

BSES Yamuna Power Limited

## **NET-METERING APPLICATION FORM**

To,
The Nodal officer,
Net Metering - Distributed Energy Resources & NTI
Corporate Annex, BSES Yamuna Power Ltd.
CBD-III Grid Karkardooma, Opp Unity One Mall,
Delhi -110032

Photograpl	h of	the
Applicant.		

(Consumer Signature should be across the photograph)

Ener	/egy System, incompliance to Delhi Electricity Reg gy) Regulations,2014 and subsequent amendme	gulatory Co	mmiss	sion	(Net Meterin	g for Renewable		
1.	Name of Registered Consumer (same as one Electricity bill)							
2.	Address of Registered Consumer (same as on electricity bill)							
3.	CA no							
4.	E-Mail ID of Consumer (In Capital letters)							
5.	Telephone Number of Consumer	Res:			Mob:			
6.	Category( Please tick)	Domestic	Non- dome	stic	Industrial	Any other:		
7.	BYPL Supply voltage level(Please tick)	230V		415	5V	11KV & above		
8.	Sanctioned load as per latest electricity bill							
9.	Whether the consumer is under ToD billing system (Please tick)	Yes			No			
10.	Type of Renewable Energy System proposed (Solar, Wind, Biomass, etc.)							
11.	Capacity of Renewable Energy System proposed to be connected							
12.	Supply voltage of Renewable Energy System proposed to be connected (Please tick)	230V (1-Phase)	ı		415V (3-Phase)	Others		
13.	Location of Proposed Renewable Energy System (Please tick)	Roof Top			Ground Mounted			
14.	Project under Subsidy /Non- Subsidy  Note: Subsidy projects for residential category and RWA/CGHS Only				Type of subsidy & ation number)			



### Installer's details

15.	Name of Agency (Solar plant installation company)		
16.	Contact Name		
17.	Telephone No	Off:	Mob:
18.	E-Mail ID (In Capital letters)		
19.	Address		
20.	State		
21.	District		
22.	Public Mobile		
23.	Website:		
24.	PAN No.(attach)		
۷-	(In case, installer is not registered)		
25.	Rating Received, if any		
26.	Rating Agency		

#### Undertaking: -

1)	That I/ We					am/Are the	e Ow	ner of	/ co-owne	er of	/ legal heir
	of/Occupant	of	the	premises	has/have	permission	to	use	rooftop	of	(address)
											for
	installation of	sola	r plan	t of capacity	of	kWp.					

- **2)** Please tick which of the following is applicable:
  - ☐ That I/We do hereby confirm that the name of Registered Consumer in Electricity Bill is same as the name of applicant who is signing this application.
  - □ I understand that the applicant of this Net Metering connection is different from the registered consumer of the electricity meter currently installed at the premises. Accordingly, I request BYPL to kindly process my Net Metering connection in the name of registered consumer and I do hereby undertake and confirm to BYPL that I shall, in due course, take all necessary steps including the filing of application for change of name from the current registered consumer to the applicant along with submission of necessary documents substantiating such change of name.
  - I understand that there is a mismatch about the details of applicant/registered consumer as the same is different upon electricity bill from the identification documents available with the applicant. Accordingly, I request BYPL to kindly process my Net Metering connection with the details as captured as registered consumer/on electricity bill, whereas I do hereby undertake and confirm

#### Signature of Registered Consumer or Authorized Signatory with Stamp

For any query call us on 011-4124-7068, 7953 or E-Mail us on netmetering.bypl@relianceada.com



to BYPL that I shall, in due course, take all necessary steps including the filing of application for correction in such details along with submission of necessary documents substantiating such correction.

