

# Meghalaya Energy Corporation Limited

## TEST REPORT

This is to certify that separate power and lighting new electric installation at the premises of

A	E	T	I	L	I	N	K	H	A	R	H	A	M	L	O	N	G
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(Please leave one blank between name & address)

(Full Name)

D	R	I	A	M	B	L	E	C	E	-	S
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(Address)

is fully completed, tested and is ready for your Engineers to test and connect on your main line.

(14.0 am on 11th August 2011)

Details of Load	Percentage of each item	Phase - 1		Phase - 2		Phase - 3		Total watt of all 3 phases
		No. of points	Total watt	No. of points	Total watt	No. of points	Total watt	
1. Light points								
(i) Fluorescent								
(ii) Incandescent								
(iii) CFL	9	10	90					
(iv) Halogen								
(v) Others								
2. Fan points	100	2	300					
3. Plug points (3-pins)	100	5	500					
(i) 6 Amps								
(ii) 10 Amps								
4. Electrical gadgets	1000	1	1000					
(i) Water Heater								
(ii) Geysers								
(iii) Refrigerator								
(iv) Air Conditioner								
(v) Others								
5. Welding								
Transformers								
6. Motor								
<b>Total</b>			<b>1370</b>					
By cause of load enhancement existing load (in watt)								
<b>Total load on the premises (in watt)</b>			<b>1370</b>					

Signature :-

*Sonu - 2207*

(iii) Details of any apparatus (other than the above mentioned) should be given

(iv) Status of capacitor used in Induction Motor  
and Welding Transformer (list report of apparatus  
as per instructions).

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100 VAR

**II Type of test: Cutting track carrying witness**

**III Voltage and system of supply: 375 V AC**

**IV Test Result: O.K.**

**Date of testing by licensed company:**

<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>	<b>5</b>	<b>6</b>
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Type of test:	Result of test carried out by licensed manufacturer (or distributor)	Result of test carried out by the supplier under relevant II Rules, in OIML R 27
a) Breakdown resistance between earth and: i) earth ii) insulation resistance between all conductors	1200 MΩ	
b) Earth continuity between earth conductors and earth continuity conductors	2000	
c) Resistance between earth conductors		

**V Full Name and signature of licensed company:**

S. H. P.

**VI Date of issue and signature of supplier  
(or distributor):**

18/11/04

**VII Full Name and signature of manufacturer:  
(or distributor):**

P. HANIF HUSSAIN

**VIII Signature of the authorized official who issued  
the certificate of fulfilment supplier:**

S. H. P.

S. H. P.

Directorate of Weights & Measures

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S. H. P.

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# DOTERBAR SHNONG UMIAM

HARD MANHEEL, MELIUM SHENSHIP

UMIAM, JHAKHIDU DISTRICT

MEGHALAYA-793193

Under section 14(2)(b) of the West Bengal Land Revenue (District Government and Local Councils) Act, 1950, this is to declare  
that Shnong Umiam of Doterbar Shnong Umiam, Umiam, Jhakhidu District  
and Meghalaya State of India is a recognized, and that the administration of Shnong Umiam by Shnong Umiam, Jhakhidu, Meghalaya, India.

No. DSH/2023/00010043

Date: 13/07/2023

## TO WHOM IT MAY CONCERN

This is to certify that Shnong Umiam, Umiam, Jhakhidu,  
Son/daughter/wife/husband of Shnong Umiam, Umiam, Jhakhidu, Umiam,  
resident of Umiam Village Block, Umiam, Jhakhidu District, Meghalaya Pin - 793193.  
The date of birth is 03/08/1998.

He/She bear a good moral character and there is nothing known against him/her.

I wish him/her success in life.

Shri. S. Kharbraj  
Pangbar Shnong  
Doterbar Shnong Umiam

(Shri. S. Kharbraj)  
Pangbar Shnong  
Doterbar Shnong Umiam



## Declaration/Undertaking

I, [Signature] of \_\_\_\_\_

\_\_\_\_\_ Proprietor of \_\_\_\_\_

hereinafter referred to as "Applicant" which interchanges certain

and documents, hereinafter and except, the terms hereof and thereby as under:

That the Applicant is an occupier of the land owned by M/s D. J. which is situated at \_\_\_\_\_ and a copy of which the Applicant has enclosed a proof-of-occupancy certificate issued by the Blackie Shing

That the Applicant has requested the Council to provide a temporary tree authority at the above mentioned premises in the Applicant's name for the purpose mentioned in the application form.

