

Date :18-11-2025

To
The Director of Factories
Hyderabad, Govt of Telangana.

Respected Sir,

Sub: request for Approval and ratification of Welfare Officer under Section 49 and Rule 76-B,
Under factories Act 1948 and Telangana Factories Rules 1950-Reg

Ref: -Appointment letter for post of welfare officer of M/s. Premier Energies Global Environment Private Limited. S-95, S-96, S-100, S-101, S-102, S-103 & S-104, E-city, Raviryal, Maheshwaram, Ranga Reddy - 501359.

We of M/s. Premier Energies Global Environment Private Limited. S-95, S-96, S-100, S-101, S-102, S-103 & S-104, E-city, Raviryal, Maheshwaram, Ranga Reddy - 501359, is a registered private limited company incorporated in the year 2021 and is involved manufacturing of photo voltaic cells and modules.

Our organization is registered under factories act 1948, bearing registration no: 103747 and employing around 750 workers including workmen, contract and casual workers on daily basis in general and three shifts.

Keeping in view with the rules in vogue, the management has appointed a Qualified Welfare Officer to look into the aspect of maintaining harmonious relations between the management and workers, looking into the grievance of workers, advice then management of their obligations, statutory regulations of various departments and welfare of the workers therein. In this regard the management has constituted a panel of committee members wherein the committee has interviewed the candidates who have applied for the post of welfare officer based on the advertisement in two local dailies in Telugu and English Languages.

The Committee members have selected Sri. Pirangi Krishna is suitable for the post of welfare officer who has a Master of Business Administration and IRPM from Osmania University and has worked in various firms, having sufficient experience. We are also enclosing the particulars of qualifications and details of salary etc. for your perusal.

In view of above submission, we request that, Sri. Pirangi Krishna may be ratified for the post of welfare officer under Sec 49 and rule 76-B.

REGD. OFFICE:

PLOT NO.8/B/1 & 2, E-CITY (FAB CITY)
MAHESHWARAM MANDAL, RAVIRYALA VILLAGE
RANGA REDDY DISTRICT-501359
TELANGANA, INDIA

CORPORATE OFFICE:

8th FLOOR, ORBIT TOWER 1
SY.NO. 83/1, HYDERABAD KNOWLEDGE CITY
TSIIC, RAIDURGAM, HYDERABAD- 500081
TELANGANA, INDIA

MFG. UNIT:

PLOT NO.S-95, S-96, S-100 TO S-104,
E-CITY (FAB CITY) MAHESHWARAM MANDAL,
RAVIRYALA VILLAGE, RANGA REDDY DISTRICT-501359
TELANGANA, INDIA

We as responsible corporate management shall abide by the advice of the inspecting authority as per law and request you sir to kindly accord your ratification and permission.

Thanking you sir

Yours Faithfully



(Mohan Preet Singh Khurana)

Occupier

Enclosures

1. Qualification Documents
2. News Paper advertisement
3. Appointment Orders and Joining reports, interviewed candidates list.

CC to :

1. Deputy Chief Inspector of factories, Hyderabad
2. Deputy Commissioner of Labour, Ranga Reddy.

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TELANGANA, INDIA

BOARD OF SECONDARY EDUCATION ANDHRA PRADESH

EE 410540



SECONDARY SCHOOL CERTIFICATE

REGULAR

PC/28/27196/410566/8

CERTIFIED THAT **PIRANGI KRISHNA**
S/O PIRANGI SHANKARAIHAH bearing Roll No **0810401**
belongs to **Z P HIGH SCHOOL ATMAKUR**
has appeared and PASSED at the SSC EXAMINATION held in MARCH 2006 in **FIRST**
Division with **TELUGU** as the medium of instruction.

DATE OF BIRTH	DAY	MONTH	YEAR
03/06/1991	ZERO THREE	JUNE	ONE NINE NINE ONE

THE CANDIDATE SECURED THE FOLLOWING PERCENTAGE OF MARKS

SUBJECT	Marks Secured (in figures)	Marks Secured (in words)
FIRST LANGUAGE : (TELUGU)	81	EIGHT ONE
THIRD LANGUAGE : ENGLISH	47	FOUR SEVEN
MATHEMATICS :	74	SEVEN FOUR
GENERAL SCIENCE :	74	SEVEN FOUR
SOCIAL STUDIES :	88	EIGHT EIGHT
TOTAL :	364	THREE SIX FOUR
SECOND LANGUAGE : (HINDI)	66	SIX SIX
GRAND TOTAL :	430	FOUR THREE ZERO

Life Skills Education : GRADE SECURED :

Marks of Identification : 1. A MOLE BEHIND THE RIGHT KNEE
2.

Head of Institution
with School Stamp

Gazetted Head Master

SECRETARY

Date of issue : 04-05-2006

Z.P.H.S. Atmakur Dist. Medak-502 2210 OF SECONDARY EDUCATION
A.P. HYDERABAD

1. Life Skills Education / The Grade shall be incorporated by the respective Head of the Institution before delivery of the certificate to the candidate.
2. Any corrections in the certificate will not be entertained after one year from the date of issue.
3. Any unauthorised correction in the certificate will result in cancellation of certificate.
4. The Marks with asterisk indicate the old marks secured in previous appearances.

2006



Sl. No. **H210592**

14/14017/H210592



Board of Intermediate Education, A. P.

Vidya Bhavan, Nampally, Hyderabad - 500 001



INTERMEDIATE PASS CERTIFICATE CUM MEMORANDUM OF MARKS

This is to certify that **PIRANGI KRISHNA** **son**
 of **PIRANGI SHANKARAIHAH** bearing
 Registered No. **0814210309** has appeared at the Intermediate Public
 Examination held in **MARCH-2008** and passed **In A GRADE**
 with **TELUGU** as the Medium of Instruction.

The subjects in which he was examined and the marks awarded are as follows :

Subject	I Year		II Year	
	Maximum Marks	Marks Secured	Maximum Marks	Marks Secured
Part - 1 : ENGLISH	100	066	100	080
Part - 2 : TELUGU	100	088	100	092
Part - 3 : Optional Subjects				
MATHEMATICS - A	075	062	075	065
MATHEMATICS - B	075	070	075	072
PHYSICS	060	045	060	052
CHEMISTRY	060	054	060	050
PHYSICS PRACTICAL			030	021
CHEMISTRY PRACTICAL			030	029
ENVIRONMENTAL EDUCATION	Q U A L I F I E D			
Total Marks In Figures	846 ➡ 846			
In words	*EIGHT*FOUR***SIX *			
Date	28-04-2008			

Signature of the Principal
Principal
Sri Teja Junior College
SANGAREDDY

Signature of the Controller of Examinations
Controller of Examinations

0814210309

JAWAHARLAL NEHRU TECHNOLOGICAL UNIVERSITY HYDERABAD
HYDERABAD - 500 085, ANDHRA PRADESH, INDIA

College: RE - MNR CET, FASALWADI

31046033139

HT No: 08RE1A1209

Sl. No. PC 00316098



PROVISIONAL CERTIFICATE

21046033179

This is to certify that Mr. KRISHNA PIRANGI
son of Mr. PIRANGI SHANKARAIAH
passed B. Tech. (INFORMATION TECHNOLOGY) degree
examination of this University, held in April, 2012 and that he was
placed in FIRST CLASS.

He has satisfied all the requirements for the award of the degree.

[Signature]
PRINCIPAL
MNR COLLEGE OF ENGG. & TECH.
MNR NAGAR, FASALWADI.
Verified by *[Signature]* 582 204 Medak Dist.
Phone: 9-150-2011233

Hyderabad - A.P.