- 3) That I/We understand that as BYPL is not related to the subsidy to be released by MNRE, accordingly in case of adherence of my request by BYPL in release of net metering connection in the name of existing registered consumer, instead of changed name, if my subsidy is stuck/not released by MNRE, BYPL shall not be liable for the same and I shall be liable to take this matter with MNRE. I do hereby withdraw all my rights to initiate any action/raising any dispute against BYPL, claiming the said sum of subsidy or any other compensation/interest etc. from BYPL.
- 4) It is further agreed by the deponent that in case after the of release of subsidy in the name of deponent/applicant, any claim demanding such subsidy is raised by any person, claiming the lawful owner of the premises, the applicant/deponent shall be responsible for such claim and shall be solely liable to deal with such claimant including the defending of legal action if any and the deponent/applicant shall keep BYPL, its employees/directors indemnified from all such claims of subsidy/compensation/penalty/legal expenses or any other sum as awarded by any judicial or quasi-judicial authority.
- 5) I/We understand that once this application is approved, the same is valid for 30 days from the date of communication by BYPL confirming the approval, within which I/we will submit the Registration form as per the format shared by BYPL along with application approval else my application will be automatically cancelled.
- 6) I/we agree to Auto debit all applicable charges through my/our electricity bill, as per the Delhi Electricity Regulatory Commission (Net Metering for Renewable Energy) Regulations, 2014 and I do hereby undertake that I shall not dispute the same.
- 7) I/We agree that BYPL has permission to access the Renewable energy system installed at my/our premises.
- 8) I agree and understand that my application is being processed by BYPL merely by taking the copy of electricity bill in terms of directions of an Office Memorandum vide 318/6/2022 dated 11<sup>th</sup> Jan, 2024 issued by MNRE and mine agreeing to adhere the terms of this instant undertaking, whereas I/We undertake that I am the owner of the roof/land where solar PV system has been installed and I shall be liable to produce/submit with BYPL all documents/permissions confirming/substantiating the ownership with me, as and when demanded by BYPL.
- 9) I/We do hereby confirm and agree that I/We shall be responsible for all objections, if raised, by the residents living in the said property including other floors claiming the ownership/right over the roof. That I/we do hereby undertake and confirm that I/we shall keep the licensee/BYPL indemnified from all disputes / objections raised by residents/flat owners living in the same multistoried buildings, third parties, all losses and/or expenses incurred by the license, in case of receipt of a reference from concerned competent land owing/law enforcina agency sealing/demolition/vacation of the premises. I further agree and confirm that in case any suit/legal proceedings is filed/initiated against the licensee/BYPL, on account of granting electricity supply to the premises and/or installation of Net-Meter at the roof of the premises, BYPL shall be well within its rights to disconnect such electric connection and its meter and to remove service line, without

#### Signature of Registered Consumer or Authorized Signatory with Stamp



any further notice and in that eventuality I/we shall be liable, without any protest, to pay/reimburse all litigation charges/cost/penalty/taxes imposed over the licensee/BYPL, irrespective of the fact whether any costs are granted by court or not.

- 10) The Renewable energy system installed at my premises will be in synchronization with BYPL supply voltage level at my premises and rated Frequency, in compliance to Delhi Electricity Regulatory Commission (Net Metering for Renewable Energy) Regulations, 2014.
- 11) I/We clearly understand that if the above statement is found to be false or incorrect or on receipt of any objection from the concerned competent land owing/Law enforcing agency, the Net metering system can be disconnected and the meter/service line can be removed by BYPL without any further notice to me and BYPL shall be free to take such action/legal action as permitted under law/agreement.
- 12) I/we do hereby undertake that in case the above statements proves to be false or incorrect, I/we shall keep the licensee/BYPL Indemnified in full against all losses, charges, expenses and compensation which it may have to incur including the cost of equipment and shall pay/reimburse in full the penalty and other charges, if imposed relating to the installation/operation of Net-Meter.
- 13) That I/we do further undertake that I/we am/are aware that the documents to be submitted by me/us upon such demand by BYPL at a later occasion, if any, shall be checked by BYPL and in case my documents are not found in order, I/we shall be bound to submit the documents required by BYPL. In case of the documents submitted by me upon demand by BYPL, if any, being found false, incorrect, forged, inappropriate, BYPL shall be well within its rights to disconnect such connection and/or Net Metering Connection its meter and to remove service line, without any further notice and in that eventuality, I/we shall be liable, without any protest, to indemnify BYPL officers. its in full, including to pay/reimburse litigation claims/compensation/charges/cost/penalty/taxes imposed over the licensee/BYPL including all third party claim/compensation.
- 14) That I/We do hereby declare that I am authorized to submit this application along with the required documents with BYPL on behalf of the Registered Consumer which is an Institute/Worship Place/Company/Firm/Trust/Society/Govt. buildings, etc "Organization", through the authorization letter issued by such organization, clearly authorizing me to submit this net metering application before BYPL and I shall be bound to submit copy of such authorization letter, as and when demanded by BYPL.

