

- b) any and all losses, damages, costs and expenses including legal costs, fines, penalties and interest ('Indemnifiable Losses') actually suffered or incurred by the RPG from third party claims arising by reason of a breach by PROCURER of any of its obligations.

#### **14.2 Procedure for claiming Indemnity**

##### **14.2.1 *Third party claims***

a Where the Indemnified Party is entitled to indemnification from the Indemnifying Party pursuant to Article 14.1.1(a) or 14.1.2(a), the Indemnified Party shall promptly notify the Indemnifying Party of such claim referred to in Article 14.1.1(a) or 14.1.2(a) in respect of which it is entitled to be indemnified. Such notice shall be given as soon as reasonably practicable after the Indemnified Party becomes aware of such claim. The Indemnifying Party shall be liable to settle the indemnification claim within thirty (30) days of receipt of the above notice. Provided however that, if:

- i) the Parties choose to refer the dispute before the Arbitrator in accordance with Article 16.3.2;  
and
- ii) the claim amount is not required to be paid/ deposited to such third party pending the resolution of the Dispute,

the Indemnifying Party shall become liable to pay the claim amount to the Indemnified Party or to the third party, as the case may be, promptly following the resolution of the Dispute, if such Dispute is not settled in favour of the Indemnified Party.

b. The Indemnified Party may contest the claim by referring to the Arbitrator for which it is entitled to be Indemnified under Article 14.1.1(a) or 14.1.2(a) and the Indemnifying Party shall reimburse to the Indemnified Party all reasonable costs and expenses incurred by the Indemnified party. However, such Indemnified Party shall not settle or compromise such claim without first getting the consent of the Indemnifying Party, which consent shall not be unreasonably withheld or delayed.

An Indemnifying Party may, at its own expense, assume control of the defence of any proceedings brought against the Indemnified Party if it acknowledges its obligation to indemnify such Indemnified Party, gives such Indemnified Party prompt notice of its intention to assume control of the defence, and employs an independent legal counsel at its own cost that is reasonably satisfactory to the Indemnified Party.

#### **14.3 *Indemnifiable Losses***

14.3.1 Where an Indemnified Party is entitled to Indemnifiable Losses from the Indemnifying Party

pursuant to Article 14.1.1(b) or 14.1.2(b), the Indemnified Party shall promptly notify the Indemnifying Party of the Indemnifiable Losses actually incurred by the Indemnified Party. The Indemnifiable Losses shall be reimbursed by the Indemnifying Party within thirty (30) days of receipt of the notice seeking Indemnifiable Losses by the Indemnified Party. In case of nonpayment of such losses after a valid notice under this Article 14.3, such event shall constitute a payment default under Article 13.

#### **14.4     *Limitation on Liability***

14.4.1 Except as expressly provided in this Agreement, neither the RPG nor its/ their respective officers, directors, agents, employees or affiliates (or their officers, directors, agents or employees), shall be liable or responsible to the other Party or its affiliates, officers, directors, agents, employees, successors or permitted assigns or their respective insurers for incidental, indirect or consequential damages, connected with or resulting from performance or non-performance of this Agreement, or anything done in connection herewith, including claims in the nature of lost revenues, income or profits (other than payments expressly required and properly due under this Agreement), any increased expense of, reduction in or loss of power generation or equipment used therefore, irrespective of whether such claims are based upon breach of warranty, tort (including negligence, whether of PROCURER, the RPG or others), strict liability, contract, breach of statutory duty, operation of law or otherwise.

14.4.2 PROCURER shall have no recourse against any officer, director or shareholder of the RPG or any Affiliate of the RPG or any of its officers, directors or shareholders for such claims excluded under this Article. The RPG shall have no recourse against any officer, director or shareholder of PROCURER, or any affiliate of PROCURER or any of its officers, directors or shareholders for such claims excluded under this Article.

#### **14.5     *Duty to Mitigate***

14.5.1 The Parties shall endeavor to take all reasonable steps so as to mitigate any loss or damage which has occurred under this Article 14.

### **ARTICLE 15: ASSIGNMENTS AND CHARGES**

#### **15.1     *Assignments***

This Agreement shall be binding upon, and inure to the benefit of the Parties and their respective successors and permitted assigns. This Agreement shall not be assigned by any Party, except to the Project Lenders or Lender's Representative as security for their debt under the Financing Agreements, other than by mutual consent between the Parties to be evidenced in writing. Such assignment shall be agreed to by PROCURER subject to the compliance of provisions contained in this Agreement and more specifically to the provisions of Article 4.1.1 of this Agreement. In no case, such assignment shall be permissible prior to the declaration of COD.

Provided that, PROCURER shall permit assignment of any of RPG's rights and obligations under this Agreement in favour of the lenders to the RPG, if required under the Financing Agreements. Provided that, such consent shall not be withheld if PROCURER seeks to transfer to any transferee all of its rights and obligations under this Agreement.

The enforcement of the rights and obligation between the RPG and the PROCURER provided in this Agreement shall not be treated as an assignment but an enforcement of the terms agreed under this Agreement.

Provided further that any successor(s) or permitted assign(s) identified after mutual agreement between the Parties may be required to execute a new agreement on the same terms and conditions as are included in this Agreement. An amount of Rs. 1 Lakh per Transaction as Facilitation Fee (nonrefundable) shall be deposited by the RPG to PROCURER. Provided further that, such consent shall not be withheld by the RPG if PROCURER seeks to transfer to any affiliate all of its rights and obligations under this Agreement.

In the event of Change in Shareholding/ Substitution of Promoters triggered by the Financial Institutions leading to signing of fresh PPA with a New Entity, an amount of Rs. 1 Lakh per Transaction as Facilitation Fee (non-refundable) shall be deposited by the RPG to PROCURER.

## **15.2 Permitted Charges**

15.2.1 RPG shall not create or permit to subsist any encumbrance over all or any of its rights and benefits under this Agreement, other than as set forth in Article 15.1 and the Guidelines.