[Signature]
Controller of Examinations

[Signature]
REGISTRAR

Date: June 17, 2012





PGP 254028

Osmania University

HYDERABAD, T.S (INDIA)

Provisional Certificate

Ref. No. 99

FACULTY OF MANAGEMENT

Roll No. 094225010454

This is to certify that PIRANGI KRISHNA

Father's name PIRANGI SHANKARAI AH

Mother's name PIRANGI SHANKARAMMA

Passed the MASTER OF BUSINESS ADMINISTRATION

Examination of this University, held

in NOVEMBER 2024

and that he/she was placed in

FIRST DIVISION

Dated 23/01/2025



Section - Incharge

for Registrar



OSMANIA UNIVERSITY

CONSOLIDATED MEMORANDUM OF MARKS

PE 356612

EXAMINATION: M.B.A. NOVEMBER 2024

REF NO. 99

DATE: 23/01/2025

NAME: PIRANGI KRISHNA

ROLL NO.: 054225010454

PARENT(S) NAME: PIRANGI SHANKARAIHAH

PIRANGI SHANKARAMMA

SL. NO.	SUBJECT	U.E.		I.A.		UE+IA MARKS SECURED	YEAR OF PASSING
		MAX. MARKS	MARKS SECURED	MAX. MARKS	MARKS SECURED		
SEMESTER-1							
1	ORG.THEORY & BEHAVIOUR	70	37	30	25	62	NOV-23
2	MANAGERIAL ECONOMICS	70	42	30	29	71	NOV-23
3	FINANCIAL ACCT.& ANALYSIS	70	48	30	27	75	NOV-23
4	PRINCIPLES OF MARKETING	70	35	30	30	65	NOV-23
5	STATISTICS FOR MANAGEMENT	70	43	30	28	71	NOV-24
6	INTRODUCTION TO INF.TECH.	70	49	30	29	78	NOV-23
SEMESTER-2							
1	BUSINESS LAWS & ETHICS	70	52	30	27	79	NOV-23
2	HUMAN RESOURCE MANAGEMENT	70	49	30	27	76	NOV-23
3	ECONOMICS ENV. AND POLICY	70	42	30	27	69	NOV-23
4	FINANCIAL MANAGEMENT	70	48	30	27	75	NOV-23
5	MARKETING RESEARCH	70	44	30	30	74	NOV-23
6	Q.T. FOR DECISION MAKING	70	50	30	26	76	NOV-23
SEMESTER-3							
1	MANAGEMENT INFORMATION SYSTEM	70	42	30	24	66	APR-24
2	BUSINESS COMMUNICATIONS	70	64	30	23	87	APR-24
3	MANAGEMENT ACCOUNTING CONTROL	70	39	30	25	64	APR-24
4	PRODUCTION & OPERATIONS MGMT.	70	50	30	29	79	APR-24
5	ORG.DEVELOP. & TEAM BUILDING	70	47	30	24	71	APR-24
6	LEADERSHIP AND CHANGE MGMT.	70	42	30	27	69	APR-24
SEMESTER-4							
1	TECH. MGMT.& ENTREPRENEURSHIP	70	44	30	26	70	NOV-24
2	STRATEGIC MANAGEMENT	70	41	30	20	61	NOV-24
3	INTERNATIONAL BUSINESS	70	41	30	30	71	NOV-24
4	SUPPLY CHAIN MANAGEMENT	70	51	30	26	77	NOV-24
5	PERFOR. APPRAISAL&COUNSELLING	70	42	30	24	66	NOV-24
6	INDUSTRIAL REL.& LABOUR.LAWS	70	47	30	30	77	NOV-24
7	PROJECT(GRADE)	GRD	--	--	--	A	NOV-24

TOTAL MARKS *ONE*SEVEN*TWO*NINE*
Secured in words

TOTAL MARKS
IN FIGURES

2400

1729

RESULT: FIRST DIVISION

SECTION INCHARGE

CONTROLLER OF EXAMINATIONS



JAWAHARLAL NEHRU TECHNOLOGICAL UNIVERSITY HYDERABAD

HYDERABAD - 500 085, ANDHRA PRADESH, INDIA

CONSOLIDATED MARKS MEMO / CREDIT SHEET



BACHELOR OF TECHNOLOGY- INFORMATION TECHNOLOGY

CMM. No. : **C0193191**

Serial No. : **21046033179**

Name : **KRISHNA PIRANGI**

Hall Ticket No. : **08RE1A1209**

Year of Admission : **2008-2009**

Name of the College : **RE-MNRCET, FASALWADI**

Month & Year of Final Exam : **April, 2012**

Class Awarded : **FIRST CLASS**

S.No.	SUBJECT TITLE	INT MARKS	EXT MARKS	TOTAL	CREDITS	S.No.	SUBJECT TITLE	INT MARKS	EXT MARKS	TOTAL	CREDITS
	Maximum Marks in Theory	20	80	100			Maximum Marks in Lab	25	50	75	
I YEAR											
1	ENGLISH	11	45	56	4	2	MATHEMATICS - I	14	51	65	6
3	MATHEMATICAL METHODS	15	39	54	6	4	APPLIED PHYSICS	14	50	64	4
5	C PRG. & DATA STRUCTURES	14	28	42	6	6	BASIC ELECTRICAL ENGG	14	40	54	4
7	ELECTRONIC DEVICES & CKTS.	11	33	44	6	8	E1-ENGINEERING DRAWING	14	42	56	4
9	COMPUTER PROGRAMMING LAB	17	47	64	4	10	ELECTRICAL & ELECTRONICS LAB	22	45	67	4
11	ENGLISH LANG.COMM.SKILLS LAB	23	39	62	4	12	IT WORKSHOP	19	49	68	4
I SEMESTER											
II YEAR											
1	PROBABILITY & STATISTICS	17	47	64	4	1	OBJECT ORIENTED PROGRAMMING	15	41	56	4
2	MATHEMATICAL FOUNDATIONS OF COMP. SC.	13	31	44	4	2	COMPUTER ORGANIZATION	15	43	58	4
3	ADV. DATA STRUCTURES & ALGORITHMS	13	28	41	4	3	DATABASE MANAGEMENT SYSTEMS	17	61	78	4
4	DIGITAL LOGIC DESIGN	15	29	44	4	4	OPERATING SYSTEMS	15	43	58	4
5	UNIX AND SHELL PROGRAMMING	14	45	59	4	5	ENVIRONMENTAL STUDIES	17	57	74	4
6	MANAGERIAL ECO. & FINANCIAL ANALYSIS	11	54	65	4	6	SOFTWARE ENGINEERING	16	36	52	4
7	ADV. DATA STRUCTURES & ALGORITHMS (LAB)	24	41	65	2	7	OBJECT ORIENTED PROGRAMMING (LAB)	25	50	75	2
8	UNIX & SHELL PROGRAMMING (LAB)	25	49	74	2	8	DATABASE MANAGEMENT SYSTEMS (LAB)	23	50	73	2
I SEMESTER											
III YEAR											
1	AUTOMATA AND COMPILER DESIGN	19	52	71	4	1	COMPUTER NETWORKS	18	34	52	4
2	DATA COMMUNICATION SYSTEMS	14	40	54	4	2	WEB TECHNOLOGIES	17	40	57	4
3	MICROPROCESSOR AND INTERFACING	12	58	70	4	3	E-COMMERCE	17	44	61	4
4	COMPUTER GRAPHICS	17	55	72	4	4	MIDDLEWARE TECHNOLOGYS	17	30	47	4
5	DISTRIBUTED DATABASES	18	34	52	4	5	DATA WAREHOUSING AND DATA MINING	18	41	59	4
6	SOFTWARE TESTING METHODOLOGIES	19	59	78	4	6	OBJECT ORIENTED ANALYSIS AND DESIGN	19	44	63	4
7	ADV. ENGLISH COMMUNICATION SKILLS LAB	23	40	63	2	7	COMPUTER NET WORKS AND CASE TOOLS (LAB)	22	50	72	2
8	MICROPROCESSORS AND INTERFACING LAB	22	42	64	2	8	WEB TECHNOLOGIES (LAB)	24	50	74	2
I SEMESTER											
IV YEAR											
1	MULTIMEDIA AND APPLICATION DEVELOPMENT	17	53	70	4	1	MANAGEMENT SCIENCE	20	28	48	4
2	EMBEDDED SYSTEMS	20	51	71	4	2	NETWORK MANAGEMENT SYSTEMS	20	54	74	4
3	NETWORK PROGRAMMING	18	54	72	4	3	DESIGN PATTERNS	20	43	63	4
4	MOBILE COMPUTING	17	36	53	4	4	INDUSTRY ORIENTED MINI PROJECT	-	49	49	2
5	INFORMATION SECURITY	19	42	61	4	5	SEMINAR	47	-	47	2
6	SOFTWARE PROJECT MANAGEMENT	19	28	47	4	6	PROJECT WORK#	37	158	195	10
7	NETWORK PROGRAMMING (LAB)	25	50	75	2	7	COMPREHANSIVE VIVA	-	95	95	2
8	MULTIMEDIA AND APPLICATION DEVELOPMENT (LAB)	25	50	75	2						

Number of Credits registered for : **224** Aggregate Marks Secured for best : **216**

Aggregate Marks Secured **3695 OUT OF 5350 (69.07%)**

Date of Issue : **June 15, 2012**

(see overleaf for Rules concerned to award of class)

A indicates 'ABSENT'

(* Courses registered but not counted for calculation of aggregate)



