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FORM-S6

AGREEMENT REGARDING MODALITIES OF OPERATION OF SOLAR PV SOURCE BETWEEN WBSEDCL AND (JIBANTALA ROKEYA MAHAVIDYALAYA)

This Agreement is entered at Jibantala Rokeya Mahavidyalaya on the 28th of February 2025 by and between West Bengal State Electricity Distribution Company Limited, a Company incorporated under the Companies Act, 1956 having its Registered Office at Vidyut Bhawan, Bidhan Nagar, Kolkata – 700091 (hereinafter referred to as the WBSEDCL which expression shall, unless repugnant to the context or meaning thereof, include its successors and assigns) of the ONE PART.

And

The Jibantala Rokeya Mahavidyalaya, Miyargheri, Mallickati, Jibantala, South 24 Parganas, 743502, a medium voltage consumer of WBSEDCL (hereinafter referred to as the "CONSUMER", which expression, unless excluded by or repugnant to the context or meaning thereof, shall be deemed to include its successors and assigns) of the SECOND PART.

EREAS:

- Installation of one 10 KWp capacity Solar PV source at Jibantala Rokeya Mahavidyalaya, Miyargheri, Mallickati, Jibantala, South 24 Parganas, 743502, is complete and ready for operation and has obtained site suitability check-up, technological clearance and eligibility criteria verification from West Bengal Renewable Energy Development Agency (WBREDA) in compliance of Renewable Regulations.
- 2. CONSUMER is a medium voltage / High voltage consumer of **Jibantala Customer Care Centre**, WBSEDCL having consumer no.: 102542849.
- 3. The newly installed Solar PV source at CONSUMER is intended to be interconnected and operated in parallel with WBSEDCL distribution system at medium voltage / High voltage and accordingly application has been submitted to WBSEDCL for such interconnection in terms of the West Bengal Electricity Regulatory Commission (Cogeneration and Generation of Electricity from Renewable Sources of Energy) Regulations, 2013 or any subsequent amendment/replacement of it from time to time (herein after referred to as the "Renewable Regulations") to which WBSEDCL agrees on the terms and conditions as mentioned in this agreement.

NOW, THIS AGREEMENT WITNESSTH AS FOLLOWS:

- 1. That CONSUMER shall be responsible for the design, installation, operation and maintenance of the Solar PV Source.
 - 1.1. Consumer agrees that the interconnection of the rooftop solar system with the network of the licensee shall be made as per the technical standards for connectivity of distributed generation resources specified under the Central Electricity Authority (Technical Standards for Connectivity of the Distributed Generation Resources) Regulations, 2013 and subsequent amendments thereof.
 - 1.2. Consumer agrees that he has installed or will install, prior to connection of Photovoltaic system to Licensee's distribution system, an isolation device (both automatic and inbuilt within inverter and external manual relays) and agrees for the Licensee to have access to and operation of this, if required, for repair and maintenance of the distribution system.
 - 1.3. Consumer agrees that in case of a power outage on Licensee's system, photovoltaic system will shut down, unless special transfer and isolating capabilities have been installed on photovoltaic system.
 - 1.4. Consumer agrees that Licensee will specify the interface/inter- connection point and metering point.

2. Safety

2.1 Eligible consumer shall comply with the Central Electricity Authority (Measures Relating to Safety and Electricity Supply) Regulations 2010. Migible consumer agrees that the design, installation, maintenance and operation of the photovoltaic system are performed in a manner conducive to the safety of the photovoltaic system as well as the Licensee's distribution system.

3. Clearances and Approvals

- 3.1 The eligible consumer agrees to obtain all the necessary approvals and clearances (environmental and grid connected related) before connecting the photovoltaic system to the distribution system.
- 4. That in case of any defect being discovered in any part of the installation either by CONSUMER or by WBSEDCL, it shall of its own or at the request of WBSEDCL, forthwith isolate/ disconnect the faulty part of the installation from the circuit of WBSEDCL. WBSEDCL shall not have any responsibility whatsoever regarding the installation or any equipment.
- 5. That to avoid accident, CONSUMER shall make necessary arrangement for instantaneous disconnection of the Solar PV source as well as WBSEDCL source in case of any abnormal situation occurred from either end. Both the sources should also have independent arrangement to isolate itself immediately upon occurrence of abnormal condition, internal or external, in order to avoid any damage through suitable protection devices. In case of any untoward happening in spite of the best effort by the respective agency, the loss of damage will be shared by each agency on their part and every attempt would be taken to restore the system to its normalcy at the earliest.
 - That CONSUMER shall provide suitable place for installation of two separate meters or one exportimport meter for the purpose of billing on net energy, from the date of installation of such meter, as per Renewable Regulations or any other regulations under Electricity Act 2003.
 - That CONSUMER shall continue to be a consumer of WBSEDCL and all obligations under the terms of condition of the Agreement entered with WBSEDCL shall continue to be complied.
 - 8. That WBSEDCL will issue energy bill on net energy in line with the regulations of West Bengal Electricity Regulatory Commission in each billing cycle.
 - 9. That in each billing period, WBSEDCL shall record the quantum of injected energy to the WBSEDCL grid from Roof top Solar PV Source and the energy supplied by WBSEDCL. In each billing period, WBSEDCL shall raise bill on net energy after off-setting the injected power from Roof top Solar PV Source following the billing procedure given in Annexure-I as per Renewable Regulations where applicable tariff will be as per tariff order issued under West Bengal Electricity Regulatory Commission

