

NOTICE

Subject: Petition of The Tata Power Company Limited for recovery of variable charges of Tata Power – G Unit -6 from RInfra – D, under adjudication of dispute under Section 33(4) and Section 86(1)(f) of EA 2003, pursuant to MSLDC’s directions to operate Unit-6 to manage congestion on Mumbai tie lines forming part of Intra – State transmission system (In STS) during summer 2014 (from April 2014 to July 2014).

- **Case No. 172 of 2014**

Tata Power Company Ltd. has submitted a Petition under affidavit on 29.09.2014 under Sections 33 (4) & 86 (1) (f) of Electricity Act, 2003 for recovery of variable charges of Tata Power - G Unit - 6 from RInfra - D, pursuant to MSLDC’s directions to operate Unit-6 to manage congestion on Mumbai tie lines forming part of Intra - State transmission system (In STS) during summer 2014 (from April 2014 to July 2014).

A) The Interim prayers of the Petitioner are as under-

“In view of the above, and to avoid any load shedding in Mumbai in coming months, Tata Power hereby requests the Hon’ble Commission to look into the matter under Sections 33(4) & 86(1)(f) of Electricity Act, 2003. Tata Power prays to the Hon’ble Commission for the following:

1) Till final disposal, directions for settlement of Unit 6 generation be followed by all utilities whenever power is required as directed by MSLDC due to transmission constraints.

*2) That pending the hearing and final disposal of the present Petition, this Hon’ble Commission be pleased to grant interim relief and direct RInfra to pay the outstanding amount of Rs. 13.76 Crores (**Interest and DPC as applicable is payable over and above this amount**) as per advice of Principal Secretary, Energy, GoM and as directed by MSLDC as per the Section 33 of the Act.”*

B) The main prayers of the Petitioner are as under-

“ a) To finalise the methodology of settlement of Unit 6 on commercial basis, in case Unit 6 generation is required against transmission constraints decided by MSLDC.

b) condone any inadvertent omissions / errors / shortcomings and permit Tata Power-D to add / change / modify / alter this filing and make further submissions as may be required at a future date.

c) Pass any other such directive as that the Hon’ble Commission may deem appropriate in the facts and circumstances of the case.”

3. I am directed to communicate that the hearing in the above matter will be held in the presence of the authorized consumer representatives on **Thursday, 11 December, 2014 at 11.30 hrs** in the office of the Commission at 13th Floor, Centre No.1, World Trade Centre, Cuffe Parade, Mumbai - 400 005.

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4. The Petitioner is directed to immediately serve a copy of its above mentioned Petition (both in soft and hard versions) to the Respondent and the authorised consumer representatives before the scheduled date of hearing.

5. The Respondent is directed to submit its say on affidavit, if any, on the above mentioned Petition with a copy to the Petitioner and the authorised consumer representatives well in advance.

Sd/-
(R. S. Sonawane)
Dy. Director (Legal)

Tata Power Company Limited -D
Bombay House, 24,
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Petitioner

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Respondent ----- 1

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Respondent ----- 3

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Respondent ----- 4

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Respondent ----- 5

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Cc: **Consumer Representatives:-**

Prayas (Energy Group)
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