RE-MNRCET, FASALWADI
COLLEGE OF ENGINEERING & TECHNOLOGY
 APRIL 2012
 APRIL 2012

CONTROLLER OF EXAMINATIONS



**ANDHRA PRADESH PRODUCTIVITY COUNCIL
HYDERABAD**

**Post Graduate
Diploma**

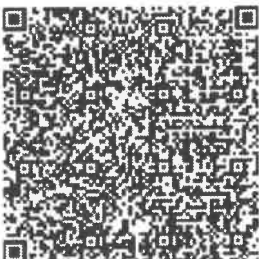
Roll No. PMIR-48-20

This is to Certify That

Sri/Smt/Kum PIRANGI KRISHNA has Successfully completed One Year Post Graduate Diploma Course (through correspondence) of Study. He/She has been declared to have passed the Prescribed examination conducted in March, 2024 on the recommendation of the Faculty and the Board of Studies. He/She is Duly awarded this Diploma in

**Personnel Management, Industrial Relations
and Labour Welfare**

He / She has been placed in DISTINCTION Class given under the Seal of the Council in the Month of June, 2024



Sankar

**DIRECTOR GENERAL
Correspondence Courses**



Andhra Pradesh Productivity Council
HYDERABAD
CORRESPONDENCE COURSES
P.G.DIPLOMA IN PERSONNEL MANAGEMENT,
INDUSTRIAL RELATIONS AND LABOUR WELFARE
STATEMENT OF MARKS



NAME : PIRANGI KRISHNA

ROLL No : PMIR-48-20

Academic Year : 2023-2024

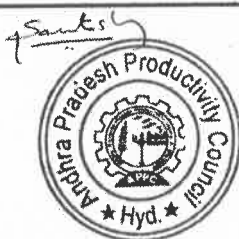
Sl.No.	NAME OF THE PAPER	MAXIMUM MARKS	MARKS OBTAINED
I SEMESTER			
1.	Management Principles & Techniques	100	75
2.	Industrial Relations	100	72
3.	Compensation Management	100	71
4.	Personnel Management	100	76
II SEMESTER			
5.	Training & Development	100	69
6.	Labour Laws	100	67
7.	Organisation Behaviour	100	66
8.	Labour Welfare	100	64
	Dissertation / Viva – Voce	200	176
	TOTAL MARKS	1000	736

Percentage of Marks : 73.6

Class Secured: **DISTINCTION**

Date of Issue:

Office Seal: 29 JUN 2024



[Signature]
DIRECTOR GENERAL
Correspondence Courses



SIRI AGRO Foods Pvt Ltd, near L.B Nagar required Personal Assistant & Jr. Accountants, age between 21- 35 Yrs, mail your resume to:siriagro22@gmail.com, Ph: 9032225285. (HYMM/2526/C03193)

✓ **WELFARE OFFICER** wanted as per the Rules of Telangana Factories. Qly: Any Degree with Law or 2 Years Industrial Relations & Management. Premier Energies International Pvt Ltd and Premier Energies Global Environment Pvt Ltd, Fab city, Maheswaram Mandal, RR Dist. Telangana hr@premierenergies.com Due Date: 09-11-2025 (HYMM/2526/C03181)

LADY **COMPUTER** Operator, Graduate, Inter, and Parttime Nurse & Doctor ,to Work in Home for the Aged, Tolichowki, Ph: 9391008292. (HYHA/2526/C04060)

WALK- IN interviews for the position of Sales Executives and Front Office Executives, M/F candidates aged between 25- 35 preferred. Location Vidyanagar. Call 9346523204 (HYMM/2526/C03117)

OTHER VACANCIES

WANTED FULL time Clerk to work with Financial Organization of Doctor Association, Need good communication skills in English

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✓ **WELFARE OFFICER** wanted as per the Rules of Telangana Factories. Qly: Any Degree with Law or 2 Years Industrial Relations & Management. Premier Energies International Pvt Ltd and Premier Energies Global Environment Pvt Ltd, Fab city, Maheswaram Mandal, RR Dist. Telangana hr@premierenergies.com Due Date: 09-11-2025 (HYMM/2526/C03181)

15th May 2025

Pirangi Krishna

H No -1-32, Main Road
Lakkavarapu Thota, Seetharamapuram
Andhra Pradesh -535161

Re: WORKING WITH PREMIER ENERGIES GLOBAL ENVIRONMENT PRIVATE LIMITED
(the "Company").

Dear Krishna,

On behalf of the Company, I am pleased to offer you (the "Employee") employment at the Company, on the following terms and conditions (the "Agreement")

1. Duties and Scope of Agreement.

- (a) **Position.** The Company agrees to retain you in the position of "**Welfare Officer**" or in such other position as the Company subsequently may assign to you. You will be reporting to **Vice President Human Resource – Mr. Anand Kumar Joshi** and to such other person as the Company may determine. You will be working out of our - **Fab City, Maheshwaram Mandal, Ranga Reddy District**. Your obligations and responsibilities are described in Exhibit A (the "Services"). The Services may be changed by the Company at any time during your employment.
- (b) **Obligations to the Company.** You shall not render services to any other person or entity to the detriment of the Company and shall not act as a sole proprietor or partner of any other person or entity during your employment tenure unless you have prior written approval to do so by the Company's Directors. You acknowledge and agree that you have no authority to enter into contracts that bind the Company or create obligations on the part of the Company without the prior written authorisation of the Company's Directors. You shall comply with the Company's policies and rules, as they may be in effect from time to time during the term of the Agreement.
- (c) **No Conflicting Obligations.** You represent and warrant to the Company that you are under no obligations or commitments, whether contractual or otherwise, that are inconsistent with your obligations under this Agreement. You represent and warrant that you are free to enter into this Agreement and accept employment from the Company under the terms of this Agreement.
- (d) **Commencement Date.** The commencement date of your employment with the Company is **15th May, 2025** (the "Start date").
- 2. Compensation.** The Company shall pay you a compensation as set out in Exhibit B to this Agreement ("Compensation") which shall be payable in accordance with the Company's policies. The Company may review your Compensation at its sole discretion.
- 3. Probation / Confirmation:** You will initially be on probation for a period of **six (6) months**, which may be extended at the sole discretion of the Company. On completion of the initial probation period, if your performance is to the satisfaction of the Company, your status of confirmed employment will

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CORPORATE OFFICE:

8th FLOOR, ORBIT TOWER 1
SY.NO. 83/1, HYDERABAD KNOWLEDGE CITY
TSIIC, RAIDURGAM, HYDERABAD- 500081
TELANGANA, INDIA

MFG. UNIT:

PLOT NO.S-95. S-96, S-100 TO S-104,
E-CITY (FAB CITY) MAHESHWARAM MANDAL,
RAVIRYALA VILLAGE, RANGA REDDY DISTRICT-501359
TELANGANA, INDIA

be intimated to you. In the event of unsatisfactory performance, the Company may issue you a letter extending the probation period or may terminate your employment with immediate effect and without notice. You will not be entitled to paid leave during the probation period.

4. **Training.** The Employee shall be required to undergo training for from 10th February 2021. Upon completion of such training period the Company reserves the right to: (a) extend the period of training or (b) terminate his/her employment without notice if the Employee does not acquire necessary technical skills during his/her training period or (c) confirm the employment of the Employee with the Company which shall be subject to the terms contained herein.
5. **Leave.** Post the probation period and subsequent confirmation by the Company of your employment, you shall be eligible for Earned Leave / Statutory Leave (15) days per annum, Casual Leave (12) per annum, and Sick Leave (12) per annum, pro-rated for the remainder of this calendar year, in accordance with the Company's leave policy, as it may be amended from time to time. Further, you shall be entitled for paid sick leave as per Employees' State Insurance Act 1948.
6. **Authorised Business Expenses.** The Company will reimburse you for your necessary and reasonable business expenses incurred in connection with your duties if authorised and approved in advance by the Company's Directors, and upon presentation of an itemised account and appropriate supporting documentation, all in accordance with the Company's generally applicable policies.
7. **Term & Termination.**
 - (a) This Agreement shall be effective from the Start Date until terminated in accordance with this Section 7.
 - (b) This Agreement and Employee's employment with the Company may be terminated immediately, without prior notice, by the Company in the event of the occurrence of any or all of the events described below (such termination hereby referred to as "**A Just Cause Termination By The Company**"), in which event Employee will only receive any unpaid Compensation. The occurrence of any or all of the following events will afford the Company the right and power to impose A Just Cause Termination by the Company:
 - (i) Any Material Conflict of Interest (as defined below) involving Employee, that has not been cured within seven (7) calendar days after receiving written notification from the Company;
 - (ii) Employee's breach of any of the provisions of this Agreement that has not been cured within seven (7) calendar days or such other period as maybe specified by the Company after receiving written notification from the Company;
 - (iii) Employee's dishonesty at any time which, directly or indirectly, materially and adversely harms the Company, where "dishonesty" means Employee's knowingly false statements, acts or omissions;
 - (iv) Employee's engagement at any time in any act of fraud, theft, defalcation or embezzlement;

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TELANGANA, INDIA

- (v) Any Gross Misconduct (as defined below) by Employee at any time resulting in a loss or damage to the Company, its reputation or any of its relationships;
- (vi) Any intentional act of Employee having the purpose or effect of materially injuring the Company, its reputation or any of its relationships; or
- (vii) Employee's continued poor performance in the opinion of his supervisor(s), the management of the Company, or the Company's client(s), to adequately perform his duties and responsibilities under this Agreement, despite having received notice of the same.