erms and Conditions of Tariff) Regulations, 2011 or any subsequent amendment / replacement of it from time to time under section 61 of Electricity Act 2003 and the consumer shall make payment in time. Excess energy injected to the WBSEDCL grid from Roof top Solar PV Source, if any, will be carried over to the next billing cycle. However, at the beginning of each financial year, cumulative carried over energy from Solar PV Sources will be reset to zero. No payment will be made for any spillover of energy.

- 10. That any delay in payment shall attract surcharge as per prevailing West Bengal Electricity Regulatory Commission (Terms and Conditions of Tariff) Regulations, 2011 or its amendment or subsequent replacement of it under section 61 of Electricity Act 2003 by West Bengal Electricity Regulatory Commission (WBERC).
- 11. That in the event of any default in payment or non-compliance of obligation/ any of the terms of this agreement, the matter will be dealt in accordance with the regulation 4.1 of West Bengal Electricity Regulatory Commission (Electricity Supply Code) Regulations, 2013 or its amendment or subsequent replacement of it under section 50 of Electricity Act 2003.
- 12. That CONSUMER shall abide by the provisions of the Indian Electricity Rules, 1956 where applicable and the Regulations made with relation to safety u/s 53 of the Electricity Act, 2003 by the Central Electricity Authority in regard to testing and installing of the source as applicable.
- 13. That CONSUMER shall not indulge in any unauthorized transaction of electricity with third party or carry out any unauthorized alteration / extension / reconnection. In case any such unauthorized unlawful practice is detected, the service will be discontinued and this agreement will be terminated following a 7 days notice for termination.
- 14. That WBSEDCL will disconnect the service in the event of any distress, damage to electrical plants, electric lines or meter and for prevention of loss of human life as provided in the West Bengal Electricity Regulatory Commission (Electricity Supply Code) Regulations, 2013 or its amendment or subsequent replacement of it under section 50 of Electricity Act 2003.
- 15. Eligible consumer agrees to furnish all the data such as generation, breaker, isolator position in his system online/ off line as required by WBSEDCL.
- 13. That the Agreement shall be effective from the date of its signing. The validity period of the Agreement shall be for a period of 1 (one) year from the date of installation of export-import meter for the purpose and may continue till it's determination unless earlier terminated for any reason contained here-in. Any extension of the validity period of this Agreement may also be done through execution of a supplementary agreement for which a notice shall be given in writing at least 90 days prior to the expiry of this agreement.

That this agreement is entered into between WBSEDCL (1st party) and CONSUMER (2nd party) for energy adjustment in terms of clause 6.1(v)(c) of the Renewable Regulations (or any amendment thereof).

- 15. That this Agreement shall not be considered as Power Purchase Agreement.
- 16. That save and except here-in-before specified or otherwise provided in the event of any dispute or difference arising at any time between the parties to the agreement in regards to any matter arising out of or in connection with this Agreement, such dispute or difference shall be settled through mutual discussion.

In WITNESS WHEREOF the parties have executed these presents through authorized representatives on day of 2015.

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Signed and delivered for and on behalf of WBSEDCL	Signed and delivered for and on behalf of
	CONSUMER
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9	Tony.
	Dr. Anun Muji
	Principal
	Jibantata Rokeya Mahavidyal aya
	P.OMeffickati, 24 Pgs. (S)
In the presence of:	In the presence of:
	in the presence of .
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i) Signature :	i) Signature: Landon Designation: Heal Clerk
Designation:	
	Designation:
ii) Signature :	ii) Signature: Kulhanik 1
Designation:	ii) Signature: Bubliogist Souha
	Designation: Asst. Prof.