

Bhopal, Dated: 12th July, 2005

No. 1662/MPERC/05.- In exercise of the powers conferred by Section 43(I) read with Section 181(2)(t), Section 44, Section 46 read with Section 181(I), Section 47(I) read with Section 181(v), Section 47(4), read with Section 181(w), Section 47(2,3 and 5), Section 48 (b) Section 50 read with Section 181(2)(x) and Section 56 of the Electricity Act 2003 (No. 36 of 2003), Section 9(j) of Madhya Pradesh Vidyut Sudhar Adhiniyam, 2000 (No. 4 of 2001), the Madhya Pradesh Electricity Regulatory Commission hereby amends/adds the following amendments/addendum in the Madhya Pradesh Electricity Supply Code, 2004 notified vide No. 861/MPERC/04 dated 27th March, 2004.

AMENDMENTS IN SUPPLY CODE, 2004

In the said Regulations:-

I. In Regulation 3.4

- (i) For the word “2KW” given under the column of Maximum Contract Demand for 230 volts shall be substituted by “3KW”
- (ii) For the word “60KVA” given under the Minimum Contract Demand for 33 KV shall be substituted by “300 KVA”
- (iii) For the word “8,000 KVA” given under the column of Maximum Contract Demand for 33 KV shall be substituted by “10,000 KVA”.

II. In Regulation 4.2:

- (i) The last sentence of the regulation namely “A part of such expenses shall be met by system strengthening/capacity building charges if any” shall be deleted.

III. In Regulation 4.6:

- (i) The last sentence of the regulation namely “ In cases where the charges are not approved, the consumer shall bear the actual cost of extension the service connection” shall be deleted.

IV. In Regulation 4.31

- (i) The regulation namely “The developer/builder/society/consumer shall also pay ‘system strengthening charges’ or capacity building charges if any” shall be deleted.

V. In Regulation 4.32

- (i) In the first sentence of the regulation the words “ and 33/11 kv sub-station of required capacity” shall be deleted.
- (ii) The last sentence of the regulation namely “ In such cases System Strengthening Charges or Capacity Building Charges, if any, shall be payable according the procedure approved in the Schedule of Miscellaneous Charges” shall be substituted by “The cost of construction new/augmentation of power substation of 33/11 kV, if required, shall be borne by the licensee”.

VI. In Regulation 4.38

- (i) In the second sentence of the regulation after the word “existing” the word namely “11kv/0.4kv” shall be inserted.
- (ii) The last sentence of the regulation namely “However, the system strengthening charges or capacity building charges, if any, shall be payable for new connections or additional load only” shall be deleted.

VII. In Regulation 4.39

- (i) In the first sentence of the first paragraph of the regulation after the word “ distribution” the words namely “and for calculating the system strengthening charges or capacity building charges, if any,” shall be deleted.
- (ii) In the regulation the following paragraph shall be added at the end namely “ The multi-consumer complexes developed by the Government of M.P. in rural areas for rehabilitation/resettlement purpose shall be exempted from the provisions made above for estimation of load calculations. The load of such multi-consumer complexes shall be considered on the basis of load applied for by the applicant”.

VIII. In Regulation 4.41

- (i) In the last sentence of the first paragraph of the regulation namely “The developer/builder shall also pay ‘System Strengthening Charges’/ ‘Capacity Building Charges’, if any” shall be substituted by “ The cost of construction / augmentation of capacity of power substation of 33/11 kV, if required, shall be borne by the licensee”.
- (ii) The second paragraph of regulation namely “ In case it is not possible to give supply to a housing colony by augmentation of the capacity of existing 33/11 kV substation or the load of the housing colony exceeds 2150 kW, the developer/builder/society/consumer shall bear the cost of 33 kV line and 33/11 kV substation of required capacity. In such cases System Strengthening Charges or Capacity Building Charges, if any, shall be payable according the procedure approved in the Schedule of Miscellaneous Charges” shall be deleted.

IX. In Regulation 4.42

- (i) The first sentence of the regulation after the word “ mains” the words namely, “ and calculating the system strengthening charges or capacity building charges, if any,” shall be deleted.
- (ii) In the table of the regulation after the row “ (g) above 3000 sq. ft. & upto 3500 sq.ft 10.0 kW” the following row

<u>Area</u>	<u>Load</u>
For every 500 sq.ft. above 3500 sq.ft.	1 KW”

shall be inserted.

- (iii) In the regulation the third sentence of the second paragraph the words namely “The developer/builder/society/consumer shall be liable to pay the additional amount payable, if any, as per the new assessment” shall be deleted.
- (iv) In the regulation the last sentence of the second paragraph after the word “purpose” the words namely “excluding the cost of construction of new/augmentation of 33/11Kv power station. Cost of construction of new/augmentation of 33/11Kv power substation shall be borne by the licensee” shall be added.
- (v) In the regulation in the first sentence of the last paragraph after the word “purpose” the words namely “of calculation of charges and also for” shall be deleted.
- (vi) In the regulation the following paragraph shall be added at the end namely “ The colonies developed by the Government of M.P. in rural

areas for rehabilitation/resettlement purpose shall be exempted from the provisions made above for estimation of load calculations. The load of such colonies shall be considered on the basis of load applied for by the applicant”

X. In Regulation 4.54

In the regulation after the first sentence the following sentence namely “The period of temporary connection can be extended up to two years for building construction activities and for the purpose of installation of equipments by industrial consumers for setting up their units” shall be inserted.

XI. In Regulation 5.2

- (i) In the last sentence of the regulation after the word “cases” the words namely “consumer category wise” shall be inserted.
- (ii) In the last sentence of the regulation for the word “annually” shall be substituted by “half yearly”.

XII. In Regulation 6.23

- (i) In the first sentence of the regulation after the word “consumers” the words namely “except Railway traction” shall be inserted.
- (ii) In the regulation after the first sentence the following sentence namely “The railway traction consumers shall maintain a power factor of 85% and above” shall be inserted.
- (iii) In the last sentence after the word “supply” the following words namely “except railway traction and coal mines consumers” shall be inserted.

XIII. In Regulation 6.38

- (i) In the second sentence of the regulation for the words “The consumers may fill-up the form, if his actual current connected load is at a variance from the recorded connected load.” the words namely “The consumers may fill-up the form and submit it back to the licensee’s concerned office with in a month. If consumer fails to submit the form with in the specified period, the licensee shall be at liberty to inspect such premises and carry out assessment of load and intimate the consumer accordingly. In case the load is found increased than the contract demand then the licensee shall take further steps as per rules and regulations” shall be substituted.

XIV. In Regulation 7.28 to 7.36:

In the regulation of Chapter-7 the regulations from 7.28 to 7.36 shall be substituted by “Security Deposit: Security deposit in respect of consumers shall be governed in accordance with the MPERC(Security Deposit) Regulations, 2004.”

XV. In Regulation 8.7

- (i) In the first sentence of the regulation after the word “outside” the words “the building & inside the boundary wall of” shall be inserted.
- (ii) In the first sentence of the regulation after the word “premises” the words “if same exists” shall be inserted.

XVI. In Regulation 9.2

- (i) In the first sentence of the regulation after the word “licensee” the words namely “, which shall be pinned up on dress so that it is visible” shall be inserted.

XVII. In Regulation 11.2

- (i) In the third sentence of the regulation for the words “60 days” the words “ 30 days” shall be substituted.

This amendment shall come into force with effect from the date of its publication in the Madhya Pradesh Gazette.

By order of the Commission

Ashok Sharma, Dy.Secretary

