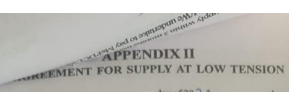
Activate and the lighter and the state of the party of the state of the s APPENDEX -I on for Supply of Electricity at Low Tension/ High Tension The Sub-Divisional Officer, MePDCL Sub-Division I/We request you to supply electricity at Low Tension / High Tension at to my premises situated at The requisite information is furnished below: i) Name of the applicant (consumer): Greshpina
ii) Address for communication:
iii) Status of the consumer (application should state the legal status i.e. whether he is an individual owner or law ful occupant of the premises for which the supply is required, partnership firm or limited company or any other local person and in case of partnership firm it should be stated whether it is registered, or unregistered, location of its, head office, names and addresses of all partners and a copy of the partnership deed should be stated whether it is Private or Public Ltd. Names of present Directors and a copy of the memorandum of articles of association should be furnished. In case of any other type of articles of association should be furnished In case of any other type of local person full details and name and address of the person competent to represent the consumer should be stated.) iv) Location of the premises where supply is required: Same as abe v) Character of supply 230/250 Volts. vi) Purpose for which supply is required Domestic / Commercial vii) Contracted load: 1182/21 viii) Details of the connected load (The consumer should furnished the requirement for a period not less than 2 years and preferably for a period of 5 years) I/We hereby agree to take supply and to pay all charges such as for energy, services connection and other dues including deposit of such security as may be demanded in accordance with the rates and conditions of supply of the MePDCL in force time to time. I/We further declare and agree to take supply of electricity power for the above-mentioned purpose for a period of not less than 2 years from the date of commencement of supply and, in case of re-connection of supply after a period of 6 month from the date of disconnection for not less than one year from the date of re-connection.



For .	
Agreement executed this	
Agreement executed this	
Comparation Consumer	
2. Supply of the above mention have requested the MaDDOT to expely electricity at High Tension for	
Ltd. has agreed to afford such supply on the terms and conditions notified by them from time to time under Section 49 or	É
the Electricity (Supply) Act 1948 and these herein contained	
Para Da of Complex	
(a) Purpose Domestic/Commercial	
(b) Category	
(b) category	
3. Load: /187_	
I/we some to take from Mechalava Power Distribution Comoration Ltd. Electric Power for a load not exceed	ıg
11 8 HP/K W exclusive use for the propose as mentioned above at our milis/lactory/promise	es
The state of the s	
The contract demand agreed bettween the MePDCL and myself/ourselves are	WI
HP for first year KW/HP for years.	
4. Obligation to comply with Requirement of Acts, Rules, Terms and Conditions of supply :-	
Thus footbar undertake to comply with all the requirements of the Indian Electricity Act. 1910, the Liberta	city
(Supply) Act 1948, the rules thereunder, the provisions of the schedule of Miscellaneous Charges, the terms and conditi	ons
of supply prescribed by the MePDCL from time to time and agree not to dispute the same.	
or supply presented of the tree Deb Arm time to the	
5. Date of coming into Force of the Agreement:-	
to the man howithin 2 months from the date of the MePDCL intimates that it is real	iy to
and decided by the MePDCL Further, the provisions of this conflact shall be detended to the whichever is earlier date of commencement of the supply or the date of expiry of the 3 months notice above referred the whichever is earlier to the supply of the date of expiry of the 3 months notice above referred the whichever is earlier to the supply of the date of expiry of the 3 months notice above referred the whichever is earlier to the supply of the 3 months notice above referred the whichever is earlier to the supply of the 3 months notice above referred the whichever is earlier to the supply of the 3 months notice above referred the whichever is earlier to the supply of the 3 months notice above referred the whichever is earlier to the supply of the 3 months notice above referred the whichever is earlier to the supply of the 3 months notice above referred the whichever is earlier to the supply of the 3 months notice above referred the whichever is earlier to the supply of the 3 months notice above referred the whichever is earlier to the supply of the 3 months notice above referred the whichever is earlier to the supply of the 3 months notice above referred the whichever is earlier to the supply of the 3 months notice above referred the supply of the 3 months notice above referred the supply of the 3 months notice above referred the supply of the 3 months notice above referred the supply of the 3 months notice above referred the supply of the 3 months notice above referred the supply of the 3 months notice above referred the supply of the 3 months notice above referred the supply of the 3 months notice above referred the supply of the 3 months notice above referred the supply of the 3 months notice above referred the 3 months notice abo	rlier.
date of commencement of the supply of the date of expliry of the 3 months house date.	
