

INDIA NON JUDICIAL  
Government of Uttar Pradesh



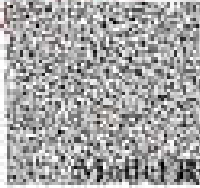
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CHAITANYA KRISHNA  
KASVA GOVERDHAN  
DISTT MATHURA  
ACC ID- UP14500904

Certificate No. : IN-UP97144083005441X  
Certificate Issued Date : 18-Apr-2025 01:57 PM  
Account Reference : NEWIMPACC (SV)/ up14500904/ MATHURJA SADAN/ UP14500904  
Unique Doc. Reference : SUBIN-UPUP1450090401489810420553X  
Purchased by : MS ECOPLUG ENERGY INDIA LIMITED  
Description of Document : Article 35 Lease  
Property Description : NA  
Consideration Price (Rs.) :  
First Party : MS ECOPLUG ENERGY INDIA LIMITED  
Second Party : MR ATTE KHA SO KALVA  
Stamp Duty Paid By : MS ECOPLUG ENERGY INDIA LIMITED  
Stamp Duty Amount(Rs.) : 500  
(Five Hundred only)

NOTARIAL STAMP  
To  
10  
RAJ. KRISHNA SHARMA  
Notary Public



Model Revenue Sharing Agreement between Land-Owner (LO) and  
Charge Point Operator (CPO) for deployment of Public EV Charging  
Stations.

This agreement is entered into this 01 Day of Apr, 2025 at Alwar, India, and  
shall remain effective for a period of Eight Years from the date of signing.

BETWEEN

M/s ECOPLUG ENERGY INDIA LIMITED, a Limited Company,  
incorporated under the Companies Act 2013, having its registered office at  
Kh. No.-147, Rath Nagar, Ballaboda, Vijay Mandir Road, Alwar, Rajasthan,  
(CIN No. U43219RJ2024PLC093426, PAN No. AAICE0887G & TAN No.  
JPRE03235B) through its Director Mr Rajpal, who has beenduly authorized  
to enter into this Agreement on behalf of the Board of Directors vide  
authority dated 01/04/2025 which expression shall unless repugnant to the  
context or meaning thereof, include successors and assigns of the FIRST  
PARTY.

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AND

For Ecoplug Energy India Ltd.  
Praveen  
Authorized Signatory

Statutory Alert

- The authenticity of this Stamp certificate should be verified at [www.indiaemstamps.gov.in](http://www.indiaemstamps.gov.in) or using e-Stamp Mobile App of India, Haryana, Andhra Pradesh or in the details on the Certificate and as available on the website / Mobile App version, if issued.
- The issuer is assuming the responsibility to the users of this certificate.
- In case of any discrepancy, please inform the Competent Authority.

" Mr Atte Kha , S/o Kalva Address Ratanpura, Simbhaoli, Ghaziabad, Uttar Pradesh- 245207"

(hereinafter referred to as which expression shall mean and include its successor(s), administrator(s) and assigns) of the SECOND PART.

AND WHEREAS the First & Second Parts are hereinafter individually referred to as the "Part" and collectively as the "Parties".

AND WHEREAS M/s ECOPLUG ENERGY INDIA LIMITED i.e. the First part intends to install / establish, set-up and operate charging Point(s) situated at Jhilmil Tourist Dhaba New Bypass, Hapur-Garh Road, Village-Fatehpur, Tehsil-Hapur, Distt.-Hapur, Uttar Pradesh 245201 for charging of Electric vehicle or batteries Kiosk at identified sites measuring 30 Ft x 30 Ft total area measuring 900 Sq Ft, which is belongs to the Second Part and operated by the First Part and the Second Part intended to grant permission to set up Public-EV Charging Stations/ Kiosk at aforesaid selected sites i.e. Jhilmil Tourist Dhaba , New Bypass, Hapur-Garh Road, Village-Fatehpur, Tehsil-Hapur, Distt.-Hapur, Uttar Pradesh 245201 GPS Coordinates (28.739692935098137,77.92876124382019)

GPS Coordinates (may slightly differ) (hereinafter referred as "Public Charging Station Locations or Franchise location ") and manage the same at sites on mutually agreed terms and conditions outlined in this Agreement.