For the purposes of this Agreement: (A) "Material Conflict of Interest" means (i) an agreement, duty, commitment, responsibility or obligation of any kind or nature whatsoever that Employee maintains with a third party which, if fulfilled, would likely cause substantial harm to the Company, and (ii) the possession of any information or material proprietary to a party other than the Company which, if Employee fulfills his obligations pursuant to this Agreement, would likely cause a breach of an existing contractual agreement by which the Employee is bound not to disclose such proprietary information or material; and (B) "**Gross Misconduct**" means an intentional, deliberate, extreme and outrageous act or omission that shocks the conscience of a reasonable person or an act or an omission that is reckless or is in deliberate indifference to the interests of the Company.

- (c) In case of termination for reasons other than as specified in Clause 7(b) above, the Company may, at its sole discretion, terminate this Agreement upon two (2) months' notice to Employee ("**Company Notice Period**"); provided, however, that during such period: (i) Employee shall continue to perform his regular duties and will assist the Company, if the Company so elects, in finding his replacement; and (ii) Employee shall continue to be paid his then existing Salary and regular benefits as agreed upon.
- (d) Upon completion of your probation period, you shall be entitled to terminate the Agreement at any time, with or without a cause or reason, by giving **60 days written notice**. If you fail to provide a full 60 day written notice to the Company and leave prior to the 60 days without ensuring a smooth transition of your responsibilities to the person designated by the Company, your compensation for the previous two months will be deducted in order to compensate the Company for the inconvenience caused to the Company.
- (e) In the event the Employee terminates this Agreement before the expiry of two (2) years from the Start Date, the Employee shall reimburse the Company the total Training Cost as specified and an additional amount on actuals against any incidental losses suffered by the Company.
- (f) In the event that Employee dies or becomes Disabled (as defined herein) during the Term, this Agreement will terminate upon his death or disability; provided, however, that the Company will remit to Employee's conservator or his legal heirs, as the case may be, any unpaid Salary and all compensation benefits that have accrued or vested in the Employee as on date of such termination or the event giving rise to such termination.

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Company or its Affiliates performing services for the client.

9. **Anti-Disparagement, Etc.** Employee agrees that he will not, under any circumstances, intentionally and maliciously, disparage, criticize or denigrate the talents, skills, products, prospects, abilities, services, integrity, or character of the Company, the owners of the Company, or the senior management of the Company in a manner that causes, in the sole and absolute discretion of the board, material harm to those Persons (defined below). Employee further agrees that he will not, directly or indirectly, at any time after the date hereof, contact any past, present or prospective investor, lender, customer, supplier, employee, agent or representative of the Company with the intent, purpose or effect of intentionally and maliciously injuring the reputation of the Company. Employee also agrees that he shall not encourage another Person to undertake such activities on his behalf or permit another through disclosure of information to that party to circumvent the foregoing prohibitions. Notwithstanding the prohibitions provided in this Clause 9, nothing Employee provides in sworn testimony under oath in any legal or similar proceeding will be deemed a violation of this Clause 9. “**Person**” means any natural person, limited company, partnership, company, corporation, association, trust or other legal entity.
10. **Consent to Injunctive Relief.** You acknowledge that the Company will suffer irreparable damage in the event you violate any provision contained in this Agreement, and agrees that in the event of such violation the Company shall be entitled, in addition to its other remedies, to temporary and permanent injunctive relief to restrain such violation(s) (such as leaking intellectual property/ any and all information that relates to the day to day business and running of the company) by you and others acting in concert with or participation with you.
11. **Indemnification.** You agree to pay all direct/indirect damages, and indemnify, defend and hold harmless the Company, its officers, directors, employees, agents and shareholders (other than yourself), from and against any and all claims, actions, proceedings, liabilities or losses including, without limitation, reasonable lawyers' fees, arising from or based on: (i) your negligence or intentional misconduct; (ii) the infringement of the intellectual property rights of a third party by you; (iii) your breach of any obligations under this Agreement, or any other agreement with the Company.
12. **Pre-Employment Conditions.**

Your acceptance of this offer and commencement of this Agreement with the Company, and your continued employment with the Company is contingent upon:

- a. Execution of “Confidentiality Agreement” provided in Exhibit C and delivery to an officer of the Company; and
- b. Verification by the Company of the information and documentation provided by you and as listed in the Joining Form under Exhibit D, including any changes in the status of such information and documentation.

By accepting the terms of this Agreement, you warrant that all information provided by you is true and correct to the best of your knowledge, you agree to execute any and all documentation necessary for the Company to conduct a background check and you expressly release the Company from any claim or cause of action arising out of the Company's verification of such information.

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Employee will be deemed to be “**Disabled**” if such disablement, whether of a temporary or permanent nature, is such as to incapacitate the Employee from performing the work which he/she was capable of performing at the time of the accident resulting in such disablement.

- (g) **Voluntary Abandonment.** In the event the Employee fails to report to duty for more than three (3) consecutive days without prior sanction of leave from his/ her superior, it is construed that the Employee voluntarily has abandoned the services of the Company and his/ her name shall be deleted from the master rolls thereof. In such cases, the Employee’s employment shall automatically come to an end without any notice of termination nor shall he/ she be entitled for any compensation in lieu of notice period if applicable.
- (h) Notwithstanding anything to the contrary in this Agreement, the Company may, at its sole discretion, terminate your employment with the Company and / or the Agreement without notice, in certain exceptional circumstances as determined so by the Company, including breach of the Confidentiality Agreement (as defined below), without providing any reason and without any pay in lieu of notice.
- (i) Sections 7(d), 7(e), 8, 9, 10 and 12 of this Agreement shall survive termination.
- (j) Rights Upon Termination - Upon the termination of your employment, you shall only be entitled to the Compensation earned and the reimbursement of any authorised and approved expenses for the period preceding the effective date of the termination which shall be payable by the Company within 90 days from the date of termination of the Agreement, subject to the condition that you fulfill and perform your obligations as set out in this Agreement. You agree that upon termination of your employment with the Company, you will have executed (and do not revoke) a full and complete general release of all claims in a form provided by the Company without alteration, and would have returned all Company property. Notwithstanding anything to the contrary in this Agreement, pursuant to termination of your employment, you agree that your acceptance of any amount from the Company shall be deemed as a full and general release of all claims that have arisen in relation to your employment against the Company, its assignees, directors, officers, employees, advisors, and consultants.

8. Non-Solicitation & Non-Compete.

- (a) During the period commencing on the date of this Agreement and for a period of two years from the date of termination of this Agreement, you shall not directly or indirectly, solicit, entice, induce, or attempt to solicit or entice or induce (on your own behalf or on behalf of any other person or entity) either (i) any employee or any consultant of the Company or any of the Company’s affiliates or (ii) the business of any customer and/or vendor of the Company or any of the Company’s affiliates with whom you became acquainted during the term of this Agreement or (iii) any vendor of the Company or any of the Company’s affiliates on whom you called or with whom you became acquainted during the term of the Agreement (iv) otherwise attempt to interfere with or disrupt the business or activities of the Company.
- (b) You hereby covenant and agree that during your employment with the Company and for a period of two (2) years thereafter regardless of whether your termination from employment is voluntary or involuntary and regardless of the reason, manner or time of such termination, you will not directly or indirectly perform any services for a client for whom you have performed services (on behalf of the Company or its Affiliates), or for whom you were involved in writing a proposal which resulted in the

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13. Miscellaneous Provisions.