## **ARTICLE 16: GOVERNING LAW AND DISPUTE RESOLUTION**

### **16.1 Governing Law**

16.1.1 This Agreement shall be governed by and construed in accordance with the Laws of India. Any legal proceedings in respect of any matters, claims or disputes under this Agreement shall be under the jurisdiction of appropriate courts in .

### **16.2 Amicable Settlement and Dispute Resolution**

#### **16.2.1 Amicable Settlement**

i. Either Party is entitled to raise any claim, dispute or difference of whatever nature arising under, out of or in connection with this Agreement ("Dispute") by giving a written notice (Dispute Notice) to the other Party, which shall contain:

- (a) a description of the Dispute;
- (b) the grounds for such Dispute; and
- (c) all written material in support of its claim.

- ii. The other Party shall, within thirty (30) days of issue of Dispute Notice issued under Article 16.2.1(i), furnish:
- (a) counter-claim and defenses, if any, regarding the Dispute; and
  - (b) all written material in support of its defenses and counter-claim.
- iii. Within thirty (30) days of issue of Dispute Notice by any Party pursuant to Article 16
- (i) if the other Party does not furnish any counter claim or defense under Article 16
  - (ii) or thirty (30) days from the date of furnishing counter claims or defense by the other Party, both the Parties to the Dispute shall meet to settle such Dispute amicably. If the Parties fail to resolve the Dispute amicably within thirty (30) days from the later of the dates mentioned in this Article 16.2.1.
  - (iii) the Dispute shall be referred for dispute resolution in accordance with Article 16.3.

### **16.3 Dispute Resolution**

#### **16.3.1 Dispute Resolution by the Appropriate Commission**

- i) Where any Dispute or differences arises in relation to this agreement of any nature whatsoever including the construction, interpretation or implementation of the provisions of this agreement as well as claim made by any Party for any change in or determination of the Tariff or any matter related to Tariff or claims made by any Party which partly or wholly relate to any change in the Tariff or determination of any of such claims could result in change in the Tariff, and relates to any matter agreed to be referred to the Appropriate Commission, shall be submitted to adjudication by the Appropriate Commission. Appeal against the decisions of the Appropriate Commission shall be made only as per the provisions of the Electricity Act, 2003, as amended from time to time.
- ii) PROCURER shall be entitled to co-opt the lenders (if any) as a supporting party in such proceedings before the Appropriate Commission.

#### **16.3.2 Dispute Resolution through Arbitration**

- i) If the Dispute arising as per Article 16.2.1 is not amicably resolved & such dispute is not covered in Article 16.3.1(i), such Dispute shall be resolved by arbitration under the provisions of the Electricity Act, 2003 (as amended from time to time) as under: Proceedings as well as appointment of the arbitrator(s) shall be carried out by the Appropriate Commissions under the Electricity Act 2003 as amended from time to time. As stipulated by the said Electricity Act 2003, the said arbitration will take place as per the provisions of the Arbitration and Conciliation Act 1996 as amended from time to time.
- ii) The place of arbitration shall be the (City where head quarter of PROCURER is located).

The language of the arbitration shall be English.

- iii) The Arbitration Tribunal's award shall be substantiated in writing. The Arbitration Tribunal shall also decide on the costs of the arbitration proceedings and the allocation thereof.
- iv) The provisions of this Article shall survive the termination of this PPA for any reason whatsoever.
- v) The award shall be of majority decision.
- vi) PROCURER shall be entitled to co-opt the lenders (if any) as a supporting party in such arbitration proceedings.

#### **16.4 *Parties to Perform Obligations***

16.4.1 Notwithstanding the existence of any Dispute and difference referred to the Appropriate Commission and save as the Appropriate Commission may otherwise direct by a final or interim order, the Parties hereto shall continue to perform their respective obligations (which are not in dispute) under this Agreement.

### **ARTICLE 17: MISCELLANEOUS PROVISIONS**

#### **17.1 *Amendment***

17.1.1 This Agreement may only be amended or supplemented by a written agreement between the Parties.

#### **17.2 *Third Party Beneficiaries***

17.2.1 This Agreement is solely for the benefit of the Parties and their respective successors and permitted assigns and shall not be construed as creating any duty, standard of care or any liability to, any person not a party to this Agreement.

#### **17.3 *Waiver***

17.3.1 No waiver by either Party of any default or breach by the other Party in the performance of any of the provisions of this Agreement shall be effective unless in writing duly executed by an authorised representative of such Party.

17.3.2 Neither the failure by either Party to insist on any occasion upon the performance of the terms, conditions and provisions of this Agreement nor time or other indulgence granted by one Party to the other Parties shall act as a waiver of such breach or acceptance of any variation or the relinquishment of any such right or any other right under this Agreement, which shall remain in full force and effect.

#### 17.4 **Confidentiality**

17.4.1 The Parties undertake to hold in confidence this Agreement and not to disclose the terms and conditions of the transaction contemplated hereby to third parties, except:

- a) to their professional advisors;
- b) to their officers, contractors, employees, agents or representatives, financiers, who need to have access to such information for the proper performance of their activities; or
- c) disclosures required under Law, without the prior written consent of the other Party.

#### 17.5 **Severability**

17.5.1 The invalidity or unenforceability, for any reason, of any part of this Agreement shall not prejudice or affect the validity or enforceability of the remainder of this Agreement, unless the part held invalid or unenforceable is fundamental to this Agreement.

#### 17.6 **Notices**

17.6.1 All notices or other communications which are required to be given under this Agreement shall be in writing and in the English language.

17.6.2 If to the RPG, all notices or other communications which are required must be delivered personally or by registered post or facsimile or any other method duly acknowledged to the addresses below:

Address:

Attention:

Email:

Fax. No.

:Telephone No. :

17.6.3 If to PROCURER, all notices or communications must be delivered personally or by registered post or facsimile or any other mode duly acknowledged to the address(es) below:

Address:

Attention:

Email:

Fax. No.

