DETAILED GUIDELINES

FOR RECONSTITUTION OF

LPG DISTRIBUTORSHIP

2022

w.e.f. 27th May 2022

Ver 2.0
1. **PREAMBLE**

The Reconstitution Policy was last approved by MOP&NG vide their letter no. P-19011/5/2005-IOC dated 16.10.2008. After the above guidelines MOP&NG had circulated amendments in the Reconstitution Policy from time to time and the commensurate amendments to the same effect were issued by the Oil Marketing Companies (OMCs).

Further based on the discussions held with MOP & NG dated 01.05.2018 and deliberations carried amongst the OMCs the existing Reconstitution policy was further liberalized in order to keep the willing Distributorship in our fold and to attract Entrepreneurs in to this business. This was in line with the Govt. Of India’s initiative of creating an environment towards ease of doing business. Reconstitution of LPG Distributorship were framed on Industry basis and circulated in Nov’2018.

Thereafter, the reconstitution guidelines were revised in 2020. Various representations and suggestions were received by OMC to review the existing procedure and collect application and documents for reconstitution online and make it simpler and user friendly.

The Revised Reconstitution guidelines called as “Reconstitution Policy- May 2022” given below supersede all earlier guidelines on reconstitution of LPG Distributorship issued by OMCs.

2. **RECONSTITUTION AT LETTER OF INTENT (LOI) STAGE**

The reconstitution process at LOI stage will be through Offline mode.

2.1. For the purpose of Reconstitution at LOI stage, the LOI stage would also include situation where the selected candidate gets clearance from Field Verification Committee (passes FVC) and is eligible for issuance of LOI. The eligibility of the candidate shall be as defined and specified in Distributorship Selection Manual/Unified guidelines for distributor selection.

2.2. Reconstitution of LPG distributorship will be permitted only once, except in case of death and incapacitation, at LOI stage.

2.3. Reconstitution will be allowed at LOI stage in the event of death or incapacitation resulting in total and permanent disability (which will disable the LOI holder to work or follow any occupation or profession) due to serious illness/accident resulting in total and permanent disability (which will disable the LOI holder to work or follow any occupation or profession). Reconstitution at LOI stage may be considered in favour of Nominee(s)/legal heir(s)/family member(s) (including married children, daughter-in-law, son in law and grandchildren) subject to their eligibility. In case if the legal heir(s)/family member(s)/Nominee(s) as mentioned above have expressed their unwillingness, the LOI shall be cancelled after recording the said unwillingness in writing.

2.4 In case of death of proprietor/partner(s) at LOI stage, reconstitution will be allowed in favour of the nominee(s). In case of no nominee(s) or nominee have expressed their unwillingness than reconstitution will be allowed in favour of legal heir(s)/family member(s) with the consent of legal heir(s) and surviving partners. However, if there is/are no legal heir(s) or legal heir(s) have expressed unwillingness, than the distributorship at LOI stage shall be reconstituted with the surviving partner(s). In cases where there are no legal heir(s) of the deceased/incapacitated LOI holder(s) and/or their present address is not known, then OMCs shall issue a notice giving 30 days’ time to respond {cost to be borne by surviving partner(s) / other legal heir(s)} in the newspaper in the District concerned, seeking response/objection on the proposed reconstitution
of the firm & clearly stating that no further claim beyond the stipulated period of 30 days will be entertained.
However, the proposed / existing LOI holder(s) will have to indemnify the OMCs against any claims or demands which may be made in future.

2.5 Reconstitution at LOI stage may also be permitted to induct outside partner(s) for bringing in finance/expertise. In such case, the LOI holder shall retain at least 51% share. However, induction of outside category partner in locations advertised under SC/ST category shall be restricted to 25% share in the distributorship. (for SC – anyone not SC will also be outside and similarly for ST- anyone not ST will be outside). If non-SC/ST spouse of SC/ST LOI holder(s) is inducted as partner, his/her share in the distributorship shall be counted as SC/ST share. In case of death/permanent incapacitation of SC/ST LOI holder(s), total share of the deceased/incapacitated LOI holder(s) can be transferred to their Legal heirs. In case of transfer of share to Non-SC/ST spouse or Non-SC/ST children (legal heirs) the same would be counted as SC/ST share.

In case of death/permanent incapacitation of SC/ST partner (in a SC/ST category distributorship having partner from outside SC/ST category) and where there is no legal heir (s) or legal heir(s) have expressed their unwillingness, in such case the share of the deceased/incapacitated SC/ST dealer can be transferred to any other person(s) belonging to the same category, there by maintaining the same category share at minimum 75%.

2.6 The LOI Stage will include the selected candidate in draw, expired/incapacitated prior to FVC/after FVC. The legal heirs will be allowed, as the case may be, for completing the FVC. In case the selected candidate passes FVC, the reconstitution at LOI Stage, as mentioned above, will be considered.

2.7 Facility for Nomination at LOI stage : LOI holder(s) may submit a Nomination Form containing name(s) of spouse or his/her children (including Step children); son in law/daughter in law; Parents(including step father/step mother); Brother/sister (including step brother and step sister); grandparents (both maternal and paternal); grand children, that he/she desires to transfer his/her share in the event of death or incapacitation resulting in total and permanent disability which will disable him/her to work or follow any occupation or profession. The nomination form (Annexure-I1) duly sworn before a First Class Magistrate / Executive Magistrate / Notary Public/ any other equivalent competent authority in the concerned state may be submitted in person by LOI holder to the concerned Indane DO/Territory/Regional office during his/her lifetime. The LOI Holder(s) will also have the option to change his/her nomination at any time during the LOI stage. In case of partnership, partners may submit nomination separately but such nomination will have to be witnessed by other partner(s).

On demise or total incapacitation of the LOI holder(s), fresh LOI will be issued to the person(s) as per the last nomination. In case of more than one nominee, the shareholding of the deceased will be distributed among the nominated persons in the ratio the deceased LOI holder has mentioned in the last nomination or equally in case no share out is mentioned.

The OMC can allow for induction of such nominee(s) as proprietor/partner(s) provided he/she/they meet the eligibility criteria for reconstitution, as applicable without seeking consent from other legal heirs upon demise of the LOI holder(s).
However, if the person(s) nominated express unwillingness to be inducted as LOI holder(s) or they are found ineligible, as per norms applicable for Distributor Selection other than age and education {viz. debarred from distributorship under disqualification criteria as per the Dealer Selection Guidelines in vogue}, at that juncture, the LOI can be reconstituted with the other willing legal heir(s) or family member(s) of the deceased LOI holder(s) with the consent of the other legal heir(s).

Along with the proposal for reconstitution, the surviving LOI holder(s) and the nominee(s) are required to submit Indemnity bond as per Annexure-K1 & Annexure J1 respectively.

2.8 General conditions for reconstitution at LOI stage

The proposed candidate, whether proprietary or in partnership, will have to fulfil the following conditions:

2.8.1 Multiple distributorship norms and other eligibility criteria, for Distributor Selection Guidelines under relevant category prevailing at the time of reconstitution will be applicable.

For the cases as mentioned in 2.3, relaxation of age and educational qualifications will be allowed as mentioned in clause 2.8.2 & 2.8.3.

2.8.2 The minimum age requirement will be 18 years. If the legal heir is minor in age, the guardian shall operate the distributorship till he/she becomes major and the distributorship would be once again ratified when the minor becomes major and expresses his willingness to continue with the distributorship. This will be applicable to the cases as mentioned in 2.3 above.

2.8.3 There will not be any minimum educational qualification criteria. However, he/she must be able to read, write and count.

2.8.4 OMC can transfer the LOI by issuing fresh LOI after necessary approval by the Competent Authority, i.e. the authority who is authorized to approve the Reconstitution Proposals.

2.8.5 The new LOI holder would be required to comply with all the conditions as mentioned in the earlier LOI issued to the deceased/incapacitated proprietor/partner(s).

2.8.6 Multiple distributorship norms would not be applicable in the cases of reconstitution at LOI stage, only if it is arising out of death/incapacitation resulting in total and permanent disability (which will disable the LOI holder to work or follow any occupation or profession) in favour of family member(s) already holding a distributorship subject to there being no other eligible willing legal heir/ member of family unit for transfer of LOI.

2.8.7 Indian citizen: The incoming proprietor / partner(s) should be Indian Citizen, and a resident of India as well in line with Distributor Selection Guidelines. Cases where incoming legal heir(s)/ family member(s) is/are not Indian Citizen(s) they will be given six months' time to meet the Citizenship criteria.

2.8.8 Legal heir Certificate: Legal Heir Certificate is required to be submitted, by the person claiming to be legal heir, to OMCs to establish Legal heirs of the deceased
Proprietor/Partner(s). In case the same is getting delayed, then the Incoming partner/legal heir(s) can submit an affidavit sworn before 1” class Magistrate or any other competent authority in the concerned State by all the legal heir(s) of the deceased (including incoming legal heir(s)) declaring that they are the only legal heir(s) of the deceased.

OMCs can approve reconstitution in such cases. However, the reconstituted distributorship will have to indemnify the OMC against any claims or demands which may be made in future by any person claiming to be legal heir and would also have to face consequences such as termination of distributorship.(Annexure L1)

In case the person(s) claiming to be legal heir of deceased has/have already obtained Succession Certificate, the need for seeking Legal Heir Certificate can be dispensed with. If the Legal Heir Certificate is not generally issued in the jurisdiction/State where the Distributorship is operating than Succession Certificate to be taken.

2.8.9 Nominated person/Legal Heir(s)/Partner(s) is/are not available/ not Traceable: In the event of death or incapacity resulting in total and permanent disability (which will disable the proprietor/partner to work or follow any occupation or profession) of the Proprietor or Partner(s) of a distributorship firm, if the person(s) nominated by the deceased/disabled Proprietor/Partner is/are not traceable and/or his/her/their present address is not known, then OMC shall issue a notice in the newspaper in the district concerned seeking response/objection on the proposed reconstitution of the distributorship in favour of legal heirs or the family members of the deceased.

The notice should clearly state that the Claim, if any, for selection/induction as LPG distributor, made beyond the stipulated period in the notice would not be entertained under any circumstances. Thereafter OMC shall be at liberty to exercise its rights to approve reconstitution of the distributorship excluding such nominated person(s). Cost of newspaper notification to be borne by the distributorship firm or should be deducted from the final settlement of account of the terminated distributorship or should form part of claim of OMCs in case of dispute. The above procedure shall also be followed if any of the legal heirs or existing partner(s) is/are not traceable.

However, the inductee(s) of the LOI will have to indemnify the OMC (Annexure-M1) against any claims or demands which may be made in future.

2.8.10 In cases where Nominee(s) / Legal Heir(s) is/are not responding: In case Nominee(s) / Legal heir(s) have not given their consent within specified period of 30 days, another time period 30 days (as reminder) shall be given to the nominee(s)/legal heir(s) for expressing their willingness to join the LOI failing which, it will be treated that they {non responding nominee(s)/legal heir(s) of deceased proprietor/partner(s)} are unwilling to be inducted in the LOI and the OMC can approve reconstitution of the LOI with the willing nominee(s)/legal heir(s). However, the surviving / incoming LOI holder(s) of the reconstituted LOI will have to indemnify the OMC against (Annexure-N1) any claims or demands which may be made in future.

2.8.11 In cases where there is dispute in share out: In case of dispute on share out between legal heirs of deceased LOI holder(s), the share of the deceased LOI holder(s) will be equally divided between all the willing incoming legal heirs. However, in this case the willing legal heirs to be inducted in the LOI will have to indemnify the OMC against any claims or demands which may be made in the future.

2.8.12 In cases where there is no NOCs from Legal Heir(s) who are not eligible to become LOI holder(s): In case of death, where one or more Nominee(s) / Legal heir(s) are not willing
to give relinquishment or NOC in favour of surviving/incoming LOI holder(s) despite the fact that these Nominee(s) / Legal heir(s) may not be eligible to become dealer as per Disqualification norm of Dealer Selection guidelines, in such cases obtaining NOC/Relinquishment from such Nominee(s) / Legal heir(s) will not be mandatory. However, the onus would be on the surviving/incoming LOI holder(s) of the LOI to provide conclusive documentary evidence with regard to disqualification of such Nominee(s) / Legal heir(s) and OMC would independently verify the authenticity of the same. In such cases, OMCs will issue a communication to the concerned Nominee(s) / Legal heir(s) to submit documentary proof with regard to their eligibility within 30 days from the date of the letter. In case no response is received, the OMC can approve reconstitution of the LOI excluding such Nominee(s) / Legal heir(s). However, the surviving / incoming LOI holder(s) of the reconstituted LOI will have to indemnify the OMC against (Annexure-O1) any claims or demands which may be made in future.

For cases where letters written to such nominee(s) / Legal heir(s) gets returned undelivered. Such cases will be treated as “Nominee(s) / Legal Heir(s) of deceased partner(s) of LOI is/are not available / not traceable” and further action is to be taken in accordance with the same.

Efforts to be made for completing the process within 6 months’ time from the date of receipt of intimation of the mishap by the OMC.

2.9 PROCESS OF RECONSTITUTION AT LETTER OF INTENT (LOI) STAGE:

2.9.1 Application: The application for reconstitution, in the prescribed format along with relevant affidavits/ Undertakings will be submitted to the concerned Indane DO/Territory/Regional Office of IOC/BPC/HPC, as applicable, against acknowledgement. Indane DO/Territory/Regional Office of IOC/BPC/HPC, as applicable, will maintain a record for this purpose and each application will be acknowledged giving reference to a unique identification no. (Docket no.)

2.9.2 Scrutiny at Indane DO/Territory/Regional Office of IOC/BPC/HPC : A two member Reconstitution Scrutiny Committee (RSC) constituted by the Indane DO/Territory/Regional in-charge of IOC/BPC/HPC, as applicable, with one member to be the concerned Field Officer, shall be formed to assess the eligibility of the legal heir(s)/family member(s)/outside partner(s) in line with the Guidelines for Selection of LPG Distributors in vogue and the relaxations provided hereinafter.

The RSC will scrutinize/review the proposal for:
- Verification of Originals with the submitted documents.
- Conformity with the guidelines.
- Eligibility of incoming proprietor/partner(s) on age, education, multiple distributorship norms, caste certificate (for SC/ST) etc.
- Examination of documents submitted along with the proposal.
- If exemption(if applicable) is sought on education qualification, the committee to verify that the applicant can read, write and count.

2.9.3 After the scrutiny, if found meeting the criteria, the RSC will submit their recommendation to the Indane DO/Territory/Regional Office in-charge.

2.9.4 The request for reconstitution on account of total and permanent disability will be considered based on submission of certificate to this effect from Chief Medical Officer (CMO) of Govt.
Hospital of the district. Alternatively, the recommendation of Medical Board recognized by the Govt. can also be considered by the approving authority.

2.9.5 In case of death/incapacitation resulting in total and permanent disability (which will disable the LOI holder to work or follow any occupation or profession) of Selected candidate/LOI Holder, on receipt of information regarding death/such incapacitation, a letter giving opportunity for reconstituting the LOI to legal heir/family member (including married children, daughter-in-law, son in law and grandchildren) subject to their eligibility, will be issued by the Indane DO/Territory/Regional in-charge of IOC/BPC/HPC, as applicable, within 10 (ten) days of receipt of such information. Along with this letter, copy of application form for reconstitution of distributorship at LOI stage and list / format of other documents and other relevant information to be submitted by the applicant, shall be sent. 30 (thirty) days’ time will be given for submitting the application. In case of formal request for extending the time, another 30 days can be extended by Indane DO/Territory/Regional in-charge of IOC/BPC/HPC.

2.9.6 **Communication to Applicants & Field Officer:** Within 20 days from receipt of proposal, the Indane DO/Territory/Regional Office of IOC/BPC/HPC, as applicable should send communication to the applicant(s) :-

- Informing reasons for rejection of proposal (on eligibility norms)
- Informing short comings, if any, in the documents with a request to re-submit the corrected / additional documents and that further action will be taken only after receipt of complete proposal / additional documents. After receipt of revised proposal / documents, a new identification no. (Docket no.) shall be given.

2.9.7 Letter will be sent intimating the date and time on which all existing partners along with proposed incoming partner should visit the Indane DO/Territory/Regional Office of IOC/BPC/HPC, as applicable, for meeting with Indane DO/Territory/Regional in-charge and cross verification of documents. This date will be given with a notice of 15 days. If a request from the applicant(s) is received for changing the date of meeting, such request should be accommodated and next date with mutual consent should be fixed at the earliest but not later than 30 days from the date of original meeting communication by OMCs. It should also be communicated to the applicants that IOC/BPC/HPC will not be responsible for delay in the process on this account.

2.9.8 Meeting with existing selected candidate/ LOI holder /in coming /Partner(s): On due date of meeting with all existing and proposed incoming partner(s), a committee consisting of the concerned field officer along with another officer from Indane DO/Territory/Regional Office of IOC/BPC/HPC, as applicable, will verify the identity of the individuals with photo identity cards and also cross verify the original documents with respect to eligibility criteria. Photocopy of identity cards of all the members and eligibility documents duly signed by them with date will be kept in record with counter signature of the above mentioned committee. Any one of the following photo identity cards will be reckoned for the above purpose.

- PAN Card
- Passport
- Voter ID
- Photo ID card issued by Govt./PSU
- Driving Licence

2.9.9 This will be followed by meeting of all existing and incoming partner(s) with the Indane DO/Territory/Regional Office in-charge of IOC/BPC/HPC, as applicable, along with the above mentioned committee.
2.9.10 In case an existing selected candidate/ LOI holder /in coming partner(s) is unable to visit Indane DO/Territory/Regional Office of IOC/BPC/HPC, as applicable, on the due date on account of serious illness / hospitalization or such other situation to the satisfaction of the Indane DO/Territory/Regional Office in-charge, a two member team consisting of the concerned field officer and one more officer to be nominated by the Indane DO/Territory/Regional Office in-charge will be deputed to meet such partner provided he or she is available within the Indane DO/Territory/Regional Office jurisdiction. In other cases where existing selected candidate/ LOI holder /in coming partner(s) is not able to visit Indane DO/Territory/Regional Office for the above meeting, the proposal will be referred to State/Regional/Zonal Office. Depending upon the merit and circumstances, State LPG Head/Regional Head /Zonal Head may consider and approve the proposal with specific reasoning. For this purpose, opinion of Law department of State/Zonal Office may be obtained to safeguard the interest of the Corporation, if required.

2.9.11 In case of incapacitation resulting in total and permanent disability, if the selected candidate/LOI holder is not in a position to give consent due to physical condition then consent of the legal heir/family member (including married children, daughter-in-law, son in law and grandchildren) would be required before reconstitution. Before reconstitution proposed LOI holder should furnish appropriate indemnity form indemnifying the OMCs against any claim/damage in the future.

2.9.12 Indane DO/Territory/Regional Office in-charge, after due recommendation shall forward the proposal to the State LPG Head/Region Head/Zonal Head for approval of reconstitution and issuance of fresh LOI and cancellation of the earlier LOI. The fresh LOI would be issued with all the conditions as was mentioned in the earlier LOI including that the legal heir(s)/family member(s) will have to make available the identified land offered by the original allottee/deceased/incapacitated LOI holder at the time of selection for LPG Distributorship.

2.9.13 Disposal of proposal: The following action shall be taken by Indane DO/Territory/Regional Office with regard to the proposals:

- To be forwarded within 7 days to concerned Head of LPG in State/Region/Zonal Office necessary action/approval of State LPG Head/Regional Head /Zonal Head, in case of proposals meeting norms.
- To be disposed of by sending communication on rejection of proposal within 7 days of the meeting, for proposals found deficient and not suitable for approval.

