

Agreement between Vendor and beneficiary for additional cost

This agreement is signed between two parties i.e., **M/s (Name of Vendor)** registered at **address**, who is an empanelled vendors in the tender floated by **Name of Implementing agency** for implementation of grid connected rooftop solar (GCRTS) PV projects in the **state/operational area** of name of **state/Name of Discom**, hereby referred to in as the ‘Vendor’ or ‘first party’ AND (**Name of Consumer, residing at.....**), hereby referred to in as the ‘customer’ or ‘second party’.

Both the parties mentioned above, by mutual consent, are entering into an agreement for installation of grid connected rooftop solar project under Phase-II of grid connected rooftop solar programme of MNRE, being implemented by Name of implementing agency in the **state/operational area of name of state**. The second party has satisfied itself that the first party is an empanelled vendor in the tender floated by **Name of Implementing agency** and rooftop solar project of **...kW capacity** will be installed by first party at the residence of second party, under the tender floated by **Name of Implementing agency**.

Both the parties referred above, do hereby declare that they are aware of the fact that the L-1 price discovered in the tender floated by **Name of Implementing agency** is **Rs. /kW**. However, the second party has agreed to pay additional cost to the first party for desired customization in the project which is in the form of **(mention the customizations)**. Due to these customizations, the per KW cost of the rooftop project comes out to be **(Rs.)**.

The first party hereby declares that the invoice raised to the second party for amount mentioned above, is on actual basis after taking into account the cost of any customization and no other extra/hidden charges are being charged to the second party. The second party hereby declares that they are aware of the provisions of the scheme and do hereby consent to pay the additional cost of customization to the first party for the desired customizations. MNRE and the implementing agency shall not be, in any case, be held responsible for any dispute arising out of this agreement/financial transactions.

This agreement is entered intoday of the month ofin year.....

For First Party
(Name of Company)

For Second Party
(Name of Consumer)