

**Undertaking to Abide by the Terms and Conditions of the
Philippine Energy Labeling Program**

I, _____, _____ of
_____ with _____ principal address at
_____ is duly authorized by this company
and its Board of Directors / Partners through Board Resolution No. _____ dated
_____, as attached herein, to hereby undertake to abide by the following terms
and conditions of the Philippine Energy Labeling Program (PELP) for the importation /
manufacture / distribution of _____.

1. We shall abide by the PELP Guidelines and orders which the EUMB issues in pursuant with its authority under the Law.
2. We shall ensure that our certified product/s conform/s, at all times, to specific performance requirements pursuant to existing Philippine laws and regulations on quality management system
3. We shall declare all products, including product models/batch/series that are available in the market prior to PELP implementation and are qualified for exemption, in the initial product inventory report and register them accordingly in the PELP Registration System. We shall ensure that no additional stocks of the exempted product model/batch/series will be produced, distributed or sold to retailers or consumers.
4. We shall display our PELP-covered products with the appropriate DOE Energy Labels.
5. We shall establish and maintain a system of addressing complaints filed by customers concerning the certified products and shall maintain records thereof. The minimum information required would be: a) product/s covered by the complaint, b) Nature of the complaint, c) Corrective action/s done, d) Place of purchase.
6. As part of the annual market verification, and whenever possible, samples of certified products shall be drawn from the market in coordination with our representatives. All expenses incurred during the drawing of samples from the market shall be shouldered by our company.
7. We shall inform DOE, in writing, of any change/s in management, legal status, identification file reference, authorization of compliance representative/s, number of the product, content related to energy labels (i.e., any change significantly affecting the product's performance and efficiency, business name, brand and/or other product literature, etc.) within thirty calendar (30) days after the effectivity of such changes. Also, we will submit the requirements that need to be updated yearly (i.e. Business Permit).
8. We shall pay the applicable fees and charges as billed or stipulated by DOE.
9. We shall comply with the PELP Guidelines, Republic Act 11285 and the EE&C-IRR on the use of Energy Labels

Witnesseth my hand this _____ of _____ 20____ at _____.

Signature over Printed Name

Subscribed and sworn to before me this _____ day of _____, 20 ____ affiant exhibiting to me his/her government-issued identification card no. _____ issued at _____ on _____.

Doc No. _____

Page No. _____

Book No. _____

Series of _____

Note: If the applicant is a foreign entity, all documents submitted including this application shall be authenticated by the Philippine Embassy that covers the applicant