That in furnishing the Declaration the Applicant has clearly understood that these written statements given by me, for the interest of one hour's usage, the intention that have every right to disconnect supply to the applicant without any notice and straightforwardly against guarantee to supply Discon

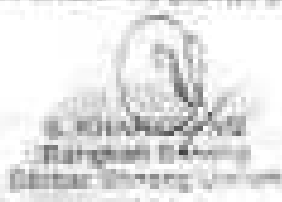
That the Applicant hereby agrees and undertakes:

- (i) To answer the question against all proceedings (claims, demands, costs, damages, expenses) that the Council may be required to make in respect of a fresh service connection given to the Applicant.
- (ii) That if financial requirements made pursuant to the laws relating thereto to the best of my knowledge (from application to the application by Applicant as occupier of the premises);
  - a) The balance is determined separately from account of the amount for the annum. Further, Applicant agrees that if there is any increase in the amount due to the fault or neglect of any other authority, the amount of liability of the liability shall borne by the Applicant.
  - b) To pay the amount in arrears plus half of all other charges of the rates yet to be levied (including rates and remuneration charges for water) to be imposed from time to time, separately as and when the same becomes due for payment.
- (iii) To answer the question concerning deposit or amount to be secured against the same based on the remuneration of the amount to be charged per annum.
- (iv) To pay by the provisions of the Electricity Act, 2003, (Maharashtra Electricity Supply Sector Reform and other related requirements) specified for the transmission as applicable from time to time.
- (v) That Applicant shall be entitled to cancel the Electricity Connection (which along with any other charges against the Customer Security Deposit paid by the applicant) on the event of termination of the agreement prior to expiry where a period of notice of two calendar months.
- (vi) To be responsible for safe custody of Article No. 2000000000000000 provided by the Council and in case there is any damage to it/accident due to the misuse or damage by Applicant, the same shall be compensated by the Applicant. Further, all responsibilities of damage or breaking of parts of meter will be on Current Consumer association of energy distributor in the area of Applicant except the existing ones.
- (vii) To furnish such an equipment necessary to the meter for the purpose of meter reading and monitoring etc.
- (viii) That the Applicant would be the customer of contract performance connection under agreement, on the express and without non-determination of liability, property and/or the cause of a legal action, against the Shobhanje, Maharashtra, for effect such an order. This shall be without prejudice to any other rights of the Council including that of getting his payment against the date of disconnection.
- (ix) That the premises shall not be let or occupied for any purpose other than residential purposes of family.
- (x) That Applicant has agreed to obtain a service book from with the Corporation regarding the connection of the Application (located in M/s D. J.)
- (xi) All the above declaration given by the Applicant shall form part of an Agreement between the Council and the Applicant.



Signature of the Applicant / Name of the witness

With this I declare that I have read and understood the contents of this declaration.



## Agreement for Temporary Supply of Electricity

This Agreement for Temporary Supply of Electricity is made on the 15 day of July 2021 between  
Punjab Electricity Board (hereinafter referred to as the consumer or the customer) and the Mahindra  
Power Generation Corporation (hereinafter referred to as the supplier) pursuant to the Law 2021 and its  
subsidiaries and agents hereinbelow referred to as the Mahindra Energy PEC) of the other party.

Whereas the consumer has applied to the Department under the Temporary Supply of Electricity to the  
Consumer Act issued by the Government which is known as the Mahindra Energy Corporation Limited (MEL)  
and whereas in consequence thereof the Department has issued a consent to the request of the consumer to  
avail temporary supply to the said consumer and as such the department who has agreed to give the  
supply under the terms and conditions hereinafter appearing.