The following provisions shall apply to this Agreement and the Confidentiality Agreement (attached as Exhibit C):

- (a) **Choice of Law & Dispute Resolution.** This Agreement shall be interpreted in accordance with the laws of India without giving effect to provisions governing the choice of law. You and the Company agree that any and all disputes that may arise out of this Agreement, the Confidentiality Agreement and/or otherwise, between you and the Company, its parent and subsidiary corporations and entities, their affiliates, their respective officers, directors, agents, employees and the other consultants or other affiliated parties (the "Company Parties"), on the one hand, and you, on the other hand, shall be submitted to binding arbitration under the Arbitration and Conciliation Act, 1996 as amended, before an independent arbitrator appointed by the Company at a venue of the Company's choosing. Arbitral proceedings shall be conducted in English. The Company's total liability under this Agreement shall not exceed the last monthly compensation drawn by you, net of authorised deductions.
- (b) **Legal Fees.** In the event that the outcome of any proceedings confirm that you have breached the provision of this Agreement, you promise and agree to reimburse the Company for its reasonable lawyer's fees and expenses incurred in enforcing this Agreement. In such event, you agree and authorize the Company to deduct the necessary lawyer's fees and expenses from any amount, if any, which is payable by the Company to you.
- (c) **Notice.** Any notice shall be deemed to have been sufficiently given if in writing and delivered by registered A. D. (confirmation of dispatch required) or by overnight courier service (delivery confirmation and signature required) (i) to the Company, at the registered office address, and (ii) to the Employee, at the address provided in the Joining Form. It shall be the duty of the Employee to inform the Company of any change to its address, failing which, a notice delivered to the address in this employment letter shall be deemed to have been sufficiently given. Notwithstanding anything contained in this Agreement, if either party refuses delivery of a notice, the notice will be considered to have been delivered on the date it was sent by the one party to the other.
- (d) **Modifications and Waivers.** No provision of this Agreement shall be modified, waived or discharged unless it is agreed to in writing and signed by you and by an authorised officer of the Company (other than you). No waiver by either party of any breach of, or of compliance with, any condition or provision of this Agreement by the other party shall be considered a waiver of any other condition or provision or of the same condition or provision at another time.
- (e) **Whole Agreement.** No other agreements, representations or understandings (whether oral or written and whether express or implied) which are not expressly set forth in this Agreement and/or the Confidentiality Agreement, have been made or entered into by either party with respect to the subject matter hereof. This Agreement and the Confidentiality Agreement contain the entire understanding of the parties with respect to the subject matter hereof.
- (f) **Withholding Taxes.** All payments made under this Agreement shall be subject to reduction to reflect taxes or other charges required to be withheld by law.

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
Severability. If one or more provisions of this Agreement are held to be unenforceable under Indian law, then such provision shall be deemed amended to the minimum extent necessary to conform to applicable law so as to be valid and enforceable or, if such provision cannot be so amended without materially altering the intention of the parties, then such provision shall be stricken and the remainder of this Agreement shall continue in full force and effect.

- (h) **No Assignment.** This Agreement and all of your rights and obligations hereunder are personal to you and may not be transferred or assigned by you at any time. The Company may assign its rights under this Agreement to any entity that assumes the Company's obligations hereunder in connection with any sale or transfer of all or a substantial portion of the Company's assets to such entity.
- (i) **Acknowledgement of Receipt.** By signing below, you acknowledge receiving and accepting a copy of this Agreement and all its terms.
- (j) **No Coercion or Duress.** You acknowledge that you have had the opportunity to consult legal counsel and financial advisors in regard to this Agreement, that you have read and fully understand this Agreement, including without limitation the full nature and extent of the restrictive covenants contained in the Agreement, that you are fully aware of its legal effect, and that you are entering into this Agreement voluntarily and of your own free will in order to obtain the benefits of this Agreement.
- (k) **Counterparts.** This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

We are all delighted to be able to extend you this offer and look forward to working with you. To indicate your acceptance of the Company's offer, please sign and date this letter in the space provided below and return it to me, along with a signed and dated original copy of the Confidentiality Agreement.

Sincerely,


For Premier Energies Global Environment Private LTD.
Anand Kumar Joshi Daria
Vice President - HR


ACCEPTED AND AGREED:
By: **Pirangi Krishna**

(Signature)

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EXHIBIT A**SERVICES**

1. As a **Welfare Officer**, you will be expected to deliver the following:
 - a. Welfare Officer is responsible for ensuring statutory compliance related to employee welfare under the Factories Act and Telangana Factories Rules.
 - b. Maintain all statutory registers and records related to welfare, Facilitate statutory welfare amenities.
 - c. Assist management during inspections from Labour, Factory Inspectorate, and other statutory bodies.
 - d. Act as a bridge between management and employees to maintain harmonious workplace relations
 - e. Plan and implement welfare programs
 - f. To Develop and improve labour administration in accordance to the factory policies
 - g. Monitoring Day to Day Attendance and Leave Records.

2. You shall be expected to work depending on your scheduled shift and stipulated working hours. The work timings may extend beyond the specified hours based on the business deliveries.

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EXHIBIT B

COMPENSATION

1. For Services rendered by you towards the Company, under this agreement, your **annual CTC is INR 7,25,000- (Rupees Seven lakhs Twenty-Five Thousand only)**. The Company shall pay the salary after deduction of amounts at source as would be required to be withheld by the Company under Indian law.

A : GROSS SALARY	Amount (in Rs. PM)	Amount (in Rs. PA)
Basic	30208	362496
H R A	12083	144998
Special Allowances	2076	24912
Washing Allowance	1000	12000
Medical Expenses	1250	15000
Statutory Bonus	0	0
Total (A) - Gross	46617	559406
Deductions		
Employee's PF	1800	21600
Employee's ESI	0	0
Professional Tax	200	2400
**Net Take Home	44617	535406
B : Employer's Contributions		
Gratuity	1453	17436
Corporate Health Insurance	284	3404
Employer's PF	1950	23400
Employer's ESI	0	0
Total (B)	3687	44240
C : Annual Emoluments		
Statutory Bonus	0	0
Total (A+B+C)	60417	725000
D: Variable Pay	0	0
Total (D)	0	0
Grand Total CTC (A+B+C)	60417	7,25,000

K. V. L.
18/05/25

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EXHIBIT CCONFIDENTIAL INFORMATION AND INVENTION ASSIGNMENT
AGREEMENT*Employment Agreement Dated: 15th May, 2025**Effective Date: 10th May, 2025*

As a condition of my becoming retained (or my employment relationship being continued) by Premier Energies Limited, a company incorporated in India, or any of its current or future subsidiaries, affiliates, successors or assigns (collectively, the “Company”), and in consideration of my employment relationship with the Company and my receipt of the compensation now and hereafter paid to me by the Company, I agree to the following:

1. **Relationship.** This Agreement will apply to my current employment or any future relationship with the Company. Any such relationship between the Company and me, whether commenced prior to, upon or after the date of this Agreement, is referred to herein as the “Relationship.”
2. **Term.** The provisions of this confidentiality agreement shall continue during the Relationship and for a period of five (5) years thereafter.
3. **Confidential Information.**
 - (a) **Confidential Information.** I understand that “Confidential Information” means information and physical material not generally known or available outside the Company and information and physical material entrusted to the Company in confidence by third parties. Confidential Information includes, without limitation: (i) Company Inventions (as defined below); (ii) technical data, trade secrets, know-how, research, product or service ideas or plans, software codes and designs, paper designs, computer aided designs (CAD), developments, inventions, laboratory notebooks, processes, formulas, techniques, materials, engineering designs and drawings, hardware configuration information, lists of, or information relating to, suppliers and customers (including, but not limited to, the business of any customer and/or vendor of the Company or any of the Company’s affiliates with whom I became acquainted during the Relationship), client and/or prospective client list, employee details, service providers, price lists, pricing methodologies, cost data, market share data, marketing plans, licenses, contract information, business plans, financial forecasts, historical financial data, budgets or other business information disclosed to me by the Company either directly or indirectly, whether in writing, electronically, orally, or by observation.
 - (b) **Protection of Confidential Information.** I agree, to hold in strictest confidence, and not to use, except for the benefit of the Company to the extent necessary to perform my obligations to the Company under the Relationship, and not to disclose to any person, firm, corporation or other entity, without written authorisation from the Company in each instance, any Confidential Information that I obtain, access or create during the term of the Relationship, whether or not during working hours. I further agree not to make copies of such Confidential Information except as authorised by the Company. I agree not to use, directly or indirectly, any Company Invention or Company’s Confidential Information for any purpose whatsoever, post termination of my Employment Agreement and agree to return any and all Confidential Information in my possession, directly or indirectly, as provided in Section 5 below.

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Other Rights. This Agreement is intended to supplement, and not to supersede, any rights the Company may have in law or equity with respect to the protection of trade secrets or confidential or proprietary information.