:Telephone No. :

17.6.4 All notices or communications given by facsimile shall be confirmed by sending a copy of the same via post office in an envelope properly addressed to the appropriate Party for delivery by registered mail. All notices shall be deemed validly delivered upon receipt evidenced by an acknowledgement of the recipient, unless the Party delivering the notice can prove in case of delivery through the registered post that the recipient refused to acknowledge

the receipt of the notice despite efforts of the postal authorities.

17.6.5 Any Party may by notice of at least fifteen (15) days to the other Party change the address and/ or addresses to which such notices and communications to it are to be delivered or mailed.

#### **17.7 *Language***

17.7.1 All agreements, correspondence and communications between the Parties relating to this Agreement and all other documentation to be prepared and supplied under the Agreement shall be written in English, and the Agreement shall be construed and interpreted in accordance with English language.

17.7.2 If any of the agreements, correspondence, communications or documents are prepared in any language other than English, the English translation of such agreements, correspondence, communications or documents shall prevail in matters of interpretation.

#### **17.8 *Restriction of Shareholders / Owners' Liability***

17.8.1 Parties expressly agree and acknowledge that none of the shareholders of the Parties hereto shall be liable to the other Parties for any of the contractual obligations of the concerned Party under this Agreement. Further, the financial liabilities of the shareholder/ s of each Party to this Agreement, shall be restricted to the extent provided in the Indian Companies Act, 2013.

#### **17.9 *Taxes and Duties***

17.9.1 The RPG shall bear and promptly pay all statutory taxes, duties, levies and cess, assessed/ levied on the RPG, contractors or their employees that are required to be paid by the RPG as per the Law in relation to the execution of the Agreement and for supplying power as per the terms of this Agreement.

17.9.2 PROCURER shall be indemnified and held harmless by the RPG against any claims that may be made against PROCURER in relation to the matters set out in Article 17.9.1.

17.9.3 PROCURER shall not be liable for any payment of, taxes, duties, levies, cess whatsoever for discharging any obligation of the RPG by PROCURER on behalf of RPG.

#### **17.10 *Independent Entity***

17.10.1 The RPG shall be an independent entity performing its obligations pursuant to the

Agreement.

17.10.2 Subject to the provisions of the Agreement, the RPG shall be solely responsible for the manner in which its obligations under this Agreement are to be performed. All employees and representatives of the RPG or contractors engaged by the RPG in connection with the performance of the Agreement shall be under the complete control of the RPG and shall not be deemed to be employees, representatives, contractors of PROCURER and nothing contained in the Agreement or in any agreement or contract awarded by the RPG shall be construed to create any contractual relationship between any such employees, representatives or contractors and PROCURER.

#### 17.11 **Compliance with Law**

Despite anything contained in this Agreement but without prejudice to this Article, if any provision of this Agreement shall be in deviation or inconsistent with or repugnant to the provisions contained in the Electricity Act, 2003, or any rules and regulations made there under, such provision of this Agreement shall be deemed to be amended to the extent required to bring it into compliance with the aforesaid relevant provisions as amended from time to time.

#### 17.13 **Breach of Obligations**

The Parties acknowledge that a breach of any of the obligations contained herein would result in injuries. The Parties further acknowledge that the amount of the liquidated damages or the method of calculating the liquidated damages specified in this Agreement is a genuine and reasonable pre-estimate of the damages that may be suffered by the non-defaulting party in each case specified under this Agreement.

IN WITNESS WHEREOF the Parties have caused the Agreement to be executed through their duly authorized representatives as of the date and place set forth above.

For and on behalf of  
[PROCURER]

For and on behalf of [RPG]

Name, Designation and Address

Name, Designation and Address

Signature with seal

Signature with seal

Witness:

1.

2.

Witness:

1.

2.





**ANNEXURE 3 – Model Lease rent Agreement**

**MODEL LEASE AGREEMENT**

This **AGREEMENT OF LEASE** entered into on this \_\_\_\_\_ day of \_\_\_\_\_ at \_\_\_\_\_.

**BETWEEN:**

\_\_\_\_\_  
(hereinafter referred to as the “**LESSOR/ OWNER**”, which expression shall, wherever the context so requires or admits, SHALL mean and include his legal heirs, executors, administrators and assignees);

**AND:**

\_\_\_\_\_ (Name of Renewable Power Generator (RPG))

Represented by \_\_\_\_\_

(hereinafter referred to as the “**LESSEE**”, which expression shall, wherever the context so requires or admits, SHALL mean and include its executors, administrators and assignees successors in interest).

- I. **WHEREAS** the Lessor is the owner in possession of the Barren/ Agricultural land measuring \_\_\_\_ Acre Share out of Khasra No. \_\_\_\_\_ Patwari Halka Revenue District situated at Village/ City \_\_\_\_\_ Tehsil \_\_\_\_\_ District which is more fully described in the Schedule hereunder and hereinafter referred to as the Schedule property.
- II. **WHEREAS** the \_\_\_\_\_ (Name of RPG) being a \_\_\_\_\_ (Details of RPG) with an object to plan, develop and operate Renewable Energy based Power Plant (REPP) under MNRE Scheme notified on 8th March 2019, as amended.
- III. (a) **WHEREAS** pursuant to the request of the Lessee, the Lessor has agreed to grant the lease, the Lessee has agreed to take on lease from the Lessor the land which is more fully described in Schedule written hereunder and hereinafter referred to as “**THE SCHEDULE PROPERTY**” for setting up of the “\_\_\_\_\_ Power Plant”.
- (b) That pursuant to the request of the Lessee, the Lessor has submitted an application under Section 172 of The MP Land Revenue Act 1959 for the conversion of the land and on behalf of the Lessor/ owner the \_\_\_\_\_ (Name of RPG) shall presume that the land is deemed to have been converted for non-agricultural purposes.
- IV. **NOW THIS AGREEMENT OF LEASE WITNESSES THAT** in consideration of the above and of the mutual covenants of the Parties hereto, the Lessor hereby grants and the Lessee hereby accepts the lease of the Schedule property on the following terms and conditions:
1. **PURPOSE OF LEASE:**

The grant of lease by the Lessor to the lessee in respect of the Schedule property is for the purpose of developing a \_\_\_\_\_ Power Plant under MNRE Scheme notified on 8th March 2019.