In consideration of the above, this Agreement sets out the intent of the Parties in relation to the said proposal.

NOW THEREFORE, in consideration of the mutual covenants, terms, conditions and understandings set forth in this Agreement, the Parties hereby agree as follows:

8/10/2017

For Ecoplug Energy India Limited  
Praveen  
Authorised Signatory

1. Definitions The following capitalized terms wherever used in this AGREEMENT shall have the meanings given hereunder;
- a. "Public EV Charging Stations(s)" means a device or station that supplies power to charge the batteries of an electric vehicle;
- b. "CPO" mean Charger Point Operator.
- c. "AC" shall mean Alternating Current Charging;
- d. "DC" shall mean Direct Current Charging;
- e. "GST" shall mean Goods and Services Tax;
- f. "Tds" shall mean Tax deducted at Sources ;
- g. "Installation Work" means the construction and installation of the Public Charging stations / Kiosk and upstream supply, (if required) System and the operation & maintenance thereof, all performed at the identified site.
- h. "KV" shall mean capacity of electric connection used at Public EV Charger;
- "Operating Cost" shall include direct electricity energy charge payment through payment gateway service provider appointed by , salary of supervisor or equivalent level person designated for managing the backend system, salary for semi-skilled/ skilled workers appointed by for maintenance of chargers, annual maintenance cost of chargers, telecommunication cost, IT System cost and customer support;
- j. "Projects/ Charging Locations shall have a meaning the Franchise space provided by the Second Part.
- k. "SOL" means sites owned and/or operated by Land owner.
- l. "Term" shall mean years with Annual Maintenance Cost (AMC) starting from the earlier of: (a) six months from the Effective Date, or (b) the date of installation of the last Charging Point at the identified SOL in terms of this Agreement. Effective Date: 01/04/2025 "System" includes the Charging Points, assemblies,



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For Ecoplus Energy India Limited  
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converters, switches, wiring devices and wiring, and all other material/civil works comprising the Installation Work.

2. That the Parties herein proposed to set up the EV Charging Station / Kiosk, which will be operated by the First Part and in lieu of the said site, the Second Part is ready and willing to share the revenue with the First Part, which will be transferred into the e-wallet of the Second Part, which is password protected and controlled by the Second Part on the plat form / mobile App provided by the First Part.

3. That the Second Part provided the space of 900 Sq Ft for setting up of such Public EV-charging stations / Kiosk within the premises of the identified location, subject to feasibility in order to develop the required infrastructure for charging of electric vehicles, which is belongs to the Second Part.



4. That the Parties are keen to develop Franchise understanding for the Projects / Public EV Charging Station of initial space of 30 Ft x 30 Ft, total franchise premises shall be 900 Sq Ft. That the Parties shall jointly selected and identified aforesaid locations.

5. That the First Part at own risk & cost agreed to install / establish & setup the entire EV Charging Station / Kiosk and the second part at no point of time claimed any proprietor right over the EV Charging Station / Kiosks or any type of profit sharing except the rental of the aforesaid space, which will be given on the basis of the number of electricity unit consumed in KW by the customer

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For Ecoplus Energy India Limited  
Praveen  
Authorised Signatory

of the First Part, without considering the number of operating machine installed at the aforesaid site.

6. That the First part agreed that they will install / set up EV Charging Station, which shall have chargers in accordance with guidelines notified by the Ministry of Power. The charging infrastructure so installed shall comply with the government/ministry of power guidelines and regulations for performance, safety & quality from time to time.