4. Ownership of Inventions.

- (a) **Inventions.** I understand that “Inventions” means discoveries, developments, concepts, designs, ideas, know how, improvements, inventions, trade secrets and/or original works of authorship, whether or not patentable, copyrightable or otherwise legally protectable. I understand this includes, but is not limited to, any new product, machine, article of manufacture, method, procedure, process, technique, use, equipment, device, apparatus, system, compound, formulation, composition of matter, design or configuration of any kind, or any improvement thereon. I understand that “Company Inventions” means any and all Inventions that I may solely or jointly author, discover, develop, conceive, or reduce to practice during the period of the Relationship, except as otherwise provided in Section 4(d) below.
- (b) **Inventions Retained and Licensed.** I have attached hereto, as Annexure I, a complete list describing with particularity all Inventions that, as of the Effective Date, belong solely to me or belong to me jointly with others, and that relate in any way to any of the Company’s proposed businesses, products or research and development, and which are not assigned to the Company hereunder; or, if no such list is attached, I represent that there are no such Inventions at the time of signing this Agreement.
- (c) **Use or Incorporation of Inventions.** If in the course of the Relationship, I use or incorporate into a product, process or machine any Invention not covered by Section 4(d) of this Agreement in which I have an interest, I will promptly so inform the Company. Whether or not I give such notice, I hereby irrevocably grant to the Company a nonexclusive, fully paid-up, royalty-free, assumable, perpetual, worldwide license, with right to transfer and to sublicense, to practice and exploit such Invention and to make, have made, copy, modify, make derivative works of, use, sell, import, and otherwise distribute under all applicable intellectual properties without restriction of any kind.
- (d) **Assignment of Company Inventions.** I agree that I will promptly make full written disclosure to the Company, will hold in trust for the sole right and benefit of the Company, and hereby assign to the Company, or its designee, all my right, title and interest throughout the world in and to any and all Company Inventions. I hereby waive and irrevocably quit claim to the Company or its designee any and all claims, of any nature whatsoever, that I now have or may hereafter have for infringement of any and all Company Inventions. I agree to notify the Company of any invention which qualifies fully for exclusion under the provisions of applicable law, if any.
- (e) **Maintenance of Records.** I agree to keep and maintain adequate and current written records, including other Confidential Information pertaining to all Company Inventions made by me (solely or jointly with others) during the term of the Relationship, within the premises of the Company or such other place as may be expressly designated by the Company’s Directors.
- (f) **Patent and Copyright Rights.** I agree to assist the Company, or its designee, at its expense, in every proper way to secure the Company’s, or its designee’s, rights in the Company Inventions and any copyrights, patents, trademarks, mask work rights, moral rights, or other intellectual property rights relating thereto in any and all countries, including the disclosure to the Company or its designee of all

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pertinent information and data with respect thereto, the execution of all applications, specifications, oaths, assignments, recordations, and all other instruments which the Company or its designee shall deem necessary in order to apply for, obtain, maintain and transfer such rights, or if not transferable, waive such rights, and in order to assign and convey to the Company or its designee, and any successors, assigns and nominees the sole and exclusive right, title and interest in and to such Company Inventions, and any copyrights, patents, mask work rights or other intellectual property rights relating thereto. I further agree that my obligation to execute or cause to be executed, when it is in my power to do so, any such instrument or papers shall continue during and at all times after the end of the Relationship and until the expiration of the last such intellectual property right to expire in any country of the world. I hereby irrevocably designate and appoint the Company and its duly authorised officers and agents as my agent and attorney-in-fact, to act for and in my behalf and stead to execute and file any such applications and to do all other lawfully permitted acts to further the application for, prosecution, issuance, maintenance or transfer of letters of patents, copyright, mask work and other registrations related to such Company Inventions. This power of attorney is coupled with an interest and shall not be affected by my subsequent incapacity.

5. **Returning Company Property.** I acknowledge and agree that all my activities, including telecommunications and documents, may be inspected by the Company at all times. I agree that, at the time of termination of the Relationship, I will deliver to the Company (and will not keep in my possession, recreate or deliver to anyone else) any and all devices, records, data, notes, reports, proposals, lists, correspondence, specifications, drawings, blueprints, sketches, laboratory notebooks, materials, flow charts, equipment, other documents or property, or reproductions of any of the aforementioned items developed by me pursuant to the Relationship or otherwise belonging to the Company, its successors or assigns.
6. **Termination Certification.** In the event of the termination of the Relationship, I agree to sign and deliver the “Termination Certification” attached hereto as Annexure II; however, my failure to sign and deliver the Termination Certification shall in no way diminish my continuing obligations under this Agreement.
7. **Notice to Third Parties.** I understand and agree that the Company may, with or without prior notice to me and during or after the term of the Relationship, notify third parties of my agreements and obligations under this Agreement.
8. **Representations and Covenants.**
 - (a) **Facilitation of Agreement.** I agree to execute promptly, both during and after the end of the Relationship, any proper oath, and to verify any proper document, required to carry out the terms of this Agreement, upon the Company’s written request to do so.
 - (b) **No Conflicts.** I represent that my performance of all the terms of this Agreement does not and will not breach any agreement I have entered into, or will enter into, with any third party, including without limitation any agreement to keep in confidence proprietary information or materials acquired by me in confidence or in trust prior to or during the Relationship. I will not disclose to the Company and/or induce the Company to use and/or use any inventions, confidential or non-public proprietary information or material belonging to any previous client, employer or any other party. I represent and warrant to the Company that I have returned all property and confidential information belonging to

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MAHESHWARAM MANDAL, RAVIRYALA VILLAGE
RANGA REDDY DISTRICT-501359
TELANGANA, INDIA

CORPORATE OFFICE:

8th FLOOR, ORBIT TOWER 1
SY.NO. 83/1, HYDERABAD KNOWLEDGE CITY
TSIIC, RAIDURGAM, HYDERABAD- 500081
TELANGANA, INDIA

MFG. UNIT:

PLOT NO.S-95, S-96, S-100 TO S-104,
E-CITY (FAB CITY) MAHESHWARAM MANDAL,
RAVIRYALA VILLAGE, RANGA REDDY DISTRICT-501359
TELANGANA, INDIA

any prior employer or person/entity to which I have provided any services. I acknowledge and agree that I have listed on Annexure I all agreements (e.g., non-competition agreements, non-solicitation of customers agreements, non-solicitation of consultants agreements, confidentiality agreements, inventions agreements, etc.), if any, with a current or former client, employer, or any other person or entity, that may restrict my ability to perform services for the Company or my ability to recruit or engage customers or service providers on behalf of the Company, or otherwise relate to or restrict my ability to perform my duties for the Company or any obligation I may have to the Company. I agree not to enter into any written or oral agreement that conflicts with the provisions of this Agreement. I represent that I do not presently perform or intend to perform, during the term of the Employment Agreement, employment or other services for, and I am not presently employed by and have no intention of being employed by, companies whose businesses or proposed businesses in any way involve products or services that would be competitive with the Company's products or services, or those products or services proposed or in development by the Company during the term of the Employment Agreement (except for those companies, if any, listed on Annexure III attached hereto). If, however, I decide to do so, I agree that, in advance of accepting such employment or agreeing to perform such services, I will promptly notify the Company in writing, specifying the organization to which I propose to render services, and provide information sufficient to allow the Company to determine if such work would conflict with the interests of the Company.

9. **Remedies.** I acknowledge and agree that violation of this Agreement by me may cause the Company irreparable harm, and therefore agree that the Company will be entitled to seek extraordinary relief in court, including, but not limited to, temporary restraining orders, preliminary injunctions and permanent injunctions in addition to and without prejudice to any other rights or remedies that the Company may have for a breach of this Agreement. I acknowledge and agree that the Company's right to seek remedies against me, will be binding upon my heirs, executors, administrators and other legal representatives, and my successors and assigns, and will be for the benefit of the Company, its successors, and its assigns.
10. **General Provisions.** The provisions provided in Section 11 of the Employment Agreement shall apply to this Confidentiality Agreement.

The parties have executed this Agreement on the respective dates set forth below, to be effective as of the Effective Date first above written.

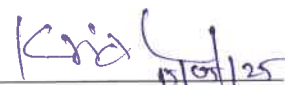
Sincerely,

For Premier Energies Global Environment Private Limited LTD.