**2. PERIOD OF THE LEASE**

The period of this Lease shall be for Twenty-seven (27) years from this day which may be renewed at the option of the Lessee and Lessor for further period, on such mutually agreeable terms as may be agreed at the time of renewal, by both the parties, by executing and registering separate Lease Agreement.

**3. RENT:**

(a) The rent payable by the Lessee to the Lessor for the Schedule Property shall be Rs. \_\_\_\_\_ / - (Rupees \_\_\_\_\_) only per annum per Acre. The portion of the land less than one Acre shall be calculated in terms of Square meter and the rent payable for the same shall be at Rs. \_\_\_\_\_ / - per Square meter or part thereof, per annum.  
OR

The rent payable by the Lessee to the Lessor after Commercial Operation of the power plant shall be Rs. \_\_\_\_\_ per unit of total power generated from the power plant installed on the land of Lessor. Till the start of commercial operation of the plant, the rent shall be Rs. \_\_\_\_\_ / - (Rupees \_\_\_\_\_) only per annum per Acre.

(b) The annual rent shall be paid in twelve equal instalments and each instalment to be paid by 5th day of every month, by crediting the same to the Lessor's Bank Account the details of which may be furnished by the Lessor from time to time.  
OR

In case of lease rent on the basis of Rs. \_\_\_\_\_ per unit, the monthly lease rent would be calculated on the basis of monthly electricity injected in to the grid from the power plant installed on the land of Lessor.

(c) Lessor may opt for payment of lease rent directly from the Distribution company, which will sign Power Purchase Agreement with Lessee for the above-mentioned \_\_\_\_\_ Power Plant to be installed by Lessee. In such a case the Distribution company will pay the lease rent to Lessor on monthly basis from the proceeds payable to the Lessee in lieu of Power supplied by Lessee. In order to give this effect a suitable provision will be made in the PPA to be signed between Lessee and the Distribution Company.

(d) [on mutual agreement between Lessor and Lessee] The rent hereby reserved shall be paid by enhancing the same at the end of every \_\_\_\_\_ year(s), at \_\_\_\_% on the rent hereby agreed.

(e) If the Lessee delays the payment of rent by due date of every month, for any reason, the same shall be paid by adding the interest at the rate \_\_\_\_% for the said delayed period.

**4. GENERAL TERMS:**

- i. In consideration of the rent herein agreed as payable to the Lessor being paid by the Lessee regularly and on complying other terms and conditions and covenants by the Lessee, the Lessee shall peacefully possess and enjoy the **Schedule Property** during the lease period without any interruption by the Lessor.
- ii. The Lessor shall allow the Lessee or its representatives to conduct survey and other related work.
- iii. The Lessor has no objections for the Lessee to establish the \_\_\_\_\_ Power Plant in the Schedule property which is the purpose of the grant of this lease and to that effect the Lessee entering into any agreement/ s, deeds with companies, individuals, developers/ third party etc. in respect of the Schedule property.
- iv. The Lessor has no objections for the Lessee or its representatives for installation of machineries, equipments, etc. for generation of \_\_\_\_\_ power in the Schedule property and all work relating to thereto including but not limited to laying poles, wires, etc.

**5. EVENT OF SALE, ACCEPTANCE OF LEASE BY THE NEW OWNER:**

- a) In the event of the owners transferring their rights/ interest in any manner during the existence of the lease to any other person, the same may be allowed without affecting the rights of the Lessee under the Lease Agreement in any manner and the owners/ purchasers/ transferees shall inform the Lessee about the acquiring of the right/ interest in respect of the leased property and on receipt of such information, the Lessee shall accept such new purchaser's/ transferee's ownership of the land and obtain a written confirmation from such new owner/ purchaser/ transferee to the effect that he will be bound by the terms of the Lease Agreement.
- b) In the event of the owners transferring their rights/ interest to any other person, the same may be informed to the Lessee and the Lessor shall ascertain and obtain all the necessary documents from the transferee to the effect that the transferee will be bound by the terms and conditions of the Lease Agreement for the balance period of the lease or for using the said documents for renewal of the lease for the balance period.

- c) During the subsistence of the lease, the Lessor shall not carry any activity, in the Schedule property, other than those agreed in this agreement;
- d) The change in the legal status of the Lessee shall not affect the terms and conditions of this Agreement.
- e) The original Lease Agreement shall be with the Lessee and the copy of the same will be with the Lessor.
- f) In the event of any dispute in respect of the land, the Lessee shall deposit the rent in the concerned civil court. In the event of retention of the rent with the Lessee, the Lessee shall be pay the same together with interest thereon at the rate \_\_\_\_% for such period.
- g) The Lessee shall not offer or create any charge or encumbrance by offering the same as by way of mortgage, security, etc. in favour of any Banks or financial institutions in respect of the loans or advances or any other financial facilities that may be availed by the Lessee.
- h) The owners shall pay the land tax/ revenue in respect of the lands.

**6. PAYMENT OF STAMP DUTY AND REGISTRATION CHARGES:**

The stamp duty and other registration charges, as applicable for this Agreement of Lease shall be paid by the Lessee.

**7. FORCE MAJEURE:**

It is also agreed and understood between the parties that in case of any mishap due to fire, earthquake, strike, floods, tempest, war, riot, civil war or civil commotions, mob violence, civil disturbance, act of God or on account of terrorist attack, the Lessor shall not be liable for any loss or damage that may be occasioned to the Lessee/ its merchandise.