7. That the First Part further agrees to invest in setting up and operating the public charging stations including separate power connection, transformer and meter, if required, at its own cost, and shall upgrade and refurbish the Public Charging Stations, in line with the technology advancements and business needs, from time to time. The cost of electricity including surcharge, duty, contingency for power purchase adjustment charges, etc. and all operating and maintenance expenses related to Charging Points shall be borne by the First Part.

8. The Parties agree that the Public Charging Stations may be operated through a cloud based solution technology developed and owned by First Part and manpower deployed at the identified locations by the First Part and the second Part further assured that he/she/they shall not interfere in the operations of the First Part.

9. The Parties agree that all applicable statutory approvals/permissions from the respective authorities for the Public Charging Stations shall be procured and obtained by the First Part at their own cost & expenses and the Second Part agrees to provide all his / her / their assistance to the First part to enable

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For Ecoplug Energy India Limited  
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them to obtain the consents, clearances and permits, and the governmental approvals in a timely manner in connection with the Project Franchise space. That the Second Part further, agrees to assist in obtaining separate power connection or enhancing the power supply at franchise space / location, if required by the First Part in connection with the Project, subject to other expenses to be incurred by the Second Part.

10. That the First Part shall arrange deployment of qualified and suitable manpower and required necessary tools, logistics, spares & consumables during installation, commissioning and operation of the Public EV- charging stations at location belongs to the Second part.

11. The First Part has all rights of ingress and egress at the location and access to EV- charging Station / Kiosk & electrical panels/ conduits to interconnect or disconnect the System, as per the requirement of the situation. It is further agreed that electrical wiring and the safety of the customer / employees of the first Part as well as the second Part are one of the paramount importance and the First Part shall take all safety precautions in connection with the setting up and operation of the Public Charging Stations / Kiosk to ensure safety to the user and further agrees to ensure to provide safe and secure environment to install and operate the System.

12. It is further agreed that in the event of any damage either to the Second part or to any third part, due to any fault in the EV charging equipment installed by the First Part, the First Part will be liable to make good the losses ( subject to condition that, if it

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For Ecoplus Energy India Limited  
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is found that the loss is caused due to their own fault or on account of faulty batteries or any equipments of their vehicle, the victim shall be responsible for the loss ) in that case the first part is not liable.

13. It is assured by the Second part to the First Part and further confirmed by the Second Part that the Public Charging Locations shall be free from encumbrances or hindrances, and if during the installation and operation period, the same is identified otherwise, in that situation the Second Part compensate the First part for losses so caused along with all cost, however the Second Part should do the appropriate action for removal of the such encumbrance or hindrance and provided suitable space for the EV Charging Station / Kiosk within the same location at the his /her their own cost and expense of with immediate effect.

14. The First Part agreed & confirmed that they shall be liable & undertake the planning, design, setting-up and implementing the Projects / Public Charging Stations at the Land, which is owned by the Second part.

15. The EV Charging Station / Kiosk installed at New Bypass, Hapur-Garh Road, Village-Patchpur, Tehsil-Hapur, Distt-Hapur, Uttar Pradesh 245201 shall be belongs to the First part and the software installed at the EV charging machine / equipment System shall remain the property of the First Part and shall not attach or claimed by the Second Part at any point of time.

16. That all the running cost and expanses shall be bear by the First Part and lieu of the space provided by the Second Part for the EV

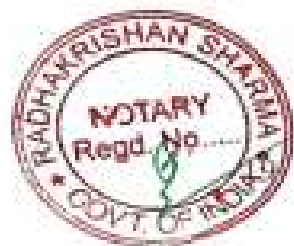
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For Ecoplus Energy India Limited  
Praveen  
Authorised Signatory

charging station / kiosk, it has been decided that sum of Rs. 1.50/- (one rupees and fifty paise Only) per electricity consumed / per unit shall be paid to the Second Part, subject to TDS or any other applicable taxes.

17. In the event of the Government announcing a policy or other activities considered necessary for setting up Public EV-Charging Stations in that event as well the rental shall remain the same for entire period of licence period.

