

Sub: In the matter of petition to implement export-import net off of the power generated and used for auxiliary consumption by the Renewable Energy Generators or to introduce new category for Wind Power generators as permanent consumers for drawing power from Grid for auxiliary consumption of the project and determine tariff applicable for the same and in the matter of directions to the respondent for not treating auxiliary power demand of wind mills with shut down or emergency drawl of power and impose temporary category HT tariff

ORDER

(Date of hearing: 22nd November,2016)

(Date of order: 5th December,2016)

M/s Ratedi Wind Power Pvt. Ltd.,
215 A, Basant Vihar Colony,
Near Sri Satya Sai School,A.B. Road, Indore- 452 010 - Petitioner

M.P. Paschim Kshetra Vidyut Vitaran Co. Ltd.,
GPH Compound, Pologround, Indore - Respondent No.1

M.P. Power Management Co. Ltd.,
Block No. 11, 3rd Floor, Shakti Bhawan,
Rampur, Jabalpur- 482008 - Respondent No.2

Ms. Bhakti Vyas, Advocate appeared on behalf of the petitioner.

Shri Pavan Jain, ASE and Shri Shailendra Jain, DD appeared on behalf of the respondent no.1.

None appeared on behalf of the respondent no.2.

2. The petitioner, M/s Ratedi Wind Power Pvt. Ltd., Indore has filed this petition to implement export-import net off of the power generated and used for auxiliary consumption by the Renewable Energy Generators or to introduce new category for Solar Power generators as permanent consumers for drawing power from Grid for auxiliary consumption of the project and determine tariff applicable for the same and in the matter of directions to the respondent for not treating auxiliary power demand of wind mills with shut down or emergency drawl of power and impose temporary category HT tariff.

3. The case was listed for motion hearing on 23.08.2016. During the motion hearing, the petitioner restated the contents of the petition. The petition was admitted for hearing and the next date of hearing was fixed for 20.09.2016.

4. During the hearing on 20.09.2016, the respondent no.1 stated that the copy of the petition is not received and, therefore, reply could not be submitted. The petitioner was ready to send a copy of petition to the respondent no.1. The Commission directed the petitioner to

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provide a copy of the petition to the respondent no. 1 and the respondents were also directed to file the reply by 14.10.2016. The next date of hearing was fixed for 18.10.2016.

5. During the hearing on 18.10.2016, the respondent no.1 stated that the copy of the petition is still not received and, therefore, reply could not be submitted. The petitioner was ready to send a copy of petition to the respondent no.1. The Commission directed the petitioner to provide a copy of the petition to the respondent no.1 and the respondents were also directed to file the reply by 15.11.2016. The next date of hearing was fixed for 22.11.2016. The respondent no.1 filed the reply on 21.11.2016.

6. During the hearing, the petitioner restated the contents of the petition and the respondent no.1 stated that the reply has already been filed.

7.. Having heard the petitioner and the respondents and on considering their written submissions, the Commission is of the view that the Clause 10 of MPERC (Cogeneration and Generation of Electricity from Renewable Sources of Energy) (Revision-I) Regulations, 2010 shall be applicable in the event of drawing of power by the petitioner during shut down of the plant or during other emergencies. During the shut down or emergency periods, the plant requires power for repairs and maintenance purposes, for which the petitioner shall have to avail power and would be billed at temporary supply tariff as specified in the aforesaid Regulations. If the power is required by the petitioner for synchronisation of WEGs frequently, the same cannot be considered under drawl of power during shut down or emergency periods and the provisions of the aforesaid Regulations shall not apply and, therefore, shall be billed as per the provisions of tariff schedule HV-7. The Commission has also noted that there is no ground for allowing WEGs to avail power from the grid for auxiliary consumption as a permanent consumer. The Commission, therefore, directs the respondents to take action accordingly as mentioned above and revise the impugned bills, if found necessary.

8. With the above directions, the petition no. 42/2016 stands disposed of.

Ordered accordingly.

(Alok Gupta)
Member

(A.B.Bajpai)
Member

(Dr. Dev Raj Birdi)
Chairman