AGREEMENT FOR SUPPLY OF ELECTRICITY (HIGH TENSION/EXTRA HIGH TENSION)

AN AGREEMENT made this the _____ day of _____ 20___, between [.....name/description of the Company/Body/Association receiving electricity......] (hereinafter referred to as '**the Consumer**' and which term shall include its successors and assigns) of the One Part and the Meghalaya State Electricity Board, an electricity distribution licencee under the Electricity Act 2003 (hereinafter referred to as '**the Board**' and which term shall include its successors and assigns of the Other Part.

WHEREAS, the consumer is [.....here briefly mention the nature of business/work/activity of] and requires electricity of quantum _____ KVA at _____ voltage level for the purpose of _____;

AND, WHEREAS, the consumer has applied to the Board for supply of the electricity required and the Board has agreed to supply it;

NOW THEREFORE, the parties hereto mutually agree as follows:

1.	that the total connected load shall be	KVA as declared in	
	the Annexure appended hereto;		

2. that the contracted load of supply shall be _____;

- that the consumer shall draw power of not less than 80 percent and not more than _____ percent of the contracted load;
- 4. that the consumer shall not sell the electricity supplied except utilizing it for the purpose hereinbefore stipulated;
- 5. that the provisions of the Electricity Act, 2003 and of the Regulations, Code and Orders, including Tariff Orders, as may be made from time to time by the Meghalaya State Electricity Regulatory Commission shall apply in matters, including disputes, if any, relating to supply of electricity under this Agreement;

- 6. that the consumer shall regularly and timely pay to the Board all charges as may be due for the supply of electricity;
- 7. that the Agreement shall be for a period of 5 (five) years from the date of its execution subject to renewal on terms as may be mutually agreed upon and the terms and conditions thereof shall specifically be effective from the date supply of the electricity is commenced.
- 8. that the Agreement shall be terminated if the consumer on its part desires it so and gives to the Board a prior notice of not less than one month or, on the part of the Board, if the consumer has violated any of the terms and conditions of the Agreement:

Provided that on the part of the Board notice shall be given to the consumer stating the reasons for the proposed termination and giving him opportunity to state his case and his statement, if any, duly considered before the Agreement is terminated and the supply of electricity cut off;

IN WITNESS WHEREOF the parties hereto have set their respective hands and seals the date, month and year first above written.

() For and on behalf of and by authorization of the _____

(the consumer)

() For and on behalf of and by authorization of the Meghalaya State Electricity Board

WITNESSES:

	<u>Name</u>	Designation/occupation	<u>Signature</u>
1.			
2.			
۷.			
_			
3.			