Anand Kumar Joshi Datta
Vice President - HR



Pirangi Krishna


(Signature)

REGD. OFFICE:

PLOT NO.8/B/1 & 2, E-CITY (FAB CITY)
MAHESHWARAM MANDAL, RAVIRYALA VILLAGE
RANGA REDDY DISTRICT-501359
TELANGANA, INDIA

CORPORATE OFFICE:

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E-CITY (FAB CITY) MAHESHWARAM MANDAL,
RAVIRYALA VILLAGE, RANGA REDDY DISTRICT-501359
TELANGANA, INDIA

ANNEXURE I
**LIST OF PRIOR INVENTIONS
AND ORIGINAL WORKS OF AUTHORSHIP
EXCLUDED UNDER SECTION 4(a)**

<u>Title</u>	<u>Date</u>	<u>Identifying or Brief Description</u>	<u>Number</u>
--------------	-------------	---	---------------

____ No inventions, improvements, or original works of authorship

____ Additional sheets attached (including description of agreements referred to in Section 8(b))

Signature of Employee: Pirangi Krishna

Name of Employee: **Pirangi Krishna**

Date:

REGD. OFFICE:

PLOT NO.8/B/1 & 2, E-CITY (FAB CITY)
MAHESHWARAM MANDAL, RAVIRYALA VILLAGE
RANGA REDDY DISTRICT-501359
TELANGANA, INDIA

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E-CITY (FAB CITY) MAHESHWARAM MANDAL,
RAVIRYALA VILLAGE, RANGA REDDY DISTRICT-501359
TELANGANA, INDIA

ANNEXURE II**TERMINATION CERTIFICATION**

This is to certify that I do not have in my possession, nor have I failed to return, any devices, records, data, notes, reports, proposals, lists, correspondence, specifications, drawings, blueprints, sketches, laboratory notebooks, flow charts, materials, equipment, other documents or property, or copies or reproductions of any aforementioned items belonging to Premier Energies Limited, an Indian company, its subsidiaries, affiliates, successors or assigns (collectively, the "Company").

I further certify that I have complied with all the terms of the Company's Confidential Information and Invention Assignment Agreement signed by me, including the reporting of any Inventions (as defined therein), conceived or made by me (solely or jointly with others) covered by that agreement. I agree not to use, directly or indirectly, any Company Invention or Company's Confidential Information for any purpose whatsoever, post termination of my Employment Agreement.

I further agree that, in compliance with the Confidential Information and Invention Assignment Agreement, I will preserve as confidential all trade secrets, confidential knowledge, data or other proprietary information relating to products, processes, know-how, designs, formulas, developmental or experimental work, computer programs, data bases, other original works of authorship, customer lists, business plans, financial information or other subject matter pertaining to any business of the Company or any of its consultants, clients, consultants or licensees.

I further agree that for twenty four (24) months from the date of this Certification, I shall not either directly or indirectly solicit, induce, recruit or encourage any of the Company's consultants, employees or personnel to terminate their relationship with the Company, or attempt to solicit, induce, recruit, encourage or take away consultants, employees or personnel of the Company, either for myself or for any other person or entity. Further, I shall not at any time negatively influence any of the Company's clients or customers from purchasing Company products or services or to solicit or influence or attempt to influence any client, customer or other person either directly or indirectly, to direct any purchase of products and/or services to any person, firm, corporation, institution or other entity in competition with the business of the Company. I further agree that for twenty four (24) months from the date of this Certification, I shall not directly or indirectly engage or work with any client or customers of the Company with whom I have worked for during my engagement with the Company without the prior written approval of the Company.

REGD. OFFICE:

PLOT NO.8/B/1 & 2, E-CITY (FAB CITY)
MAHESHWARAM MANDAL, RAVIRYALA VILLAGE
RANGA REDDY DISTRICT-501359
TELANGANA, INDIA

CORPORATE OFFICE:


8th FLOOR, ORBIT TOWER 1
SY.NO. 83/1, HYDERABAD KNOWLEDGE CITY
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TELANGANA, INDIA

MFG. UNIT:

PLOT NO.S-95, S-96, S-100 TO S-104,
E-CITY (FAB CITY) MAHESHWARAM MANDAL,
RAVIRYALA VILLAGE, RANGA REDDY DISTRICT-501359
TELANGANA, INDIA

**ANNEXURE III
LIST OF COMPANIES
EXCLUDED UNDER SECTION 8(b)**

___No conflicts
___Additional sheets attached

Signature of Employee: 

Name of Employee: **Pirangi Krishna**


Date:

DECLARATION. I declare that:

- The information given, herein above, is true & correct to the best of my knowledge & belief & nothing material has been concealed. I understand that the above information is found false or incorrect, at anytime during the course of my employment, my services will be terminated forthwith without any notice or compensation;
- I do not have any pending criminal, bankruptcy or civil proceedings or judgments adverse to me as of the date of this Agreement.

Date:

Place:

Signature of Employee: 

REGD. OFFICE:

PLOT NO.8/B/1 & 2, E-CITY (FAB CITY)
MAHESHWARAM MANDAL, RAVIRYALA VILLAGE
RANGA REDDY DISTRICT-501359
TELANGANA, INDIA

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E-CITY (FAB CITY) MAHESHWARAM MANDAL,
RAVIRYALA VILLAGE, RANGA REDDY DISTRICT-501359
TELANGANA, INDIA



Premier Energies

Employee Information Form

Page : 01 of 02

Doc. No : F-IMSP-08/02

Rev : 02

Date : 23.06.2025

Plant _____ Location _____

Personal Information

Full Name PZRANGI KRISHNA

Father's Name PZRANGI SHANKARABAH

Mother's Name PZRANGI SHANKARAMMA

Address _____
Flat/House no. 2-83 Street/Road No. _____

ETIGADDASAN
GAM
NEAR WATERTANK

SADAJERPET City SANGAREDDY State TELANGANA ZIP Code 502291

Personal Number 9491614214 Alternate Number _____

Marital Status MARRIED Gender MALF

Email (Personal) Krishnapirangi 209@gmail.com

Aadhaar Card Number 8519 8364 9662

PAN Card Number B20PP3730J

Birth Date 03/06/1991 Blood Group O+ve

Bank Account Details

Bank Name SBI Branch Address SANGA REDDY

A/c Number 62043104678 IFSC Code SBIIN0020107

Previous Job Information

Fresher/Experienced _____ (If Experienced, please fill the information below)

Company Name _____ Designation _____

Work Experience _____ Previous CTC _____

PF/UAN Number _____ ESI Number _____

FORM -'F'

PAYMENT OF GRATUITY ACT. [SEE SUB-RULE (1) of Rule 6] NOMINATION

To,

[I Give here name or description of the establishment with full address]

1. Shri/Shrimati..... PIRANGU KRISHNA
[Name in the here]

Whose particulars are given in the statement below. I hereby nominate the person(s) mentioned below to receive the gratuity payable after my death as also the gratuity standing to my credit in the event of my death before the amount has become payable or having become Payable has not been paid and direct that the said amount of gratuity shall be paid in proportion indicated against the name(s) of the nominee(s)

- I hereby certify the person (s) mentioned is/are a member (s) of my family within the meaning of clause (h) of Section (2) of the payment of Gratuity Act. 1972.
- I hereby declare that I have no family within the meaning of clause (h) of section (2) of the said Act.
- (a) My Father/Mother/Parents is/are not dependent on me.
(b) My husband's/father/mother/parents is/are not dependent on my husband.
- I have excluded My Husband from my family by a notice dated the to the controlling authority in terms of the provision to clause (h) of section 2 of the said Act.
- Nomination made herein invalidates my previous nomination.

NOMINEE'S

Name in full with full address of nominee(s) (1)	Relationship with the employee (2)	Age of nominee (3)	Proportion by which the gratuity will be shared (4)
<u>PIRANGU MOUNIKA</u>	<u>WIFE</u>	<u>27</u>	<u>100%</u>

17) KYC DETAILS

KYC DOCUMENT TYPE	NAME AS ON KYC DOCUMENT	NUMBER	REMARKS, IF ANY
BANK ACCOUNT-1*	PERANAZ KRISHNA	62043104678	IFSC CODE* SBZN0020103
NPR/AADHAAR	PERANAZ KRISHNA	851983649662	
PERMANENT ACCOUNT NUMBER (PAN)	PERANAZ KRISHNA	BZOPP3730J	
PASSPORT			EXPIRY DATE
DRIVING LICENCE			EXPIRY DATE
ELECTION CARD			
RATION CARD			
ESIC CARD			

* **Mandatory Field** (NOTE: BANK ACCOUNT NUMBER (ALONG WITH IFSC CODE) IS MANDATORY. YOU ARE HOWEVER ADVISED TO PROVIDE ALL KYC DOCUMENTS AVAILABLE WITH YOU IN ADDITION TO MANDATORY KYCS TO AVAIL BETTER SERVICES. SELF-ATTESTED PHOTOCOPIES OF THE DOCUMENTS MUST BE ATTACHED WITH THIS FORM.