**8. ADDRESSES FOR CORRESPONDENCE, ETC**

Any notice and/ or communications between the Parties shall be deemed to be sufficient, if delivered by hand under acknowledgement or sent by registered post acknowledgement due to the following address or the address that may be intimated in writing to the Lessee by the Lessor from time to time:

**LESSOR'S**

**LESSEE'S:**

**9. LESSOR'S DUTIES, COVENANTS AND OBLIGATIONS**

- a) The Lessor hereby covenants with the Lessee that the Lessee paying regularly the rents hereby reserved and performing and observing all the covenants of the Lessee herein contained, shall be entitled, during the subsistence of this lease to enjoy the Schedule property without let, hindrance or interference from the Lessor or any other person/ s claiming through or under him; Still, in the event of the Lessee restrained from enjoying the peaceful possession of the Schedule property or on account of any action by the Government during the period of lease and in the event of dispossession of the Lessee from the Schedule property or any portion thereof forcibly, due to any default of the Lessor, the Lessor shall make good the reasonable loss that may be suffered by the Lessee.
- b) The Lessor shall offer necessary support and co-operation to the Lessee in its process to obtain required permission/ s, approval/ s, clearances, etc., from any Statutory Authority or other Local Bodies for the purpose of obtaining and licence, permissions, etc., for installation of power plant. However, obtaining such permission/ s, approval/ s, clearances, etc., shall be the sole responsibility of Lessee.

**10. LESSEE'S COVENANT AND OBLIGATIONS**

The Lessee hereby covenants with the Lessor as under:

- (a) The Schedule property shall be utilised for the purpose referred to in Clause (1) above;
- (b) The Lessee shall pay the rents (as per Clause (3)) regularly and promptly;

**11. TERMINATION AND RE-ENTRY**

The Lease shall be determinable under all or any of the following circumstances, namely

—

- i. by efflux of time;
- ii. in the event of breach by either party of the terms, conditions and covenants hereof;
- iii. if the Scheduled Premises or any part thereof is severely damaged or destroyed due to any unforeseen circumstances or civil commotion, act of God, etc., and these damages be not restored to by the LESSOR within a reasonable time or if the demised premises is acquired compulsorily by any authority;
- iv. After the expiry of lease period, the Lessee shall handover the land to the Lessor as it was existed previously at the time of this agreement (subject to normal wear and tear).

**12. VARIATION:**

The Lessor and the Lessee hereto acknowledge that this agreement supersedes all prior communications between them including all oral or written proposals. Any variation, addition and modifications of this agreement between the parties shall be valid only if in writing by the Lessor and Lessees authorized representative.

**13. ARBITRATION:**

- a) Any disputes or differences arising between the Parties hereto as to the effect, interpretation or application any of the clauses of this LEASE AGREEMENT or as to their rights, duties or liabilities thereunder, or as to any act, matter or thing arising out of, or consequent to, or in connection with this LEASE AGREEMENT shall be referred to and resolved by Arbitration Tribunal of Madhya Pradesh under Madhya Pradesh MadhyasthamAdhikaranAdhiniyam, 1983 (No. 29 of 1983)and its Amendments or any other Enactment. The Arbitration proceedings shall be held at \_\_\_\_\_ and shall be in English/ \_\_\_\_\_ Language.
- b) This LEASE AGREEMENT shall be governed by the laws of India. The Courts at \_\_\_\_\_ alone shall have the jurisdiction to entertain and or try any dispute arising out of or in connection with or in relation to the terms of this LEASE AGREEMENT.

IN WITNESS WHEREOF the parties hereto have executed these presents in the presence of the witnesses attesting hereunder on the day, month and year mentioned hereinabove.

**LESSOR**

**LESSEE**

**WITNESSES:**

1.

2.





**ANNEXURE 4 –List of Farmer Expressed of Interest for Offering Land for Setting up  
Solar Power Plant under KUSUM – A Scheme**

Attached as separate attachment

**ANNEXURE 4 – List of Farmer Expressed Interest for Land for Setting up Solar Power Plant under KUSUM – A Scheme**

Sr No	Name	Mobile No	Khasra Area (Acar)	Zone	Circle	Sub Station	Tehsil	Village
1.	Baburavji Kothe	09993444177	9.16	EAST ZONE	Chhindwara	33/11KV KALAMGAON	Pandhurna	KALAMGAON
2.	Rajendra Raghuwanshi	08308007710	3.62	CENTRAL ZONE	VIDISHA	33/11KV HINOTIYA	Vidisha	HINOTIYA
			1.73	CENTRAL ZONE	VIDISHA	33/11KV HINOTIYA	Vidisha	HINOTIYA
			0.39	CENTRAL ZONE	VIDISHA	33/11KV HINOTIYA	Vidisha	HINOTIYA
3.	Rajendra Raghuwanshi	08308007710	3.62	CENTRAL ZONE	VIDISHA	33/11KV HINOTIYA	Vidisha	HINOTIYA
4.	Raghuveer Singh	09425614899	6.95	CENTRAL ZONE	VIDISHA	33/11KV DHOLKHEDI	Vidisha	DHOLKHEDI
5.	Narendra Singh	09425614899	1.21	CENTRAL ZONE	VIDISHA	33/11KV GULABGANJ	Gulab ganj	GULABGANJ
			0.44	CENTRAL ZONE	VIDISHA	33/11KV GULABGANJ	Gulab ganj	GULABGANJ
			1.55	CENTRAL ZONE	VIDISHA	33/11KV GULABGANJ	Gulab ganj	GULABGANJ
			2.63	CENTRAL ZONE	VIDISHA	33/11KV GULABGANJ	Gulab ganj	GULABGANJ
			1.76	CENTRAL ZONE	VIDISHA	33/11KV GULABGANJ	Gulab ganj	GULABGANJ
			1.68	CENTRAL ZONE	VIDISHA	33/11KV GULABGANJ	Gulab ganj	GULABGANJ
			0.1	CENTRAL ZONE	VIDISHA	33/11KV GULABGANJ	Gulab ganj	GULABGANJ
6.	Raghuveer Singh	09425614899	1.14	CENTRAL ZONE	VIDISHA	33/11KV DHOLKHEDI	Vidisha	DHOLKHEDI
			4.73	CENTRAL ZONE	VIDISHA	33/11KV DHOLKHEDI	Vidisha	DHOLKHEDI
7.	Santosh Sharma	9826343076	8.94	CENTRAL ZONE	VIDISHA	33/11KV GULABGANJ	Gulab ganj	GULABGANJ
			1.03	CENTRAL ZONE	VIDISHA	33/11KV GULABGANJ	Gulab ganj	GULABGANJ
			1.76	CENTRAL ZONE	VIDISHA	33/11KV GULABGANJ	Gulab ganj	GULABGANJ
			1.76	CENTRAL ZONE	VIDISHA	33/11KV GULABGANJ	Gulab ganj	GULABGANJ

