

## **NOTICE REGARDING AMENDMENTS IN APPOINTMENT OF LPG DISTRIBUTORS**

This is to inform all applicants who have applied for selection of LPG distributorship that the eligibility and evaluation criteria of non-individual candidates that is Government bodies/agencies, organized bodies, societies registered under Societies Registration Act 1860, charitable trusts registered with Charity Commissioner of respective State Government, companies formed under the Companies Act, 1956 has been amended as under:-.

1. Multiple Dealership Norms will be applicable as under: -

### **A) For Companies Registered under Companies Act 1956**

- i) The applicant company will not be eligible for RO dealership/LPG distributorship if any of the RO dealership/LPG distributorship is held by the following:
  - a) Any of the Director or his family members (family as defined in the case of multiple dealership norms for individuals)
  - b) Holding company or Subsidiary company
  - c) Any other company or Firm where share holders (put together) of the applicant company have controlling stake i.e. 51% or more.
- ii) If any individual, partnership firm, company, organized body, trust or society already holding RO dealership/LPG distributorship acquire controlling stake in a company having RO dealership/LPG distributorship then the RO dealership/LPG distributorship of the acquirer would be liable to be terminated.
- iii) Government owned Companies defined as major shareholding with the Government, Public Sector & Joint Sector Units or Government administered Organization are exempted from the above Multiple Dealership Norms.

### **B) For the charitable trusts registered with the charity commissioner of the respective State Government and Societies Registered under Societies Registration act. :**

Such entities will not be eligible for RO dealership/LPG distributorship if any of the RO dealership/LPG distributorship is held by any of the Member of the Governing Body/Managing Body/Any such other Body or his family members (family as defined in the case of multiple dealership norms for individuals)

2. Registered Societies/Charitable Trust and Companies incorporated under Companies Act 1956 will be evaluated for out of 100 marks – 35 marks on the parameter capability to provide infrastructure and facilities; 35 marks on capability to provide finance; 15 marks on the age of organization: 8 marks on experience and 7 marks on Business Ability / Acumen.
3. Consequent to the above changes, Registered Societies/Charitable Trust and Companies incorporated under Companies Act 1956 who do not meet the new condition and/or wish to withdraw their application should submit a written request within 15 days from this day to the respective Offices where the original

applications were submitted for claiming the refund of application fee. Application should include name of the location, district, category, DD details and the advertisement reference against which application was made.

4. Registered Societies/Charitable Trust and Companies incorporated under Companies Act 1956 will be required to submit a fresh Affidavit. The format for affidavit is given below. A separate communication is being sent to format of which will be sent

(NOTORISED AFFIDAVIT)

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

(To be submitted by non-individual candidates (Societies registered under Societies Registration Act 1860, charitable trusts registered with Charity Commissioner of respective State Government and companies formed under the Companies Act, 1956) applying for 'open' category distributorship.)

In the matter of LPG distributorship of Indian Oil Corporation at \_\_\_\_\_ (Location) whereas \_\_\_\_\_ (Name of the Registered Society\*/Company\*/Charitable Trust\*) \_\_\_\_\_ (Location) has applied for LPG distributorship of \_\_\_\_\_ (name of the oil company) Ltd., at \_\_\_\_\_.

I, \_\_\_\_\_ son / daughter / wife of \_\_\_\_\_ Age \_\_\_\_\_ years resident of \_\_\_\_\_ in the capacity of \_\_\_\_\_ do hereby solemnly declare :

1. That through a resolution passed by the Registered Society\*/Company\*/Charitable Trust\* I have been authorized to apply for the said distributorship. A copy of the resolution/authorization is enclosed herewith forming part and parcel of this affidavit
2. That the said Registered Society is duly registered under Societies Registration Act 1860\* /Company formed under the companies act 1956 \* /Charitable Trust\* is registered with Charity Commissioner of State Government of \_\_\_\_\_\* (name of the State) on \_\_\_\_\_ (date of registration/incorporation) and a photocopy of the certificate of registration is enclosed herewith forming part and parcel of this affidavit.
3. That our Registered Society\*/Charitable trust\*/Company\* had made profit during the previous consecutive 3 financial Years as certificate by Chartered Accountant.
4. That on behalf of the Registered Society\*/Company\*/Charitable Trust\* I undertake that we will observe all the relevant guidelines with regard to award/operation of the said distributorship issued by Indian Oil Corporation / Government of India or any other statutory body from time to time.
5. That our Registered Society\*/Company\*/Charitable Trust\* does not have any criminal records nor does it have any criminal charges framed against it nor against Member of the Governing Body/Managing Body/Any such other Body of this Registered Society\*/ Charitable Trust\*/ Directors of company\*/ by any court of law involving moral turpitude and/or economic offences (other than freedom struggle) punishable under Law.
6. \*That none of the Directors of this company or his family members (family as defined in the case of multiple dealership norms for individuals) or Holding

company or Subsidiary company or any other company or firm where share holders (put together) of this applicant company have controlling stake i.e. 51% or more, have dealership/distributorship or hold Letter of Intent for Retail Outlet or SKO-LDO dealership or LPG distributorship of any Oil Company.

(above is not applicable to Government owned Companies defined as major shareholding with the Government, Public Sector & Joint Sector Units or Government administered Organization)

7. \*That none of the Member of the Governing Body/Managing Body/Any such other Body of this Charitable Trust\*/Registered Society\* or his family members (family as defined in the case of multiple dealership norms for individuals) have dealership/distributorship or hold Letter of Intent for Retail Outlet or SKO-LDO dealership or LPG distributorship of any Oil Company.
8. That our registered society\*/Charitable trust\*/Company\* was never a signatory to dealership/distributorship agreement of any oil company, which was terminated for malpractices and / or for violations of provisions of the Marketing Discipline Guidelines.
9. I hereby confirmed that I was never a signatory to dealership/distributorship agreement of any Oil Company, which was terminated for malpractice and/or for violation of Marketing Discipline Guidelines.
10. That If any information/declaration given by me in my/our application or in any document submitted in support of application for the award of the distributorship or in this affidavit shall be found to be untrue or incorrect or false, Indian Oil Corporation would be within its rights to withdraw the letter of intent / terminate the distributorship (if already appointed) and that we would have no claim, whatsoever, against Indian Oil Corporation for such withdrawal/termination.

\*strike out whatever is not applicable.

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

Solemnly affirmed and declared before me

This \_\_\_\_\_ day of \_\_\_\_\_

Signature and Seal of  
Magistrate/Judge/Notary public

Signature of person making affidavit  
(Name in block letters)