**Enclosures:** Electricity Bill (any electricity bill from last six months)

Name of Registered Consumer or Authorized Signatory (In Capital Letters)

Date: Place:

Stamp Paper Certificate No :
Format-1: No Objection Certificate
(On Non-Judicial Stamp Paper of Rs.10/-, Duly attested by Notary public)
I / WeS/o
Address
do hereby solemnly affirm and declare as under: -
That I/We am/are the lawful Owner/Co-owner of the above said property.
<ol><li>That Roof Rights of said property are with us and Co-Owner/Tenant has installed Solar system at roof top with our consent.</li></ol>
That I/We have no objection to install the renewable energy system electric meter in the name of Co-Owner/Tenant
(DEPONENT) VERIFICATION: -
Verified at Delhi on this that the contents of this affidavit are true and correct to the best of my knowledge and belief.

(DEPONENT)

Stamp Paper Certificate No
Format-3 Indemnity Bond
(On Rs.100/-non judicial stamp paper duly attested by Notary /first class Magistrate
This Indemnity Bond is made this dayby
Mr./MsS/O,W/O,D/O
R/O Hereinafter referred as the
'premises" in favour of BSES Yamuna Power Limited hereafter referred to as "the
licensee" whereas I /we am are the occupant(s) of the premises for the lastYear(s) and has/have the rooftop/terrace right of said premises.

And whereas I/WE want to install Rooftop Solar PV Plant and obtain net-meter connection in My/our name for which I/WE am/are enclosing herewith application duly filled and signed by me/us.

And whereas I/We am/are no in a position to submit the following document:

## 1. NOC of other CO-Owner of the property.

And whereas in order to have the net-metered connection, I/We are requesting the Distribution Licensee to install the NET-Meter and other apparatus at the premises and accordingly ready and willing to indemnify BYPL an accordingly deposing this instant bond with the stipulation.

- 1. That ,in view of the installation of Net-Meter at the roof of the premises upon my/our request, I/we do hereby undertake that in case the above statement proves to be false or incorrect, I/we shall keep the licensee/BYPL indemnified in full against all losses charge, expenses and compensation which it may have to incur including the cost of equipment and shall pay/reimburse in full the penalty and other charges, if imposed relating to the installation/operation of Net-Meter.
- 2. That, I/we further confirm that in case of any violation and/or hindrance of any nature, in installation operation of Net-Meter, the license/BYPL will have absolute right to disconnect the electricity supply without any further reference/notice to me/us and also to take other appropriate action against us as per law. I further confirm that in case of disconnection of electricity supply by BYPL in this instant case, I/we shall have no right to claim any sum from BYPL toward loss/compensation or any other claim of any nature.
- 3. That, I/we do hereby undertake and confirm that I/we shall keep the licensee/BYPL indemnified against any dispute /objection raised by residents/flat co-owner living in the same premises /multistoried building, all losses and/or expenses incurred by the license in

case of receipt of a reference from the concerned competent land owing/law enforcing agency regarding sealing/demolition/vacation of the premises. I further agree and confirm that in case any suit/legal proceeding is filed/initiated against the licensee/BYPL on account of granting electricity supply to the premises and /or installation of Net-meter at the roof of the premises, BYPL shall be well within its right to disconnect such electric connection and its meter and to remove service line, without any further notice and in that eventuality I/we shall be liable ,without any protest, to pay/reimburse all litigation charges/cost/penalty/taxes imposed over the licensee/BYPL, irrespective of the fact whether any cost are granted by court or not it is further agreed by me/us that in case of any dispute /concern litigation/complaint by the persons/owners of the flat living in the same premises/multistoried building before the competent authority or out of BYPL's own accord, BYPL, even without the order of the court and/or competent authority or without tendering any explanation, shall be well within its rights to issue the direction to me to disconnect/uninstall the NET-METERING arrangement at my own cost & expenses, and in such eventuality I shall not be raising an dispute/protest/concern and /or shall un-install and /or taking away of the equipment within the time provided by BYPL and shall not be raising any claim against BYPL in this regard. I do hereby unconditionally and unequivocally agree that in case of failure on my part in compliance of the terms of this clause including the un-installation of the solar plant at my own cost, BYPL shall be having full and standing rights to recover the cost of total equipment's (Including meter cost)incurred by BYPL for providing net-metering and also the losses and damages suffered by BYPL because of the default at my part, which shall also be recoverable from the security deposit and /or any advance sum paid by me.

