	1 - M		Dec Type	: SV	The state of the s	
e Indane	Subscription Vou IVRS :771895555	,	Date	: 29-0	Connection 0026463996 3-2023	
	Delhi	hi Consum r No		7228808556(7200000028808556)		
State	South East Delhi	Consu. Maide	PRAVEEN KUMAR Domestic / General H No-A-91/1 Gali No-2,			
)Istrict	K -2 INTERNATIONAL (0000107212)	Categoi)				
Distributor Name Distributor Address	255- A, Pocket- N, Sarita Vihar, New Delhi-110076, New Delhi, South East Delhi, Delhi -110044 Ph:	Consumer Address	Badarpur, I	ari Moha New Dell	No-2, n Baba Nagar, ni, South Delhi, Delhi, OSMOS SCHOOL	
Controlling AO	Delhi Indane DO-LPG			TUET	DET	
PREVIOUS D	OCUMENT OF CUSTOMER	Туре	Category		RDETAILS	
Туре		Cylinder	14.2	Qty	Rate(Rs.) Amount(Rs.)	
Number	A Comment of the Comm	Cylinder	14.2	1	2200 2200	
Date						
Oil Company	IOC	Cylinder		-		
		Cylindel:				
		Regulator	PR	1	250 250	
	Transferee Distributor	Amount in Previ	ous SV	0	13	
	Transferee 2 and	Adjusted Agains	t Claim(Go	v) [The A	
Name		Permanent Adva				
Address		Total Net Payabl	O	24	50	
		Amount in Word	Duneer	Two Th	ousand Four Hundred	
		Amount itefill(R	s)			
AHL TIN		Amount LPG Sto	July 2			
PR Serial	REGULATER SISUESTICE	DGCC No.	Vonety MI	D	GCC Date: -	
PR Make	REGULATER	DGCC No.				
Remarks	** WELCOME TO INDANE FAMILY	A RECATIONS 112 FOR ENERGY OF INDIA	GENERATIO	NS **		
	$I.PG-CL :: 1 \times 2200 = 2200; LPG$	-CL :: X 0 = 0; LPG-PK	1 X 250 = 2 NE CONSUN	IER CER	TIFICATE:	
Received	DISTRIBUTOR'S CERTIFICATE: on behalf of Indian Oil Corporation Ltd., verleaf being the deposit against Indane Cylinder(s) at tor(s) loan in accordance with Company's tariff.	I/We acknowledge havin	g received from	1 IOC the	quantity of Indane Cylinder(s' a loan on the conditions which I/We agree to abide	
Pressure Regulat	tor(s) loan in accordance was					

ON BEHALF OF INDIAN OIL CORP. LTD.

Customer Signature

(Distributor Signature and Stamp)
TERMS AND CONDITIONS GOVERNING THE LOAN OF INDANE CYLINDER(S) AND REGULATOR(S) TO CUSTOMERS

1. The IOCL, GOI Undertaking (hereinafter called the Corporation) shall loan to the consumer cylinder(s) and pressure regulator(s) (hereinafter called the equipment), required for the supply of Corporation's product viz INDANE.

The Consumer shall denote with IOCL on amount in accordance with the Corporation's fariff in force from the consumer shall denote with IOCL on amount in accordance with the Corporation's fariff in force from the consumer shall denote with IOCL on amount in accordance with the Corporation's fariff in force from the consumer shall denote the consumer shall deno

Corporation's product viz INDANE.

2. The Consumer shall deposit with IOCL an amount in accordance with the Corporation's tariff in force from time to time as security, for due fulfillment by the Consumer of his obligation bereunder. The Corporation shall be under no obligation with regard to the manner of use or disposal of the funds received as deposit from the Consumer shall use the same as loance at all times and shall remain. The Corporation shall be under no obligation with regard to the manner of use or disposal of the funds received as applicable and consumer shall use the same as loance at all times and shall remain.

3. The equipment owned by the Corporation shall be entrusted to consumer against a security deposit amount as applicable and consumer shall not use the cylinder for any purpose other than as a responsible to the Corporation for its safe custody and proper use until it is returned to the Corporation or its Distributor. The Consumer shall not use the cylinder for any purpose other than as a consumer, for the gas supplied by the Corporation.

container, for the gas supplied by the Corporation

4 The equipment shall neither be repaired nor sold, nor hypothecated to any person nor shall be removed to any other address cutside the concerned distributorship area without written permission information of the distributor from whom the equipment was supplied.

5. In the event of Consumer's departure from the area for reasons of transfer etc. the Consumer shall hand over the equipment to the Distributor who has been supplying the gas. If the Consumer fails to observe the condition the Corporation reserves the right to terminate this contract in accordance with clause below.

