Delhi Electricity Regulatory Commission <u>Viniyamak Bhawan, 'C' Block, Shivalik, Malviya Nagar, New Delhi – 17.</u>

F.17(17)/Engg./DERC/2016-17/OA/Part 3/5524

In the Matter of: Determination of Open Access Charges and related matters

ORDER

(Date of Order: 06.03.2020)

The Delhi Electricity Regulatory Commission vide its Order dated 1.6.2017 in the matter of determination of open access charges and related matters has determined the procedure for settlement of deviation between scheduled energy and actual energy. Clause 3 (2) of DERC Open Access Order dated 1.6.2017 stipulates for levy of temporary charges on any drawl above the sum total of scheduled open access quantum and admissible drawl of electricity by open access consumer.

Whereas, DERC Order dated 21.01.2019 stipulates that exemption of any commercial/financial implication in case of deviation from the scheduled power under Deviation Settlement Mechanism from the date of the commissioning of the project and the actual generation shall be treated as scheduled generation.

Whereas, East Delhi Waste Processing Company Limited has raised the issue that in case actual generation from the plant is lower than the scheduled generation, the scheduled drawl of open access consumer is replaced by the actual generation. This results in reduction of margin available for open access consumers for levy of normal tariff for excess drawl by a quantum of difference in scheduled drawl and actual generation.

Whereas, SLDC, Delhi has further stated that when waste to energy generator is drawing power from grid, the schedule of open access consumer is revised to zero and the generator draws the power from grid and this energy remains unaccounted.

Accordingly, the Delhi Electricity Regulatory Commission in exercise of the powers vested under Regulation 17 of Delhi Electricity Regulatory Commission (Terms and Conditions for Open Access) Regulations, 2005 issues the following practice directions to be followed for implementation:

1. Over drawl by open access consumer taking power from waste to energy plant:

In case the open access consumer is taking energy from waste to energy plant and the actual energy generated from the waste to energy plant is less than the scheduled drawl, the temporary charges shall be levied by the distribution licensee on the drawl above the sum total of initial scheduled open access quantum and admissible drawl of electricity by open access consumer.

Energy charges corresponding to excess drawl above actual energy generated by waste to energy plant limited to drawl upto sum total of initial scheduled open access quantum and admissible drawl of electricity shall be settled at applicable distribution licensee's energy charge rates.

2. Settlement of unaccounted energy of waste to energy plant:

The unaccounted excess energy generated by waste to energy plant from its scheduled generation and the energy drawn from the grid (i.e. negative energy) shall be settled in the energy account of distribution licensee where the waste to energy plant is located.

3. This Order shall be applicable from the date of issue and shall remain in force till revised.

Sd/-(A.K. Ambasht) Member Sd/-(A.K. Singhal) Member Sd/-(Justice S.S. Chauhan) Chairperson