6. Period of Agreement:- I/we undertake to avail supply for a minimum period of	te this
I/we undertake to avail supply for a minimum period of	
agreement has come into force.	
7. Determination of the Agreement:	at ans
7. Determination of the Agreement: I/We shall be at liberty to determine the contract by giving one month's notice expressing such intensions. Markeleys Power Distribution Corporation.	on I to
to the amount including the Electricity (Supply) Act. 1946, the monattice and	he rule
thereunder. This agreement shall remain into force until it is terminated as indicated above.	
thereunder. This agreement shall remain into love until the state of t	
THE RESERVE OF THE PARTY OF THE	1
	100

8. Obligation of the Consumer to pay
From the date this agreement comes into forece, I'we share surcharges, meter-rents and other charges if any, in accordance with the charge of supply notified by the MePDCL from time to time. In the event of my/our failure of payment the MePDCL on the dates fixed for payment thereof, the MePDCL may in addition to the manual of the mePDCL may in addition to t other ights of the MePDCL appropriate a part or the whole of the security deposit paid by me/us. any circumstances with whole payment against bill on the ground that a bill disputed. I/We shall not under a with hold payment against bill on the ground that a bill is disputed I/We agree that refund/recovery arising disputed bill shall be read from the life agree that refund/recovery arising disputed bill shall be read from the life agree that refund/recovery arising disputed bill shall be read from the life agree that refund/recovery arising disputed bill shall be read from the life agree that refund/recovery arising disputed bill shall be read from the life agree that refund/recovery arising disputed bill shall be read from the life agree that refund/recovery arising disputed bill shall be read from the life agree that refund/recovery arising disputed bill shall be read from the life agree that refund/recovery arising disputed bill shall be read from the life agree that refund/recovery arising disputed bill shall be read from the life agree that refund/recovery arising disputed bill shall be read from the life agree that refund/recovery arising disputed bill shall be read from the life agree that refund/recovery arising disputed bill shall be read from the life agree that refund/recovery arising disputed by the life agree that a specific by the life agree that the life agree that the life a dispute bill shall be made from the bill after settlement of the dispute I/We agree that the MePDCL shall have the unilateral right to vary, from time to time, the terms and conditions of under this agreement by special or general process. supply under this agreement by special or general proceedings in particulars, the MePDCI shall have the right to enhance the rates chargeable for supply of Electricity and a flow. the rates chargeable for supply of Electricity and after/enhance the Miscellaneous charges according as may be decided by the MePDCL I/We agree shall pay minimum charges:ectricity is consumed for any research. if no electricity is consumed for any reason whatsoever and also if the electricity actually consumed are less than the minimum charges The Minimum charges the supply minimum charges The Minimum charges shall also be payable mean even if electricity is not consumed because the supply has been disconnected by the Mannet to has been disconnected by the MePDCL because of non payment of electricity charges, pilgerage of other malpractices of any valid mason for discontinuous. any valid reason for discontinuance/interruption of supply. I/We hereby agree that if I/We am/ are found indulging in theft of energy or any malpractices in respect of the use of electricity energy. I/We shall pay additional charges as may be levied by the MePDCL and I/We also agree that in sucl an event, the MePDCL shall in addition to levy of this additional charges have the right to disconnect the supply of Electricity to my/our premises for such period as may be decided by the MePDCL. Signature of the Consumer Date 24/5 / 2024 Signed by the Consumer in my presence Signature: Name and Address: Signature: