ರಾಮ ಏಂಪಾಯಿತಿ ಕಾರ್ತ್ಯಾಲಯಮ್ನು <i>200</i> ಗಿರಿದ್ದಿ
మంగ్రామంక్ చేల్లు, క్రాన్ కోడ్డి జిల్లా, తెలంగాణ
^{నెం.} No Objection Certificate నిరభ్యంతర ధృవీకరణ పత్రము
ఇందుమూలముగా ధృవీకరించునది ఏమనగా జ్రీ/శ్రీమతి ద్రక్ట్ రాంజు
D. wae as I sold so 6-45/1 god 30 6-45/1
ప్లాట్ నెం సర్వే నం ప్లూ గుంది గ్రామము, నెంక్ శేలోల కుండలము,
ర్జాన్ ర్జ్ జిల్లా యందు సొంత నివానము కలదు. ఇతనికి విద్యుత్ నదుపాయము మంజూరి
చేయుటకు గ్రామపంచాయితీకి ఎలాంటి అభ్యంతరములు లేవు. కావున గ్రామ పంచాయతి ధృవీకరించనైనది.
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Phone No: Sold To/Issued To: Vinay For Whom/ID Proof: Self and others







Indemnity Bond

	,
1.	The Deed of Indemnity bond executed this day the Blob 2014. by
	by Starani Pary Sta D. Balarah
	(Hereinafter called the "EXECUTANT") who is on occupier of the premises in
	favour of the Southern Power Distribution Company of T.S Ltd (Hereinafter called
	the Company) having its Distribution Office at

- HNOL 6-uoli 2. Whereas the Executant is occupying the premises No. Located at —— Pilligunda to Soulant Jones,
- 3. Whereas he has requested the Company for supply of Electricity to the above premises and has paid the necessary charges thereof as per rules in force and the company has also agreed to effect supply to the said premises.
- 4. Now, therefore it is hereby agreed between the parties as follows:-The executants agrees that in the event of the Real owner of the premises or his legal heirs of dependants or any one claming through or under his raising any objections in regard to giving the electricity service connection to the above premises and in the event of the company being made liable to pay any costs of compensation in respect there of, executant hereby indemnities and agrees to pay the company the said costs or compensation within one week on demand by the Company.

In the event of initiation and issue of proceedings under any law for eviction of consumers from the premises to which supply was given, power supply shall be ordered to be disconnected by the Superintending Engineer/Operation, as authorized as per clause 4.2.1 of Terms and Conditions of supply and installations and equipments shall be removed and such action shall not be liable to be questioned as breach of agreement in a Court of Law.

IN WITNESSESS there of the executant hereby has set his hand on the day above written.

WITNESSESS: -

EXECUTANT

2600