5.In the event of Consumer's departure from the area for reasons of transfer etc. the Consumer shall hand over the equipment to the Distributor who has been supplying the gas. If the Consumer fails to observe the condition the Corporation reserves the right to terminate this contract in accordance with clause below.

6.The Corporation shall be at liberty and the consumer shall permit the Corporation or its Distributor or any other person authorized by the Corporation or by the Distributor to enter at all reasonable forms, the Consumer's premises and/or otherwise take back or remove from the Consumer any empty cylinder belonging to the Corporation. In the event hours, the Consumer's premises and/or otherwise take back or remove from the Consumer any empty cylinder belonging to the Corporation as determined the supplicable. The decision of the Consumer's act or omission. In the event of the consumer's premises and/or otherwise take back or remove from the Consumer any empty cylinder belonging to the Corporation as of the Consumer's act or omission. In the event hours, the Consumer's premises and/or otherwise take back or remove from the Consumer and tear shall be undertaken by Corporation for other than loss or damage august and the Consumer resulting from normal wear and tear shall be undertaken by Corporation for damaged equipment in accordance with Corporation tariff as applicable. The decision of the Consumer reimburses the Corporation for the missing or damaged equipment in accordance with Corporation tariff as applicable. The decision of the Consumer reimburses the Corporation for the missing or damaged equipment in accordance with Corporation tariff as applicable. The decision of the Consumer reimburses the Corporation for the missing or damaged equipment is damaged and in need of repair, shall be conclusive and binding on the Consumer applicable. The decision of the type approved by the Corporation use. The material mass of the Consumer shall get the installation work of equipment done at his expenses and to whether the equipment is damaged and its need of repair, shall be conclusive and binding on the Consumer.

8. The Consumer shall get the installation work of equipment done at his expenses and on his own responsibility and the right to inspect the installation including appliance at any time and if the installation shall be as previously been approved by the Corporation. The Corporation supplying gas a hall not, however, be deemed to impose any liability on the Corporation with regard to the fitness or otherwise of the installation used.

9. In case of any accident involving LPG installation, customers must intimate Indane distributor immediately. We have taken 3rd party insurance cover fire located involving LPG installation, customers must intimate Indane distributor immediately.

to the fitness or otherwise of the installation used.

9.In case of any accident involving LPG installation, customers must intimate Indane distributor immediately. We have taken 3rd party insurance cover for loss of life/property in case of accident and party insurance cover for loss of life/property in case of accident involving LPG installation, customers must intimate Indane distributor immediately. We have taken 3rd party insurance cover for loss of life/property in case of accident, no insurance claim shall be entertained as per Public Liability Insurance Policy taken are property in case of intimation after 90 days from the date of accident, no insurance claim shall be entertained as per Public Liability Insurance Policy taken are property in case of intimation after 90 days from the date of accident, no insurance claim shall be entertained as per Public Liability Insurance Policy taken are property in case of accident involving taken are property in case of accident involving taken are property in case of intimation after 90 days from the date of accident, no insurance claim shall be entertained as per Public Liability Insurance Policy taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of accident involving taken are property in the date of ac

Oil Companies.

19 During the term of this contract the consumer shall not purchase or have in his possession Liquefied Petroleum tias (LPG) marketed by any person other than the Corpora 19 During the term of this contract the consumer shall not purchase or have in his possession Liquefied Petroleum tias (LPG) marketed by any person other than the Corpora 19 During the term of this contract the consumer shall not purchase or have in his possession Liquefied Petroleum tias (LPG) marketed by any person other than the Corpora 19 During the term of this contract the consumer shall not purchase or have in his possession Liquefied Petroleum tias (LPG) marketed by any person other than the Corpora 19 During the term of this contract the consumer shall not purchase or have in his possession Liquefied Petroleum tias (LPG) marketed by any person other than the Corpora 19 During the term of this contract the consumer shall not purchase or have in his possession Liquefied Petroleum tias (LPG) marketed by any person other than the Corpora 19 During the term of this contract the consumer shall not purchase or have in his possession Liquefied Petroleum tias (LPG) marketed by any person other than the Corpora 19 During the term of this contract the consumer shall not purchase the consumer shall not purcha 19. During the term of this contract the consumer shall not purchase or have in his possession Liquefied Petroleum (its (LPG) marketed by any person other than the 11. This constract is determinable by 15 days written notice by either side to the other and upon return of equipment to the satisfaction of the distributor, the consumers the determinable by 15 days written notice by either side to the other and upon return of equipment to the satisfaction of the distributor, the consumers are constraints of the constraints.

security deposit.

12.Comparation reserves the right to transfer a customer to other distributor depending on the administrative decisions.

a Chemosis will not be sufunded without production of this document. neine EPG subsidy on the refili purchase in composite cylinder