18. The number of Public EV Charging Stations at the aforesaid franchise location is sole discretionary decision of the First Part and the Second Part assured that he/she / they shall not object to any increase / decrease in number of EV Charging Station / Kiosk.



That the First Part shall has sole responsibility to do the branding of the EV charging Station / Kiosk and whatever expenditure incurred shall be done by the First Part and on the other hand the First Party is free to affix any signage / advertisement on the EV Charging Kiosk and generate the revenue and it is further agreed by the Second part that he/she /they shall not claim any revenue sharing demand from the First Part in respect of the advertisement revenue, except the per unit amount as mentioned above, so as to create positive long-term association.

20. Payment of License Fee, Revenue Share, and Billing Cycle  
Raising of invoices, release of payments, security deposit, etc.

31/01/2021

For Ecoplus Energy India Limited  
Praveen  
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- a. It has been agreed between the First & Second part that the First part shall pay all the running costs along with all the maintenance costs incurred in running the EV Charging Station/Kiosk. The First part shall pay a sum of Rs. (As per concerned discom) per unit electricity consumed by the customer(s) at the Franchise location on a daily basis to the Second part as the fixed license fee.
- b. For the purpose of revenue sharing, the First Part shall furnish complete details of accounting for the billed units for transparency and shall be governed by confidentiality under this Agreement.
- c. The First part shall promptly pay the license fee on a daily basis to the Second part, subject to deduction of TDS as well as applicable GST as per the Act, for the electricity consumed for charging of the electric vehicles at the said locations as per actual meter reading.
- d. Dispute resolution mechanism of electricity bills, if any, shall be taken up with the relevant Discom with support from the land-owning agency.
- e. It has been agreed between the First and Second part that no security deposits shall be paid to the Second part by the First Part under the present agreement.



21. **Payment of Taxes :-** The First Part shall pay all the statutory levies and taxes imposed by the Government or any other authorities present or future on the operation of EV-charging stations services, except the TDS & Gst applicable on the license fee in respect of usage of franchise location. Further, the First Part shall also pay to increase in the taxes and/or any levies on the land area used specifically for Public EV charging station, by any local authority including Municipal corporation/municipality/gram panchayat or any other statutory authority or by the government except property tax, which will be sole responsibility of the Second Part.

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For Ecopius Energy India Limited  
Ravleen  
Authorised Signatory

22. **Insurance :-** The First Part shall at all times and from time to time at its own cost and expense take out adequate and proper insurance during the continuance of this agreement from a well reputed insurance company against all risks including third party risk to persons and properties, fire and explosion risk and riot risks etc, covering operation of the Public Charging stations installed at Jhilmil Tourist Dhaba Franchise location.

23. **Standard Indemnification :-** That the Each part (indemnifying part) agrees to indemnify, defend and hold the other party (indemnified party) harmless from and against:

(a ) Any third part claim (including intellectual property infringement claim), liability, obligation, loss, damage, deficiency, assessment, judgment, cost or expense (including, without limitation to costs and expenses incurred in preparing and defending against or prosecuting any third party litigation, claim, action, suit proceeding or demand) of any kind or character, arising out of or in any manner solely attributable to any failure of the indemnifying Part to perform its obligations described hereunder, gross negligence or willful misconduct in the fulfillment of its obligations hereunder or for infringing the intellectual property rights of any third part.

(b) Any claim, liability, obligation, loss, damage, deficiency, assessment, judgment, cost or expense (including, without limitation to costs and expenses incurred in preparing and defending against or prosecuting any third party litigation, claim, action, suit proceeding or demand) of any kind or character arising from claims or sanctions or penalties imposed by any regulatory

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For Ecoplex Energy India Limited  
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authority for failure by a Party or any of its respective officers, directors, employees, servants, sub-contractors or agents to comply with any applicable laws, rules and regulations.