2.9.14 Upon receipt of proposal at State LPG Head/Region/Zonal Office of IOC/BPC/HPC, as applicable, the same will be reviewed by the a three member committee, consisting of two officers from State / Regional / Zonal Office and the in-charge of concerned Indane DO/Territory/Regional office of IOC/BPC/HPC, as applicable, nominated by the State LPG Head/Region Head/Zonal Head and eligible cases will be recommended by the Committee for approval by the State LPG Head/Region Head /Zonal Head. Status of approval/rejection of the proposals will be conveyed to the Indane DO/Territory/Regional Office in-charge by the State LPG Head/Region Head/Zonal Head. Within 7 days of receipt of information on the status of the proposal, the following action shall be taken by Indane DO/Territory/Regional Office with regard to the proposals.
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- To be disposed of by conveying “in-principle approval” with instruction for necessary formalities to be completed by the applicants giving additional 60 days’ time, in case of proposals approved by the State LPG Head/Region Head/Zonal Head.
- To be disposed of by sending communication on rejection of proposal, for proposals rejected by the State LPG Head/Region Head/Zonal Head.

2.9.15 Indane DO/Territory/Regional Office in-charge must ensure that the progress of all the proposals starting from receipt of application, meeting with existing selected candidate/ LOI holder /in coming partner (s), forwarding to State/Zonal office, wherever applicable, conveying approval/rejection of proposal, till execution of the agreement is monitored for this purpose. The same should be available for review by the visiting officials.

2.9.16 State LPG Head/Region/Zonal Office of IOC/BPC/HPC will also initiate regular monitoring system in the State/Region/Zonal office.

Formats of application, standard affidavit, indemnity, nomination form, etc. are attached as Annexures to this guidelines.

2.10 APPROVING AUTHORITY & TIME LINES FOR RECONSTITUTION AT LETTER OF INTENT (LOI) STAGE

2.10.1 Approving authority for all cases of reconstitution at LOI stage will be concerned State LPG Head/Regional Head /Zonal Head of IOC/BPC/HPC, as applicable.

2.10.2 All proposals for reconstitution at LOI stage should be disposed of within 75 days from submission of complete proposal.

2.11 NON-REFUNDABLE APPLICATION PROCESSING FEE & RECONSTITUTION FEE FOR RECONSTITUTION AT LETTER OF INTENT (LOI) STAGE:

In all cases, the distributorships would be required to pay non-refundable application processing fee of Rs.25000/- (plus applicable GST) at the time of application and upon approval of reconstitution, pay a non-refundable reconstitution fee equivalent to Security Deposit amount (plus applicable GST) as applicable to the category of distributorship defined under Distributor Selection Guidelines in vogue, before issuance of fresh LOI, except under the cases mentioned below;

- In case where reconstitution is arising out of death/incapacitation resulting in total and permanent disability (which will disable the LOI holder to work or follow any occupation or profession) of the proprietor / partner(s) and the incoming partner(s) (provided they all are Legal heir(s) / family member(s)) propose to hold the same share in partnership as was with the deceased/incapacitated.

- For induction of partner(s) from SC/ST category in LOIs belonging to same category. However, in cases involving induction of outside category partner(s) in SC/ST Distributorship, no exemption will be given.

In case application for reconstitution is rejected for short comings of the documents or non-submission of original for verification , existing selected candidate/ LOI holder /in coming Partner(s) to apply afresh for reconstitution within 60 days with correct documents. On such re-application, 50 % of the application fee amount (plus applicable GST) will be payable.
3 RECONSTITUTION OF COMMISSIONED DISTRIBUTORSHIP

Entire process of Reconstitution will be through Online mode

3.1 Optional Nomination by Proprietor/partners:

3.1.1 Proprietor/partners of existing distributorship may nominate, in the form to be prescribed, person(s) he/she desires to transfer his/her share in the event of his/her death or incapacitation resulting in total and permanent disability (which will disable the proprietor/partner to work or follow any occupation or profession). Such nomination can be made in the name of legal heir(s)/family member(s)/outsiders(s).

3.1.2 For a partnership firm, all partners may submit nominations separately, in the prescribed Form. New distributors may submit fresh nomination upon commissioning.

3.1.3 The nominees should also submit a declaration of acceptance of his/her nomination. The proprietor/partner(s) will have the option to change the nomination anytime so long he/she holds share in the distributorship firm by following the same procedure as is required to be followed for giving fresh nomination. The latest nomination details shall be displayed to Distributors in internal portals of OMCs for his information.

In case of nomination in the name of legal heir(s)/family member(s), the nomination form duly sworn before a First Class Magistrate/Executive Magistrate/Notary Public/any other equivalent competent authority in the concerned state, has to be submitted in person by Proprietor/Partner to the concerned Division/Territory/Regional Office during his/her lifetime.

In case of nomination in the name of outsider(s), the nomination form duly sworn before a First Class Magistrate/Executive Magistrate/any other equivalent competent authority in the concerned state, has to be submitted in person by Proprietor/Partner to concerned Division/Territory/Regional Office during his/her lifetime.

Nomination forms submitted after the death of Proprietor/Partner will not be accepted

3.2 There will be no restriction of time period for reconstitution of commissioned distributorship. However, up to three years of commissioning of a distributorship, reconstitution will be permitted for induction of minority partner(s) including outside partner(s), with maximum share of incoming partner(s) restricted up to 49% (except in case of induction of outside category partners in SC/ST distributorships wherein the share of incoming outside category partner(s) will be restricted to 25%). There is no restriction on shareholding of the partner(s) in the distributorship after three years of commissioning (except in case of induction of outside category partners in SC/ST distributorships wherein the share of incoming outside category partner(s) will be restricted to 25%).

If the reconstitution is desired for the induction of family members (his/her spouse; Children (including step children); son in law / daughter in law; Parents (including step father/step mother); Brother/Sister (including step brother and step sister); grand-parents (both maternal and paternal); grand-children.) then the restriction of minority share will not be applicable.

3.3 The restrictions of induction of spouse only, mandatorily as per condition of erstwhile distributorship selection guidelines, are also being dispensed with. Where in any such
The Sole Proprietor / Partner(s) can resign from the distributorship after three years of commissioning of a distributorship and transfer his/her/their shareholding in favour of family member(s) / existing partner(s)/outside partner(s). However, in case of induction of outside category partner(s) in SC/ST distributorships, the share of incoming outside category partner(s) will be restricted to 25%.

The Sole proprietor/Partner(s), without any time restriction, can transfer his/her share in distributorship in favour of his/her spouse; Children (including step children); son in law / daughter in law; Parents (including step father/step mother); Brother/Sister (including step brother and step sister); grand-parents (both maternal and paternal); grand-children.

On demise or incapacitation resulting in total and permanent disability (which will disable the proprietor/ partner to work or follow any occupation or profession) of the Sole Proprietor or Partner, transfer of his share in the distributorship in favour of the person(s) as per the last nomination will be considered. In case of more than one nominee, OMC may agree to distribute the shareholding among the nominated persons in the ratio the deceased has mentioned in the last nomination or equally. This will however, be subject to the proposed person(s) meeting eligibility conditions of distributorship selection guidelines except land for showroom and godown but complying with applicable statutory provisions.

If the legal heir/nominee is minor in age, the guardian shall operate the distributorship till he/she becomes major and the distributorship agreement would be once again ratified when the minor becomes major and expresses his willingness to continue with the distributorship.

In case of demise or incapacitation of the Sole Proprietor resulting in total and permanent disability (which will disable the proprietor to work or follow any occupation or profession), if there is no nominee or person(s) nominated expresses unwillingness to be inducted as proprietor/partner(s), or is found ineligible, as per norms applicable for Distributor Selection other than age, educational qualification and multiple distributorship norms, the firm can be reconstituted with

i. legal heir(s)

ii. legal heir(s) and family members of self / spouse viz. step children; son in law / daughter in law; Parents (including step father/step mother); Brother/Sister (including step brother and step sister); grand-parents (both maternal and paternal); grand-children of the deceased proprietor

iii. Legal heirs and outside partners. However, the maximum share of the outside partner(s) will be restricted to 49% and no relaxation with regard to age, educational qualification and Multiple Distributor Norm.

iv. In case no legal heirs willing to join, then family members of self / spouse viz. step children; son in law / daughter in law; Parents (including step father/step mother); Brother/Sister (including step brother and step sister); grand-parents (both maternal and paternal); grand-children of the deceased proprietor.

The consent of the legal heirs not willing to join the distributorship is required.
3.8 In cases of death or incapacitation resulting in total and permanent disability of partner, (which will disable the partner to work or follow any occupation or profession) the partnership firm is required to be reconstituted with the surviving/remaining partner(s) and person(s) nominated by the deceased/incapacitated partner(s). If the person(s) nominated express their unwillingness to be inducted as partner(s) or he/she/they is/are found ineligible by the OMCs, as per prevailing norms, the firm may be reconstituted with the remaining partner(s) and other legal heirs or the family members of the deceased/incapacitated partner(s) with the consent of legal heirs not joining. If there is no legal heir(s) or family member(s), or they have expressed unwillingness or found ineligible the distributorship will be reconstituted with surviving/remaining partner(s).

3.9 In cases of death of all partners, reconstitution may be made in favour of the legal heir(s) / family member(s) with the consent of legal heir(s). In such case, induction of outside partner(s) will also be permitted with the consent of legal heir(s)/family member(s). However, the maximum share of outside incoming partner(s) will be restricted up to 49%. In cases of death of all partners, if there is no eligible legal heir(s)/family member(s)/nominee(s) of the Partner(s) or legal heir(s)/family member(s)/nominee(s) of the Partner(s) express unwillingness, the distributorship shall be terminated.

3.10 While inducting partner(s), if the proprietor/partner(s) is not in a position to give consent due to his/her physical condition and has also not provided any nomination, then consent of the members of the family unit and married children of such proprietor/partner(s) would be required before reconstitution. Upon reconstitution, the distributorship should furnish appropriate indemnity bond indemnifying the OMC against any claim/damage of whatsoever nature raised by any person/entity relating to reconstitution done by OMC basis the said consent.

3.11 Dispute in case of Induction of nominated person(s)/legal heir(s)/family member(s): In case of any dispute with regard to the induction of nominated person(s)/legal heir(s)/family member(s) amongst the surviving/existing partners, then a maximum period of 6 (six) months from the date the OMC receives intimation of the death/incapacitation resulting in total and permanent disability (which will disable the proprietor/partner to work or follow any occupation or profession) of Proprietor/partner(s) may be given to the parties to settle the dispute amongst themselves. During the dispute period, the distributorship may be operated by the partner(s) and nominated person(s)/legal heir(s). If the same is not acceptable to the distributorship, then the distributorship may be placed under suspension. Another opportunity will be granted for a further a period of six months, in case if the dispute is not resolved in this extended period the LPG Distributorship will be terminated.

3.12 In cases where there is dispute in share out: In case of dispute on share out between legal heirs of deceased, the share of the deceased will be equally divided between all the willing incoming legal heirs. However, in this case the willing legal heirs to be inducted in the distributorship will have to indemnify the OMC against any claims or demands which may be made in the future.

3.13 Temporary arrangement for operation of distributorship in case of death of proprietor/partner(s): In case of death of proprietor/partner(s), temporary arrangement may be made through the person(s) last nominated by the deceased proprietor/legal heir(s) (in case of proprietorship) and through the person(s) last nominated/legal heir(s) & the surviving partner(s) (in case of partnership firm) to continue the distributorship till formal reconstitution. Such temporary arrangement will be allowed for a maximum period of 6 (six) months, within which the concerned party/parties should submit complete proposal for
reconstitution, otherwise the distributorship shall be placed under suspension till it gets reconstituted.

3.14 **Partner(s) found involved/ convicted in Criminal cases:**

3.14.1 In a partnership firm, if any partner(s) is/are convicted by Court of Law for any criminal case involving moral turpitude, then in such case, the existing set up will be derecognized, the convicted partner(s) will be debarred and their nominations cancelled. The distributorship may be reconstituted with the remaining partner(s) and in case the remaining partner is not alive or is incapacitated, then in favour of his/her (i.e. remaining partner's) nominated person/legal heir/family member(s) with a condition that if the convicted partner gets acquitted from the Court of Law/appellate court and no appeal is pending against, the original constitution will be restored on the request of the Partner who was debarred. The restriction of time period between reconstitutions will not be applicable in such cases.

3.14.2 If the distributorship is a partnership concern and one or more of the partners is involved in the offences:

- of affecting human body (Chapter XVI) of IPC
- Against the State (Chapter VI) of IPC

And he/she is arrested in connection with the involvement in such offence and or charge sheet is filed before Court of Law for conviction and Court framed the charges, then in such case OMCs will reconstitute the existing firm with the remaining partner(s) and in case the remaining partner is not alive or is incapacitated, then in favour of his/her (i.e. remaining partner's) nominated person/legal heir/family member(s) who are not involved in the offence and meets the eligibility criteria in vogue except land for showroom and godown (relaxation of age and qualification as mentioned above point 2.5.2 & 2.5.3 above) to operate the distributorship till the case is decided by Court/appellate court and no appeal is pending against. Such arrangement will, however, indemnify the OMC against any claims/damages arising out of subsequent litigation, if any.

If the convicted partner gets acquitted from the Court of Law, the original constitution will be restored on the request of the Partner who was debarred.

3.15 **Induction of outside category partner in SC/ST distributorship:** Induction of a minority partner(s) from outside his/her category in distributorship belonging to SC/ST category may be permitted. However, at any point of time i.e. before or after reconstitution and till the validity and operation of the Distributorship Agreement the holding of persons belonging to the SC/ST category under which the subject distributorship was allotted should be at least 75%. If non-SC/ST spouse/children of SC/ST distributor is inducted as partner in the distributorship, his/her share in the distributorship shall be counted as SC/ST share.

In case of death/incapacitation resulting in total and permanent disability (which will disable the proprietor/partner to work or follow any occupation or profession) of SC/ST distributor, total share of the deceased/incapacitated distributor can be transferred to Non-SC/ST spouse or Non-SC/ST children as the case may be, which would be counted as SC/ST share.

In case of death/permanent incapacity/resignation of SC/ST partner in a SC/ST category dealership having partner from outside the category of the dealership, and where there is no legal heir (s)/nominees(s) or legal heir(s)/nominee(s) have expressed their unwillingness, in such case the share of the deceased/incapacitated SC/ST dealer can be transferred to any
other person(s) belonging to the same category, there by maintaining the same category share at minimum 75%.

In the event of any proposal where share of SC/ST @ minimum 75% is not maintainable, then the distributorship will be terminated.

3.16 **In a partnership firm, if Majority Partner happens to be a widow under Defence/Operation Vijay/PMP/Direct Allotment through MOP&NG and the Widow applies for reconstitution of the distributorship:** In such cases, OMCs may reconstitute the distributorship based on the request of the widow.

In all such cases NOC from other partner(s) would not be required for reconstitution. However, in all such cases the proprietor / partner(s) of the reconstituted firm shall indemnify the OMC against any claims or demands which may be made by outgoing partner(s).

3.17 **General Conditions of Reconstitution:**

3.17.1 All incoming proprietor/partner(s) should fulfill all the basic requirements for becoming a distributor on 'Common eligibility criteria for all categories', on all parameters prescribed in the distributor selection guidelines in vogue, except land for godown/showroom. However, in case of death/ incapacitation resulting in total and permanent disability (which will disable the proprietor/ partner to work or follow any occupation or profession) of the Proprietor/Partner, OMCs may allow relaxation with regard to age and educational qualification of incoming proprietor/ partner(s) as per clause 3.7 / 3.8.

It is further clarified that Affidavit in form of Annexure D2 has to be submitted by continuing proprietor/ partner(s) and the incoming proprietor/ partner(s).

3.17.2 Multiple distributorship norms would be applicable in all cases of reconstitution except in the following cases:

- Where selection of the concerned distributorship was made prior to multiple distributorship norms came into existence. This relaxation shall be available only to spouse/children/grandchildren.
- For distributorships which were commissioned after multiple distributorship norm came into existence and where two or more distributorships have been awarded to spouse, father/mother, children/grandchildren (both married and unmarried), relaxation may be allowed for reconstitution arising out of death/incapacitation resulting in total and permanent disability (which will disable the proprietor/ partner to work or follow any occupation or profession) also in favour of family member(s) already holding a distributorship (subject to there being no other eligible/ willing legal heir/ member of family unit).

3.17.3 **Indian citizen:** The incoming proprietor / partner(s) should be Indian Citizen, and a resident of India as well in line with Distributor Selection Guidelines. Cases where incoming legal heir(s)/ family member(s) is/are not Indian Citizen(s) they will be given six months’ time to meet the Citizenship criteria.

3.17.4 **Legal heir Certificate:** Legal Heir Certificate is required to be submitted, by the person claiming to be legal heir, to OMCs to establish Legal heirs of the deceased Proprietor/Partner(s). In case the same is getting delayed, then the Incoming partner/legal
heir(s) can submit an affidavit sworn before 1" class Magistrate or any other competent authority in the concerned State by all the legal heir(s) of the deceased (including incoming legal heir(s)) declaring that they are the only legal heir(s) of the deceased.

OMCs can approve reconstitution in such cases. However, the reconstituted distributorship will have to indemnify the OMC against any claims or demands which may be made in future by any person claiming to be legal heir and would also have to face consequences such as termination of distributorship.

In case the person(s) claiming to be legal heir of deceased has/have already obtained Succession Certificate, the need for seeking Legal Heir Certificate can be dispensed with. If the Legal Heir Certificate is not generally issued in the jurisdiction/State where the Distributorship is operating than Succession Certificate to be taken.

3.17.5 Nominated person(s)/Legal Heir(s) not responding: In the event of death or incapacitation resulting in total and permanent disability (which will disable the proprietor/partner to work or follow any occupation or profession) of the Proprietor or Partner(s) of the distributorship firm, if the person(s) nominated by the deceased/incapacitated Proprietor/Partner(s) do not express his/her/their willingness to join the distributorship, a specific time period of 6 (six) months from the date the OMC receives intimation of the death/such incapacitation of Proprietor/partner(s) shall be given to them for taking decision. Thereafter it will be construed that the nominated person(s) is/are unwilling to join the distributorship, and then the firm can be reconstituted with the other legal heirs or the family members of the deceased/incapacitated proprietor/partner(s).

If there are no other legal heir(s) or the known legal heirs and also the family members are also not responding, then such partnership firm shall be reconstituted with the surviving partner(s); in case of proprietorship, the distributorship shall be terminated. The sequence of preference to be followed for induction of new proprietor/partner should be (i) the nominated person(s); (ii) the legal heirs; (iii) the family members(s).

3.17.6 Nominated person/Legal Heir(s)/Partner(s) not Traceable: In the event of death or incapacitation resulting in total and permanent disability (which will disable the proprietor/partner to work or follow any occupation or profession) of the Proprietor or Partner(s) of a distributorship firm, if the person(s) nominated by the deceased/disabled Proprietor/Partner is/are not traceable and/or his/her/their present address is not known, then OMC shall issue a notice in the newspaper in the district concerned seeking response/objection on the proposed reconstitution of the distributorship in favour of legal heirs or the family members of the deceased.

The notice should clearly state that the Claim, if any, for selection/induction as LPG distributor, made beyond the stipulated period in the notice would not be entertained under any circumstances. Thereafter OMC shall be at liberty to exercise its rights to approve reconstitution of the distributorship excluding such nominated person(s). Cost of newspaper notification to be borne by the distributorship firm or should be deducted from the final settlement of account of the terminated distributorship or should form part of claim of OMCs in case of dispute. The above procedure shall also be followed if any of the legal heirs or existing partner(s) is/are not traceable.

