



APSEB ENGINEERS' ASSOCIATION

(Regd. No. 874 of 1975)

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(2013-14)

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Hyderabad

4-8-2015

To,

The Managing Director,

AP GENCO, Vidyut Soudha,

Hyderabad.

Respected Sir,

Sub: Collection of Energy charges from Telangana Power

Utilities – Reg.

APSEB Engineers' Association wishes to submit the following few lines for your attention and kind necessary action regarding the collection of Transmission charges for Telangana Power Utilities.

- APTRANSCO is the State Electricity Transmission Company in the united Andhra Pradesh as well as in Residuary Andhra Pradesh. This Company is included in schedule IX of AP State Re-Organization Act - 2014 at Sl .No.5.
- As per the section 39 of Electricity Act-2003, "State Transmission Utility" as electricity Board or the Government Company/ Corporation will be constituted by the State Government.
The functions of the State Transmission Utility shall be –
(a) to undertake transmission of electricity through intra-State transmission system;
(b) to discharge all functions of planning and co-ordination relating to intra-state transmission system

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(c) to ensure development of an efficient, co-ordinated and economical system of intra-State transmission lines for smooth flow of electricity from a generating station to the load centres;

(d) to provide non-discriminatory open access to its transmission system for use by-

(i) any licensee or generating company on payment of the transmission charges ; or

(ii) any consumer as and when such open access is provided by the State Commission under sub-section (2) of section 42, on payment of the transmission charges and a surcharge thereon, as may be specified by the State Commission: Provided that such surcharge shall be utilised for the purpose of meeting the requirement of current level cross-subsidy: Provided further that such surcharge and cross subsidies shall be progressively reduced and eliminated in the manner as may be specified by the State Commission: Provided also that such surcharge may be levied till such time the cross subsidies are not eliminated: Provided also that the manner of payment and utilisation of the surcharge shall be specified by the State Commission. Provided also that such surcharge shall not be leviable in case open access is provided to a person who has established a captive generating plant for carrying the electricity to the destination of his own use.

- During the presidential order, A.P. Government issued an order vide G.O Ms. Nos. 26 dt: 29-5-2014 for the creation new Transmission utility (STU) for Telangana namely TGTRANSCO and came into force on appointed day i.e 02-06-2014 and functioning since then.
- As per clause 2 of sub section (C) of twelfth schedule, Existing Power Purchase Agreements (PPAs) with respective DISCOMS shall continue for both on-going projects and projects under construction.
- As they are no valid PPAs with the APGenco units & severe deficit of power in residuary Andhrapradesh after 02-06-2014, SLDC of APTransco was directed to not to schedule the power of APGenco units to TSSPDCL & TSNPDCL.
- However, upon intervention and scheduling of power generated from APGENCO & TSGENCO units by SRLDC, Bangalore, based on previous consumption ratio of 46.11% to A.P Discoms & 53.89% to TSDiscoms the additional energy is being drawn by TS utilities @ almost 8 to 10 million units per day. Thus APGENCO should get a net of Rs 1300 Crores form TS DISCOMS sofar. Needless to mention that serving the debt of Rs 1300 crores is further burdening APGENCO in the form of interest for the short term loans raised .

Therefore it is requested to immediately raise the demand for the power dues by APTRANSCO on to TS DISCOMS and make efforts to realize the dues early.

Thanking you and Assuring of our co-operation at all times.

Your's faithfully,



M.Vedavyasa Rao.
Secretary General

Copy submitted to:

1. The Honble Chief Minister, Government of Andhra Pradesh.
2. The Chief Secretary, Government of Andhra Pradesh.
3. The Secretary (Energy), , Government of Andhra Pradesh.