



ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರ

ಅಧಿಕೃತವಾಗಿ ಪ್ರಕಟಿಸಲಾದುದು

ಬಿಶೇಷ ರಾಜ್ಯ ಪತ್ರಿಕೆ

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Part-IV-A	Bengaluru, Thursday, January 28, 2016 (Magha 08, Shaka Varsha 1937)	No. 196

KARNATAKA ELECTRICITY REGULATORY COMMISSION BANGALORE-560 001

NOTIFICATION

No: KERC/CoS/D/13/15-16, Bengaluru, dated: 25.1.2016

Preamble

The Conditions of Supply of Electricity of Distribution Licensees in the State of Karnataka (CoS) were notified in the Karnataka Gazette on 17th June, 2006. Subsequently the first, the second and the third amendments were notified on 20th March, 2008, 22nd July, 2010, and 26th August, 2014, respectively.

The Draft of the Fourth Amendment proposing to make certain further amendments to the Conditions of Supply of Electricity of Distribution Licensees in Karnataka were notified vide Notification No: KERC/CoS/D/13/15-16, Bengaluru, dated: 9.12.2015 inviting objections/suggestions/views from the stakeholders. The draft amendment was hosted on the Commission's website www.karnataka.gov.in/kerc and was also published in the newspapers for the information of public/interested persons. The Commission has received responses from the stakeholders. The Commission has also held a 'Public Hearing' on 26.11.2015 in the matter. The Commission has considered the views/suggestions / objections from the stakeholders.

Now, therefore, in exercise of the powers conferred by Section 16 of the Electricity Act, 2003(Central Act of 2003) read with Condition 7.3 of the KERC (Conditions of Licence for ESCOMs) Regulations, 2004, and all powers enabling it in that behalf, the Karnataka Electricity Regulatory Commission hereby makes the amendments to the following Clauses of the Conditions of Supply of Electricity of the Distribution Licensees in the State of Karnataka, 2006.

Conditions of Supply of Electricity

1. Title and commencement:

- This may be called the Conditions of Supply of Electricity of Distribution Licensees in the State of Karnataka (CoS), (Fourth Amendment) 2016.
- This shall apply to all the Licensees engaged in the business of distribution of electricity and the consumers of electricity in the State of Karnataka.
- This shall come into force from the date of publication in the official Gazette of Karnataka.

2. The existing Clauses of the Conditions of Supply of Electricity of Distribution Licensees in the State of Karnataka as mentioned in Column-2 of the table below shall be substituted by the Clause mentioned as in Column-3

Column-1	Column- 2	Column- 3
Clause No:	As existing	As amended
4.09	ix) Fixed charges for domestic and A.E.H installations shall be calculated based on the sanctioned load only irrespective of the connected load as long as the load limiter is in good working condition and is not	ix) Fixed charges for domestic and A.E.H installations shall be calculated as follows: a) For installations provided with static meters with provision for recording maximum demand or electronic tri-vector meters, the fixed charges shall be based

Column-1	Column- 2	Column- 3
Clause No:	As existing	As amended
	<p>tampered with. It is the responsibility of the Consumer to maintain the load limiter in proper working condition. However, the connected load or the sanctioned load whichever is higher shall be taken for billing of fixed charges, in case the load limiter is found to be tampered with and not in good working condition.</p>	<p>on the maximum demand recorded in the billing period or sanctioned load whichever is higher irrespective of working condition of the load limiter.</p> <p>b) For installations provided with electro mechanical meters or static meters without provision for recording maximum demand,</p> <p>(i) Fixed charges shall be based on the sanctioned load if the load limiter is in good working condition.</p> <p>(ii) Fixed charges shall be the higher of the sanctioned load or connected load if the load limiter is not in good working condition.</p> <p>c) In the above cases, the consumer shall pay one and half times the tariff applicable for the extra recorded or noticed demand in the billing period(s).</p> <p>NOTE:</p> <p>(1) The excess load so recorded does not amount to prejudicial use of supply.</p> <p>(2) The consumer may opt for increase of load as per Clause 34.01 or remove the excess load and intimate the distribution licensee accordingly.</p>
8.14	<p>The H.T. / E.H.T. Consumer is permitted to use power within his premises for any bonafide purpose including construction works without exceeding the contract demand or permitted maximum demand / energy entitlement, as the case may be. Such usage does not amount to prejudicial use.</p>	<p>i) The H.T. / E.H.T. Consumers are permitted to use power within their premises for any bona fide purpose including construction works without exceeding the contract demand or permitted maximum demand/energy entitlement, as the case may be. Such usage shall not amount to prejudicial use.</p> <p>ii) The H.T. / E.H.T. Consumers desirous of using a part of the premises for residential or commercial purposes as the case may be shall be permitted to use power within their premises through a LT sub-meter. The consumption so recoded in the sub-meter shall be deducted from the consumption recorded in the main meter and the consumption recorded in the sub-meter shall be billed as per the energy charges applicable to LT residential or commercial tariff in force. In such cases no fixed charges shall be levied on the LT residential or commercial load.</p>
10.02	<p>In the case of requisitions from Applicants for commercial/industrial purpose, the Distribution Licensee shall recover the cost of Electric Line/Plant as per the KERC (Recovery of expenditure for supply of electricity) Regulations, 2004 and its amendments from time to time, {Annex-2} from the Applicants within such layouts. In the case of buildings with requisitioned load of</p>	<p>In the case of requisitions from Applicants for commercial/industrial purpose, the Distribution Licensee shall recover the cost of Electric Line/Plant as per the KERC (Recovery of expenditure for supply of electricity) Regulations, 2004 and its amendments from time to time, {Annex-2} from the Applicants within such layouts. In the case of buildings with requisitioned load of 35 kW or more or if the built up area in the premises of the Applicant exceeds 800 Square meters, the KERC (Recovery of expenditure for supply of electricity)</p>