Witnesses Executants

1.

2.

Stamp	Paper	Certificate	No	 							

# **Format-4 Indemnity Bond**

This Indemnity Bond is made this dayby Mr./MsS/O,W/O,D/OR/oR/o
And whereas I / WE want to install Rooftop Solar PV Plant and obtain net-meter connection in my/our name for which I / WE am / are enclosing herewith application duly filled and signed by me/us. And whereas I/We am/are no in a position to submit the following document:
DDA/MCD permission for use of roof terrace
NOC from the residents living vertically below the said premises
nd whereas in order to have the net-metered connection, I/We are requesting the Distribution Licensee to install the NET-Meter and other apparatus at the premises and

- accordingly ready and willing to indemnify BYPL an accordingly deposing this instant bond with the stipulation.
- 1. That ,in view of the installation of Net-Meter at the roof of the premises upon my/our request, I/we do hereby undertake that in case the above statement proves to be false or incorrect, I/we shall keep the licensee/BYPL indemnified in full against all losses charge, expenses and compensation which it may have to incur including the cost of equipment and shall pay/reimburse in full the penalty and other charges, if imposed relating to the installation/operation of Net-Meter.
- 2. That, I/we further confirm that in case of any violation and/or hindrance of any nature, in installation operation of Net-Meter, the license/BYPL will have absolute right to disconnect the electricity supply without any further reference/notice to me/us and also to take other appropriate action against us as per law. I further confirm that in case of disconnection of electricity supply by BYPL in this instant case, I/we shall have no right to claim any sum from BYPL toward loss/compensation or any other claim of any nature.
- 3. That, I/we do hereby undertake and confirm that I/we shall keep the licensee/BYPL indemnified against any dispute /objection raised by residents/flat co-owner living in the

same premises /multistoried building, all losses and/or expenses incurred by the license in case of receipt of a reference from the concerned competent land owing/law enforcing agency regarding sealing/demolition/vacation of the premises. I further agree and confirm that in case any suit/legal proceeding is filed/initiated against the licensee/BYPL on account of granting electricity supply to the premises and /or installation of Net-meter at the roof of the premises, BYPL shall be well within its right to disconnect such electric connection and its meter and to remove service line, without any further notice and in that eventuality I/we shall be liable ,without any protest, to pay/reimburse all litigation charges/cost/penalty/taxes imposed over the licensee/BYPL, irrespective of the fact whether any cost are granted by court or not it is further agreed by me/us that in case of any dispute /concern litigation/complaint by the persons/owners of the flat living in the same premises/multistoried building before the competent authority or out of BYPL's own accord, BYPL, even without the order of the court and/or competent authority or without tendering any explanation, shall be well within its rights to issue the direction to me to disconnect/uninstall the NET-METERING arrangement at my own cost & expenses, and in such eventuality I shall not be raising an dispute/protest/concern and /or shall un-install and /or taking away of the equipment within the time provided by BYPL and shall not be raising any claim against BYPL in this regard. I do hereby unconditionally and unequivocally agree that in case of failure on my part in compliance of the terms of this clause including the un-installation of the solar plant at my own cost, BYPL shall be having full and standing rights to recover the cost of total equipment's (Including meter cost)incurred by BYPL for providing net-metering and also the losses and damages suffered by BYPL because of the default at my part, which shall also be recoverable from the security deposit and /or any advance sum paid by me.

Witnesses Executants

1.

2.

Stamp Paper Certificate No
Format-5 Indemnity Bond (On Rs.100/-non judicial stamp paper duly attested by Notary /first class Magistrate)
This Indemnity Bond is made this day by Mr./Ms
S/O,W/O/D/O
Hereinafter referred t as the premises" in favour of BSES Yamuna Power Limited hereafter referred to
as" the licence "whereas I /we am are the occupant(s) of the premises for the lastYear(s)
and has/have the rooftop/terrace right of said premises. And whereas I / WE want to install Rooftop
Solar PV Plant and obtain net-meter connection in My/our name for which I / WE am / are enclosing
herewith application duly filled and signed by me / us. And whereas I/We am/are no in a position to
submit the following document:
Certified copy of title deed
Certified copy of registered conveyance deed
General Power of Attorney (GPA)
Allotment letter/Possession letter
Valid lease agreement along with under taking that the lease agreement has been signed by the owner or his authorized representative.
Rent receipt not earlier than three (03) months along with undertaking that the rent receipt has been signed by the owner or his authorized representative.
Mutation certificate issued by Government body such as local Revenue Authorities or Municipal Corporation or land-owning agencies like DDA/L&DO