3.17.7 No NOCs from nominated person(s)/Legal Heir(s) who are disqualified to become Distributor: Nominated person(s)/legal heir(s) may not be willing to give relinquishment or NOC in favour of incoming Proprietor/Partner(s) despite the fact that these legal heir(s) are not eligible to become distributor as per Distributor Selection guidelines in vogue at the relevant time.
In such cases, as a one-time special measure, obtaining NOC/Relinquishment from such nominated person(s)/legal heir(s) may not be mandatory. However, the onus would be on the distributorship to provide conclusive documentary evidence with regard to disqualification of such nominated person(s)/legal heir(s) and OMC would independently verify the authenticity of the same.

In the event of death or incapacitation resulting in total and permanent disability (which will disable the proprietor/ partner to work or follow any occupation or profession) of the Proprietor or a Partner of the distributorship firm, if the person(s) nominated by the deceased/incapacitated Proprietor/ Partner(s) is/ are found to be ineligible at that juncture to become a distributor as per norms applicable for Distributor Selection (other than age, qualification), other legal heir(s)/ family members (including married children, grandchildren) of the deceased proprietor/partner(s) can be inducted as Proprietor/ Partner(s) with NOC of legal heirs not joining the distributorship. If none of the legal heir(s) or family members are found to be eligible; in case of a partnership firm, reconstitution should be done with the surviving partners, and in case of a proprietorship firm, the distributorship shall be terminated.

3.17.8 In all cases where OMC approves reconstitution proposal wherein consent of all the nominated person(s)/ legal heir(s)/partner(s) could not be obtained, then the proprietor/partner(s) of the reconstituted firm shall indemnify the OMC against any claims or demands which may be made by any person claiming to be legal heir(s)/partner(s) of the deceased Sole Proprietor/Partner.

3.17.9 Before reconstitution of distributorship, a meeting would be held with all the existing partner(s) and incoming partner(s) by OMC. In cases where partner(s) do not attend the meeting due to any reason, a registered letter confirming receipt of reconstitution proposal, giving reference of the meeting held with the attending partner(s) and Corporation’s intention of proceeding with the reconstitution proposal would be intimated to them.

3.17.10 In case of all Reconstitutions the ownership of readymade showroom / Godown/land should meet the requirements as per the extant Distributorship Selection Guidelines. Any change of showroom/godown land should be in line with the prevalent policy for change of Showroom / Godown land of commissioned Distributors.

3.17.11 All proposals for reconstitution of distributorship shall be disposed of by the concerned OMC in a time bound manner preferably within 75 days from the date of receipt of complete proposal.

3.17.12 Cases where In-principle letter for reconstitution is issued by OMC and new Distributorship agreement is not signed, than in such cases the OMC may agree to accept request from signatories of available distributorship agreement to cancel the In-Principle letter and forfeit the application fees, if any. Changes made in the statutory licenses be reverted back and proprietor / partner(s) shall indemnify the OMC against any claims or demands.

3.17.13 Before reconstitution, the distributorship should furnish appropriate indemnity bond indemnifying the OMC against any future claim/damage relating to such reconstitution.

3.18 PROCESS OF RECONSTITUTION OF COMMISSIONED DISTRIBUTORSHIP:

The following process will be followed for disposal of reconstitution of commissioned distributorship:
3.18.1 **Application:** The application for reconstitution is to be submitted online on the respective OMC portal uploading all the requisite documents. On submission of such application, the same will be acknowledged in the system and a unique identification number (Docket No.) will be generated. Distributor to submit the all Original documents and application at the time of verification to Indane DO/Territory/Regional Office of IOC/BPC/HPC during scrutiny.

3.18.2 **Scrutiny at Indane DO/Territory/Regional Office of IOC/BPC/HPC** : A two member **Reconstitution Scrutiny Committee (RSC)** constituted by the Indane DO/Territory/Regional in-charge of IOC/BPC/HPC, as applicable, with one member to be the concerned Field Officer, shall assess the eligibility of the legal heir(s)/family member(s)/outside partner(s) in line with the Guidelines for Selection of LPG Distributors in vogue. If candidate is found meeting the criteria, the committee will put up proposal for approval of the competent authority.

The RSC will scrutinize the proposal for:
- Verification of Originals with the uploaded documents.
- Conformity with the guidelines.
- Eligibility of incoming proprietor/partner(s) on age, education, multiple distributorship norms, caste certificate (for SC/ST) etc.
- Examination of documents.
- If exemption(if applicable) is sought on education qualification, the committee to verify that the applicant can read, write and count.

3.18.3 The request for reconstitution on account of total and permanent disability will be considered based on submission of certificate to this effect from Chief Medical Officer (CMO) of Govt. Hospital of the district. Alternatively, the recommendation of Medical Board recognized by the Govt. can also be considered by the approving authority.

3.18.4 In case of death/incapacitation resulting in total and permanent disability (which will disable the proprietor/partner to work or follow any occupation or profession) of proprietor/partner, on receipt of information regarding death/such incapacitation, a letter giving opportunity for reconstituting the distributorship to legal heir/family member (including married children, daughter-in-law, son in law and grandchildren) subject to their eligibility, will be issued by the Indane DO/Territory/Regional in-charge of IOC/BPC/HPC, as applicable, within 10 (ten) days of receipt of such information. Along with this letter, copy of application form for reconstitution of distributorship and list / format of other documents and other relevant information to be submitted by the applicant, shall be sent. 30 (thirty) days’ time will be given for submitting the application. In case of formal request for extending the time another 30 days can be extended by Indane DO/Territory/Regional in-charge of IOC/BPC/HPC.

3.18.5 In case the deceased/incapacitated Proprietor/Partner(s) had earlier appointed nominee(s), letter/information as mentioned above shall be first sent only to the concerned nominee(s). If the nominee(s) fails to respond within the stipulated period, subsequent letter/information shall be sent to the legal heir(s)/family member(s) of the deceased/incapacitated Proprietor / Partner(s).

3.18.6 Communication to Applicants: Within 20 days from receipt of proposal, the Indane DO/Territory/Regional Office of IOC/BPC/HPC, as applicable should send communication to the distributorship/ Field Officer.

- Informing reasons for rejection of proposal (on eligibility norms)
• Informing short comings in the documents with a request to re-submit the corrected / additional documents and that further action will be taken only after receipt of complete proposal / additional documents. After receipt of revised proposal / documents, a new identification no. (Docket no.) shall be given.

• Informing the date and time on which all existing partners along with proposed incoming partner(s) should visit the Indane DO/Territory/Regional Office of IOC/BPC/HPC, as applicable, for meeting with Indane DO/Territory/Regional in-charge and verification of documents, for proposals found suitable in all respects. This date will be given with minimum notice of 15 days. If a request from the distributorship is received for changing the date of meeting, such request should be accommodated and next date with mutual consent should be fixed at the earliest but not later than 30 days from the date of original meeting communication by OMCs. It should also be communicated to the distributorship that IOC/BPC/HPC will not be responsible for delay in the process in this account.

3.18.7 Meeting with existing/incoming Proprietor/Partner(s):

3.18.7.1 On due date of meeting with all existing and proposed incoming partner(s), a committee consisting of the concerned field officer along with another officer from Indane DO/Territory/Regional Office of IOC/BPC/HPC, as applicable, will verify the identity of the individuals with photo identity cards and also verify the original documents with respect to eligibility criteria. Photocopy of identity cards of all members duly signed by them with date will be kept in record with counter signature of the above mentioned committee. Any one of the following photo identity cards will be reckoned for the above purpose.

• PAN Card
• Passport
• Voter ID
• Photo ID card issued by Govt./PSU
• Driving Licence

This will be followed by meeting of all existing and incoming partners with the Indane DO/Territory/Regional Office in-charge of IOC/BPC/HPC, as applicable, along with the above mentioned committee.

3.18.7.2 In case an existing partner is unable to visit Indane DO/Territory/Regional Office of IOC/BPC/HPC, as applicable, on the due date on account of serious illness / hospitalization or such other situation to the satisfaction of the Indane DO/Territory/Regional Office in-charge, a two member team consisting of the concerned field officer and one more officer to be nominated by the Indane DO/Territory/Regional Office in-charge will be deputed to meet such partner provided he or she is available within the Indane DO/Territory/Regional Office jurisdiction. In other cases where existing partner(s)/ proprietor is not able to visit Indane DO/Territory/Regional Office for the above meeting, the proposal will be referred to State/Regional/ Zonal office. Depending upon the merit and circumstances, State LPG Head/Regional Head of State/Zonal Head may consider and approve the proposal with specific reasoning. For this purpose opinion of Law department of State/Region/Zonal Office may be obtained to safeguard the interest of the OMC.

3.18.7.3 In case an outgoing partner(s) is living outside the country and is not in a position to visit the Indane DO/Territory/Regional Office on the pre assigned date and time of the meeting. The outgoing partner(s) would be required to submit an affidavit duly signed and notarized by the concerned Indian consulate in the country where the outgoing partner is living. Confirmation of
the affidavit should be obtained by the Indane DO/Territory/Regional Office in-charge by writing to Indian Consulate within 60 days. An indemnity from the continuing partner(s) must also be taken in this regard.

3.18.8 Disposal of proposal at Indane DO/Territory/Regional Office level of IOC/BPC/HPC: After the meeting, the following action shall be taken by Indane DO/Territory/Regional Office with regard to the proposals;

- Will be disposed of by conveying “in-principle approval” as per Appendix T2 with instruction for necessary formalities to be completed by the firm for execution of documents giving additional 60 days’ time, in case of proposals meeting norms and where the Indane DO/Territory/Regional Office in-charge of IOC/BPC/HPC, as applicable, is the approving authority
- Will be disposed of by sending communication on rejection of proposal within 7 days of the meeting, for proposals found deficient and not suitable for approval.
- Will be forwarded within 7 days to concerned State LPG Head/Region Head/Zonal Head for necessary action/approval.

3.18.9 Proposals forwarded to State LPG Head/Regional/Zonal Office of IOC/BPC/HPC, as applicable, will be reviewed by a three-member committee, consisting of two officers from State / Regional/ Zonal Office and the in-charge of concerned Indane DO/Territory/Regional office of IOC/BPC/HPC, as applicable, nominated by the State LPG Head/Region Head/Zonal Head. Status of approval/rejection of the proposals will be conveyed to the Indane DO/Territory/Regional Office in-charge by the State LPG Head/ Regional Head /Zonal Head. Within 7 days of receipt of information on the status of the proposal, the following action shall be taken by Indane DO/Territory/Regional Office with regard to the proposals.

- Will be disposed of by conveying “in-principle approval” as per Appendix T2 with instruction for necessary formalities to be completed by the firm for execution of documents giving additional 60 days’ time, in case of proposals approved by State LPG Head/ Regional Head /Zonal Head.
- Will be disposed of by sending communication on rejection of proposal, for proposals rejected by State LPG Head/ Regional Head /Zonal Head.

3.18.10 Indane DO/Territory/Regional Office in-charge must ensure that the progress of all the proposals starting from receipt of application, meeting with existing/incoming proprietor/partner(s), forwarding to State LPG Head/Regional/Zonal office, wherever applicable, conveying approval/rejection of proposal, till execution of the agreement is monitored for this purpose. The same should be available for review by the visiting officials.

3.18.11 State LPG Head/Regional Head/Zonal Head will also initiate regular monitoring system in the State LPG Head/Regional/Zonal. Formats of application, standard affidavit, indemnity, nomination form, etc. are attached as Annexures to this guideline.
3.19 APPROVING AUTHORITY & TIME LINES FOR DISPOSAL OF PROPOSALS FOR RECONSTITUTION OF COMMISSIONED DISTRIBUTORSHIPS:

State LPG Head/ Regional Head /Zonal Head will be the approving authority for the following cases:

- Cases of reconstitution involving induction of outside category partner in SC/ST category distributorship.
- Cases of reconstitution where existing partner(s) have failed to attend the meeting with Indane DO/Territory/Regional Office in-charge and with the two member committee deputed by the Indane DO/Territory/Regional Office in-charge for this purpose.
- Cases involving relaxation to incoming partner on the age & education criteria.

3.20 Concerned Indane DO/Territory/Regional Office in-charge will be the approving authority in all other cases.

3.21 All proposals should be disposed of within 75 days of receipt of complete proposal.

3.22 NON-REFUNDABLE APPLICATION PROCESSING FEE & RECONSTITUTION FEE FOR RECONSTITUTION OF COMMISSIONED DISTRIBUTORSHIPS:

3.23.1 APPLICATION PROCESSING FEE: In all cases, the distributorships would be required to pay non-refundable application processing fee of Rs.25,000/- (plus applicable GST) for reconstitution in favors of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd., as applicable, and payable at the Indane DO/Territory/Regional Office location, will be payable along with the application as per the Reconstitution policy, as applicable.

In case application for reconstitution is rejected for shortcomings of the documents or non-submission of original for verification the Distributor to apply afresh with correct documents for reconstitution within 60 days from date of intimation letter on rejection. Only such re-application 50 % of the application fee (plus applicable GST) amount will be payable.

3.23.1.1 In case where reconstitution is arising out of death/incapacitation resulting in total and permanent disability (which will disable the proprietor/ partner to work or follow any occupation or profession) of the proprietor / partner(s) and incoming partner(s) (provided they all are Legal heir(s) / family member(s)) proposes to hold the same share in Distributorship as was with the deceased/incapacitated. Further, in cases where Legal heir(s) / family member(s) of deceased / incapacitated partner(s) is taking over shareholding of deceased / incapacitated partner(s) in addition to his or her existing shareholding will also be exempted.

3.23.1.2 For SC/ST category distributorships involving induction of partner(s) from same category. In cases involving induction of outside category partner(s) in SC/ST Distributorship, no exemption will be given.

3.23.2 RECONSTITUTION FEE:

Upon approval of reconstitution, the distributorships would be required to pay a non-refundable reconstitution fee equivalent to Security Deposit amount (plus applicable GST) as applicable under Distributor Selection Guidelines in vogue, before execution of fresh distributorship agreement, except under the cases mentioned below:
Guidelines for Reconstitution of LPG Distributorship – 2022

3.23.2.1 Proposal involving induction of partner from within the family as defined in Selection guidelines, including married children, daughter in-law, son-in-law and grandchildren (without any exit/outgoing partner).

3.23.2.2 Proposal with or without induction of partners from within the family as defined in Selection guidelines, including married children, daughter in-law, son-in-law and grandchildren or without induction of partners from outside family (along with exit/outgoing partner) provided continuing partner(s) holding at least 50% share in the existing constitution and maintains majority share in the distributorship post reconstitution.

3.23.2.3 Cases involving reconstitution is arising out of death/incapacitation resulting in total and permanent disability (which will disable the proprietor/partner to work or follow any occupation or profession) of the proprietor/partner(s) and incoming partner(s) (provided they all are Legal heir(s)/family member(s)) proposes to hold the same share in Distributorship as was with the deceased/incapacitated. Further, in cases where Legal heir(s)/family member(s) of deceased/incapacitated partner(s) is taking over shareholding of deceased/incapacitated partner(s) in addition to his/her existing shareholding.

3.23.2.4 For SC/ST category distributorships involving induction of partner(s) from same category.

3.23.2.5 In case where sole proprietor irrespective of age allowed to resign from the distributorship, provided transfer of share is proposed in favour of his/her family as defined in Selection guidelines, including married children, daughter in-law, son-in-law and grandchildren.

3.23.2.6 For reconstitution of Distributorships where the Distributor (proprietor/partner(s)) is senior citizen(s) (> 60 years old), and inducting, family as defined in Selection guidelines, including married children, daughter in-law, son-in-law and grandchildren.

4 TIMELINES FOR DISPOSAL OF APPLICATIONS:

All proposals should be disposed of within 75 days of receipt of complete proposals. Reasons for delay, if any, will have to be recorded at each stage. Indane DO/Territory/Regional Office in-charge, LPG Head of State/Regional Head/Zonal head of IOC/BPC/HPC, as applicable, will periodically review and furnish MIS giving details of cases cleared and pending beyond allowed timelines with reasons for delay and plan for disposal.

State LPG Head/Regional Head/Zonal Head of IOC/BPC/HPC, as applicable, will also periodically review the progress and status of cases pending at different stages and take corrective action to ensure at the earliest. Under no circumstances, any proposal should remain pending with Corporation for more than 75 days.

5 GRIEVANCE REDRESSAL:

In case of any grievance in the matter of reconstitution, the applicant will submit his/her petition to the LPG Head of State/Regional Head/Zonal Head of IOC/BPC/HPC, as applicable, who will have the grievance investigated and dispose the case within a period of one month’s time from the date of receipt of grievance.

6 COMMUNICATION TO DISTRIBUTOR AND PUBLIC:

This policy will be hosted on OMCs website along with application form and detailed enclosures.

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INSTRUCTIONS FOR RECONSTITUTION AT LOI STAGE

1. The Reconstitution Policy must be read and understood fully. The application form complete in all respects including processing fee must be submitted to the respective Indane DO/Territory/Regional Office of IOC/BPC/HPC, as applicable, preferably in person. If sent by post/courier the same must be addressed to the respective Indane DO/Territory/Regional Office in-charge.

2. An acknowledgement of receipt of application will be issued by the Indane DO/Territory/Regional Office along with a reference number. In cases where the applications are not handed over in person and if acknowledgement is not received within 15 days, the same to be brought to the notice of the Indane DO/Territory/Regional Office in-charge immediately. For all future correspondence the reference number to be mentioned.

3. Application processing fee: A non-refundable application processing fee of Rs.25,000/- for reconstitution in favour of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd., as applicable, and payable at the Indane DO/Territory/Regional Office location, will be payable along with the application as per the Reconstitution policy, as applicable.

4. Reconstitution fee: Non-refundable reconstitution fee equivalent to prevailing security deposit (as applicable to Distributor Selection policy in vogue) will be collected before issuance of fresh LOI.

5. In case of reconstitution proposals on account of incapacitation due to serious illness/accident resulting in permanent and total disability which will disable the LOI holder to work or follow any profession, Chief Medical Officer of Govt. Hospital of the District or Medical Board recognized by the Govt. need to certify incapacitation resulting in total and permanent disability (which will disable the LOI holder to work or follow any occupation or profession) for considering the proposal.

6. If the legal heir / family member of the deceased/incapacitated resulting in total and permanent disability (which will disable the LOI holder to work or follow any occupation or profession) LOI holder does not possess the minimum educational qualification in line with the distributor selection policy in vogue and is proposing to become the proprietor/partner, then the Committee of Officers appointed by the Corporation will verify whether such legal heir is able to read, write and count.

7. At an appointed date the incoming candidate(s) along with continuing/existing partner(s) have to appear before the Committee along with the original documents copies of which were submitted / required along with the application.

8. All the pages of the application along with the annexures to be signed / self-attested by the incoming candidate(s) along with the existing incapacitated LOI holder, as applicable.

9. In case the legal heir / family member is a minor, then guardian proposing to operate the LPG Distributorship is required to execute the agreement in his/her personal capacity as well as on behalf of Minors, valid till minors attain the age of 18 years.

10. On communicating the ‘in principle’ approval for the reconstitution, the documentary confirmation of the relevant formalities and legal compliance if any must be submitted to the Indane DO/Territory/Regional Office in-charge within 60 days.
# Guidelines for Reconstitution of LPG Distributorship – 2022

## DETAILS OF DOCUMENTS ENCLOSED FOR RECONSTITUTION AT LOI STAGE

<table>
<thead>
<tr>
<th>DOCUMENTS REQUIRED</th>
<th>State whether attached or Not applicable</th>
<th>No. of pages</th>
</tr>
</thead>
</table>

### A. FOR INCOMING CANDIDATE

1. **Proof of Identity**: Copy of any of the following (Voter ID / PAN Card / Photo ID card issued by Govt. / PSU / Passport / Driving Licence)

2. **Age Proof**: Copy of any of the following (Birth Certificate, School leaving certificate / Passport / Driving Licence / PAN Card / Identity card issued by Election Commission)

3. **Educational Qualification**: Copy of matriculation certificate / SSC / 10th passing mark sheet.

4. **Succession certificate / Legal heir certificate confirming legal heir(s) of deceased LOI holder(s)**

5. In case of reconstitution of SC/ST category LOI with SC/ST partner – Copy of SC/ST certificate from competent authority as per Distributorship selection guidelines in vogue.

6. **Standard Affidavit on Indian nationality, age, multiple Distributorship norms, non-conviction etc. as applicable (Annexure-D1)**

7. **Passport size photographs of the continuing / incoming candidate(s) to be pasted on the application in (Annexure-C1)**

8. **If in service, affidavit for resigning from the service after the approval of Reconstitution but before the execution of the agreement.**

### B. OTHER DOCUMENTS

1. **Copy of the death Certificate in case of death of LOI holder/selected candidate.**

2. In case of incapacitation resulting in total and permanent disability (which will disable the LOI holder to work or follow any occupation or profession), copy of the Incapacitation Certificate issued by the Chief Medical officer of the District Govt. Medical Hospital / Medical Board recognized by the Govt.

3. **Letter of Acceptance in the form of Affidavit from the guardian to operate the Distributorship till the local guardian becomes a major. (18 years)***

4. **Copy of LOI / Selection communication**

5. **Draft copy of the dissolution deed of the existing partnership (if applicable)**

6. **Draft Copy of the deed of the proposed partnership (if applicable)**

7. **Application Fee (Rs.25000/-)**

8. For induction of outside category partner in SC/ST Distributorship, incoming partner to fill the new Distributorship form and submit along with relevant enclosures.

9. **Age Proof of local guardian *****: Copy of any of the following (Birth Certificate, School leaving certificate, Passport, Driving Licence, PAN Card, Identity card issued by Election Commission).

10. **Proof of educational qualification of the local guardian**: If not able to furnish, then, he/she should be able to read, write & count.

11. **Application form (Annexure-A1)**

12. **Undertaking (Annexure-B1)**

13. Total no. of pages enclosed

*** Required only if the proposed legal heir of the deceased/incapacitated LOI holder is a minor.

---

**Signature of existing LOI holder(s)**

**Signature of the incoming partner(s)**

(whenever applicable)

**Signature of legal heir(s)/family member(s)**

of deceased/incapacitated LOI holder(s)

(whenever applicable)

**Signature of Local Guardian**

(whenever applicable)

---

23
## Guidelines for Reconstitution of LPG Distributorship – 2022

### ANNEXURE-A1

**APPLICATION FOR RE-CONSTITUTION AT LOI STAGE**

<table>
<thead>
<tr>
<th>S. NO.</th>
<th>PARTICULARS</th>
<th>DETAILS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1</strong></td>
<td>Details of LOI / SELECTION</td>
<td></td>
</tr>
<tr>
<td>(a)</td>
<td>Whether LOI / SELECTION is on sole proprietorship or partnership :</td>
<td>Proprietorship / Partnership</td>
</tr>
<tr>
<td>(b)</td>
<td>Name of LOI holder / SELECTED CANDIDATE:</td>
<td></td>
</tr>
<tr>
<td>(c)</td>
<td>LOI / SELECTION reference &amp; date :</td>
<td></td>
</tr>
<tr>
<td>(d)</td>
<td>Location :</td>
<td></td>
</tr>
<tr>
<td>(e)</td>
<td>Tehsil / Sub-Division / District :</td>
<td></td>
</tr>
<tr>
<td>(f)</td>
<td>State :</td>
<td></td>
</tr>
<tr>
<td>(g)</td>
<td>Category under which LOI was issued /SELECTION DONE:</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>2</strong></th>
<th>Details of existing / deceased / incapacitated LOI holder/ SELECTED CANDIDATE</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of LOI holder / SELECTED CANDIDATE</td>
<td>Address</td>
<td>Telephone / Mobile no.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| **3** | Whether same land mentioned in the earlier LOI / Offered by selected candidate in application form will be made available : | Yes / No |

| **4** | Details of Land as in point no 3 above | |

| **5** | Details of revised Land, in case alternate land have been offered as per distributorship selection guideline: | |

| **6** | Whether proposal for reconstitution is being submitted on account of Death / Incapacitation / Others : | Death / Incapacitation / Others |

| **7** | Name of the deceased or incapacitated LOI holder/selected candidate, if same is applicable : | |

| **8** | Detail of reconstitution proposed | |
| (a)  | Whether reconstitution proposed for induction of outside partner(s) | Yes / No |
| (b)  | Whether minimum 51 % share is proposed |
| a)  | In favour of original allottee and/or in favour of legal heir(s)/family member(s) (including married children, daughter in law, son in law and grandchildren) of original allottee where reconstitution is being proposed due to death/ Incapacitation of LOI holder. |
| b)  | In favour of original allottee where reconstitution is being proposed for reasons other than death of the LOI holder. The % share out of proposed reconstitution is to be indicated as per table attached. |
| (c)  | If the LOI was issued under SC/ST category/candidate is selected under SC/St category, whether proposal is being submitted for induction of non-SC/ST partner(s) : | Yes / No / NA |
| (d)  | In case proposal is being submitted for induction of non SC/ST partner(s) in LOIs issued under SC/ST category, whether total % share out proposed for non SC/ST partner(s) is within 25 %. Also, mention total share out proposed for non SC/ST partner(s) : (In case of death/ incapacitation resulting in total and permanent disability (which will disable the LOI holder to work or follow any occupation or profession) of SC/ST LOI holder(s), total share of the deceased/incapacitated LOI holder(s) can be transferred to Non-SC/ST spouse or Non-SC/ST children (legal heirs) as the case may be, which would be counted as SC/ST share) | Yes / No / NA |

<table>
<thead>
<tr>
<th>Name of partner(s) of SC/ST category</th>
<th>% of share proposed</th>
</tr>
</thead>
</table>

| Total % share proposed for partner(s) SC/ST category | |

| Name of partner(s) of other category | % of share proposed |
### Guidelines for Reconstitution of LPG Distributorship – 2022

#### 9. Brief reasons for the proposed reconstitution:

Name of continuing LOI holder / incoming partner(s) : (if more than one partner is proposed, details as indicated below has to be given for each partner indicating the % share out proposed by attaching separate sheet). If the legal heir(s) is/are minor, then the details of the guardian who will be operating the Distributorship till the legal heir(s) becomes a major, is to be furnished along with that of the minor legal heir(s).

<table>
<thead>
<tr>
<th>Name of continuing LOI holder(s)</th>
<th>% of share proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name of incoming partner(s)</th>
<th>% of share proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### 10. Details of reconstitution processing fee

Signature of existing LOI holder(s)  
(whenever applicable)

Signature of the incoming partner(s)

Signature of legal heir(s)/family member(s)  
of deceased/incapacitated LOI holder(s)  
(whenever applicable)

Signature of Local Guardian  
(whenever applicable)
ANNEXURE-B1

UNDERTAKING

"I/We the existing LOI holder of LOI no. ______________________, dated ______________ / Selected Candidate ( Application ref no ______________________ )issued by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. for Distributorship Distributorship at ____________________, District : ______________, State ______________ along with the proposed partner(s) hereby confirm that all the details furnished in the application are true to the best of my/our knowledge. We also confirm that the re-constitution policy has been read and understood by me/us. I/We confirm that the proposal for re-constitution is submitted consciously after fully understanding the implications of the same."

Signature of existing LOI holder
(whenever applicable)

Signature of the incoming partner(s)

Signature of /legal heir(s)/family member(s)
of deceased/incapacitated LOI holder
(whenever applicable)

Signature of Local Guardian
(whenever applicable)
<table>
<thead>
<tr>
<th></th>
<th>Name of the continuing LOI holder(s) / incoming Proprietor / Partner(s)</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Photograph of the continuing LOI holder(s) / incoming Proprietor / Partner(s)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Whether continuing LOI holder(s) / incoming Proprietor / Partner(s)</td>
<td>Continuing LOI holder / Incoming Proprietor / Incoming Partner</td>
<td>Continuing LOI holder / Incoming Proprietor / Incoming Partner</td>
</tr>
<tr>
<td>4</td>
<td>Whether legal heir / family member of deceased / incapacitated LOI holder(s)</td>
<td>Yes / No / NA</td>
<td>Yes / No / NA</td>
</tr>
<tr>
<td>5</td>
<td>Whether incoming Proprietor / Partner(s) is outside / within family</td>
<td>Outside / Within / NA</td>
<td>Outside / Within / NA</td>
</tr>
<tr>
<td>6</td>
<td>Category of continuing LOI holder(s) / incoming Proprietor / Partner(s)</td>
<td>SC / ST / Others</td>
<td>SC / ST / Others</td>
</tr>
<tr>
<td>7</td>
<td>% share proposed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Address</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>District</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>State</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>PIN Code</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Telephone / Mobile no.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>e-mail Id</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Educational qualification as on date of application</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Date of birth</td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Age as on date of application</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Present occupation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>PAN no.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>Relationship details with existing / deceased / incapacitated LOI holder(s), if any</td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Any other relevant information</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Signature of existing LOI holder(s) (wherever applicable)

Signature of the incoming partner(s)

Signature of legal heir(s)/family member(s) of deceased/incapacitated LOI holder(s)LOI holder(s) (wherever applicable)

Signature of Local Guardian (wherever applicable)
ANNEXURE-D1

Notarized Affidavit

(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

Reconstitution of LPG Distributorship at LOI Stage for the Location: ______________________,
District : ______________, State : _____________________ which was offered vide LOI no.
___________________________________________________ , dated ________________________

I, _______________________________________________ son/daughter/wife of
____________________________________________ Age _____ years residing at _____________
do hereby solemnly affirm and say as under :

<table>
<thead>
<tr>
<th></th>
<th>That I am an Indian Citizen and resident of India (as per Income Tax Rules).</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>That my date of birth is d d / m m / y y y y (Age as on date of application for reconstitution in words______________________________)</td>
</tr>
<tr>
<td>3</td>
<td>* That I have passed the 10th Standard examination conducted by Board in the year</td>
</tr>
<tr>
<td>4</td>
<td>* That I am unmarried. That neither I, nor my Father, Mother, unmarried brother(s), unmarried sister(s) have Distributorship/distributorship or hold Letter of Intent for Retail Outlet or SKO-LDO Distributorship or LPG distributorship of any Oil Company except the subject LPG Distributorship for which Reconstitution is proposed #.</td>
</tr>
<tr>
<td></td>
<td>OR * That I am married and name of my spouse is ___________________. That neither I nor my spouse, unmarried son(s) / unmarried daughter(s) have Distributorship/ distributorship or hold letter of Intent for Retail Outlet or SKO-LDO Distributorship or LPG distributorship of any Oil Company except the subject LPG Distributorship for which Reconstitution is proposed #.</td>
</tr>
<tr>
<td></td>
<td>OR * That I am widow / widower. That neither I nor my unmarried son(s) / unmarried daughter(s) have Distributorship/ distributorship or hold letter of Intent for Retail Outlet or SKO-LDO Distributorship or LPG distributorship of any Oil Company except the subject LPG Distributorship for which Reconstitution is proposed #.</td>
</tr>
<tr>
<td></td>
<td>OR * That I am divorcee. That neither I, nor any of my unmarried son(s) / unmarried daughter(s) (whose custody is given to me) have Distributorship/ distributorship or hold letter of Intent for Retail Outlet or SKO-LDO Distributorship or LPG distributorship of any Oil Company except the subject LPG Distributorship for which Reconstitution is proposed #.</td>
</tr>
<tr>
<td>5</td>
<td>That I hereby confirm that none of my family members (as per multiple Distributorship norms as defined in Distributor Selection Guidelines of Oil Marketing Companies) are employees of Oil Marketing Companies.</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>6</td>
<td>That I am of sound mental health &amp; I am not totally paralyzed.</td>
</tr>
</tbody>
</table>
| 7 | That I am married and my name before marriage was _____________ and after my marriage to Shri __________________________ has been changed to Smt.___________________________.
| 8 | That I have never been convicted by any Court of Law for any criminal offences involving moral turpitude and/or economic offences (other than freedom struggle). |
| 9 | That I hereby confirm that I was never a signatory to Distributorship/distributorship agreement of any Oil Company, which was terminated for proven malpractices and / or for violations of provisions of the Marketing Discipline Guidelines. |
| 10 | That I hereby confirm that I will not be taking up any other employment upon my appointment as a Distributor. If I am already employed I will resign from the employment and produce the letter of acceptance of resignation by the employer before the acceptance of Letter of Appointment issued by the Oil Company. |
| 11 | I hereby declare that I am neither employed in private sector nor drawing any salary/perks/emoluments from State / Central Government. I also affirm that during the tenure of the Distributorship I will not draw any salary /perks/emoluments from State / Central Government / Private Sector. |
| 12 | That presently I am not having any contract with any Oil Marketing Company as Service Provider/Labour contractor/Job Contractor for any COCO RO OR That presently I am having a contract with an Oil Marketing Company as Service Provider/Labour contractor/Job Contractor for one COCO RO (Name of COCO Location _________________, Dist._______________, State ___________, Oil Company name____________________). I also know that if I am appointed as a Distributor, I will have to terminate this contract before issuance of Letter of Appointment. |
| 13 | That if any information/declaration given by me in my application or in any document submitted by me in support of application for the award of the LPG Distributorship or in this affidavit shall be found to be untrue or incorrect or false, then Corporation would be within its rights to withdraw the letter of intent / terminate the Distributorship (if already appointed) and that I would have no claim, whatsoever, against the Corporation for such withdrawal / termination. |

* Strike off whatever is not applicable.    # Strike off the portion in italics if not applicable.

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from.

Signature of Deponent
(Name in block letters)

Solemnly affirmed and declared before me. This ___________ day of ____________

Signature and Seal of
Magistrate/Judge/Notary public
ANNEXURE-E1

(Applicable only in case of reconstitution cases where incapacitation resulting in total and permanent disability (which will disable the LOI holder to work or follow any occupation or profession) LOI Holder is not in a position to give consent due to physical condition - to be obtained at time of reconstitution at LOI Stage)

Notarized Affidavit

(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, __________________________ son / daughter / wife of ____________________________ Age _____ years residing at __________________________
do hereby solemnly affirm and say as under;

That, Sri/Smt. __________________________, son / daughter / wife of ____________________________ Age _____ years residing at ______________ is the LOI holder no. __________________________, dated ______________ issued by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. for LPG Distributorship at ____________________, District : __________, State ______________.

*along with Sri/Smt __________________________, son / daughter / wife of ____________________________ Age _____ years residing at ____________________________.

That, the percentage share out of all the partners in the above stated LOI as per Draft / Proposed Deed of Partnership dated ________ is as indicated below;

<table>
<thead>
<tr>
<th>Name of Partner</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, the LOI Holder Sri/Smt. __________________________ got incapacitated resulting in total and permanent disability (which has disabled him/her to work or follow any occupation or profession) on ______________ due to ____________________ and is not in a position to give his/her consent in respect of reconstitution of his/her above stated LOI, owing to his/her physical condition.

That, I being the __________________________ Sri/Smt. __________________________ is a member of his / her “Family Unit”.

That, in view of death/ incapacitation and/or permanent disability of Sri/Smt. __________________________ and as he / she is not in a position to give his/her consent in respect of reconstitution of his/her above stated LOI, due to his/ her physical condition, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to reconstitute the above stated LOI for RO Distributorship at ____________________, District : __________, State ______________ as per the share out stated below,

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this
Guidelines for Reconstitution of LPG Distributorship – 2022

affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd would be within its rights to withdraw the LOI or initiate suitable action as deemed fit and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such withdrawal.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LOI.

Signature of Deponent (surviving LOI Holder)
(Name in block letters)

Solemnly affirmed and declared before me. This ___________day of ________________

Signature and Seal of
Magistrate/Judge/Notary public
ANNEXURE-F1

AFFIDAVIT / INDEMNITY BOND BY LEGAL HEIR(S) OR LOI HOLDER

(Applicable to Legal heir(s) of deceased/ Incapacitated LOI holder - to be obtained at time of reconstitution at LOI Stage)

Notarized Affidavit

(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, _________________ son / daughter / wife of _________________
Age ______ years residing at ____________________________ do hereby solemnly affirm and say as under;

That, I, _________________ son / daughter / wife of _________________ Age ______ years residing at ____________________________ are the Legal heir of deceased LOI holder of LOI no. ____________________________ , dated ________________ issued by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. for LPG Distributorship at ________________, District : ________________, State ________________. 

That, Sri/Smt. _______________________, the above stated LOI holder expired / got incapacitated resulting in total and permanent disability (which will disable the LOI holder to work or follow any occupation or profession) on ________________.

That, in view of death / incapacitation and/or permanent disability of Sri/Smt. _______________________, issued LOI by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to reconstitute the above stated LOI for LPG Distributorship at ____________________________, District : ________________, State ________________ as per the share out stated below;

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd would be within its rights to withdraw the LOI or initiate suitable action as deemed fit and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such withdrawal.

I along with my heirs, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LOI by inducting as the LOI holder / partner(s) in the LOI.

Signature of Deponent Incapacitated LOI Holder/ Legal heir as the case may be) (Name in block letters)

Solemnly affirmed and declared before me. This ____________ day of __________________

Signature and Seal of
Magistrate/Judge/Notary public
ANNEXURE-G1

AFFIDAVIT / INDEMNITY BOND BY MEMBERS OF “FAMILY UNIT” AND MARRIED CHILDREN OF INCAPACITATED RESULTING IN TOTAL AND PERMANENT DISABILITY (WHICH HAS DISABLED THE LOI HOLDER TO WORK OR FOLLOW ANY OCCUPATION OR PROFESSION) LOI HOLDER(S).

(Applicable only in case of reconstitution cases where incapacitated LOI Holder(s) is not in a position to give consent due to physical condition - to be obtained at time of reconstitution at LOI Stage)

Notarized Affidavit

(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, ____________________________________ son / daughter / wife of ______________________________
Age _____ years residing at __________________________ do hereby solemnly affirm and say as under;

That, Sri/Smt. ______________________, son / daughter / wife of ______________________________
Age _____ years residing at __________________________, son / daughter / wife of ______________________________
Age _____ years residing at _____________________________, son / daughter / wife of ______________________________

*That, the percentage share out of all the partners in the above stated LOI as per Draft / Proposed Deed of Partnership dated ________ is as indicated below;

<table>
<thead>
<tr>
<th>Name of Partner</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, the LOI Holder Sri/Smt. _______________________, got incapacitated resulting in total and permanent disability (which has disabled him/her to work or follow any occupation or profession) on ______________ due to __________________ and is not in a position to give his/her consent in respect of reconstitution of his/her above stated LOI, owing to his/her physical condition.

That, I being the _________________ Sri/Smt. ______________________ is a member of his / her “Family Unit”.