(c) Any claim, liability, obligation, loss, damage, deficiency, assessment, judgement, cost or expense (including, without limitation to costs and expenses incurred in preparing and defending against or prosecuting any third part litigation, claim, action, suit proceeding or demand of any kind or character with respect to any damage to or loss of property of a third part arising out of acts or omissions by a Party or any of its respective officers, directors, employees, servants, subcontractors, or agents in the performance of its obligations under this agreement.

24.

Term & Termination of this Agreement shall come into force from the effective date of this agreement and remain in force during the 'Term' as defined under Definitions above. The agreement shall be further extended for a period as decided and agreed mutually in writing by the Parties. The Agreement may be terminated / exited by the Parties prior to the scheduled validity period due to any one of the following reasons:

- a. Any misrepresentation, breach or violation of the terms of this Agreement by either of the Parties;
- b. If fails to provide the Charging Locations for locating the Charging Points at the identified franchise location or the First Part fails to install the EV charging Station, within 45 days of the present agreement.
- c. With mutual consent of both the parties without assigning any reason.
- d. Upon such early termination, the First Part shall have the right to dismantle all the EV Charging Station / Kiosk & equipment and hand over the vacant



*Signature*

For Ecoplus Energy India Limited  
*Praveen*  
Authorized Signatory

Franchise location within 15 days from the date of termination of the present agreement. The Second Part further assured that he/she/they shall not claims any right over the EV Charging station/ Kiosk & the infrastructure establishment by the First Part.

25. **Representations & Warranties:-** Each Part represents and warrants to the other Parties that:
- a. It has power to execute, deliver and perform its obligations under the Agreement and all necessary corporate and other actions have been taken to authorize such execution, delivery and performance;
  - b. It has all requisite power and authority, and does not require the consent of any third party to enter into this AGREEMENT and grant the rights provided herein;
  - c. It is in compliance with all applicable laws and regulations, as may be applicable to it.
  - d. The execution, delivery and performance of its obligations under the Agreement does not and will not:
  - e. Contravene any applicable law, or any judgment or decree of any court having jurisdiction over it; or
  - f. Conflict with or result in any breach or default under any agreement, instrument, regulation, license or authorization binding upon it or any of its assets.
  - g. Violate the memorandum and articles of association, by-laws or other applicable organizational documents thereof; and
  - h. There is no litigation pending or, to the best of such Party's knowledge, threatened to which it is a party that presently affects or which would have a material adverse effect on the financial condition or prospects or business of such Party in the fulfillment of its obligations under this AGREEMENT.
26. **Confidentiality** That during the subsistence of this Agreement and after termination or expiration of this Agreement for any reason whatsoever, the Parties receiving any information and/or document which are marked as



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For Ecoplus Energy India Limited  
*[Signature]*  
Authorized Signatory

Confidential (hereinafter referred to as the "Confidential Information") shall:

- a. Keep the confidential Information confidential;
- b. Do not disclose the Confidential Information to any other person without the prior written consent of the Party disclosing such information (here in after referred to as the "Disclosing Party") except to its employees, agents, shareholders, investors, partners and advisors on a strictly need-to-know basis, and upon such person executing a non-disclosure undertaking in respect of the Confidential Information in a format reasonably satisfactory to the Disclosing Part;
- c. Do not use the Confidential Information for any purpose other than the performance of its obligations under this Agreement; Without the prior written consent of the Disclosing Part, not to make a public announcement or any other disclosure of the Confidential Information except as required by any legal stipulation applicable to it. In case of such disclosure required by legal stipulation, a Part which is required to make such disclosure shall, as soon as practicable after it is made aware of the requirement to make such disclosure, inform the Disclosing Part of the need to disclose such Confidential Information, the content thereof and the legal stipulation which requires disclosure of such Confidential Information.

**Notice :-** All communication, demand and notices required to be sent under this Agreement shall be sent or delivered to the receiving Part at the address set forth herein, or at such other address as the Parties may from time to time designate in writing First Part at Kh. No.-147, Rath Nagar, Ballaboda, Vijay Mandir Road, Alwar, Rajasthan Email ID: [eplugenergy08@gmail.com](mailto:eplugenergy08@gmail.com), Mobile No 9530357755 - Any Notice, demand or other communication shall be sent by registered post /hand delivery.

