



Madhya Pradesh Electricity Regulatory Commission

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Petition No. 160 of 2005

_Sub: In the matter of compliance of order dated 09/09/2004 passed in Petition No. 97/2004 by Hon^{ble} Commission for wheeling of power generated through WEG 1.25 MW capacity [◆]Suzlon[◆], make under the provisions of Chapter VIII of the M.P. Vidyut Sudhar Adhiniyam, 2000.

ORDER

(As passed on this day of 22nd August, 2006)

M/s. Itarsi Oils & Flours Ltd., Kheda Industrial Area, Itarsi, Dist. Hoshangabad	-	Petitioner
V/s. The CMD, M.P. Madhya Kshetra Vidyut Vitaran Co. Ltd., Bhopal (M.P.)	-	Respondent No. 1
The CMD, M.P. Paschim Kshetra Vidyut Vitaran Co. Ltd., Indore (M.P.)	-	Respondent No. 2
The CMD, Poorv Kshetra Vidyut Vitaran Co,Ltd, Jabalpur	-	Respondent No.3
MP.State Load Despatch Centre, Jabalpur	-	Respondent No.4
CMD, MP Power Transmission Co. Ltd, Jabalpur	-	Respondent No. 5

Shri B.K. Dubey, Advocate, Shri Suresh Gehani Consultant Shri Ashutosh Chaube and Shri P.K. Dad appear on behalf of the petitioner.

Shri V.K. Pandya, S.E. (Power System) appears on behalf of the MPPTCL, Shri A.K. Jain S.E. appears on behalf of SLDC and Shri D.K. Ojha Addl. S.E. appears on behalf of MP Paschim KVVCL and Shri R.C. Yadav SE appears on behalf of MP Madhya KVVCL, Bhopal.

2. In the last hearing the Commission directed vide order dated 10th May, 2006 that the West Discom receiving the power from the petitioner[◆]s WEGs shall forward the readings of the meter installed for the purpose of recording energy delivered to the SLDC. The SLDC after accounting reading alongwith necessary directions regarding adjustments shall forward the readings to Central Discom where the draw of the power takes place for captive use. The Central Discom shall provide the credit for the energy delivered and certified readings forwarded to it by SLDC as per the agreement to be executed by the petitioners with the respondents. The Commission also directs the respondents to execute the agreement and give credit to the petitioners within a month.

3. SLDC in its letter No 881 dated 18/07/2006 has pointed out some technical difficulties in the compliance of the Order. It is submitted that SLDC Centre is preparing energy account of electricity transmitted through the State grid on monthly basis as per provisions of Section 32.2 of the Electricity Act, 2003. The SLDC in its monthly State Energy Account (SEA) is indicating the quantum of energy injected by ISGS, SSGS and CPPs including additional power purchase & wind energy generators. The quantum of energy drawn by the Discom and SEZ is also indicated in the SEA. The consumption of HT/EHT consumers are included in the Discom[◆]s drawal and the consumption of individual HT/EHT consumer is not covered in SEA.

4. Since it is an old arrangement wherein the WEGs situated in a wind farm but belonging to various owners feed power into grid system through common inter-face points, the SLDC may indicate the total quantum of energy delivered by the WEGs into the MP State Grid through common metering point on the basis of the meter reading and allied information made available by the authorized officers of West Discom presently SE(O&M Dewas) in whose area the wind farm is situated. Thereafter, necessary directions regarding adjustment shall be issued by the Commercial Section of the concerned Discom, in the instant cases Central Discom, to the respective accounting unit for billing purpose.

5. Commission heard the parties today. As directed during the course of hearing the parties and the Director (Tariff) had a discussion on the issues involved and arrived at a mutually agreeable solution. Having considered the facts and circumstances and the mutually agreeable solution arrived by the parties the Commission passes the following order:

i) The petitioner shall submit to the respondent Discoms the basis of allocation of energy to be wheeled in future to various users of this energy. The indicated allocation shall be treated as a part of the

agreement between the petitioner and the respondent Discoms. The Discoms shall provide credit for the energy wheeled to various users in their area of operation on the basis of this allocation factor.

ii) West Discom in whose area of operation the power is being injected shall prepare the energy account for past and future periods. For past periods it shall indicate the credit to be given by other Discoms to users locating in their operational area after deducting the credit it has already provided to the petitioner. For future periods in the energy account it shall indicate the gross generation by the generators, net energy injected into the grid, wheeling charges (in kind as per the agreement), allocation of these wheeling charges to Discoms (as per the allocation factor indicated by the petitioner), energy to be credited to various users (as per the allocation factor indicated by the petitioner) The West Discom shall share this information with the petitioner and Discoms where the users are located.

iii) West Discom shall also pass on the information required by the SLDC. The SLDC shall be responsible for verifying the energy injected into the grid and for preparing the energy account of the Discoms.

iv) The Discoms where the users are located shall provide credit for past and future period as per the energy account submitted by West Discom. It is expected that the Discom will cross check that the energy to be credited to the user is as per the allocation submitted by the petitioner.

With the directions above, Commission decides to close the case.

Ordered Accordingly.

(R.Natarajan)
Member (Econ.)

(D.Roybardhan)
Member (Engg.)

(P.K. Mehrotra)
Chairman