

(7) The High Court has directed that the banked energy to the credit of the wind energy generators as on 31-3-2009 shall not lapse. Accordingly, TNERC direct that any surplus banked energy remaining unadjusted on 30-4-2009 would be eligible for encashment. (Instruction for this point will be issued separately by CE/NCES wing ).

**Second Part from 1-5-2009 to 31-10-2009**

(8) For the period from 1-5-2009 to 31-10-2009, the formula for computation of energy quota and demand quota contained in the circular of TNEB dated 17-11-2008 shall apply, that is, with effect from 1-5-2009 they are entitled to demand quota for current generation in accordance with the formula of 17-11-2008; if the energy quota and demand quota during this period has been exceeded by the captive user, he will be entitled to draw from the energy banked during this period to the extent of adjusting the excess demand and excess energy consumption.

(9) The excess demand charges and excess energy charges for the period from 1-5-2009 to 31-10-2009 shall be determined with reference to the demand and energy quota calculated in accordance with para (8) above.

**IIa )Fixing of Energy quota from 1-5-2009 to 31-10-2009:-**

- |       |   |   |   |             |
|-------|---|---|---|-------------|
| (i)   | Monthly base energy consumption as illustrated<br>in working instructions dated 1.11.2008.                          | } | - | A           |
| (ii)  | The energy supplied for captive use<br>( B is actual energy wheeled inclusive of all captive<br>power on the month) | } | - | B           |
| (iii) | The actual energy availed by consumer from TNEB   | } |   | $A - B = C$ |
| (iv)  | 60%, 70% & 80% energy on C ( $C \times 60\%, 70\% \& 80\% / 100$ )  | } |   | $= D$       |
| (v)   | The quota fixed for energy  |   | = | $B + D$     |

(B, D should be shown separately without adding)

The above B shall not exceed A and shall be divided into two part as normal & peak hours for the energy already wheeled.