That, in view of death / incapacitation and/or permanent disability of Sri/Smt. ______________________ and as he / she is not in a position to give his/her consent in respect of reconstitution of his/her above stated LOI, due to his/ her physical condition, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to reconstitute the above stated LOI for RO Distributorship at ______________________, District : _____________, State _______________, as per the share out stated below,

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd would be within its rights to withdraw the LOI or initiate suitable action as deemed fit and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such withdrawal.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LOI.

Signature of Deponent (surviving LOI Holder)

(Name in block letters)

Solemnly affirmed and declared before me. This ____________ day of ____________________

Signature and Seal of
Magistrate/Judge/Notary public
ANNEXURE-H1

AFFIDAVIT / INDEMNITY BOND BY LEGAL HEIR(S) OF LOI IN CASE LEGAL HEIR CERTIFICATE IS NOT AVAILABLE.

Notarized Affidavit
(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, __________________________ son / daughter / wife of __________________________
Age _____ years residing at __________________________ do hereby solemnly affirm and say as under;

That, Sri/Smt. _______________________, son / daughter / wife of ____________________________
Age _____ years residing at __________________________ is the LOI holder no. _______________________,
dated ____________, issued by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan
Petroleum Corporation Ltd. for LPG Distributorship at ____________________, District : _____________, State
_______________ along with Sri/Smt. _______________________, son / daughter / wife of ____________________________
Age _____ years residing at __________________________.

*That, the percentage share out of all the partners in the above stated LOI as per Draft / Proposed Deed of
Partnership dated ______ is as indicated below;

<table>
<thead>
<tr>
<th>Name of Partner</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, Sri/Smt. _______________________, the LOI holder of the above stated LOI expired / got incapacitated
resulting in total and permanent disability (which has disabled him/her to work or follow any occupation or
profession) on ______________.

That, I and Sri/Smt. _______________________, son / daughter / wife of ________________________
Age _____ years residing at __________________________ are the Legal heir(s) of deceased / incapacitated (resulting in
total and permanent disability which has disabled him/her to work or follow any occupation or profession) LOI
holder of LOI no. _______________________, dated __________, issued by Indian Oil Corporation Ltd. / Bharat
Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. for LPG Distributorship at
____________________, District : _____________, State _______________

That, vide application no. _____________ dated __________, I have submitted an application / petition to the
Hon'ble Court at __________ for recognizing me as Legal heir of deceased / incapacitated LOI holder Sri/Smt.
______________________, by issuing a Legal heir /Succession Certificate. However, due to pending
proceedings by the Hon'ble court, Legal /succession certificate could not be issued till date. Further, it expected
that the issuance of Succession Certificate will take some more time.

That, in view of death / incapacitation and/or permanent disability of Sri/Smt. ________________________ and
as it is expected that the competent authority will take some more time to issue a succession certificate to the
effect that I am the Legal Heir of deceased / incapacitated LOI Holder Sri/Smt. ________________________, Indian Oil
Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to
recognize me as the Legal heir of deceased / incapacitated LOI holder Sri/Smt. ________________________, and
reconstitute the above stated LOI for LPG Distributorship at ________________________, District : _____________,
State _______________ as per the share out stated below;

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing
material has been concealed there from. If any information/declaration given by me in this affidavit shall be found
Guidelines for Reconstitution of LPG Distributorship – 2022

to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd would be within its rights to withdraw the LOI or initiate suitable action as deemed fit and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such withdrawal.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LOI.

Signature of Deponent (surviving LOI Holder)
(Name in block letters)

Solemnly affirmed and declared before me. This ___________ day of __________________

Signature and Seal of
Magistrate/Judge/Notary public
Guidelines for Reconstitution of LPG Distributorship – 2022

ANNEXURE-I1

AFFIDAVIT / INDEMNITY BOND FOR APPOINTMENT OF NOMINEE(S) BY LOI HOLDER(S)
Notarized Affidavit
(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, __________________________ son / daughter / wife of __________________________
Age _______ years residing at __________________________
do hereby solemnly affirm and say as under;
That, I am the sole / joint LOI holder of LOI no. ____________________________ dated ________________ issued by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. for LPG Distributorship at __________________________ District: ____________, State: ____________ *along with Sri ________________ son / daughter / wife of __________________________
Age _______ years residing at __________________________.

*That, the percentage share out of all the partners in the above stated LOI as per Deed of Partnership no. __________________________ dated ________________ is as indicated below;

<table>
<thead>
<tr>
<th>Name of Partner</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, in case of my death or in case of any serious illness/accident which may lead to my incapacitation resulting in total and permanent disability, which will disable me to work or follow any occupation or profession, I hereby nominate Sri/Smt. __________________________ son / daughter / wife Of __________________________ (complete postal address) as my appointed nominee(s).

That, in case of my death or incapacitation resulting in total and permanent disability, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) will be in its rights to reconstitute the above stated LOI by inducting my appointed nominee(s) Sri/Smt. __________________________ son / daughter / wife of __________________________ in the LOI by allotting my share in the above stated LOI to my appointed nominee(s) as indicated below;

<table>
<thead>
<tr>
<th>Name of Nominee(s)</th>
<th>Relation with LOI holder</th>
<th>% Share Out proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Guidelines for Reconstitution of LPG Distributorship – 2022

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd would be within its rights to withdraw the LOI or initiate suitable action as deemed fit and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such withdrawal.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LOI by inducting my appointed nominee(s) as the LOI holder / partner(s) in the LOI.

Signature of Deponent (LOI Holder)

(Name in block letters)

Signature of Nominee(s) of LOI Holder

(Name in block letters)

Witnessed by co-LOI holder(s) (if any)

(Name in block letters)

Solemnly affirmed and declared before me. This _____________________ day of _____________________

Signature and Seal of

First Class Magistrate/Executive Magistrate

* : Applicable only in case of partnership LOI
ANNEXURE-J1

AFFIDAVIT / INDEMNITY BOND BY NOMINEE(S) OF LOI HOLDER(S)
(to be obtained at time of reconstitution at LOI Stage)
Notarized Affidavit
(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, ___________________________________________ son / daughter / wife of
_____________________________________________ Age _____ years residing at
_____________________________________________
do hereby solemnly affirm and say as under;

That, Sri/Smt. ________________________________, son / daughter / wife of
_____________________________________________ Age _____ years residing at
_____________________________________________
is the sole / joint LOI holder of LOI no. ____________________________, dated ________ issued by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. for LPG Distributorship at_________________________, District : __________, State __________

*along with Sri/Smt.__________________________________________________, son / daughter / wife of
_____________________________________________ Age _____ years residing at
_____________________________________________.

*That, the percentage share out of all the partners in the above stated LOI as per Draft / Proposed Deed of Partnership dated_____________________________ is as indicated below;

<table>
<thead>
<tr>
<th>Name of Partner</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, Sri/Smt.________________________________________, has appointed me as his/her nominee vide affidavit dated__.

That, in view of death / incapacitation resulting in total and permanent disability of Sri/Smt. ____________________________, I hereby request Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. to induct me as sole/joint LOI holder for LPG Distributorship at ______________, District : __________, State ____________________________

*along with Sri/Smt.__________________________ son / daughter / wife of ____________________________

Age _____ years residing at ____________________________ as per the share stated in the Affidavit dated ____________________ for nomination submitted by Sri/Smt.______.
Guidelines for Reconstitution of LPG Distributorship – 2022

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd would be within its rights to withdraw the LOI or initiate suitable action as deemed fit and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such withdrawal.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LOI by inducting me as the LOI holder / partner in the LOI.

Signature of Nominee(s) of LOI Holder
(Name in block letters)

Solemnly affirmed and declared before me. This_________________________day of ____________________

Signature and Seal of
Magistrate/Judge/Notary public

* : Applicable only in case of partnership LOI
ANNEXURE-K1

AFFIDAVIT / INDEMNITY BOND FOR APPOINTMENT OF NOMINEE(S) BY SURVIVING PARTNERS OF LOI
(Applicable only in case of LOIs issued under partnership and is to be obtained at time of reconstitution at LOI Stage)

Notarized Affidavit
(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, ________________________________ son / daughter / wife of ________________________________ do hereby solemnly affirm and say as under;

That, I am the joint LOI holder of LOI no. ________________________________, dated ____________________________ issued by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. for LPG Distributorship at ________________________________, District: __________________________, State: __________________________ along with Sri/Smt. __________________________.

That, the percentage share out of all the partners in the above stated LOI as per Draft / proposed Deed of Partnership dated ____________________________ is as indicated below;

<table>
<thead>
<tr>
<th>Name of Partner</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, Sri/Smt. ________________________________, who is my partner in the above stated LOI had appointed Sri/Smt. ________________________________ son / daughter / wife of ________________________________, Age ________ years residing at ________________________________, as his/her nominee vide affidavit dated ____________________________.

That, in view of death / incapacity resulting in total and permanent disability of Sri/Smt. ________________________________, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to induct his/her nominee(s) as LOI holder(s) for LPG Distributorship at ________________________________, District: __________________________, State: __________________________ along with me and Sri/Smt. ________________________________, son / daughter / wife of ________________________________.

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. would be within its rights to withdraw the LOI or initiate suitable action as deemed fit and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such withdrawal.
Guidelines for Reconstitution of LPG Distributorship – 2022

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LOI by inducting Sri/Smt.________________________as partner in the LOI.

Signature of Deponent (surviving LOI Holder)

(Name in block letters)

Solemnly affirmed and declared before me. This________________________day of __________________________

Signature and Seal of
Magistrate/Judge/Notary public
Affidavit / Indemnity Bond by Legal Heir(s) of LOI

(Applicable only in case of reconstitution cases where Legal Heir(s) have applied for Succession Certificate but have not been able to obtain it - to be obtained at time of reconstitution at LOI Stage)

Notarized Affidavit
(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, _______________________________ son / daughter / wife of _______________________________, Age _____ years residing at _______________________________, do hereby solemnly affirm and say as under;

That, Sri/Smt. _______________________________, son / daughter / wife of _______________________________, Age _____ years residing at _______________________________, is the sole / joint LOI holder of LOI no. _______________________________ dated _______________, issued by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. for LPG Distributorship at _______________________________, District : _____________, State ________

*along with Sri/Smt_______________________________ son / daughter / wife of _______________________________, Age _____ years residing at _______________________________,

*That, the percentage share out of all the partners in the above stated LOI as per Draft /Proposed Deed of Partnership dated _______________________________ is as indicated below;

<table>
<thead>
<tr>
<th>Name of Partner</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, Sri/Smt. _______________________________, the LOI holder/partner of the above stated LOI expired / got totally incapacitated on _______________________________.

That, I and Sri/Smt. _______________________________ son / daughter / wife of _______________________________, Age _____ years residing at _______________________________ are the Legal heir(s) of deceased / totally incapacitated LOI holder of LOI no. _______________________________ dated _______________, issued by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. for LPG Distributorship at _______________________________, District : _____________, State ________

That, vide application no. _______________________________ dated _______________, I have submitted an application /petition to the Hon’ble Court at _______________ for recognizing me as Legal heir of deceased /totally incapacitated LOI holder Sri/Smt. _______________________________, by issuing a Succession Certificate. However, due to pending proceedings by the Hon’ble court, succession certificate
Guidelines for Reconstitution of LPG Distributorship – 2022

could not be issued till date. Further, it is expected that the issuance of Succession Certificate will take some more time.

That, in view of death / incapacitation resulting in total and permanent disability of Sri/Smt.________________ and as it is expected that the competent authority will take some more time to issue a succession certificate to the effect that I am the Legal Heir of deceased / totally incapacitated LOI Holder Sri/Smt.________________, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to recognize me as the Legal heir of deceased / totally incapacitated LOI holder Sri/Smt.________________, and reconstitute the above stated LOI for RO dealership at ________________, District : ________________, State________________ as per the share out stated below;

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd would be within its rights to withdraw the LOI or initiate suitable action as deemed fit and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such withdrawal.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LOI.

Signature of Deponent (surviving LOI Holder)

(Name in block letters)

Solemnly affirmed and declared before me. This_________________ day of __________________

Signature and Seal of
Magistrate/Judge/Notary public
Guidelines for Reconstitution of LPG Distributorship – 2022

ANNEXURE-M1

Affidavit / Indemnity Bond by Surviving / Incoming Partners of LOI

(Applicable only in case of LOIs issued under partnership and is being reconstituted in favour of only surviving partners in case nominee(s) / Legal heir(s) of deceased partner(s) is/are not available / not traceable - to be obtained at time of reconstitution at LOI Stage)

Notarized Affidavit

(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, ______________________________, son / daughter / wife of ______________________________, am the joint LOI holder of LOI no. ______________________________, dated ______________________________, issued by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. for LPG Distributorship at ______________________________, District: ______________________________, State: ______________________________, along with Sri ______________________________. The percentage share out of all the partners in the above stated LOI as per Draft /proposed Deed of Partnership dated ______________________________ is as indicated below:

<table>
<thead>
<tr>
<th>Name of Existing Partners</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, Sri/Smt. ______________________________, who is my partner in the above stated LOI expired / got totally incapacitated on ______________________________. That, Sri/Smt. ______________________________, had earlier appointed Sri/Smt. ______________________________ son / daughter / wife of ______________________________ as his/her nominee vide affidavit dated ______________________________. That, vide his/her affidavit dated ______________________________, Sri/Smt. ______________________________ had requested Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. to reconstitute the above stated LOI in the event of his/her death/ incapacitation resulting in total and permanent disability by inducting Sri/Smt. ______________________________ as partner in the LOI in lieu of him/her, as per shareholding allocated by him/her vide affidavit dated ______________________________. That, Sri/Smt. who was appointed as nominee by Sri/Smt. is not interested to be inducted as partner in the LOI / is not traceable.

Or
Guidelines for Reconstitution of LPG Distributorship – 2022

That, Sri/Smt. __________________________, who is my partner in the above stated LOI expired / got totally incapacitated on __________________________. That, Sri/Smt. __________________________ son / daughter / wife of __________________________ Age _______ years residing at __________________________ is/are the Legal heirs of Sri/Smt. __________________________.

That, Sri/Smt. __________________________ who is the legal heir of Sri/Smt. __________________________ is not interested to be inducted as partner in the LOI / is not traceable.

Or

That, Sri/Smt. __________________________, who is my partner in the above stated LOI expired / got totally incapacitated on __________________________. That, there is no surviving Legal heir of deceased Sri/Smt. __________________________.

In view of above, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to reconstitute the above stated LOI as per share holding indicated below;

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed therefrom. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. would be within its rights to withdraw the LOI or initiate suitable action as deemed fit and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such withdrawal.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LOI.

Signature of Deponent (surviving LOI Holder)

(Name in block letters) Solemnly affirmed and declared before me. This ______ day of ________________________

Signature and Seal of
Magistrate/Judge/Notary public
Guidelines for Reconstitution of LPG Distributorship – 2022

ANNEXURE-N1

AFFIDAVIT / INDEMNITY BOND BY NOMINEE(S) / LEGAL HEIR(S) & SURVIVING PARTNERS OF LOI

(Applicable only in case of some/all nominee(s) / Legal heir(s) of deceased LOI holder(s) is/are not responding and LOI is being reconstituted in favour of responding nominee(s) / Legal heir(s) / surviving partners - to be obtained at time of reconstitution at LOI Stage)

Notarized Affidavit

(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, ____________________________ son / daughter / wife of ____________________________,
Age ______________ years residing at ____________________________,
do hereby solemnly affirm and say as under;

That, I am the joint LOI holder of LOI no. ____________________________, dated ______________
issued by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. for LPG Distributorship at ____________________________, District : 
__________________________, State ______________ along with Sri ____________________________

Or

That, Sri/Smt. ____________________________, LOI holder of LOI no. ____________________________, dated ______________ issued by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. for LPG Distributorship at ____________________________, District : 
__________________________, State ______________ has appointed me and Sri/Smt. ____________________________ as his/her nominee vide affidavit dated ______________.

Or

That, I and Sri/Smt. ____________________________, ____________________________ son / daughter / wife of 
__________________________, Age _______ years residing at ____________________________ are the Legal heir of deceased LOI holder of LOI no. ____________________________, dated ______________ issued by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. for LPG Distributorship at ____________________________, District : 
__________________________, State ______________.

That, the percentage share out of all the partners in the above stated LOI as per Draft / proposed Deed of Partnership dated ____________________________ is as indicated below:

<table>
<thead>
<tr>
<th>Name of Existing Partners</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

46
Guidelines for Reconstitution of LPG Distributorship – 2022

That, Sri/Smt. ___________________________, the partner of the above stated LOI expired / got totally incapacitated on ____________________.

That, Sri/Smt. ___________________________ who is the nominee / legal heir of Sri/Smt. ___________________________ is not interested to join the above stated distributorship / is not responding.

That, in view of death / incapacitation resulting in total and permanent disability of Sri/Smt. ___________________________ and as Sri/Smt. ___________________________ is not interested to join the above stated distributorship / not responding, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to reconstitute the above stated LOI for RO distributorship at ____________________, District : ____________________, State ____________________ as per the share out stated below:

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd would be within its rights to withdraw the LOI or initiate suitable action as deemed fit and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such withdrawal.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LOI by inducting my appointed nominee(s) as the LOI holder / partner(s) in the LOI.

Signature of Deponent (Nominee(s)/Legal Heir(s)/surviving LOI holder)

(Name in block letters) Solemnly affirmed and declared before me. This ______ day of ____________________

Signature and Seal of
Magistrate/Judge/Notary public
ANNEXURE-O1

AFFIDAVIT / INDEMNITY BOND BY NOMINEE(S) / LEGAL HEIR(S) & SURVIVING PARTNERS OF LOI

(Applicable only in case of reconstitution cases where there is no NOCs from Nominee(s)/Legal Heir(s) who are not eligible to become LOI holder(s) - to be obtained at time of reconstitution at LOI Stage)

Notarized Affidavit

(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, ________________, son / daughter / wife of ________________, do hereby solemnly affirm and say as under;

That, I am the joint LOI holder of LOI no. ________________, dated ________________, issued by Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. for LPG Distributorship at ________________, District : ________________, State ________________ along with Sri/Smt. ________________, son / daughter / wife of ________________, Age ________________ years residing at ________________.

Or

That, I and Sri/Smt. ________________, son / daughter / wife of ________________, Age ________________ years residing at ________________, are the Legal heirs of Sri/Smt. ________________, who is the proprietor / partner of M/s ________________, LPG distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. located at ________________, District : ________________, State ________________.

That, the percentage share out of all the partners in the above stated LOI as per Draft /proposed Deed of Partnership dated ________________ is as indicated;

<table>
<thead>
<tr>
<th>Name of Existing Partners</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
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<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, the LOI Holder Sri/Smt. ________________, expired / got totally incapacitated on ________________.

That, Sri/Smt. ________________, who is also the Nominee/Legal heir of deceased / totally incapacitated LOI holder Sri/Smt. ________________, is not eligible to become a ________.
Guidelines for Reconstitution of LPG Distributorship – 2022

dealer as per eligibility criteria / disqualification criteria of RO Distributorship Selection Guidelines invogue.

That, Sri/Smt._____________________________ is not tendering his/her No-Objection towards reconstitution of the above stated RO distributorship with me as a partner, in-spite of he/she not being eligible to become a dealer as per eligibility criteria / disqualification criteria of RO Distributorship Selection Guidelines in vogue.

That, in view of death / incapacitation resulting in total and permanent disability of Sri/Smt. __________________________ and as Sri/Smt. __________________________, is not eligible to become a dealer as per eligibility criteria / disqualification criteria of RO Distributorship Selection Guidelines in vogue, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to reconstitute the above stated LOI for RO distributorship at________________________, District :______, State________________________ asper the share out stated below, without No-Objection certificate from Sri/Smt. __________________________.

