

No. MPERC/2021/718 In exercise of the powers conferred by Section 61(h), 86(1) (e) read with Section 181 (1) and Section 181(2) (zp) of the Electricity Act, 2003 (36 of 2003) and all other powers enabling it in that behalf, the Madhya Pradesh Electricity Regulatory Commission, hereby, makes the following amendments in the Madhya Pradesh Electricity Regulatory Commission (Cogeneration and Generation of Electricity from Renewable Sources of Energy) (Revision-I) Regulations, 2010 namely:-

Ninth Amendment to Madhya Pradesh Electricity Regulatory Commission (Cogeneration and Generation of Electricity from Renewable Sources of Energy) (Revision-I) Regulations, 2010 [RG- 33(I) of 2010]

1. Short Title and Commencement –

- 1.1 These Regulations shall be called “Madhya Pradesh Electricity Regulatory Commission (Cogeneration and Generation of Electricity from Renewable Sources of Energy) (Revision-I) Regulations, 2010 (Ninth Amendment) {ARG-33(I)(ix) of 2020}
- 1.2 These Regulations shall come into force from the date of their publication in the Madhya Pradesh Gazette.
- 1.3 These Regulations shall extend to the whole of the State of Madhya Pradesh.

2. Amendment to Regulation 10

In the said Regulations, for existing Regulation 10, the following Regulation shall be substituted, as follows namely:-

“10. Drawing power by Generator/Co-generation plant from Renewable Sources

The Generator/Co-generation plant from Renewable Sources would be entitled to draw power exclusively for its own use from the State Distribution Licensee for synchronization of plant with the grid or during shutdown period of its plant or during other emergencies. The power availed during synchronization of plant with the grid or during shutdown period of its plant or during other emergencies shall be billed at the rate under respective tariff schedule in applicable retail supply tariff order.

आयोग के आदेशानुसार,
शैलेन्द्र सक्सेना, सचिव.