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Sr No	Name	Mobile No	Khasra Area (Acar)	Zone	Circle	Sub Station	Tehsil	Village
			2.63	CENTRAL ZONE	VIDISHA	33/11KV GULABGANJ	Gulab ganj	GULABGANJ
8.	SALIKRAM MARSKOLE	7691999053	3.05	EAST ZONE	Chhindwara	33/11KV SONAKHAR		SONAKHAR
9.	GEETA BAI	9993205640	4.89	EAST ZONE	SEONI	33/11KV SIHORA	LAKHNADON	SIHORA
			9.37	EAST ZONE	SEONI	33/11KV SIHORA	LAKHNADON	SIHORA
10.	SHANTARAM BHUSUMKAR	8989573941	2.43	CENTRAL ZONE	Betul Circle	33/11KV Sawalmendha		Sawalmendha
11.	ABHAY KUMAR PATHAK	9893283888	1.09	EAST ZONE	Singrauli	33/11KV Karthua	Deosar	Karthua
			0.08	EAST ZONE	Singrauli	33/11KV Karthua	Deosar	Karthua
			0.33	EAST ZONE	Singrauli	33/11KV Karthua	Deosar	Karthua
			0.49	EAST ZONE	Singrauli	33/11KV Karthua	Deosar	Karthua
			0.4	EAST ZONE	Singrauli	33/11KV Karthua	Deosar	Karthua
			0.69	EAST ZONE	Singrauli	33/11KV Karthua	Deosar	Karthua
			0.11	EAST ZONE	Singrauli	33/11KV Karthua	Deosar	Karthua
12.	SURESH CHANDRA HARDWAJ	7869388889	3.91	CENTRAL ZONE	Hoshanagad	33/11KV Kharad /Khirkiya		Kharad /Khirkiya
13.	PRIY KANT CHAUBEY	9425009800	3.16	EAST ZONE	Chhatarpur	33/11KV Ganj	Rajnagar	Ganj
			3.16	EAST ZONE	Chhatarpur	33/11KV Ganj	Rajnagar	Ganj
14.	BHAGWAN PACHAR	9826972470	10	CENTRAL ZONE	O&M Bhopal	33/11KV PANCHORE (Nganj)		PANCHORE
15.	USHA DEVI	8989224742	6.14	CENTRAL ZONE	Betul Circle	33/11KV Ratamati		Ratamati
16.	MITHLESH KUMAR CHANDEL	9424327084	4.25	EAST ZONE	SEONI	33/11KV LONIYA	SEONI	LONIYA
			4.27	EAST ZONE	SEONI	33/11KV LONIYA	SEONI	LONIYA
17.	SURESH YADAV	8319017312	0.81	EAST ZONE	Tikamgarh	33/11KV VEERPURA	Jatara	VEERPURA

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Sr No	Name	Mobile No	Khasra Area (Acar)	Zone	Circle	Sub Station	Tehsil	Village
			0.81	EAST ZONE	Tikamgarh	33/11KV VEERPURA	Jatara	VEERPURA
			3.55	EAST ZONE	Tikamgarh	33/11KV VEERPURA	Jatara	VEERPURA
			1.52	EAST ZONE	Tikamgarh	33/11KV VEERPURA	Jatara	VEERPURA
			0.3	EAST ZONE	Tikamgarh	33/11KV VEERPURA	Jatara	VEERPURA
			0.29	EAST ZONE	Tikamgarh	33/11KV VEERPURA	Jatara	VEERPURA
			0.69	EAST ZONE	Tikamgarh	33/11KV VEERPURA	Jatara	VEERPURA
18.	RAVINDRA CHANDELLA	9415235416	10.73	EAST ZONE	Sidhi	33/11KV Bahari		Bahari
19.	ARYAN NISHAD	9685553311	3.26	EAST ZONE	Katni	33/11KV Nitarra		Nitarra
			11.02	EAST ZONE	Katni	33/11KV Nitarra		Nitarra
			2.25	EAST ZONE	Katni	33/11KV Nitarra		Nitarra
20.	RAJENDRA SINGH CHOUHAN	9098223707	5.94	CENTRAL ZONE	Rajgarh	33/11KV COLLECTORATE	Rajgarh	Rajgarh
21.	SMT. PRATIMA PARIHAR	9425872483	9.47	EAST ZONE	Chhindwara	33/11KV ZHILMILI		ZHILMILI
22.	GAJENDRA SINGH RATHORE	9174665109	3.71	EAST ZONE	Katni	33/11KV Majhgawan		Majhgawan
23.	MANISH KHARE	9755175573	0.54	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
			1.32	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
			0.88	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
			0.62	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
			0.54	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
24.	BRISHBHAN YADAV	9584522120	0.83	EAST ZONE	Tikamgarh	33/11KV GOR	Mohangarh	GOR
			0.5	EAST ZONE	Tikamgarh	33/11KV GOR	Mohangarh	GOR
			0.89	EAST ZONE	Tikamgarh	33/11KV GOR	Mohangarh	GOR

