**Statements made in the procedure for issuing a decision to provide support**

Acting on behalf of the entrepreneur applying for a decision to provide support, I state that:

The entrepreneur agrees to conclude a service agreement with KSSE S.A., as referred to in Article 10(1) of the Act on supporting new investment projects.

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*(date and legible signature of the entrepreneur’s authorised representative)*

As of the date of submitting the application for a decision to provide support, the entrepreneur is not obliged to refund the public aid obtained under the revoked decision to provide support.

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*(date and legible signature of the entrepreneur’s authorised representative)*

No bankruptcy proceedings have been initiated against the entrepreneur and no bankruptcy petition has been filed with the court.

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*(date and legible signature of the entrepreneur’s authorised representative)*

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The declared eligible investment costs do not include the c costs of constructing a comprehensive installation related to energy production, distribution of energy and the energy infrastructure, or the eligible costs related to energy production meet the following three conditions:

1) energy production is not the primary goal of the entire project;

2) the capacity to generate energy is adjusted to the needs of the enterprise, which means that the goal is to use the generated energy for own needs, so a maximum of 20% of the energy planned for generation can be sold;

3) for an energy source, only investments that would be eligible under the state aid rules in the energy sector would be eligible, e.g. renewable energy or high-efficiency cogeneration;

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*(date and legible signature of the entrepreneur’s authorised representative)*

The entrepreneur agrees to provide the Katowice Special Economic Zone with information in order to collect it in the Register of New Investment Project Support in connection with Article 32(2) of the Act on supporting new investment projects and as referred to in Article 31(1) of this Act.

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*(date and legible signature of the entrepreneur’s authorised representative)*

The entrepreneur is not in arrears with payment of taxes and local fees, referred to in the Act of 12 January 1991 on taxes and local fees, and is not in arrears with payment of social security contributions to the Social Insurance Institution.

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*(date and legible signature of the entrepreneur’s authorised representative)*

The competent Tax Office for the entrepreneur’s registered office or place of residence in matters related to income tax is ……………………………………………………….

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*(date and legible signature of the entrepreneur’s authorised representative)*

The share of the entrepreneur’s own funds or external sources of financing, in the form free of any public support, will amount to at least 25% of the total eligible costs of the new investment project.

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*(date and legible signature of the entrepreneur’s authorised representative)*

The dominant country of origin of the capital is ………………………………………

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*(date and legible signature of the entrepreneur’s authorised representative)*

The entrepreneur agrees to receive letters in the proceedings by means of electronic communication, in accordance with Article 39(1) § 1(3) of the Code of Administrative Procedure, at the following e-mail address ……………………………………….

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*(date and legible signature of the entrepreneur’s authorised representative)*