

**FORMAT-GNA-TRANS-NOC****No Objection Certificate of <<Name of State Transmission Utility>>**

NOC No. :

Issue Date :

1. Name of the STU issuing NOC :

2. Region : (NR/ER/NER/WR/SR)

3. Name of the Entity to whom NOC is issued :

4. Status of Entity : (State Utility/CPP/IPP/Discom etc.)

5. Point(s) of Connection to STU :

6. Max. MW ceiling allowed for Drawal\* :

*(\*STU may specify different MW ceilings for different time blocks, if required.)*

7. Start Date of NOC :

8. End Date of NOC :

9. Transmission losses (besides ISTS Transmission losses)

	Whether Applicable or not (Yes/No)	(%) loss
State Transmission losses		
Any other losses		

10. Transmission charges (besides ISTS Transmission charges)

	Whether Applicable or not (Yes/No)	Rate (Rs./MWh)
State Transmission losses		
Any other charges		

**Declaration:**

It is hereby certified that:

- a) We have "No Objection" to availing GNA (through transfer) by <<Name of Entity>>, through ISTS up to the MW ceiling as specified above, in accordance with applicable Regulations of CERC/<<State>> ERC.
- b) We have the required infrastructure for energy metering and time block wise accounting in place. The State network has the required transfer capability for

transfer of power as per specified ceiling.

- c) The Transmission Charges for the use of State network and Operating Charges for the State Load Despatch Centres shall be directly settled by Power Exchange with us.
- d) The State Utility designated for the purpose of collection/disbursement of DSM charges shall be responsible for timely payment of State's composite dues into the Regional Pool Account.
- e) Any mismatch between the Scheduled and Actual drawal for the Intra-State Entity shall be determined by us and will be covered in the Intra-State DSM accounting scheme, or as applicable.
- f) The Reactive Energy Charges shall be governed by the Regulations applicable within the State.
- g) We shall disburse the Transmission Charges for use of the State Network to the State Transmission Licensee(s) directly.
- h) We shall inform the total import and export capability of the State as a whole to all concerned. Attempt shall be made to declare this in advance through our website.
- i) Any change in the contents of the NOC shall be conveyed to the party to whom NOC was given, at least 180 days prior to the day of transaction. In such cases, the RLDC(s)/NLDC shall also be informed simultaneously.

<< Signature >>

**\*Name:**

**\*Designation (of authorized signatory of STU):**

**\*Place:**

**\*Date:**

**\*Phone/Mobile No.:**

**\*Email id:**

**Note:** *\*Mandatory*