For bonafide consumers residing in JJ clusters or in other areas with no specific municipal address, the licensee may accept either rations card or electoral identity card mandatory having the same address as a proof of occupancy of the premises. And whereas I have the electricity connection at my premises bearing CA No......

And whereas in order to have the net-metered connection, I/we are requesting the Distribution Licensee to install the Net-Meter and other apparatus at the premises and accordingly ready and willing to indemnify BYPL and accordingly deposing this instant indemnity bond with the stipulations as detailed below:

1. That, in view of the installation of Net-Meter at the roof of the premises upon my/our request, I/we do hereby undertaking that in case the above statement proves to be false or incorrect, I/we shall keep the licensee/BYPL indemnified in full against all losses charges, expenses and compensation which it may have to incur including the cost of equipment and shall pay/reimburse in full the penalty and other charges, if imposed relating to the installation / operation of Net-Meter.

- 2. That, I/we further confirm that in case of any violation and/or hindrance of any nature, in operation of Net Meter, the license/BYPL will have absolute right to with draw net-metering including disconnection of electricity supply without any further reference/notice to me/us and also to take other appropriate action us as per law. I further confirm that in case of disconnection of electricity supply of BYPL in this instant case, I/we shall have no right to claim any sum from BYPL towards loss/compensation or any other claim of any nature.
- 3. That, I/we do hereby undertake and confirm that I/we shall keep the licensee/BYPL indemnified against any dispute /objection raised by residents/flat co-owner living in the same premises /multistoried building, all losses and/or expenses incurred by the license in case of receipt of a reference from the concerned competent land owing/law enforcing agency regarding sealing/demolition/vacation of the premises. I further agree and confirm that in case any suit/legal proceeding is filed/initiated against the licensee/BYPL on account of granting electricity supply to the premises and /or installation of Net-meter at the roof of the premises, BYPL shall be well within its right to disconnect such electric connection and its meter and to remove service line, without any further notice and in that eventuality I/we shall be liable ,without any protest, to pay/reimburse all litigation charges/cost/penalty/taxes imposed over the licensee/BYPL, irrespective of the fact whether any cost are granted by court or not it is further agreed by me/us that in case of any dispute /concern litigation/complaint by the persons/owners of the flat living in the same premises/multi-storeyed building before the competent authority or out of BYPL's own accord, BYPL, even without the order of the court and/or competent authority or without tendering any explanation, shall be well within its rights to issue the direction to me to disconnect/uninstall the NET-METERING arrangement at my own cost & expenses, and in such eventuality I shall not be raising an dispute/protest/concern and /or shall un-install and /or taking away of the equipment within the time provided by BYPL and shall not be raising any claim against BYPL in this regard. I do hereby unconditionally and unequivocally agree that in case of failure on my part in compliance of the terms of this clause including the un-installation of the solar plant at my own cost, BYPL shall be having full and standing rights to recover the cost of total equipment's (Including meter cost) incurred by BYPL for providing net-metering and also the losses and damages suffered by BYPL because of the default at my part, which shall also be recoverable from the security deposit and /or any advance sum paid by me.
- 4. That, I / we do further undertake that I/we am/are aware that the documents submitted by me/us at the time of taking electricity connections shall be checked by BYPL and in case documents are not available or are not found in order, I/we shall be bound to submit the documents required by BYPL. In case of non-submission of required documents by me /us. Or in case of the documents submitted by me at the time of filing of application for Net Metering, being found false, incorrect, forged, inappropriate BYPL shall be well within its rights to disconnect such connection and/or Net Metering Connection its meter and to remove service line, without any further notice and in that eventually, I/we shall be liable, without any protect, to pay/reimburse all litigation charges/cost/penalty/taxes imposed over the licensee/BYPL, irrespective of the fact whether any costs are granted by court or not.

Witnesses Executants

1.

2.