the Consumer.

5. Liabilities:

- 5.1 Consumer shall indemnify Distribution Licensee for damages or adverse effects from his negligence or intentional misconduct in the connection and operation of Rooftop Solar Photovoltaic System.
- 5.2 Distribution Licensee shall not be liable for delivery or realization by the Consumer of any fiscal or other incentive provided by the Central/State Government.
- 5.3 Distribution Licensee may consider the quantum of electricity generation from the Rooftop Solar PV System owned and operated by individual Residential, group housing societies, Residential Welfare Association –consumers who are not utilizing 'renewable attribute' for meeting its RPO or not registered under REC Mechanism under net metering arrangement towards RPO compliance.

6. Metering:

For Generation meter and Consumer meter, Metering arrangement shall be as per Central Electricity Authority (Installation and Operation of Meters) Regulations, 2006 as amended from time to time. Bi-directional meter shall be installed of same accuracy class as installed before setting up of Rooftop Solar PV System.

7. Commercial Settlement:

All the commercial settlements under this agreement shall be as per Government of Gujarat's Solar Power Policy 2015, GoG's SURYA-Gujarat Policy, and Gujarat Electricity Regulatory Commission, regulations for net metering rooftop solar PV Grid interactive Systems and its amendments and GERC order no. 3 of 2015 and any subsequent orders in this regard. The commercial settlement will be as follows:

Residential, Group Housing Societies, Residential Welfare Association consumers

- (i) In case of net import of energy by the consumer from distribution grid during billing cycle, the energy consumed from Distribution Licensee shall be billed as per applicable tariff to respective category of consumers as approved by the Commission from time to time. The energy generated by Rooftop Solar PV System shall be set off against units consumed (not against load/demand) during the billing period and consumer shall pay demand charges, other charges, penalty etc as applicable to other consumers.
- (ii) In case of net export of energy by the consumer to distribution grid during billing cycle, Distribution Licensee shall purchase surplus power, after giving set off against consumption during the billing period, at the rate of <u>Rs. 2.25</u> per unit over the life span of the system i.e. 25 years subject to the approval of Hon'ble GERC. Total generation of solar power shall be utilized for meeting RPO of Torrent Power Limited. However, fixed / demand charges, other charges, penalty etc. shall be payable as applicable to other consumers.

Provided that in case the cons	umer is se	etting up additional solar rooftop capacity under the scheme
over and above solar rooftop ca	pacity set	up prior to the scheme, surplus energy of entire solar rooftop
capacity shall be purchased by	Distributio	on Company at the rate of Rs.2.25 /unit for 25 years treating
earlier agreement dated	for	KW is treated as cancelled.

IN case of net injection, net amount receivable by consumer in a bill shall be credited in consumer's account and will be adjusted against bill amount payable in subsequent months. However, at the end of the year if net amount receivable by consumer is more than Rs.1, 000/- and consumer requests for payment, the same may be paid. Such payment shall be made only once in a year based on a year-end position and on request of consumer.

8. Connection Costs:

The Consumer shall bear all costs related to setting up of Rooftop Solar Photovoltaic System including metering and inter-connection. The Consumer agrees to pay the actual cost of modifications and upgrades to the service line, cost of up gradation of transformer to connect photovoltaic system to the grid in case it is required.

9. Inspection, Test, Calibration and Maintenance prior to connection:

Before connecting, Consumer shall complete all inspections and tests finalized in consultation with the Torrent Power Limited and if required Gujarat Energy Transmission Corporation Limited (GETCO) to which his equipment is connected. Consumer shall make available to Torrent power Limited all drawings, specifications and test records of the project or generating station as the case may be.

10. Records:

Each Party shall keep complete and accurate records and all other data required by each of them for the purposes of proper administration of this Agreement and the operation of the Rooftop Solar PV System.

11. <u>Dispute Resolution</u>:

- 11.1 All disputes or differences between the Parties arising out of or in connection with this Agreement shall be first tried to be settled through mutual negotiation, promptly, equitably and in good faith.
- 11.2 In the event that such differences or disputes between the Parties are not settled through mutual negotiations within sixty (60) days or mutually extended period, after such dispute arises, then for
 - a. Any dispute in billing pertaining to energy injection and billing amount, it would be settled by the Consumer Grievance Redressal Forum and Electricity Ombudsman.
 - b. Any other issues pertaining to the Regulations and its interpretation; it shall be decided by the Gujarat Electricity Regulatory Commission following appropriate prescribed procedure.

12. Termination

- 12.1 Consumer can terminate agreement at any time by giving Distribution Licensee 90 day's prior notice.
- 12.2 Distribution Licensee has the right to terminate Agreement with 30 days prior written notice, if Consumer commits breach of any of the terms of this Agreement and does not remedy the breach within 30 days of receiving written notice from Distribution Licensee of the breach.
- 12.3 Consumer shall upon termination of this Agreement, disconnect the Rooftop Solar Photovoltaic System from Distribution Licensee's distribution system within one week to the satisfaction of Distribution Licensee.

13. Processing of Subsidy:

Subsidy disbursement shall be as per Expression of Interest (EOI) published no. PGVCL/DSM/EOI/SRT/2019-20/01 dated 20/07/2019 amendments thereof and Guidelines issued by GUVNL-Nodal Agency vide letter no. GUVNL/TECH/SOLAR CELL/SURYA GUJARAT/1762 DATED 09/09/2019 as amendments from time to time and any subsequent orders in this regards may be followed.

- 12.4 Torrent Power Limited will pass on eligible subsidy, only after the receipt of subsidy amount from MNRE / GoG
- 12.5 The Subsidy amount shall be credited directly to the bank account of the Empanelled Agency (EA).

Communication:

The names of the officials and their addresses, for the purpose of any communication in relation to the matters covered under this Agreement shall be as under:

In respect of the Torrent Power Ltd	In respect of the Consumer
Name:	Name:

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their authorised officers, and copies delivered to each Party, as of the day and year herein above stated.

FOR AND ON BEHALF OF Torrent Power Ltd	FOR AND ON BEHALF OF The Project Owner
Authorized Signatory WITNESSES	Authorized Signatory WITNESSES
1. Sign :	1. Sign :
(Name :	(Name :
2. Sign : (Name :)	2. Sign: (Name:)

Bank Details:

1	Service No.	
2	Register Customer Name	
3	Bank Details	
	Account Type Saving / Current	
	Bank Account No.	
	Bank Account Holder Name	
	IFSC Code	
	MICR Code	
	Bank Name	
	Bank Branch	
	Bank Address	
4	Contact No. (Mobile no.)	
5	PAN No.	
6	Email ID	

Date:

Sign. of Register Customer

Attachment: 1. Cancelled Cheque

2. Copy of PAN Card