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. would be within its rights to withdraw the LOI or initiate suitable action as deemed fit and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such withdrawal.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LOI by inducting my appointed nominee(s) as the LOI holder / partner(s) in the LOI.

Signature of Deponent (surviving LOI Holder)

(Name in block letters) Solemnly affirmed and declared before me. This _______ day of ________________________

Signature and Seal of
Magistrate/Judge/Notary public
INSTRUCTIONS FOR RECONSTITUTION OF COMMISSIONED DISTRIBUTORSHIP

1. The Reconstitution Policy must be read and understood fully. The application form complete in all respects including processing fee must be submitted to the respective OMC portal, as applicable.

2. An acknowledgement of receipt of application will be issued on successful submission of the completed application form on the respective OMCs Portal along with a reference number (Docket No.). For all future correspondence the reference number (Docket No.) to be mentioned.

3. Application processing fee: A non-refundable application processing fee of Rs. 25,000/- for reconstitution, in favors of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd., as applicable.

4. Reconstitution fee: Non-refundable reconstitution fee equivalent to prevailing security deposit (as applicable to Distributor Selection policy in vogue) will be payable before issuance of fresh LOI.

5. In case of reconstitution proposals on account of incapacitation due to serious illness/accident resulting in total and permanent disability which will disable the distributor (proprietor / partner) to work or follow any profession, Chief Medical Officer of the Govt. Hospital or Medical Board recognized by the Govt. need to certify the incapacitation for considering the proposal.

6. If the nominee / legal heir / family member of the deceased/incapacitated (due to serious illness/accident resulting in total and permanent disability which has disabled the distributor (proprietor / partner) to work or follow any profession) proprietor/partner(s) does not possess minimum education qualification in line with distributor selection policy in vogue and is proposing to become the proprietor/partner, then the Committee of Officers appointed by the Corporation will verify whether such legal heir/s is/are able to read, write and count.

7. At an appointed date the existing/continuing proprietor/partner(s) along with the proposed partners have to appear before the Committee along with the original documents, copies of which were submitted / required along with the application.

8. All the pages of the application along with the annexures to be signed/self-attested by all the existing partner/s and incoming partner(s).

9. In case the legal heir / family member is a minor, then guardian proposing to operate the LPG Distributorship is required to execute the agreement in his/her personal capacity as well as on behalf of Minors, valid till minors attain the age of 18 years.

10. After receiving the “in principle” approval for the reconstitution, the documentary confirmation and legal compliance must be submitted to the Indane DO/Territory/Regional Office in-charge within 60 days.
### DETAILS OF ANNEXURES FOR RECONSTITUTION OF COMMISSIONED DISTRIBUTORSHIP

<table>
<thead>
<tr>
<th>DOCUMENTS REQUIRED</th>
<th>State attached or not applicable</th>
<th>No. of pages</th>
</tr>
</thead>
</table>

#### A. FOR INCOMING PARTNER

1. **Proof of Identity** :- Copy of any of the following (Voter ID / PAN Card / Photo ID card issued by Govt. / PSU / Passport / Driving Licence)

2. **Age Proof** :- Copy of any of the following (Birth Certificate, School leaving certificate / Passport / Driving Licence / PAN Card / Self Affidavit / Identity card issued by Election Commission)

3. **Educational Qualification** :- Copy of matriculation certificate / SSC / 10th passing mark sheet.

4. **Legal heir certificate confirming legal heir(s) of Proprietor / Affidavit sworn before first class magistrate or any other competent authority/ Succession certificate / Partner(s)**

5. **Relinquishment deed (NOC) from**
   a. Nominee(s) / legal heir(s) of deceased Proprietor / Partner(s), in case any nominee(s) / legal heir(s) is not proposing to join Distributorship.
   b. Nominee(s) / legal heir(s) of incapacitated Proprietor / Partner(s), who is not in a position to give consent due to physical condition and in case any nominee(s) / legal heir(s) is not proposing to join Distributorship.
   c. From Proprietor / Partner(s) desiring to resign from the Distributorship

6. **In case of reconstitution of SC/ST category Distributorship with SC/ST partners** – Copy of SC/ST Certificate from competent authority as per Distributorship Selection Guideline in vogue.

7. **Standard Affidavit on Indian nationality, age, multiple Distributorship norms, non-conviction etc. as applicable (Annexure-D2)**

8. **Passport size photographs of the continuing / incoming candidate(s) to be pasted on the application**

9. **If in service, affidavit for resigning from the service after the approval of reconstitution but before the execution of the agreement.**

#### B. OTHER DOCUMENTS

1. **Copy of last Distributorship agreement executed or reconstitution approval or copy of LOI/LOA, in case of first reconstitution**

2. **In case of SC/ST category copy of original LOI/LOA**
3. **Reconstitution Application Processing Fee**  
   (Rs.25000/-)

4. Draft copy of the dissolution deed of the existing partnership (if applicable).

5. Draft Copy of the deed of the proposed partnership (if applicable).

6. Letter of Acceptance from the local guardian to operate the Distributorship till the legal heir becomes a major. (18 years)**

7. In case of incapacitation (due to serious illness/accident resulting in total and permanent disability which has disabled the distributor (proprietor/partner) to work or follow any profession), copy of the Incapacitation Certificate issued by the Chief Medical officer of the District Govt. Medical Hospital / Medical Board recognized by the Govt.

8. Age Proof of local guardian ***: Copy of any of the following (Birth Certificate, School leaving certificate, Passport, Driving Licence, PAN Card, Self- Affidavit, Identity card issued by Election Commission).

9. Proof of educational qualification of the local guardian: If not able to furnish, he/she should be able to read, write & Count.

10. For induction of outside category partner in SC/ST Distributorship, incoming partner to fill the new Distributorship form and submit alongwith relevant enclosures.


12. Recent certificate from Bank (issued within 3 months prior to the date of application) giving the name(s) of account holders of the Distributorship as per bank account.

13. Standard Affidavit by continuing partner/Proprietor on Indian nationality, age, multiple Distributorship norms, non-conviction etc. as applicable (Annexure-D2).

14. Total no. of Pages enclosed

*** Required only if the proposed legal heir of the deceased/incapacitated Proprietor/Partner(s) of existing Distributor is a minor.

**Signature of existing Proprietor / Partner(s)**  
(whenever applicable)

**Signature of the incoming partner(s)**

**Signature of nominee(s)/legal heir(s)/family member(s)**  
of deceased/incapacitated Proprietor / Partner(s)  
(whenever applicable)

**Signature of Local Guardian**  
(whenever applicable)
# ANNEXURE-A2

## APPLICATION FOR RE-CONSTITUTION OF COMMISSIONED DISTRIBUTORSHIP

Date: ____________

<table>
<thead>
<tr>
<th>S. NO.</th>
<th>PARTICULARS</th>
<th>DETAILS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Details of Distributorship</td>
<td></td>
</tr>
<tr>
<td>(a)</td>
<td>Whether Distributorship is on sole proprietorship or partnership :</td>
<td>Proprietorship / Partnership / Others</td>
</tr>
<tr>
<td>(b)</td>
<td>Name of Distributorship</td>
<td></td>
</tr>
<tr>
<td>(c)</td>
<td>SAP/JDE Code</td>
<td></td>
</tr>
<tr>
<td>(d)</td>
<td>Date of Commissioning of Distributorship :</td>
<td></td>
</tr>
<tr>
<td>(e)</td>
<td>Age of Distributorship as on date of proposal :</td>
<td></td>
</tr>
<tr>
<td>(f)</td>
<td>Location :</td>
<td></td>
</tr>
<tr>
<td>(g)</td>
<td>Tehsil / Sub-Division /District :</td>
<td></td>
</tr>
<tr>
<td>(h)</td>
<td>State :</td>
<td></td>
</tr>
<tr>
<td>(i)</td>
<td>Category of the Distributorship :</td>
<td>SC / ST / Others</td>
</tr>
<tr>
<td>2</td>
<td>Details of existing / deceased / incapacitated proprietor / partner(s)</td>
<td></td>
</tr>
<tr>
<td>(a)</td>
<td>Name of Proprietor/partner(s)</td>
<td>Category SC/ST/Others</td>
</tr>
<tr>
<td>(b)</td>
<td>Name of Proprietor/partner(s)</td>
<td>Address</td>
</tr>
<tr>
<td>3</td>
<td>Details of Land on which Distributorship is located :</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Whether proposal for reconstitution is being submitted on account of Resignation / Death / Incapacitation / Others :</td>
<td>Resignation / Death / Incapacitation / Others</td>
</tr>
<tr>
<td>5</td>
<td>Name of the deceased or incapacitated Proprietor / Partner(s), if same is applicable :</td>
<td>1.</td>
</tr>
<tr>
<td>6</td>
<td>Details of nominee(s), in case appointed by deceased or incapacitated Proprietor / Partner(s) :</td>
<td></td>
</tr>
<tr>
<td>(a)</td>
<td>Whether nominee(s) was appointed by deceased or incapacitated Proprietor / Partner(s) :</td>
<td>Yes / No</td>
</tr>
<tr>
<td>(b)</td>
<td>Name(s) of person(s) last appointed as nominee(s) by the deceased or incapacitated Proprietor / Partner(s), in case nominee(s) was/were appointed: (if more than one nominee was appointed by the deceased or incapacitated</td>
<td>Name of deceased / incapacitated Proprietor</td>
</tr>
</tbody>
</table>
Distributor(s) in his last nomination, details as indicated alongside has to be given for each nominee indicating the % share out proposed by attaching separate sheet). If the nominee(s) is/are minor, then the details of the local guardian who will be operating the Distributorship till the nominee(s) becomes a major, is to be furnished along with that of the minor nominee(s).

<table>
<thead>
<tr>
<th>7</th>
<th>Detail of reconstitution proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a)</td>
<td>Whether reconstitution proposed for induction of outside partner(s) :</td>
</tr>
<tr>
<td>(b)</td>
<td>Whether proposed for complete changeover in constitution :</td>
</tr>
<tr>
<td>(c)</td>
<td>Whether Distributorship is eligible for complete change in constitution based on age of Distributorship :</td>
</tr>
<tr>
<td>(d)</td>
<td>In case reconstitution is proposed within 3 years of commissioning of Distributorship, whether in the proposed reconstitution, 51 % share is proposed</td>
</tr>
<tr>
<td></td>
<td>a) In favour of original allottee(s) and/or in favour of nominee(s)/legal heir(s)/family member(s) (including married children, son in law, daughter in law and grandchildren) of original allottee(s) where reconstitution is being proposed due to death/ Incapacitation of Distributor(s) and where incapacitated Distributor (s) desires to retire.</td>
</tr>
<tr>
<td></td>
<td>b) In favour of original allottee(s) where reconstitution is being proposed for reasons other than death of the Distributor (s) or is being proposed due to other cases.</td>
</tr>
<tr>
<td></td>
<td>The % share out of proposed reconstitution is to be indicated as per table alongside.</td>
</tr>
<tr>
<td>(e)</td>
<td>If the Distributorship was allotted under SC/ST category, whether proposal is being submitted for induction of other category partner(s) :</td>
</tr>
</tbody>
</table>
(f) In case proposal is being submitted for induction of partner(s) of other category in Distributorship allotted under SC/ST category, whether total % share out proposed for other partner(s) is within 25 %. Also, mention total share out proposed for other category partner(s) : (In case of death/ incapacitation (due to serious illness/accident resulting in total and permanent disability which has disabled the distributor (proprietor / partner) to work or follow any profession) of SC/ST Proprietor/Partner(s), total share of the deceased/incapacitated Proprietor/Partner(s) can be transferred to Non-SC/ST spouse or Non-SC/ST children (legal heirs) as the case may be, which would be counted as SC/ST share)

<table>
<thead>
<tr>
<th>Name of partner(s) of SC/ST category</th>
<th>Continuing / Incoming</th>
<th>% of share proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Total % share proposed for partner(s) of SC/ST category</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name of partner(s) of other category</th>
<th>Continuing / Incoming</th>
<th>% of share proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Total % share proposed for partner(s) of other category</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

8 Brief reasons for the proposed reconstitution:

9 Name(s) of continuing Proprietor / Partner(s) / incoming partner(s): (If more than one partner is proposed, details as indicated below has to be given for each partner indicating the % share out proposed). If the legal heir(s) is/are minor, then the details of the local guardian who will be operating the Distributorship till the legal heir(s) becomes a major, is to be furnished along with that of the minor legal heir(s).

<table>
<thead>
<tr>
<th>Name of continuing Proprietor / Partner(s)</th>
<th>% of share proposed</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Name of incoming Proprietor / Partner(s)</th>
<th>% of share proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Signature of existing Distributor /Partner(s).  
(whatever applicable)

Signature of nominee(s)/legal heir(s)/family member(s) of deceased/incapacitated  
(whatever applicable)

Signature of Local Guardian  
(whatever applicable)
UNDEARTAKING

"I/We the existing Proprietor/Partner(s) M/s __________________________ a Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. at ____________________, District : _____________, State _______________ along with the proposed partner(s) hereby confirm that all the details furnished in the application are true to the best of my/our knowledge. We also confirm that the re-constitution policy has been read and understood by me/us. I/We confirm that the proposal for re-constitution is submitted consciously after fully understanding the implications of the same."

Signature of existing Proprietor/Partner(s)

(whenever applicable)

Signature of the incoming partner(s)

Signature of nominee(s)/legal heir(s)/family member(s)
of deceased/incapacitated Proprietor/Partner(s)
(whenever applicable)

Signature of Local Guardian
(whenever applicable)
**ANNEXURE-C2**

**DETAILS OF CONTINUING PROPRIETOR / PARTNER(S) / INCOMING PROPRIETOR / PARTNER(S) FOR RECONSTITUTION OF COMMISSIONED DISTRIBUTORSHIP**

<table>
<thead>
<tr>
<th></th>
<th>Name of the continuing / incoming Proprietor / Partner(s)</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Photograph of the continuing / incoming Proprietor / Partner(s)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Whether continuing / incoming Proprietor / Partner(s)</td>
<td>Continuing Proprietor / Partner</td>
<td>Continuing Proprietor / Partner</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Continuing Proprietor / Partner</td>
<td>Continuing Proprietor / Partner</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Whether nominee of deceased / incapacitated Proprietor / Partner(s)</td>
<td>Yes / No / NA</td>
<td>Yes / No / NA</td>
</tr>
<tr>
<td>5</td>
<td>Whether legal heir / family member of deceased / incapacitated Proprietor / Partner(s)</td>
<td>Yes / No / NA</td>
<td>Yes / No / NA</td>
</tr>
<tr>
<td>6</td>
<td>Whether incoming Proprietor / Partner(s) is outside / within family</td>
<td>Outside / Within / NA</td>
<td>Outside / Within / NA</td>
</tr>
<tr>
<td>7</td>
<td>Category of continuing Distributorship / incoming Proprietor / Partner(s)</td>
<td>SC / ST / Others</td>
<td>SC / ST / Others</td>
</tr>
<tr>
<td>8</td>
<td>% share proposed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Address</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>District</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>State</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>PIN Code</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Telephone / Mobile no.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>e-mail Id</td>
<td></td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Educational qualification as on date of application</td>
<td></td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Date of birth</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Age as on date of application</td>
<td></td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Present occupation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>19</td>
<td>PAN no.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Relationship details with existing / deceased / incapacitated Proprietor / Partner(s), if any</td>
<td></td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Any other relevant information</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Signature of existing Proprietor / Partner(s) (wherever applicable)

Signature of the incoming partner(s)

Signature of nominee(s)/legal heir(s)/family member(s) of deceased/incapacitated Proprietor / Partner(s) (wherever applicable)

Signature of Local Guardian (wherever applicable)
## ANNEXURE – D2

**Notarized Affidavit**

**TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE**

<table>
<thead>
<tr>
<th>Reconstitution of Distributorship</th>
<th>M/s ______________________, at ______________________, District : _______________, State : _______________,</th>
</tr>
</thead>
</table>

| I,____________________________________ son/daughter/wife of | Age _____ years residing at __________________________ |

| That I hereby solemnly affirm and say as under : |

| That I am an Indian Citizen and resident of India (as per Income Tax Rules). |

| That my date of birth is | (Age as on date of application for reconstitution in words______________________________) |

| * That I have passed the 10th Standard examination conducted by Board in the year | y y y y |

| * That I am unmarried. That neither I, nor my Father, Mother, unmarried brother(s), unmarried sister(s) have Retail Outlet/SKO-LDO Dealership/LPG Distributorship or hold Letter of Intent for Retail Outlet or SKO-LDO Distributorship or LPG distributorship of any Oil Company **except the subject Distributorship for which Reconstitution is proposed #.** |

| OR |

| * That I am married and name of my spouse is __________________. That neither I nor my spouse, unmarried son(s) / unmarried daughter(s) have Retail Outlet/SKO-LDO Dealership/LPG Distributorship or hold Letter of Intent for Retail Outlet or SKO-LDO Distributorship or LPG distributorship of any Oil Company except the subject Distributorship for which Reconstitution is proposed #. |

| OR |

| * That I am widow / widower. That neither I nor my unmarried son(s) / unmarried daughter(s) have Retail Outlet/SKO-LDO Dealership/LPG Distributorship or hold Letter of Intent for Retail Outlet or SKO-LDO Distributorship or LPG distributorship of any Oil Company except the subject Distributorship for which Reconstitution is proposed #. |

| OR |

| * That I am divorcee. That neither I, nor any of my unmarried son(s) / unmarried daughter(s) (whose custody is given to me) have Retail Outlet/SKO-LDO Dealership/LPG Distributorship or hold Letter of Intent for Retail Outlet or SKO-LDO Distributorship or LPG distributorship of any Oil Company except the subject Distributorship for which Reconstitution is proposed #. |

| That I hereby confirm that none of my family members (as per multiple Distributorship norms as defined in Distributor Selection Guidelines of Oil Marketing Companies) are employees of Oil Marketing Companies. |

<p>| That I am of sound mental health &amp; I am not totally paralyzed. |</p>
<table>
<thead>
<tr>
<th>That I am married and my name before marriage was ____________ and after my marriage to Shri ___________________________________________________________________________ has been changed to Smt. ___________________________________________________________________________.</th>
</tr>
</thead>
<tbody>
<tr>
<td>That I have never been convicted by any Court of Law for any criminal offences involving moral turpitude and/or economic offences (other than freedom struggle). I have never been arrested and/or charge sheet is filed before Court of Law for conviction and Court has framed the charges for involvement in the offences:</td>
</tr>
<tr>
<td>• of affecting human body (Chapter XVI) of IPC</td>
</tr>
<tr>
<td>• Against the State (Chapter VI) of IPC</td>
</tr>
<tr>
<td>That I hereby confirm that I was never a signatory to Distributorship/distributorship agreement of any Oil Company, which was terminated for proven malpractices and / or for violations of provisions of the Marketing Discipline Guidelines.</td>
</tr>
<tr>
<td>That I hereby confirm that I will not be taking up any other employment upon my appointment as a distributor. If I am already employed I will resign from the employment and produce the letter of acceptance of resignation by the employer before the acceptance of Letter of Appointment issued by the Oil Company.</td>
</tr>
<tr>
<td>I hereby declare that I am neither employed in private sector nor drawing any salary/perks/emoluments from State / Central Government. I also affirm that during the tenure of the Distributorship I will not draw any salary /perks/emoluments from State / Central Government / Private Sector.</td>
</tr>
<tr>
<td>That presently I am not having any contract with any Oil Marketing Company as Service Provider/Labour contractor/Job Contractor for any COCO RO OR That presently I am having a contract with an Oil Marketing Company as Service Provider/Labour contractor/Job Contractor for one COCO RO (Name of COCO Location ________________, Dist. ____________, State ____________, Oil Company name ____________________). I also know that if I am appointed as a Distributor, I will have to terminate this contract before issuance of Letter of Appointment.</td>
</tr>
<tr>
<td>That if any information/declaration given by me in my application or in any document submitted by me in support of application for the award of the LPG Distributorship or in this affidavit shall be found to be untrue or incorrect or false, then Corporation would be within its rights to withdraw the letter of intent / terminate the Distributorship (if already appointed) and that I would have no claim, whatsoever, against the Corporation for such withdrawal / termination.</td>
</tr>
</tbody>
</table>

*Strike off whatever is not applicable.  # Strike off the portion in italics if not applicable.*

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from.