Column-1 Clause No:	Column- 2 As existing	Column- 3 As amended
	25 kW or more or if the built up area in the premises of the Applicant exceeds 500 Sq. meters, the KERC (Recovery of expenditure for supply of electricity) Regulations, 2004 and its amendments from time, (Annex-2) shall be applicable.	Regulations, 2004 and its amendments shall be applicable.
15.00 15.02	In the case of LT installations, provided with Electronic tri-vector meter and opted for demand based Tariff, additional load may be connected to the installation subject to M.D. recorded being limited to the sanctioned load. However, the Consumer shall inform the Licensee the details of the additional machinery installed. If the M.D. recorded in the electronic tri-vector meter exceeds the sanctioned load, penal measures shall be applicable as per Clause 42.01(i) (a).	In the case of LT installations, provided with Electronic tri-vector meter or static meter with provision for recording maximum demand and opted for demand based tariff, additional load may be connected to the installation. However, the consumer shall inform the Licensee the details of the additional machinery installed. If the Maximum Demand (M.D.) recorded in the electronic tri-vector meter or static meter with provision for recording maximum demand exceeds the sanctioned load, the penal tariff as provided in the relevant Tariff Order shall be applicable.
42.00 42.01	<p><i>Unauthorized increase in load (Applicable to LT Installations):-</i></p> <p>(i) IN CASE OF INSTALLATIONS WITH ELECTRONIC TRIVECTOR METER AND OPTED FOR DEMAND BASED TARIFF:-</p> <p>a) If the Maximum Demand recorded is in excess of the sanctioned load indicated in the power supply Agreement, the Consumer shall on demand pay to the Licensee for such extra recorded demand, at two times the Tariff applicable. The penal charges shall be restricted to that particular month only.</p> <p>b) If the maximum demand is less than sanctioned load, no penalty is applicable irrespective of the connected load.</p> <p>ii) IN CASE OF INSTALLATIONS WITH ELECTRONIC TRIVECTOR METER AND NOT OPTED FOR DEMAND BASED TARIFF</p> <p>In the case of existing installations where an Electro Mechanical Meter is replaced by an Electronic Trivector Meter, if the M.D. recorded is in excess of the sanctioned load that is indicated in the power supply Agreement, during the very first month's meter reading immediately after fixing the Electronic Trivector Meter, then the Consumer shall on demand pay to</p>	<p><i>Unauthorized increase in load (Applicable to LT Installations):-</i></p> <p>(i) In case of installations with electronic tri-vector meter or static meter with provision for recording maximum demand and opted for demand based tariff:-</p> <p>a) If the Maximum Demand recorded is in excess of the sanctioned load indicated in the power supply Agreement, the Consumer shall on demand pay to the Licensee for such extra recorded demand, at two times the Tariff applicable. The penal charges shall be restricted to that particular month only.</p> <p>b) If the maximum demand is less than sanctioned load, no penalty is applicable irrespective of the connected load.</p> <p>ii) In case of installations other than domestic and AEH installations with electronic tri-vector meter or static meter with provision for recording maximum demand, and not opted for demand based tariff:</p> <p>In the case of existing installations where an Electro Mechanical Meter or static meter without provision for recording maximum demand, is replaced by an Electronic Tri-vector Meter or static meter with provision for recording maximum demand, if the <i>maximum demand</i> (M.D.) recorded is in excess of the sanctioned load that is indicated in the power supply Agreement, during the very first month's meter reading immediately after fixing the Electronic Tri-vector Meter or static meter with</p>

Column-1	Column- 2	Column- 3
Clause No:	As existing	As amended
	<p>the Licensee for such extra recorded demand at two times the tariff applicable for the entire period during which such unauthorized use of electricity has taken place cannot be ascertained, such period shall be limited to a period of 12 months immediately preceding the date of inspection.</p> <p>Note- (a) In the above case, if the M. D. recorded is more than the sanctioned load during the second and subsequent months immediately after an electro mechanical meter is replaced by an Electronic trivector meter then penal charges for excess connected load based on inventory shall be restricted to that particular month only. Further action to regularize the excess connected load shall be taken as per clause 42.01 (v).</p>	<p>provision for recording maximum demand, then the Consumer shall on demand pay to the Licensee for such extra recorded demand at two times the Tariff applicable for the entire period during which such unauthorized use of electricity has taken place and if, however, the period during which such unauthorized use of electricity has taken place cannot be ascertained, such period shall be limited to a period of 12 months immediately preceding the date of inspection.</p> <p>Note- (a) In the above case, if the M. D. recorded is more than the sanctioned load during the second and subsequent months immediately after an electro mechanical meter or a static meter without provision for recording maximum demand is replaced by an Electronic tri-vector meter or a static meter with provision for recording maximum demand, then charges at two times the Tariff applicable for such excess connected load based on M.D. recorded in the meter shall be restricted to that particular month only. Further action to regularize the excess connected load shall be taken as per clause 42.01 (v).</p>

By Order of the Commission

**Secretary
KERC**