C. UNDERTAKING:

- A. I CERTIFY THAT ALL THE INFORMATION GIVEN ABOVE IS TRUE TO THE BEST OF MY KNOWLEDGE AND BELIEF.
- B. IN CASE, EARLIER A MEMBER OF EPF SCHEME, 1952 AND/OR EPS, 1995,
- (I) I HAVE ENSURED THE CORRECTNESS OF MY UAN/ PREVIOUS PF MEMBER ID.
- (II) THIS MAY ALSO BE TREATED AS MY REQUEST FOR TRANSFER OF FUNDS AND SERVICE DETAILS IF APPLICABLE FROM THE PREVIOUS ACCOUNT AS DECLARED ABOVE TO THE PRESENT P.F. ACCOUNT. (THE TRANSFER WOULD BE POSSIBLE ONLY IF THE IDENTIFIED KYC DETAILS APPROVED BY PREVIOUS EMPLOYER HAS BEEN VERIFIED BY PRESENT EMPLOYER USING HIS DIGITAL SIGNATURE CERTIFICATE).
- (III) I AM AWARE THAT I CAN SUBMIT MY NOMINATION FORM THROUGH UAN BASED MEMBER PORTAL.

DATE:
PLACE:

SIGNATURE OF MEMBER

DECLARATION BY PRESENT EMPLOYER

- A. THE MEMBER Mr./Ms./Mrs. HAS JOINED ON AND HAS BEEN ALLOTTED PF MEMBER ID
- B. IN CASE THE PERSON WAS EARLIER NOT A MEMBER OF EPF SCHEME, 1952 AND EPS, 1995:
(POST ALLOTMENT OF UAN) THE UAN ALLOTTED FOR THE MEMBER IS
PLEASE TICK THE APPROPRIATE OPTION:
☐ THE KYC DETAILS OF THE ABOVE MEMBER IN THE UAN DATABASE
☐ HAVE NOT BEEN UPLOADED
☐ HAVE BEEN UPLOADED BUT NOT APPROVED
☐ HAVE BEEN UPLOADED AND APPROVED WITH DSC
- C. IN CASE THE PERSON WAS EARLIER A MEMBER OF EPF SCHEME, 1952 AND EPS, 1995:
THE ABOVE MEMBER ID OF THE MEMBER AS MENTIONED IN (A) ABOVE HAS BEEN TAGGED WITH HIS/HER UAN/PREVIOUS MEMBER ID AS DECLARED BY MEMBER.
PLEASE TICK THE APPROPRIATE OPTION:-
☐ THE KYC DETAILS OF THE ABOVE MEMBER IN THE UAN DATABASE HAVE BEEN APPROVED WITH DIGITAL SIGNATURE CERTIFICATE AND TRANSFER REQUEST HAS BEEN GENERATED ON PORTAL.
☐ AS THE DSC OF ESTABLISHMENT ARE NOT REGISTERED WITH EPFO, THE MEMBER HAS BEEN INFORMED TO FILE PHYSICAL CLAIM (FORM-13) FOR TRANSFER OF FUNDS FROM HIS PREVIOUS ESTABLISHMENT.

DATE:

SIGNATURE OF EMPLOYER WITH SEAL OF ESTABLISHMENT

EMPLOYEE CHECKLIST (ON-BOARDING)

EMP NAME:	YES	NO	COMMENTS
<u>CHECKLIST FOR THE EMPLOYEE</u>			
Appointment letter / Offer letter	✓		
ID Card	✓		
Visiting Card & Diary/Notepad	✓		
SIM Card	✓		
Phone/ Mobile	✓		
Biometric Attendance	✓		
Email ID	✓		
Laptop, Data Card, Mouse	✓		
Emergency Contacts in the organization and a List of Staff directory	✓		
Others (If Any)			
<u>CHECKLIST FOR THE EMPLOYER</u>			
Copy of Resume & Offer Letter			
Academic Certificates			
Aadhaar Card			
PAN Card			
Bank Account Details			
Relieving Letter (From Past Employer)			
PF(UAN Number)			
6 Month's Pay Slip (If Experienced) & Form 16			


(Signature of HR)

(Signature of Employee)



భారత ప్రభుత్వం
Unique Identification Authority of India
Government of India

రిజిస్ట్రేషన్/ Enrolment No.: XXXX/XXXXX/XXXXX

To
పిరంగి కృష్ణ
Pirangi Krishna
S/O: Pirangi Shankaraiah
2-83
eatigadda sangam
near water tank
Etigaddasangam
Babulgaon
Medak Telangana-502291

Download Date: 18/08/2018

Generation Date: 28/02/2013

Validity: unknown

Digital Signature
UNIQUE IDENTIFICATION
AUTHORITY OF INDIA
Date: 2018/08/18 14:47:03
IST



మీ ఆధార్ సంఖ్య / Your Aadhaar No. :

8519 8364 9662

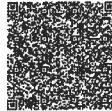
నా ఆధార్, నా గుర్తింపు



భారత ప్రభుత్వం
Government of India



పిరంగి కృష్ణ
Pirangi Krishna
పుట్టిన తేదీ/DOB: 03/06/1991
పురుషుడు/ MALE



8519 8364 9662

నా ఆధార్, నా గుర్తింపు



Government of India



సమాచారం

- ఆధార్ గుర్తింపుకు ధృవీకరణ, పాఠశాలకు కేసు కాదు
- గుర్తింపుకు ధృవీకరణ ఆన్‌లైన్ అథెంటికేషన్ ద్వారా పొందవచ్చు
- ఇది ఎలక్ట్రానిక్ పద్ధతిలో వ్రాయబడిన లేఖ

INFORMATION

- **Aadhaar** is a proof of identity, not of citizenship.
- To establish identity, authenticate online.
- This is electronically generated letter.

- ఆధార్ దేశమంతటా ఆమోదించబడుతుంది.
- ఆధార్ భవిష్యత్తులో ప్రభుత్వ మరియు ప్రభుత్వేతర సేవలు అందచేయడంలో సహాయ పడుతుంది.
- Aadhaar is valid throughout the country.
- Aadhaar will be helpful in availing Government and Non-Government services in future.



భారత ప్రభుత్వం ప్రాధికార సంస్థ
Unique Identification Authority of India

Address:

S/O: Pirangi Shankaraiah, 2-83, near water tank, eatigadda sangam, Etigaddasangam, Medak, Telangana, 502291

వీరునామా:

S/O: పిరంగి శంకరయ్య, 2-83, వాటర్ ట్యాంక్ దగ్గర, ఎటిగడ్డ సంగం, ఎటిగడ్డసంగం, మెదక్, తెలంగాణ, 502291

8519 8364 9662

19-47

help@uidai.gov.in

www.uidai.gov.in

Rushi

From: Anand Kumar Joshi
Sent: 18 November 2025 16:35
To: Rushi
Cc: Suresh Nayak Bhukya
Subject: RE: Selection of Welfare Officer

Approved.

Regards
A.K.Joshi

From: Rushi <rushie@premierenergies.com>
Sent: 18 November 2025 16:30
To: Anand Kumar Joshi <anand.joshi@premierenergies.com>
Cc: Suresh Nayak Bhukya <sureshnayak.bhukya@premierenergies.com>
Subject: Selection of Welfare Officer

Dear Sir

Please find the below applications and interview feedback for the Welfare Officers for our existing plants , request you to kindly provide your approval to appoint as a welfare officer in our plant of PEIPL-I (103670) , PEIPL-II (103746) And PEGEPL (103747)

S No	Name Of the Candidate	Contact No	Qualification	Experience	Current net pay	Expectation	Notice Period	Interviewer	Interview fee
1	Syed Azad	95530 26768	LLB	15 years	1L	20%	30 days	Mr. Rushi	Have the rich
2	Pirangi Krishna	9491614214	MBA and Diploma in IRPM	8 years	45K	50K	immediate	Mr. Rushi	Candidate is
3	Jainu Sateesh	6303553205	MHRM	6 years	30K	42K	immediate	Mr. Rushi	Candidate is
4	Vinod Kumar M	9866128420	PG Dip. in I.R.P.M	25 years	1.5L	Negotiable	immediate	Mr. Rushi	Communicat
5	Suresh Gompala	9885879277	MBA and Diploma in IRPM	12 Years	80K	95K	immediate	Mr. Rushi	Good in skill
6	Hyndavi Vishnuhattia	9701165891	LLB	6 years	65K	80K	60 days	Mr. Rushi	Looking gooc

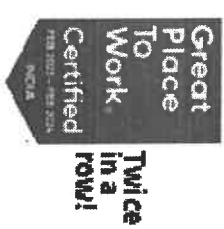
Attached CV for your reference.

Regards

Rushi Uppal

Deputy Manager-HR

7013213608



Twice
in a
row!



PREMIER ENERGIES LTD.

S.Y.NO. 54/PART, VIKRAM P.L.R

S.L.CUNDRABAD-500003, ILANGANA, NDIA

T +91 40 27744415/16 W PRLMLRLNLRGIES.COM

LET'S GO SOLAR.