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Sr No	Name	Mobile No	Khasra Area (Acar)	Zone	Circle	Sub Station	Tehsil	Village
			0.63	EAST ZONE	Tikamgarh	33/11KV GOR	Mohangarh	GOR
			0.28	EAST ZONE	Tikamgarh	33/11KV GOR	Mohangarh	GOR
25.	SHWETA, C/O T.S. DESHMUKH	9425478376	9.27	EAST ZONE	SEONI	33/11KV UGLY	KEOLARI	UGLY
26.	RAKESH JAT	6264667568	4.89	CENTRAL ZONE	Hoshanagad	33/11KV Kartana / Timarani		Kartana / Timarani
			4.5	CENTRAL ZONE	Hoshanagad	33/11KV Kartana / Timarani		Kartana / Timarani
27.	NATHU LAL BOWADE	9425192900	2.24	CENTRAL ZONE	Betul Circle	33/11KV Dunawa		Dunawa
			5.66	CENTRAL ZONE	Betul Circle	33/11KV Dunawa		Dunawa
			7.07	CENTRAL ZONE	Betul Circle	33/11KV Dunawa		Dunawa
			2.24	CENTRAL ZONE	Betul Circle	33/11KV Dunawa		Dunawa
28.	SARASWATI. NANDAN MISHRA	9827867082	2	EAST ZONE	REWA	33/11KV SANORI	TEONTHER	SANORI
29.	TARKESHWARI DESHMUKH ,	8770879628	12.31	EAST ZONE	SEONI	33/11KV AMAGARH	BARGHAT	AMAGARH
30.	ASHOK YADAV	9926851429	0.72	EAST ZONE	Tikamgarh	33/11KV GOR	Mohangarh	GOR
			3.25	EAST ZONE	Tikamgarh	33/11KV GOR	Mohangarh	GOR
			4.5	EAST ZONE	Tikamgarh	33/11KV GOR	Mohangarh	GOR
31.	RAJESH YADAV	7999875729	2.2	EAST ZONE	Tikamgarh	33/11KV GOR	Mohangarh	GOR
			5.16	EAST ZONE	Tikamgarh	33/11KV GOR	Mohangarh	GOR
			0.01	EAST ZONE	Tikamgarh	33/11KV GOR	Mohangarh	GOR
32.	TAKKAN SINGH DESHMUKH	8770879628	12.36	EAST ZONE	SEONI	33/11KV AMAGARH	BARGHAT	AMAGARH

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Sr No	Name	Mobile No	Khasra Area (Acar)	Zone	Circle	Sub Station	Tehsil	Village
33.	SARLABAI (TARKESHWARI DESHMUKH)	8770879628	7.46	EAST ZONE	SEONI	33/11KV AMAGARH	BARGHAT	AMAGARH
34.	रविकिरणगौतम	8435572288	2.17	EAST ZONE	Tikamgarh	33/11KV NAINWARI	Tikamgarh	NAINWARI
			0.18	EAST ZONE	Tikamgarh	33/11KV NAINWARI	Tikamgarh	NAINWARI
			0.05	EAST ZONE	Tikamgarh	33/11KV NAINWARI	Tikamgarh	NAINWARI
			0.05	EAST ZONE	Tikamgarh	33/11KV NAINWARI	Tikamgarh	NAINWARI
			0.06	EAST ZONE	Tikamgarh	33/11KV NAINWARI	Tikamgarh	NAINWARI
			0.65	EAST ZONE	Tikamgarh	33/11KV NAINWARI	Tikamgarh	NAINWARI
			3.47	EAST ZONE	Tikamgarh	33/11KV NAINWARI	Tikamgarh	NAINWARI
			0.67	EAST ZONE	Tikamgarh	33/11KV NAINWARI	Tikamgarh	NAINWARI
			1.68	EAST ZONE	Tikamgarh	33/11KV NAINWARI	Tikamgarh	NAINWARI
35.	SARLABAI (TARKESHWARI DESHMUKH)	8770879628	9.88	EAST ZONE	SEONI	33/11KV AMAGARH	BARGHAT	AMAGARH
36.	SHWETA, C/O T.S. DESHMUKH	8770879628	6.45	EAST ZONE	SEONI	33/11KV AMAGARH	BARGHAT	AMAGARH
37.	SHWETA, C/O T.S. DESHMUKH	8770879628	7.04	EAST ZONE	SEONI	33/11KV AMAGARH	BARGHAT	AMAGARH
38.	NITESH JAISWAL	9422307000	2.8	CENTRAL ZONE	Betul Circle	33/11KV Jeen		Jeen
			1.15	CENTRAL ZONE	Betul Circle	33/11KV Jeen		Jeen
			1.4	CENTRAL ZONE	Betul Circle	33/11KV Jeen		Jeen
			0.08	CENTRAL ZONE	Betul Circle	33/11KV Jeen		Jeen
			0.96	CENTRAL ZONE	Betul Circle	33/11KV Jeen		Jeen

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Sr No	Name	Mobile No	Khasra Area (Acar)	Zone	Circle	Sub Station	Tehsil	Village
39.	SUMIT GOTHİ	9425007678	3.8	CENTRAL ZONE	Betul Circle	33/11KV Ratanpur		Ratanpur
40.	SANJAY SINGH SISODIA	8319682224	1.5	CENTRAL ZONE	Rajgarh	33/11KV COLLECTORATE	Rajgarh	Rajgarh
			1.5	CENTRAL ZONE	Rajgarh	33/11KV COLLECTORATE	Rajgarh	Rajgarh
			3.14	CENTRAL ZONE	Rajgarh	33/11KV COLLECTORATE	Rajgarh	Rajgarh
41.	NAVİN KHARE	9755175573	0.58	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
			0.51	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
			1.48	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
			0.29	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
			0.16	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
42.	DWARIKA PRASAD CHAUBEY	9926832941	1.76	EAST ZONE	Chhatarpur	33/11KV Ghuwara	Ghuwara	Ghuwara
			4.2	EAST ZONE	Chhatarpur	33/11KV Ghuwara	Ghuwara	Ghuwara
			2.08	EAST ZONE	Chhatarpur	33/11KV Ghuwara	Ghuwara	Ghuwara
			0.5	EAST ZONE	Chhatarpur	33/11KV Ghuwara	Ghuwara	Ghuwara
			1	EAST ZONE	Chhatarpur	33/11KV Ghuwara	Ghuwara	Ghuwara
			0.5	EAST ZONE	Chhatarpur	33/11KV Ghuwara	Ghuwara	Ghuwara
43.	INDRA KHARE	9755175573	0.16	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
			0.62	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
			0.25	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
			1.31	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
			1.57	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR

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Sr No	Name	Mobile No	Khasra Area (Acar)	Zone	Circle	Sub Station	Tehsil	Village
			0.56	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
			2.4	EAST ZONE	Tikamgarh	33/11KV KHARGAPUR	Baldeogarh	KHARGAPUR
44.	RAMDAYAL AMRUTE	9755443194	4.96	CENTRAL ZONE	Betul Circle	33/11KV Satner		Satner
45.	ASHOK SINGH	9926248054	6.32	EAST ZONE	Tikamgarh	33/11KV BEEJOR	NIWARI	BEEJOR
46.	RAJPATI YADAV	9893866501	1.3	EAST ZONE	Tikamgarh	33/11KV PRITHVIPUR	PRITHVIPUR	PRITHVIPUR
			3.69	EAST ZONE	Tikamgarh	33/11KV PRITHVIPUR	PRITHVIPUR	PRITHVIPUR
47.	RAJENDRA PRASAD GUPTA	9893866609	3	EAST ZONE	Tikamgarh	33/11KV LARON	Palera	LARON
			1.55	EAST ZONE	Tikamgarh	33/11KV LARON	Palera	LARON
			0.94	EAST ZONE	Tikamgarh	33/11KV LARON	Palera	LARON
			5.85	EAST ZONE	Tikamgarh	33/11KV LARON	Palera	LARON
48.	SMT. PACHIYA W/O. JAGDEESH RAIKAWAR , SMT. HARBU S/O. BABULAL RAIKWAR	8463047301	2.81	EAST ZONE	Tikamgarh	33/11KV PRITHVIPUR	PRITHVIPUR	PRITHVIPUR
			0.04	EAST ZONE	Tikamgarh	33/11KV PRITHVIPUR	PRITHVIPUR	PRITHVIPUR
			2.11	EAST ZONE	Tikamgarh	33/11KV PRITHVIPUR	PRITHVIPUR	PRITHVIPUR
			0.73	EAST ZONE	Tikamgarh	33/11KV PRITHVIPUR	PRITHVIPUR	PRITHVIPUR
49.	HARI SHANKAR LODHI	9264993902	0.03	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.04	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.14	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.14	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.08	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.05	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.1	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.09	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA

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Sr No	Name	Mobile No	Khasra Area (Acar)	Zone	Circle	Sub Station	Tehsil	Village
			0.06	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.05	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.06	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.05	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.06	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.19	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.14	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.05	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.17	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.16	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.05	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.04	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.06	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.26	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.19	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.08	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.08	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.12	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.09	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.16	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.06	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.06	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA

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Sr No	Name	Mobile No	Khasra Area (Acar)	Zone	Circle	Sub Station	Tehsil	Village
			0.04	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.03	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.17	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.3	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.21	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.09	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.05	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.06	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.07	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.06	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.02	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.06	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.06	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
50.	ANIL KUMAR S/O. SHYAM SUNDAR PANDEY	9755704565	3	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
51.	MR. UMESH S/o. PURSOTTAM MISHRAM, MR. PURSHOTTAM S/o. SHRI SUKHRAM MISHRA	8770759368	0.28	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			3.66	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.79	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
52.	MR NARENDRA S/o. KAILASH MISHRA	8770759368	0.31	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.74	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			3.11	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			0.04	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA

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Sr No	Name	Mobile No	Khasra Area (Acar)	Zone	Circle	Sub Station	Tehsil	Village
			0.12	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
53.	MR. VIVEK RAJ PANDEY S/o ANIL PANDEY, MR RAJRADHARAMAN S/O. SHYAMSUNDAR PANDEY	7652089517	2.08	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			1.99	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
54.	SMT. RAMSAKHI W/o. ANIL PANDEY, MR. UMESH S/o OMKAR GUPTA	7652089517	0.76	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			1.61	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			4.95	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
			2.44	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
55.	Deepak Kumar Pandey	7770978880	2.5	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
56.	Anurag Kumar Pandey	9023645030	4	EAST ZONE	Tikamgarh	33/11KV SIMRA	PRITHVIPUR	SIMRA
57.	Pradeep patidar	9340710461	6	CENTRAL ZONE	HOSHANGABAD	33/11KV TIGARIYA		TIGARIYA/DOLARIYA
58.	Shashi Tiwari	8839052893	2	EAST ZONE	Tikamgarh	33/11KV KARI	Tikamgarh	KARI
			1.67	EAST ZONE	Tikamgarh	33/11KV KARI	Tikamgarh	KARI
			0.22	EAST ZONE	Tikamgarh	33/11KV KARI	Tikamgarh	KARI
			0.21	EAST ZONE	Tikamgarh	33/11KV KARI	Tikamgarh	KARI
			0.23	EAST ZONE	Tikamgarh	33/11KV KARI	Tikamgarh	KARI
			0.21	EAST ZONE	Tikamgarh	33/11KV KARI	Tikamgarh	KARI
			0.22	EAST ZONE	Tikamgarh	33/11KV KARI	Tikamgarh	KARI
			0.47	EAST ZONE	Tikamgarh	33/11KV KARI	Tikamgarh	KARI
			0.24	EAST ZONE	Tikamgarh	33/11KV KARI	Tikamgarh	KARI
			2.3	EAST ZONE	Tikamgarh	33/11KV KARI	Tikamgarh	KARI
			0.22	EAST ZONE	Tikamgarh	33/11KV KARI	Tikamgarh	KARI

**Note - Detailed information is available on [www.cmsolarpump.mp.gov.in](http://www.cmsolarpump.mp.gov.in)**