**Signature of Deponent**

(Name in block letters)

Solemnly affirmed and declared before me. This ___________ day of ________________

**Signature and Seal of**

Magistrate/Judge/Notary public
AFFIDAVIT / INDEMNITY BOND FOR APPOINTMENT OF NOMINEE(S)
BY PROPRIETOR / PARTNER(S) OF COMMISSIONED DISTRIBUTORSHIP
Notarized Affidavit

(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I,____________________________________ son / daughter / wife of ______________________________
Age _____ years residing at __________________________ do hereby solemnly affirm and say as under;

That, I am the sole-Proprietor / Partner of M/s ____________________________ Distributor Distributorship of
Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. located at
____________________, District : _____________, State _______________ * along with Sri
___________________________________, son / daughter / wife of __________________________
Age _____ years residing at __________________________.

*That, the percentage share out of all the partners in the above stated LPG Distributorship as per Deed of
Partnership no. __________ dated __________ is as indicated below:

<table>
<thead>
<tr>
<th>Name of Partner</th>
<th>% Share Out</th>
</tr>
</thead>
</table>

That, in case of my death or in case of any serious illness/accident which may lead to my incapacitation and/or
permanent disability, which will disable me to work or follow any occupation or profession, I hereby nominate
Sri/Smt. _________________________ son / daughter / wife of ______________________________
Age _____ years residing at __________________________ as my appointed nominee(s).

That, in case of my death or incapacitation and/or permanent disability, Indian Oil Corporation Ltd. / Bharat
Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. will be in its rights to reconstitute the above
stated LPG Distributorship by inducting my appointed nominee(s) Sri/Smt. _________________________ son / daughter / wife of ______________________________ in the LPG Distributorship firm by allotting my share
in the above stated LPG Distributorship firm to my appointed nominee(s) as indicated below;

<table>
<thead>
<tr>
<th>Name of the Nominee(s)</th>
<th>Address</th>
<th>% Share out proposed</th>
<th>If nominee is minor, name and address of person who will act as Guardian</th>
</tr>
</thead>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing
material has been concealed there from. If any information/declaration given by me in this affidavit shall be found
to be untrue or incorrect or false, Indian Oil Corporation Limited would be within its rights to take suitable action
as deemed fit including termination and that I would have no claim, whatsoever against Indian Oil Corporation
Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such
termination.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian
Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable)
from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the
above stated LPG Distributorship by inducting my appointed nominee(s) as Proprietor/partner(s).

Signature of Deponent (Proprietor/Partner)
(Name in block letters)

Witnessed by other Partner(s)
(Name in block letters)
Solemnly affirmed and declared before me. This ___________ day of ______________

Signature and Seal of
Magistrate/Judge/Notary public

* : Applicable only in case of partnership Distributorship
Guidelines for Reconstitution of LPG Distributorship – 2022

ANNEXURE-F2

AFFIDAVIT / INDEMNITY BOND BY NOMINEE(S) OF PROPRIETOR / PARTNER(S)
(to be obtained at time of reconstitution)
Notarized Affidavit
(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, __________________________________ son / daughter / wife of __________________________
Age _____ years residing at __________________________ do hereby solemnly affirm and say as under;

That, Sri/Smt. ___________________________ son / daughter / wife of __________________________ Age _____
years residing at ___________________________ is the sole Proprietor / Partner of M/s ______________________
Distributor Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. located at ___________________________, District : ___________________, State _______________________________
*along with Sri __________________________________, son / daughter / wife of __________________________ Age _____ years residing at ___________________________

*That, the percentage share out of all the partners in the above stated LPG Distributorship as per Deed of Partnership no. _________ dated ________ is as indicated below;

<table>
<thead>
<tr>
<th>Name of Partner</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, Sri/Smt. __________________________, has appointed me as his/her nominee vide affidavit dated

That, in view of death / incapacitation and/or permanent disability of Sri/Smt. ___________________________, I hereby request Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. to induct me as sole Proprietor / Partner for LPG Distributorship at ___________________________, District : ___________________, State _______________________________
*along with Sri/Smt. __________________________, son / daughter / wife of __________________________ Age _____ years residing at ___________________________ as per the share stated in the Affidavit dated _______

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Limited would be within its rights to take suitable action as deemed fit including termination and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such termination.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LPG Distributorship by inducting me as Proprietor/partner.

Signature of Nominee(s) of Proprietor/Partner(s)
(Name in block letters)

Solemnly affirmed and declared before me. This __________ day of ________________

Signature and Seal of
Magistrate/Judge/Notary public

*: Applicable only in case of partnership Distributorship
ANNEXURE-G2

AFFIDAVIT / INDEMNITY BOND BY OTHER SURVIVING / EXISTING PARTNERS OF DISTRIBUTORSHIP
IN CASE OF APPOINTMENT OF NOMINEE(S) BY ANY PARTNER
(Applicable only in case of Distributorship under partnership and is to be obtained at time of
reconstitution)
Notarized Affidavit
(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, __________________________________ son / daughter / wife of ________________________________
Age _____ years residing at __________________________ do hereby solemnly affirm and say as under;

That, I am the Partner of M/s __________________________ Distributor Distributorship of Indian Oil
Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. located at
____________________, District : _____________, State _______________ along with Sri
___________________________________, son / daughter / wife of ______________________________ Age
_____ years residing at __________________________

That, the percentage share out of all the partners in the above stated LPG Distributorship as per Deed of
Partnership no. __________ dated __________ is as indicated below:

<table>
<thead>
<tr>
<th>Name of Partner</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, Sri/Smt. ______________________, who is my partner in the above stated LPG Distributorship had
appointed Sri/Smt. ______________________, son / daughter / wife of ______________________________ Age
_____ years residing at __________________________ as his/her nominee vide affidavit dated __________.

That, in view of death / incapacitation and/or permanent disability of Sri/Smt. ______________________, Indian
Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is
requested to induct his / her nominee(s) Sri/Smt. ______________________ as partner in the LPG Distributorship at
____________________, District : _____________, State _______________ along with me and Sri/Smt
____________________, son / daughter / wife of ______________________________.

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing
material has been concealed there from. If any information/declaration given by me in this affidavit shall be found
to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan
Petroleum Corporation Ltd would be within its rights to take suitable action as deemed fit including termination
and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation
Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such termination.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian
Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable)
from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the
above stated LPG Distributorship by inducting Sri/Smt. ______________________ as partner in the Distributorship.

Signature of Deponent {surviving partner(s)}
(Name in block letters)

Solemnly affirmed and declared before me. This ___________day of ______________________

Signature and Seal of
Magistrate/Judge/Notary public

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AFFIDAVIT / INDEMNITY BOND BY SURVIVING PARTNERS OF DISTRIBUTORSHIP
(Applicable only in case of Distributorship under partnership and is being reconstituted in favour of only surviving partners in case Nominee(s) / Legal heir(s) of deceased partner(s) is/are not available / not traceable - to be obtained at time of reconstitution)

Notarized Affidavit
(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, __________________________ son / daughter / wife of _______________________________ Age _____ years residing at ________________________ do hereby solemnly affirm and say as under;

That, I am the Partner of M/s ____________________________ Distributor Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. located at ______________________________, District : _______________, State _______________ along with Sri _____________________________ son / daughter / wife of _____________________________, Age _____ years residing at ________________________________

That, the percentage share out of all the partners in the above stated LPG Distributorship as per Deed of Partnership no. ____________ dated ____________ is as indicated below;

<table>
<thead>
<tr>
<th>Name of Partner</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, Sri/Smt. ______________________, who is my partner in the above stated LPG Distributorship expired / got incapacitated (due to serious illness/accident resulting in total and permanent disability which has disabled the (proprietor / partner) to work or follow any profession) on ______________. That, Sri/Smt. ______________________, had earlier appointed Sri/Smt. _____________________________ son / daughter / wife of _____________________________ Age _____ years residing at ________________________________ as his/her nominee vide affidavit dated ____________. That, vide his/her affidavit dated ____________, Sri/Smt. _____________________________ had requested Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. to reconstitute the above stated LPG Distributorship in the event of his/her death/ incapacitation and/or permanent disability by inducting Sri/Smt. _____________________________ as partner in the Distributorship in lieu of him/her, as per shareholding allocated by him/her vide affidavit dated ____________. That, Sri/Smt. _____________________________ who was appointed as nominee by Sri/Smt. _____________________________ is not interested to join the above stated Distributorship / is not traceable.

Or

That, Sri/Smt. ______________________, who is my partner in the above stated LPG Distributorship expired / got incapacitated (due to serious illness/accident resulting in total and permanent disability which has disabled the (proprietor / partner) to work or follow any profession) on ______________. That, Sri/Smt. ______________________, son / daughter / wife of _____________________________ Age _____ years residing at ____________________________ is/are the Legal heirs of Sri/Smt. _____________________________ who is the legal heir of Sri/Smt. _____________________________ is not interested to join the above stated Distributorship / is not traceable.

Or
That, Sri/Smt. ______________________, who is my partner in the above stated LPG Distributorship expired / got incapacitated (due to serious illness/accident resulting in total and permanent disability which has disabled the (proprietor / partner) to work or follow any profession) on ______________. That, there is no surviving Legal heir of deceased Sri/Smt. ______________________.

In view of above, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to reconstitute the above stated Distributorship as per share holding indicated below;

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. would be within its rights to take suitable action as deemed fit including termination and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such termination.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LPG Distributorship.

Signature of Deponent (Surviving Partner(s))
(Name in block letters)

Solemnly affirmed and declared before me. This ______________day of ______________

Signature and Seal of
Magistrate/Judge/Notary public
AFFIDAVIT / INDEMNITY BOND BY LEGAL HEIR(S) & SURVIVING PARTNERS OF DISTRIBUTORSHIP

(Notarized Affidavit)

TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE

I, __________________________________ son / daughter / wife of __________________________________
Age _____ years residing at __________________________ do hereby solemnly affirm and say as under;

That, I am the Partner of M/s ____________________________ LPG Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. located at _____________________________, District : _____________, State _______________ along with Sri _____________________________, son / daughter / wife of __________________________________ Age _____ years residing at __________________________

Or

That, Sri/Smt. ______________________, Proprietor / partner of M/s ____________________________ LPG Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. located at _____________________________, District : _____________, State _______________ has appointed me and Sri/Smt. ____________________________ as his/her nominee vide affidavit dated ____________.

Or

That, I and Sri/Smt. ____________________________ son / daughter / wife of ____________________________ Age _____ years residing at __________________________ are the Legal heirs of Sri/Smt. ________________________, Proprietor / partner of M/s ____________________________ Distributor Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. located at _____________________________, District : _____________, State _______________

That, the percentage share out of all the partners in the above stated LPG Distributorship as per Deed of Partnership no. __________ dated __________ is as indicated below;

<table>
<thead>
<tr>
<th>Name of Existing Partners</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, Sri/Smt. ____________________________, the partner of the above stated LPG Distributorship expired / got incapacitated (due to serious illness/accident resulting in total and permanent disability which has disabled the partner) to work or follow any profession) on ______________.

That, Sri/Smt. ____________________________, who is the nominee / legal heir of Sri/Smt. ____________________________ is not interested to join the above stated Distributorship / is not responding / is not traceable.

That, in view of death / incapacitation (due to serious illness/accident resulting in total and permanent disability which has disabled the proprietor / partner to work or follow any profession) and/or permanent disability of Sri/Smt. ____________________________ and as Sri/Smt. ____________________________ is not interested to join the above stated Distributorship / not responding / is not traceable, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to reconstitute the above stated LPG Distributorship in favour of responding nominee(s) / Legal heir(s) / surviving partners - to be obtained at time of reconstitution.

ANNEXURE-I2

Guidelines for Reconstitution of LPG Distributorship – 2022
Distributorship at ____________________, District : _____________, State _______________ as per the share out stated below;

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd would be within its rights to take suitable action as deemed fit including termination and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such termination.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LPG Distributorship.

Signature of Deponent (surviving LOI Holder)
(Name in block letters)

Solemnly affirmed and declared before me. This ____________ day of ________________

Signature and Seal of
Magistrate/Judge/Notary public
ANNEXURE-J2

AFFIDAVIT / INDEMNITY BOND BY ELIGIBLE LEGAL HEIR(S) & SURVIVING PARTNERS OF LPG DISTRIBUTORSHIP

(Applicable only in case of reconstitution cases where there is no NOCs from Legal Heir(s) who are not eligible to become Distributor(s) - to be obtained at time of reconstitution)

Notarized Affidavit

(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, ______________________________________ son / daughter / wife of ______________________________________ Age _____ years residing at ______________________________________

I do hereby solemnly affirm and say as under;

That, I am the Partner of M/s ____________________________ LPG Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. located at _____________________________, District : _______________, State _______________ along with Sri/Smt. _____________________________, son / daughter / wife of ______________________________________ Age _____ years residing at ______________________________________

Or

That, I and Sri/Smt. _____________________________ son / daughter / wife of ________________ Age _____ years residing at ______________ are the Legal heirs of Sri/Smt. _____________________________, who is the proprietor / partner of M/s _____________________________ LPG Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. located at _____________________________, District : _______________, State _______________

That, the percentage share out of all the partners in the above stated LPG Distributorship as per Deed of Partnership no. ________ dated ________ is as indicated below;

<table>
<thead>
<tr>
<th>Name of Existing Partners</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td>_________________________</td>
<td></td>
</tr>
<tr>
<td>_________________________</td>
<td></td>
</tr>
</tbody>
</table>

That, Sri/Smt. _____________________________, the proprietor/partner of the above stated LPG Distributorship expired / got incapacitated (due to serious illness/accident resulting in total and permanent disability which has disabled the proprietor / partner to work or follow any profession) on ________________.

That, Sri/Smt. _____________________________ who is also the Legal heir of deceased / incapacitated proprietor/partner Sri/Smt. _____________________________, is not eligible to become a distributor as per eligibility criteria / disqualification criteria of LPG Distributorship Selection Guidelines in vogue.
Guidelines for Reconstitution of LPG Distributorship – 2022

That, Sri/Smt. _______________________ is not tendering her No-Objection towards reconstitution of the above stated LPG Distributorship with me as a partner, in spite of he/she not being eligible to become a distributor as per eligibility criteria / disqualification criteria of LPG Distributorship Selection Guidelines in vogue.

That, in view of death / incapacitation and/or permanent disability of Sri/Smt. ______________________ and as Sri/Smt. ______________________, is not eligible to become a distributor as per eligibility criteria of LPG Distributorship Selection Guidelines in vogue, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to reconstitute the above stated LPG Distributorship at ______________________, District : ____________, State ____________ as per the share out stated below, without waiting for No-Objection certificate from Sri/Smt. ______________________.

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd would be within its rights to take suitable action as deemed fit including termination and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such termination.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LPG Distributorship.

Signature of Deponent (surviving Partner(s) / eligible Legal Heirs)
(Name in block letters)

Solemnly affirmed and declared before me. This ___________ day of ______________

Signature and Seal of
Magistrate/Judge/Notary public
ANNEXURE-K2

AFFIDAVIT / INDEMNITY BOND BY CLAIMANT / PROSPECTIVE LPG DISTRIBUTOR OF LPG DISTRIBUTORSHIP

(Applicable in case of reconstitution where copy of Distributorship Agreement is not available - to be obtained at time of reconstitution)

Notarized Affidavit

(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, ___________________________ son / daughter / wife of ___________________________ Age _____ years residing at ___________________________ do hereby solemnly affirm and say as under;

That, M/s. _____________________, at ____________________, District : _____________, State _______________, has been operating as a duly approved Distributor of LPG Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. since ____________.

That, as per copy of Selection panel dated _______________ / LOI no. _______________ dated __________ / LOA no. _______________ dated ______________ / copy of reconstitution approval no. _______________ dated ________________, I/we am/are the proprietor/ partners in the above mentioned LPG Distributorship as per the following approved constitution;

Or

That, as per copy of copy of income tax return for the period __________ / sales tax registration no. __________ and/or sales tax returns for the period __________ / RSL dated ______________ or (any other record / correspondence) I/we am/are the proprietor/ partners in the above mentioned LPG Distributorship as per the following approved constitution;

<table>
<thead>
<tr>
<th>Name of Existing Proprietor / Partner(s)</th>
<th>Son / Daughter / wife of</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, the Distributorship Agreement of the above stated LPG Distributorship is not traceable.

In view of above, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd is requested to take cognizance of the above stated Primary / Secondary documents and execute a fresh Distributorship Agreement as per the constitution stated hereinabove.

That, I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. would be within its rights to take suitable action as deemed fit including termination and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such termination.
I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LPG Distributorship.

Signature of Deponent (claimant / prospective distributors)
(Name in block letters)

Solemnly affirmed and declared before me. This ___________day of ________________

Signature and Seal of
Magistrate/Judge/Notary public
**ANNEXURE-L2**

**AFFIDAVIT / INDEMNITY BOND BY PROCLAIMED LEGAL HEIRS OF PROPRIETOR / PARTNER(S)**

(Applicable in case where reconstitution have not been done due to non-availability / authenticity of legal heir(s) but is being operated by proclaimed legal heir(s))

Notarized Affidavit

(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, ______________________________________ son / daughter / wife of ______________________________________ Age _____ years residing at ______________________________________ do hereby solemnly affirm and say as under;

That, M/s. ________________________ at ____________________, District : _____________, State ______________, has been operating as a duly approved Distributor of LPG Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. since ____________.

That, as per Distributorship Agreement dated _____________________ the following are the approved proprietor/ partners of the LPG Distributorship as per shareholding indicated below:

<table>
<thead>
<tr>
<th>Name of Proprietor / Partner(s) as per Distributorship Agreement</th>
<th>Son / Daughter / wife of</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, Sri/Smt. ________________________ expired / got incapacitated (due to serious illness/accident resulting in total and permanent disability which has disabled the proprietor / partner to work or follow any profession) on __________ and since them I and Sri/Smt. ________________________ son / daughter / wife of ________________________ Age _____ years residing at ________________________ who are the Legal heirs of Sri/Smt. ________________________ has been peacefully and without dispute running the above stated Distributor Distributorship as per shareholding indicated below since ______________, without obtaining prior approval from Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd.;

<table>
<thead>
<tr>
<th>Name of Proclaimed Legal Heirs operating the Distributorship</th>
<th>Son / Daughter / wife of</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd is requested to take cognizance of the above and condone the mistake committed by us and reconstitute the above stated LPG Distributorship by inducting me/us as per the shareholding indicated above.
That, I/we further confirm to have gone through and fully understood various clauses of the Distributorship agreement and would fully comply by the same in future.

That, I/we undertake to take full responsibility of our actions in the past and verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd would be within its rights to take suitable action as deemed fit including termination and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such termination. I/we along with my/our heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LPG Distributorship and for our actions in the past.

