MADHYA PRADESH ELECTRICITY REGULATORY COMMISSION BHOPAL

Subject: In the matter of determination of Aggregate Revenue Requirement

(ARR) and Retail Supply Tariff for FY 2008-09 based on the tariff

applications filed by the Distribution Licensees in the State.

ORDER Dated 1st July, 2008

On the above matter, the Commission has issued Order on 29th March, 2008. Some clarifications have been sought by the Distribution Companies in respect of tariff schedules for High Tension consumers. Accordingly, the clarifications with necessary modifications in support of clarification wherever necessary in the relevant part of the tariff schedule for High Tension consumers of the tariff Order are as under, which is effective with effect from the date of applicability of the tariff Order dated 29th March, 2008:-

Clause No. & Sub-Clause No.	As per Tariff Order dated 29 th March, 2008	Modified as
Tariff Schedule - HV-1 Railway Traction	In order to attract electrification and growth of Railway network in the State, rebate of 10% in Energy Charges for new Railway traction projects shall be allowed for a	In order to attract electrification and growth of Railway network in the State, rebate of 10% in Energy Charges for new Railway traction projects shall be allowed for a
Terms and Conditions (a)	period of five years from the date of connection for such new projects for which agreements for availing supply from licensee are finalized during FY08.	period of five years from the date of connection for such new projects for which agreements for availing supply from licensee are finalized during FY 2008-09. The rebate provided in earlier tariff orders shall remain in force at the rate and for the duration as mentioned in those tariff orders.

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Clause No. & Sub-Clause No.	As per Tariff Order dated 29 th March, 2008	Modified as
Tariff Schedule HV- 6 for Bulk Residential Users	Applicability The tariff category HV-6.1 is applicable for supply to industrial or any other township (e.g. University or academic institutions), registered group housing societies (excluding consumers covered under tariff category 6.2), residential colonies desirous of taking HT supply (including townships of industries, hospitals, MES and Border villages) for domestic purpose only such as lighting, fans, heating etc. provided that the connected load for essential common facilities such as Non-domestic supply in	Applicability The tariff category HV-6.1 is applicable for supply to Government Hospitals, industrial or any other township (e.g. University or academic institutions), registered group housing societies (excluding consumers covered under tariff category 6.2), residential colonies desirous of taking HT supply (including townships of industries, hospitals and MES) and Border villages for domestic purpose only such as lighting, fans, heating etc. provided that the connected load for essential common facilities such as
	residential area, street lighting shall be within the limits specified hereunder:- (a) Water supply & Sewage pumping, Hospital – No Limit (b)Non-domestic/Commercial and other General purpose put	Non-domestic supply in residential area, street lighting shall be within the limits specified hereunder:- (a) Water supply & Sewage pumping, Hospital – No Limit (b)Non-domestic/Commercial and other General purpose put
	together – 10% of total connected load. The tariff category HV-6.2 is applicable for supply to Registered Cooperative Group Housing Societies as per MOP notification no.S.O.798 (E) dated 9 th June 2005. The terms and conditions for this category of consumers shall be applicable as per provisions of Electricity Supply	together – 10% of total connected load. The tariff category HV-6.2 is applicable for supply to Registered Cooperative Group Housing Societies as per MOP notification no.S.O.798 (E) dated 9 th June 2005. The terms and conditions for this category of consumers shall be applicable as per provisions of Electricity Supply Code, 2004 as

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Clause No. &	Clause No. 9 As you Tariff Order dated 20th Medified as		
Sub-Clause No.	As per Tariff Order dated 29th March, 2008	Modified as	
General Terms And Conditions of High Tension Tariff 1.12	In case of Railway Traction no demand charges shall be levied if the maximum demand is up to 120% of the contract demand. The demand charges shall be levied at the rate of Rs. 300 per kVA of excess demand (i.e. for demand over and above 120% of the contract demand) if the maximum demand is more than 120% of contract demand. While doing so, other provisions of electricity tariff (such as tariff minimum charge etc.) will also be applicable on aforesaid excess demand.	In case of Railway Traction the excess demand so computed, if any, in any month shall be charged at the following rates: (a) For excess demand up to 15% over and above the contract demand at the rate of Rs. 225 per kVA. (b) For excess demand over and above 15% of the contract demand at the rate of Rs. 300 per kVA. While doing so, other provisions of electricity tariff (such as tariff minimum charge etc.) will also be applicable on aforesaid excess demand.	
General Terms And Conditions of High Tension Tariff 1.18 (a)	If any existing consumer requires an additional supply for a temporary period, the temporary additional supply shall be treated as a separate service and charged subject to the following conditions:	If any consumer requires supply for a temporary period, the temporary supply shall be treated as a separate service and charged subject to the following conditions:	
1.10 (a)	(a)Fixed Charges and Energy Charges shall be charged at 1.5 times the normal tariff.	(a)Fixed Charges and Energy Charges shall be charged at 1.5 times the normal tariff. The fixed charge shall be recovered for the full billing month or part thereof.	
General Terms And Conditions of High Tension Tariff 1.18 g (i)	Deemed contract demand for the month to be billed as per normal tariff = C.D. (existing) + C. D. for temporary connection.	Deemed contract demand for the month to be billed for the fixed charges = C.D. (existing) on normal tariff for permanent connection + C. D. for temporary connection on normal tariff for temporary supply. The demand in excess of deemed contract demand as calculated above shall be treated as power supplied and computed separately for billing purposes. Excess demand so computed, if any, in any month shall be charged at two times the normal fixed charges for permanent connection. Continued to next page	

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Clause No. & Sub-Clause No.	As per Tariff Order dated 29th March, 2008	Modified as
General Terms And Conditions of High Tension Tariff	Power factor incentives/penalties shall be applicable at the same rate as for permanent connection.	Power factor incentives/penalties and the condition for Time of Day Surcharge/Rebate shall be applicable at the same rate as for permanent connection.
1.18 (i)		

Sd/-(K. K. Garg) Member (Engg.) Sd/-(Dr. J. L. Bose) Chairman