## MADHYA PRADESH ELECTRICITY REGULATORY COMMISSION BHOPAL

Subject: In the matter of Petition under Sections 61 read with 79 of the Electricity Act 2003, Regulation 6.3B of CERC (Indian Electricity Grid Code) (Fourth Amendment) Regulations, 2016 and the CERC Order dated 05.05.2017, seeking directions to MP Power Management Company Ltd. for making payment for Technical Minimum Compensation on account of Part Load Operation of MB Power Madhya Pradesh Limited's 1200 MW (2x600 MW) Anuppur Thermal Power Project.

Petition No. 61 of 2022

## **DAILY ORDER**

(Hearing through Video Conferencing) (Date of Motion Hearing: 11<sup>th</sup> October'2022) (Date of Order: 13<sup>th</sup> October'2022)

## M/s MB Power (Madhya Pradesh) Limited,

Laharpur, Jaithari, Anuppur, Madhya Pradesh – 484330 Petitioner

Respondents

V/s

## 1. M.P. Power Management Company Ltd.,

(Erstwhile Madhya Pradesh Power Trading Co. Ltd.) Block No-15, Shakti Bhawan, Rampur, Jabalpur – 482008

2. M.P. Poorv Kshetra Vidyut Vitaran Co. Ltd.

Shakti Bhawan, Rampur, Jabalpur – 482008

3. M.P Madhya Kshetra Vidyut Vitaran Co. Ltd.,

Bijli Nagar Colony, Nishtha Parisar, Govindpura, Bhopal M.P.– 462023

4. M.P. Paschim Kshetra Vidyut Vitaran Co. Ltd,

G.P.H. Compound, Polo Ground, Indore, M.P. – 452003

Shri Akshat Jain, Advocate and Shri Shubham Batra appeared on behalf of petitioner.

M/s MB Power (Madhya Pradesh) Limited has filed the subject Petition under Sections 61 read with 79 of the Electricity Act 2003, Regulation 6.3B of CERC (Indian Electricity Grid Code) (Fourth Amendment) Regulations, 2016 and the CERC Order No. L-1/219/2017-CERC dated 05.05.2017, seeking directions to MP Power Management Company Ltd. for making payment for Technical Minimum Compensation on account of Part Load Operation of MB Power (Madhya Pradesh) Limited 1200 MW (2x600 MW) Anuppur Thermal Power Project located in District Anuppur of Madhya Pradesh.

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- 2. The Petitioner was heard. It was pointed out that the matter is of dispute between Licensee and Generating Company, therefore, appropriate provision to be invoked is Section 86 (1) (f) of the Electricity Act, 2003 and not Sections 61 and 79 as mentioned in the petition. The matter was therefore heard under Section 86 (1) (f) of the Electricity Act, 2003.
- 3. Having heard the petitioner, the petition is admitted. The petitioner is directed to serve copy of the petition to all Respondents within a week and report compliance of service to the Commission. The Respondents are directed to file their replies to the subject petition within two weeks, thereafter. A copy of their replies be served to petitioner simultaneously. The petitioner may file rejoinder within a week, thereafter.

Case is fixed for arguments on 22.11.2022.

(Gopal Srivastava) Member (Law) (Mukul Dhariwal) Member (S.P.S. Parihar) Chairman

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