

5) There would be no need for advance declaration by the consumer for the wheeling of captive power as stipulated in SMP No.1 of 2009 or procurement of third party power as stipulated in the Interim order dated 17.8.2010, communicated in Memo. No. CE/ Comm1/ EE/DSM/ AEE1/ F.R&C/ D.332/10, dt.28.8.10.

6) The equivalent demand brought in by the consumer from captive and third party sources should be subtracted from the maximum demand recorded by the meter of the consumer. Balance would be the demand actually supplied by the TNEB. If this figure exceeds the quota demand of the TNEB, the consumer would be liable to pay excess demand charges at the rates stipulated in the order of the Commission in M.P.No.42 of 2008.

7) Similarly, the energy brought in from captive and third party sources would be subtracted from the total energy consumed by the consumer. The balance would be deemed to be the energy actually supplied by the TNEB. If this quantum exceeds the energy quota of the TNEB, the consumer would be liable to pay excess energy charges at the rates stipulated in the order of the Commission in M.P.No.42 of 2008.

8) The need for advance declaration of the consumer for procurement of power through open access is dispensed with.

9) The consumer shall not exceed demand/energy quota fixed for the TNEB power for any reasons, either due to outage of generator of their supplier or short supply from their supplier, etc., it is their responsibility to monitor this with their generator.

10) This order shall come into force from 17.8.2010.

11) For the above procedure, the detailed billing & working procedure will be evolved and communicated by the CFC/Revenue.


(V.S. RAJARAMAN)

CHIEF ENGINEER/COMMERCIAL
for CHAIRMAN

To
All Chief Engineers/Distribution Region
All Superintending Engineers/ EDC