28.

**Intellectual Property Rights :-** the First Part shall own the Intellectual Property Rights of application installed in the EV charging Machine to run the software through, which the machine is operating and owned by the first Part, which shall remain the property of such the First Part

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For Ecoplug Energy India's Limited  
Praveen  
Authorized Signatory

and nothing in this AGREEMENT shall be taken to represent an assignment, license or grant of other rights in or under such Intellectual Property Rights to the other Party. All right, title and interest to all Intellectual Property of each Party as of the Effective Date of this AGREEMENT, including that which is or may become protectable by patent, copyright, trademark, trade secret or similar law, shall remain exclusively with that Party.

29. **Governing Law and Jurisdiction** of the AGREEMENT shall be governed by and construed in accordance with the laws of India. The Courts at, Alwar, Rajasthan India shall have exclusive jurisdiction in respect of matters arising out of or in relation to this AGREEMENT.

30. **Dispute Settlement**, the Parties hereby agree that they shall work together to resolve any disputes that may arise under, in relation to or in connection with this Agreement (referred to in this clause as a "Dispute"). In the event such Dispute is not resolved amicably within 30 (thirty) days of the date of receipt of notice issued by disputing party with respect to same by the non-disputing party then in such case all Dispute shall be settled as per law.

31. **Limitation of Liability** Notwithstanding anything in this AGREEMENT to the contrary and to the extent permitted by applicable law, in no event shall either Parties or its officers, directors, or employees be liable for any form of incidental, consequential, indirect, special or punitive damages of any kind, or for loss of revenue or profits, loss of business, loss of information or data, or other financial loss, whether such damages arise in contract, tort or otherwise, irrespective of fault, negligence or strict liability or whether such Party has been advised in advance of the possibility of such damages. A Party will not be in breach of the AGREEMENT or be liable to the other Parties if it fails to perform or delays the performance of an obligation as a result of an event beyond its reasonable control, including, legislation, regulation, order or other act of any Government or Governmental agency.



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For Ecoplug Energy India Limited  
*K. Raveen*  
Authorized Signatory

32. **Waiver of Failure** of any Part to require performance of any provision of this Agreement shall not affect such Part's right to full performance thereof at any time thereafter, and any waiver by a Part of a breach of any provision hereof shall not constitute a waiver of a similar breach in the future or of any other breach. No waiver shall be effective unless in writing and duly executed by the concerned Part.

33. **Assignment** :- It has been agreed that except as provided in this Agreement, none of the Parties shall be entitled to assign their rights and obligations under the Agreement to a third part without the prior written consent of the other Part, except to its affiliate companies.

34. **Amendment** :- No modification or amendment to this Agreement and no waiver of any of the terms or conditions hereof shall be valid or binding unless made in writing and duly executed by the Parties.

35. **Severability** :- If any provision of this Agreement is held to be invalid, illegal or unenforceable, such provision will be struck from the Agreement and the remaining provisions of this Agreement shall remain in full force and effect. Further, the Parties shall endeavour to replace such provision with a valid, legally enforceable provision that reflects the original intent of the Parties.

36. **Entire Agreement**:- This Agreement supersedes all prior discussions and agreements (whether oral or written, including all correspondence) if any, between the Parties with respect to the subject matter of this Agreement, and this Agreement contains the sole and entire understanding and agreement between the Parties here to with respect to the subject matter contained herein.



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For Ecoplug Energy India Limited  
Raveen  
Authorized Signatory

37. **Force Majeure :-** Neither Parties shall be held responsible for non- fulfillment of their respective obligations under this AGREEMENT due to the exigency of one or more of the force majeure events which are beyond the reasonable control of the Party concerned such as but not limited to acts of God, wars, floods, earthquakes, lawful strikes not confined to the premises of the Part, lockouts beyond the control of the Part claiming force majeure, epidemics, riots, civil commotions etc. provided on the occurrence and cessation of any such event, the Part affected thereby shall give a notice in writing to the other Part within one (1) month of such occurrence or cessation. If the force majeure conditions continue beyond six (6) months, the Parties shall jointly decide about the future course of action.