Signature of Deponent (claimant / prospective distributors)
(Name in block letters)

Solemnly affirmed and declared before me. This ___________day of ____________________

Signature and Seal of
Magistrate/Judge/Notary public
ANNEXURE-M2

AFFIDAVIT / INDEMNITY BOND BY REMAINING PARTNER(S)
(Applicable in case where Distributorship is being operated by one or more partners after exit or prolonged absence of partner(s) from the Distributorship without approval of OMCs)

Notarized Affidavit
(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, ______________________________________ son / daughter / wife of ______________________________________ Age _____ years residing at __________________________ do hereby solemnly affirm and say as under;

That, M/s. __________________________________________, at __________________________, District : _____________, State _____________, has been operating as a duly approved Distributor of LPG Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. since ____________.

That, as per Distributorship Agreement dated _____________________ the following are the approved proprietor/ partners of the RO Distributorship as per shareholding indicated below;

<table>
<thead>
<tr>
<th>Name of Proprietor / Partner(s) as per Distributorship Agreement</th>
<th>Son / Daughter / wife of</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, Sri/Smt. __________________________________________ had exited the LPG Distributorship / is absent from the RO Distributorship since ____________, without obtaining any prior approval from Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd.

That, I/we have been peacefully and without dispute running the above stated Distributor Distributorship as per shareholding indicated below since ____________, without obtaining prior approval from Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd.;

<table>
<thead>
<tr>
<th>Name of Partner(s) operating the Distributorship</th>
<th>Son / Daughter / wife of</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd is requested to take cognizance of the above and condone the mistake committed by us and reconstitute the above stated LPG Distributorship by inducting me/us as per the shareholding indicated above.

That, I/we further confirm to have gone through and fully understood various clauses of the Distributorship agreement and would fully comply by the same in future.
Guidelines for Reconstitution of LPG Distributorship – 2022

That, I/we undertake to take full responsibility of our actions in the past and verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd would be within its rights to take suitable action as deemed fit including termination and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such termination. I/we along with my/our heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LPG Distributorship and for our actions in the past.

Signature of Deponent (claimant / prospective distributors)
(Name in block letters)

Solemnly affirmed and declared before me. This ___________day of ________________

Signature and Seal of
Magistrate/Judge/Notary public
ANNEXURE-N2
AFFIDAVIT / INDEMNITY BOND BY PROPRIETOR / PARTNER(S)
(Applicable in case where constitution is currently in line with approved set up and past deviations have been rectified)
Notarized Affidavit
(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I,____________________________________ son / daughter / wife of
____________________________________ Age _____ years residing at ______________________
do hereby solemnly affirm and say as under;

That, M/s. _____________________, at ____________________, District : _____________, State
_______________, has been operating as a duly approved Distributor of LPG Distributorship of Indian
Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. since _____________.

That, as per Distributorship Agreement dated _____________________ the following are the approved
proprietor/ partners of the RO Distributorship as per shareholding indicated below;

<table>
<thead>
<tr>
<th>Name of Proprietor / Partner(s) as per Distributorship Agreement</th>
<th>Son / Daughter / wife of</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

That, the constitution of the LPG Distributorship was changed by me/us on _____________ without
obtaining prior approval of the Corporation, however subsequently I/we have restored the constitution
of the firm to its last approved setup as per the Distributorship Agreement effected on ________.

Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd
is requested to take cognizance of the above and condone the mistake committed by us and allow
rectification / restoration of the constitution of the above stated LPG Distributorship to its’ earlier
approved constitution (set-up) of the Distributorship.

That, I/we further confirm to have gone through and fully understood various clauses of the
Distributorship agreement and would fully comply by the same in future.

That, I/we undertake to take full responsibility of our actions in the past and verify that what has been
stated above is true and correct to the best of my knowledge and nothing material has been concealed
there from. If any information/declaration given by me in this affidavit shall be found to be untrue or
incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd
would be within its rights to take suitable action as deemed fit including termination and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such termination.
I/we along with my/our heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LPG Distributorship and for our actions in the past.

Signature of Deponent (claimant / prospective distributors)
(Name in block letters)

Solemnly affirmed and declared before me. This ___________day of ________________

Signature and Seal of
Magistrate/Judge/Notary public
AFFIDAVIT / INDEMNITY BOND BY INDUCTEES

(Applicable in case where proposed constitution requires recognition of induction of Partner(s) in the past without approval of OMC)

Notarized Affidavit

(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, __________________________________________ son / daughter / wife of ______________ Age _____ years residing at __________________________

do hereby solemnly affirm and say as under;

That, M/s. _____________________, at ____________________, District : _____________, State ______________, has been operating as a duly approved Distributor Of LPG Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. since ____________.

That, as per Distributorship Agreement dated ______________ the following are the approved proprietor/ partners of the LPG Distributorship as per shareholding indicated below;

<table>
<thead>
<tr>
<th>Name of Proprietor / Partner(s) as per Distributorship Agreement</th>
<th>Son / Daughter / wife of</th>
<th>% Share Out</th>
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<tbody>
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</tbody>
</table>

That, without obtaining prior approval of the Corporation, the constitution of the above stated LPG Distributorship was changed by me/us on _____________ by inducting Sri/Smt.__________________ son / daughter / wife of ______________ Age _____ years residing at __________________________ as partner(s) with shareholdings as indicated below;

<table>
<thead>
<tr>
<th>Name of partner(s) of current constitution</th>
<th>Son / Daughter / wife of</th>
<th>Within family / Outside family</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
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<td></td>
</tr>
</tbody>
</table>

Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd is requested to take cognizance of the above and condone the mistake committed by me/us and reconstitute the above stated LPG Distributorship as per the shareholding indicated above.

That, I/we further confirm to have gone through and fully understood various clauses of the Distributorship agreement and would fully comply by the same in future.

That, I/we undertake to take full responsibility of our actions in the past and verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed.
there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. would be within its rights to take suitable action as deemed fit including termination and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such termination.

I/we along with my/our heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LPG Distributorship and for our actions in the past.

Signature of Deponent (claimant / prospective distributors)
(Name in block letters)

Solemnly affirmed and declared before me. This ___________day of ____________________
Signature and Seal of
Magistrate/Judge/Notary public
ANNEXURE-P2

AFFIDAVIT / INDEMNITY BOND BY MEMBERS OF “FAMILY UNIT” AND MARRIED CHILDREN OF INCAPACITATED (DUE TO SERIOUS ILLNESS/ACCIDENT RESULTING IN TOTAL AND PERMANENT DISABILITY WHICH HAS DISABLED THE PROPRIETOR / PARTNER TO WORK OR FOLLOW ANY PROFESSION) DISTRIBUTOR(S).

(Applicable only in case of reconstitution cases where there is no nominee(s) and totally incapacitated Distributor(s) is not in a position to give consent due to physical condition - to be obtained at time of reconstitution)

Notarized Affidavit

(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I,____________________________________ son / daughter / wife of ________________________________ Age _____ years residing at __________________________ do hereby solemnly affirm and say as under:

That, Sri/Smt. _______________________, son / daughter / wife of ________________________________ Age _____ years residing at __________________________

is the proprietor / partner of the LPG Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. at the location ____________________, District : _____________, State _______________

*along with Sri/Smt __________________________ Age _____ years residing at __________________________.

* That, as per Distributorship Agreement dated _____________________ the following are the approved proprietor/ partners of the LPG Distributorship as per shareholding indicated below;

<table>
<thead>
<tr>
<th>Name of Proprietor / Partner(s) as per Distributorship Agreement</th>
<th>Son / Daughter / wife of</th>
<th>% Share Out</th>
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<tbody>
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</tr>
</tbody>
</table>

That, Sri/Smt. _______________________, who is the proprietor/partner of the above stated LPG Distributorship got incapacitated (due to serious illness/accident resulting in total and permanent disability which has disabled the proprietor / partner to work or follow any profession) on ____________________ due to ____________________ and is not in a position to give his/her consent in respect of reconstitution of his/her above stated LPG Distributorship, owing to his/her physical condition.

That, I being the __________________________ of Sri/Smt. __________________________ is a member of his / her “Family Unit”.

That, in view of death / incapacitation and/or permanent disability of Sri/Smt. __________________________ and as he / she is not in a position to give his/her consent in respect
of reconstitution of his/her above stated LPG Distributorship, due to his/her physical condition, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to reconstitute the above stated LPG Distributorship at ____________________, District : __________________, State _______________ as per the share out stated below,

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. would be within its rights to take suitable action as deemed fit including termination and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such termination.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LPG Distributorship.

Signature of Deponent (surviving LOI Holder)
(Name in block letters)

Solemnly affirmed and declared before me. This ___________ day of ________________

Signature and Seal of
Magistrate/Judge/Notary public
ANNEXURE-Q2

AFFIDAVIT / INDEMNITY BOND BY LEGAL HEIR(S) OF DISTRIBUTOR(S)

(Applicable only in case of reconstitution cases where Legal Heir(s) have applied for Succession Certificate but have not been able to obtain it due to pending court proceedings - to be obtained at time of reconstitution)

Notarized Affidavit

(TO BE TYPED ON APPROPRIATE NON-JUDICIAL STAMP PAPER OF REQUIRED VALUE)

I, ____________________________________ son / daughter / wife of ___________________________ Age _____ years residing at ____________________________ do hereby solemnly affirm and say as under;

That, Sri/Smt. ______________________, son / daughter / wife of ___________________________ Age _____ years residing at ____________________________ is the proprietor / partner of LPG Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. at location ____________________, District : _______________, State _______________ *along with Sri/Smt ___________________________ son / daughter / wife of ___________________________ Age _____ years residing at ____________________________

* That, as per Distributorship Agreement dated _____________________ the following are the approved proprietor/ partners of the LPG Distributorship as per shareholding indicated below;

<table>
<thead>
<tr>
<th>Name of Proprietor / Partner(s) as per Distributorship Agreement</th>
<th>Son / Daughter / wife of</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
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<td></td>
</tr>
</tbody>
</table>

That, Sri/Smt. ______________________, the proprietor / partner of the above stated LPG Distributorship expired / got incapacitated (due to serious illness/accident resulting in total and permanent disability which has disabled the proprietor / partner to work or follow any profession) on ________________.

That, I and Sri/Smt. ______________________ son / daughter / wife of ___________________________ Age _____ years residing at ____________________________ are the Legal heir(s) of deceased / incapacitated proprietor / partner of LPG Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. at location ____________________, District : _______________, State _______________

That, vide application no. _______________ dated ____________, I have submitted an application / petition to the Hon’ble Court at ____________ for recognizing me as Legal heir of deceased / incapacitated (due to serious illness/accident resulting in total and permanent disability which has disabled the proprietor / partner to work or follow any profession) proprietor / partner Sri/Smt. ______________________, by
issuing a Succession Certificate. However, due to pending proceedings by the Hon'ble court, succession certificate could not be issued till date. Further, it expected that the issuance of Succession Certificate will take some more time.

That, in view of death / incapacitation and/or permanent disability of Sri/Smt. __________________ and as it is expected that the competent authority will take some more time to issue a succession certificate to the effect that I am the Legal Heir of deceased / incapacitated proprietor / partner Sri/Smt. __________________, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to recognize me as the Legal Heir of deceased / incapacitated proprietor / partner Sri/Smt. __________________, and reconstitute the above LPG Distributorship at __________________, District : ___________, State ________________ as per the share out stated below;

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. would be within its rights to take suitable action as deemed fit including termination and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such termination.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LPG Distributorship.

Signature of Deponent (surviving Partner)
(Name in block letters)

Solemnly affirmed and declared before me. This ___________ day of ________________

Signature and Seal of
Magistrate/Judge/Notary public
ANNEXURE-R2

AFFIDAVIT / INDEMNITY BOND BY OUTGOING PROPRIETOR/PARTNER(S) LIVING OUTSIDE COUNTRY

(Applicable only in case of reconstitution cases where outgoing partner living outside country cannot attend meeting of existing/incoming proprietor/partner(s) at Indane DO/Territory/Regional Office - to be obtained at time of reconstitution)

Affidavit

I,____________________________________ son / daughter / wife of ________________________________ Age _____ years resident of __________________________ currently residing at __________________________ do hereby solemnly affirm and say as under;

That, I *along with Sri/Smt. _______________________, son / daughter / wife of ________________________________ Age _____ years residing at __________________________ am/are the proprietor / partners of LPG Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. at location ________________________, District : ___________, State _______________.

* That, as per Distributorship Agreement dated _____________________ the following are the approved proprietor/ partners of the LPG Distributorship as per shareholding indicated below;

<table>
<thead>
<tr>
<th>Name of existing Proprietor / Partner(s) as per Distributorship Agreement</th>
<th>Son / Daughter / wife of</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, due to my permanent / temporary residency status of ________________ since ___________ I am unable to continue as proprietor / partner of the above stated LPG Distributorship and therefore want to resign from the Distributorship.

That, vide docket no. ________________ dated ___________, an application have been submitted for reconstituting the above mentioned LPG Distributorship as indicated below;

<table>
<thead>
<tr>
<th>Name of proposed Proprietor / Partner(s)</th>
<th>Son / Daughter / wife of</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

That, vide letter no. ________________ dated ___________, the Indane DO/Territory/Regional Office in-charge of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. has advised me to attend the meeting of existing/in-coming proprietor/partner(s) at _________________________ on _________________.

83
That, due to _________________, I will not be to attend the above stated meeting.

That, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to approve the reconstitution proposal submitted vide docket no. ___________ and reconstitute the above LPG Distributorship at ________________, District : ________________, State _______________ as per the share out stated below:

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. would be within its rights to take suitable action as deemed fit including termination and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such termination.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LPG Distributorship.

Signature of Deponent (surviving partner)
(Name in block letters)

Solemnly affirmed and declared before me. This ___________day of ______________

Signature and Seal of
Authorized personnel of
Indian Consulate at ______________
ANNEXURE-S2

AFFIDAVIT / INDEMNITY BOND BY OTHER EXISTING/INCOMING PARTNER(S) LIVING IN INDIA

(Applicable only in case of reconstitution cases where outgoing partner living outside country cannot attend meeting of existing/incoming proprietor/partner(s) at Indane DO/Territory/Regional Office - to be obtained at time of reconstitution)

Affidavit

I, __________________________________________ son / daughter / wife of __________________________________________

Age _____ years resident of __________________________________________
currently residing at __________________________________________ do hereby solemnly affirm and say as under;

That, Sri/Smt. __________________________ son / daughter / wife of __________________________

Age _____ years residing at __________________________ is the sole Proprietor / Partner of M/s __________________________________________

LPG Distributorship of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. located at __________________________, District : _____________, State _______________

*along with Sri __________________________ son / daughter / wife of __________________________

Age _____ years residing at __________________________

* That, as per Distributorship Agreement dated __________________________ the following are the approved proprietor/ partners of the LPG Distributorship as per shareholding indicated below;

<table>
<thead>
<tr>
<th>Name of existing Proprietor / Partner(s) as per Distributorship Agreement</th>
<th>Son / Daughter / wife of</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

That, Sri/Smt. __________________________ is currently a temporary / permanent resident of __________________________ since ____________.

That, due to the permanent / temporary residency status of __________________________ since ____________ he/she is unable to continue as proprietor / partner of the above stated LPG Distributorship and therefore has proposed to resign from the Distributorship.

That, vide docket no. _____________ dated __________, an application have been submitted for reconstituting the above mentioned LPG Distributorship as indicated below;

<table>
<thead>
<tr>
<th>Name of proposed Proprietor / Partner(s)</th>
<th>Son / Daughter / wife of</th>
<th>% Share Out</th>
</tr>
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<tbody>
<tr>
<td></td>
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</tbody>
</table>
Guidelines for Reconstitution of LPG Distributorship – 2022

That, vide letter no. ______________ dated ___________, the Indane DO/Territory/Regional Office in-charge of Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. has advised me along with Sri/Smt. ______________________ to attend the meeting of existing/in-coming proprietor/partner(s) at _______________ on ________________.

That, due to _________________, Sri/Smt __________________ has informed that he/she will not be able to attend the above stated meeting.

That, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. is requested to approve the reconstitution proposal submitted vide docket no. ____________ and reconstitute the above LPG Distributorship at ________________, District: _______________, State ________________ as per the share out stated below;

<table>
<thead>
<tr>
<th>Name of Proposed Proprietor/Partner(s)</th>
<th>% Share Out</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>

I hereby verify that what has been stated above is true and correct to the best of my knowledge and nothing material has been concealed there from. If any information/declaration given by me in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd would be within its rights to take suitable action as deemed fit including termination and that I would have no claim, whatsoever against Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) for such termination.

I along with my heirs, nominees, successors, executors, assigns and administrators hereby also indemnify Indian Oil Corporation Ltd. / Bharat Petroleum Corporation Ltd. / Hindustan Petroleum Corporation Ltd. (as applicable) from all acts, disputes, costs, losses, claims, damages, suits or any other risks arising out of reconstitution of the above stated LPG Distributorship.

Signature of Deponent (surviving Partner)
(Name in block letters)

Solemnly affirmed and declared before me. This ___________day of ________________

Signature and Seal of
Magistrate/Judge/Notary public
Guidelines for Reconstitution of LPG Distributorship – 2022

Appendix T2

Draft letter on letter head

To

M/s Name and Address of distributorship

Sub: Reconstitution Proposal: Approval in Principle

Dear Sir/Madam

This has reference to reconstitution proposal submitted to Indane DO/Territory Office/Regional Office vide letter ref __ dated ___. We are pleased to inform you that reconstitution of M/s (Name of Distributorship) has been approved in principle by the competent authority. Reconstitution shall be as under:

1. Partner 1: __ %.  
2. Partner 2: __ %  
3. Partner 3: __ %

You are advised to submit the following:

a. Standard affidavit as per Appendix- D2 of current reconstitution policy 2020 amended from time to time.

b. Partnership deed (if applicable) on a non-judicial stamp paper of appropriate value and the same is to be notarized and submitted before concerned Registrar of Partnership firm and certificate from Registrar be submitted to OMC.

c. Indemnity Bond from all partners/Proprietor on a stamp paper of appropriate Value.

d. Non-Refundable Reconstitution fees of Rs (as applicable) Lacs along with relevant GST charges, if applicable.

e. Licenses viz. PAN/GST/ Registration under Shops & establishment/ Explosive License/ Insurance etc. all mandatory license inter alia should be transferred in the name of the proposed partners and copies submitted thereof.

f. Certificate of the Bankers confirming change in name of account holder in favour of proposed partners and authorized signatory to be submitted.

g. Copy of ownership documents of Showroom & Godown mutated/amended in the name of any one of the Partner(s)/Proprietor.

h. Any other document as advised by Law department. (To be specified)

Fresh agreement of the distributorship would be signed with the Corporation and accordingly changes are to be made in TIN/GST certificate and other related mandatory and statutory documents/Licenses. All the above documents are to be submitted within sixty days from the date of this letter. Needless to mention that the reconstitution is not complete without submission of the requisite documents and signing of fresh distributorship agreement. Till such time the above-mentioned documents are submitted and fresh agreement is executed by all approved partners, the original partners/Proprietor will be responsible for any violation in distributorship operation as per Original Distributorship agreement dt ___. On signing of new agreement, the old agreement dated ______ shall become inoperative.
Newly constituted proprietor / partners of the firm shall also be liable for all acts and deeds of the erstwhile Distributorship. Change in constitution of Distributorship will not entitle you for seeking any bifurcation / change in business condition.

incoming partner(s) should meet all terms and conditions of LOI as per the selection guideline in vogue copy of which is enclosed.

The reconstitution thus approved shall stand automatically withdrawn and cancelled if it is found that there is any suppression and/or misrepresentation of any material facts in the application submitted for reconstitution of the firm.

Divisional LPG Head/Territory Manager/Regional Manager