Now, therefore the agreement witness:

- (i) That the temporary supply shall be given to the consumer located at Ludhiana, Block - 5  
consumer at address of the land belonging to MEL.  
(ii) That the supply shall be for the purpose of 50kW  
the load which shall not exceed 50kW 0.25%  
(iii) That the provisions of the Law 2021 and the regulations, rules and orders relating thereto and the  
same have been made that the MEL shall only supply the consumer and the distribution  
utility shall.  
(iv) That the consumer shall regularly and timely pay to MEL all charges arising in due for the supply  
of electricity.  
(v) That the agreement shall be for a period of one year, and may be renewed for  
a further period provided that supply shall not be terminated by either of the parties  
without giving notice of the agreement is renewed.  
(vi) That the agreement shall be terminated if the consumer fails to pay to MEL  
a sum exceeding not less than five hundred rupees per unit of the MEL, if the consumer has  
violated any of the terms and conditions of the agreement.  
Notwithstanding the fact of the termination of the agreement the consumer shall be entitled to  
the proposed termination and given an opportunity to pay for any and the amount of any dues  
arising before the agreement is terminated and the supply of electricity shall stop.  
(vii) The terms and conditions of this agreement shall be effective from the date of supply of electricity is  
commenced.  
(viii) The instant Agreement shall not confer any right, title or ownership upon the consumer what is to  
be supplied of itself and not can be any part of any claim emerging upon the above-mentioned  
terms/conditions accepted by them on the basis of the Agreement. This Agreement is purely for the  
purpose of supply of electricity only.  
In witness where in the parties being fully on their faith and with the above-mentioned and  
said place written.
- Consumer   
for and behalf of MEL

Witness:

- (i) Signature  
Name:  
Address:  
(ii) Signature  
Name:  
Address:



P. D. 100-1000

# MICHAEL AYANNA CORPORATION LTD.

*For the protection of the planet and its people*

## Corporate Affairs

A corporate affairs manager, Michael Ayanna, MSc.,  
CIO, Director of Corporate Affairs, Michael Ayanna Corporation Ltd.  
One Parkgate, Liverpool, L1 4AP, United Kingdom. Tel: +44 151 204 6000  
Fax: +44 151 204 6111. Email: [Michael.Ayanna@mickey.com](mailto:Michael.Ayanna@mickey.com).  
Mobile: +44 7812 345678. LinkedIn: <http://www.linkedin.com/in/michael-ayanna-0a491113>.  
Skype: <http://skype.com/michael.ayanna>.  
Twitter: [https://twitter.com/Michael\\_Ayanna](https://twitter.com/Michael_Ayanna).

- ✓ The last segment of the message.  
Completed.  
Michael A. Yanning

Request for providing information under the Freedom of Information Act (FOIA). Please provide all relevant details.

Mr. Michael Ayanna, Director of Corporate Affairs. He approached Michael Ayanna Corporation Ltd. - Shifting on behalf of the previous managing director, Mr. Michael Ayanna, to receive a copy of their Business Licence from the Environmental Agency of Liverpool Local Authority. Mr. Ayanna often represents and has been self-employed through them.

Further, Ayanna approached the council and undertaken an original date represented by Mr. Michael Ayanna, shifting your local authority to another county office from your local area since then, to update the same to the new local authority.

Every entry/entry can be taken up from your local authority further to the office.

Yours faithfully,

Michael Ayanna, MSc.,  
Director Corporate Affairs.

Three (3) copies attached for your reference.

Dated: Shifting, the 21st June, 2021

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1. P.A. to the Chairman-com-Managing Director, Mr.S.L., Shifting the local information of CMLA.
2. P.A. to the Director Corporate Affairs, Mr.M.L., Shifting the local information of the ECA.
3. The Extract of registration, Mr.M.L., Shifting.
4. The Extract of Birth Certificate, Mr.M.L., Shifting.
5. The Joint Secretary to the Environment of Liverpool, Power Department, Shifting.
6. The Additional Clerk Register of 1, 700 the firm to the Environment, Mr.M.C.L., Shifting. This has a reference to letter No. MRPC/LA/RA/REF/14/10/0495/1023 dated 9-6-2021.
7. The Superintendent Engineer, Mr.Dr. D. Cocks, Mr.P.L.L., Shifting the information and necessary action.
8. The Supervisory Engineer (UK), CMC, Mr.P.L.L., Shifting.

Director Corporate Affairs