38. **Survival:-** Those Clauses that by its nature should survive expiration or termination of this Agreement shall remain in effect after the expiration or termination of this Agreement. It specifically clarified that the provisions of Representations & Warranties, Confidentiality, Intellectual Property Rights, Governing Law and Jurisdiction and Dispute Settlement shall survive expiration or termination of this Agreement.

39. **Single Agreement :-** the single agreement has be signed, in each other presence and the original shall be kept by the First Part and the copy of the same is provided by the First Part to Second part.

40. **Miscellaneous :-** It is agreed and understood by the Parties that this Agreement is a legally binding contract and under no circumstances shall stand terminated, except in terms of this Agreement.

This Agreement is on a principal-to-principal basis between the Parties here to. Nothing contained in this Agreement shall be construed or deemed to create any association, partnership or joint venture or employer-employee relationship or principal-agent relationship in any manner whatsoever between the Parties.

The Parties shall not use each other's name and/or trademark/logo or publicize or release any information about this Agreement or its contents or market, publish, advertise in any manner any information without prior written consent of other Part.

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For Ecoplug Energy India Limited  
Authorized Signatory





41. **Drafting :-** The Parties have participated jointly in the negotiation and drafting of this Agreement; accordingly, in the event an ambiguity or a question of intent or interpretation arises, this Agreement shall be construed as if drafted jointly by the Parties, and no presumption or burden of proof shall arise favoring or disfavoring any Party by virtue of the authorship of any provisions of this Agreement.
42. **Clause Heading:-** The clause heading contained in this Agreement are for the convenience of the Parties and shall not affect the meaning or interpretation of this Agreement.
43. **GENERAL PROVISIONS:-** If any provision of this AGREEMENT is held to be invalid or unenforceable to any extent, the remaining provisions of this AGREEMENT shall not be affected thereby and each remaining provision of this AGREEMENT shall be valid and enforceable to the fullest extent permitted by law. Any invalid or unenforceable provision of this AGREEMENT shall be replaced with a provision which is valid and enforceable and reflects, to the maximum extent possible, the original intent of the unenforceable provision. Each Part will be solely responsible for its own acts and omissions (and the acts and omissions of its employees and other agents) and neither Part will have the authority nor will purport to act for, or legally binding, the other Part in any transactions with a third part except as agreed in writing by the Parties.

"Commercial Fleet Owners / Channel Partners" refers to individuals or entities that own a fleet of vehicles (N number of vehicles) registered in their name or under their brand. These parties may enter into an agreement with the Franchisor to avail themselves of Ecoplus's services at a special rate applicable across India. In such agreements, revenue sharing will be based on a percentage of the earnings.

The release of any information and of all public announcements (other than when such disclosure is required under any applicable law) related to such projects by a Part shall be subject to the prior written approval of the other Part, unless required under the

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For Ecoplus Energy India Limited  
*Kaushal*  
Authorised Signatory

RADY 9/04/2023  
Notary Public, Mathura

NOC/UNDERTAKING

TO WHOMSOEVER IT MAY CONCERN

I Mr. Atte Kha s/o Kalva, Owner of premises at Jhilmil Tourist Dhaba, New Bypass, Hapur-Garh Road, Village-Fatchpur, Tehsil-Hapur, Distt.-Hapur, Uttar Pradesh 245201 Have no objection if M/S ECOPLUG ENERGY INDIA LIMITED Having their Registered Office at: Kh no: 147, Rath Nagar, Ballaboda, Alwar – 301001, Rajasthan, Install an electricity meter in their name at my premises.

Thanking You

For Ecoplug Energy India Limited  
Traveen  
Authorized Signatory



(Atte Kha),  
31/01/2017