

**JOINT ELECTRICITY REGULATORY COMMISSION
FOR THE STATE OF GOA AND UNION TERRITORIES
GURGAON**

**Coram
Dr. V.K. Garg, Chairperson
Sh. S.K.Chaturvedi, Member
Petition No. 37/2011**

In the matter of

Intimation regarding release of power more than 25000 KVA on 66 KV system to M/s. Alok Industries, Sayali.

And in the matter of

Electricity Department, UT Dadra and Nagar Haveli

Present:

1. Shri H.M. Patel, Executive Engineer, ED-Dadra and Nagar Haveli
2. Shri Sakesh Kumar, Advocate, ED-Dadra and Nagar Haveli

ORDER

14.12.2012

The representative of the petitioner submitted that ED, Dadra & Nagar Haveli committed bona fide mistake by releasing power more than 25000 KVA on 66 KV system to M/s Alok Industries, Sayali. He tendered unconditional apology for violation of orders of the Commission and submitted that the petitioner has not violated any other order of the Commission and shall abide by all orders and directions of the Commission in future.

Hon'ble APTEL in para no. 34 (iii) of the judgment dated 25th May, 2012 in Appeal No. 35 of 2012 titled Electricity Department, Union Territory of Daman Vs. JERC has held as under:

“Regarding supply voltage of HT consumers, we direct the Joint Commission to consider the issue of shifting of existing consumers to higher voltage as a consequence of impugned order and decide the matter after hearing all concerned and considering cost benefit analysis of such transfer. Accordingly the matter is remanded back to the Joint Commission”

The Commission drew attention of representative of the petitioner towards the affidavit filed by them on 8.10.2012 wherein they have admitted that they have released power more than 25000 KVA on 66 KV systems to M/s. Alok Industries, Sayali. The Commission observed that for releasing more power on 66 KV systems, the licensee was required to analyze cost benefit, but in the present case the petitioner did not analyze cost benefit and line losses etc. properly. The line diagram given as Annexure "I" & "II" and the Table given in para 4 of the affidavit dated 8.10.2012 of number of units lost in distribution from the outgoing feeder from the sub-station of the licensee to the consumer's premises has been given, but the loss of units on account of overloading of the incoming feeder and the line loss has not been worked out and not given.

The Commission directed the petitioner to submit; (a) details of all the consumers whose load has been increased in violation of tariff orders, (b) to compute the loss on the incoming feeder and also on the outgoing feeder in the format given in para 4 of affidavit filed by the petitioner dated 8.10.2012, (c) this information is required in respect of such consumers as at (a) above separately and also a summary table of the units lost on incoming feeder and outgoing distribution feeder, (d) the total amount of loss so computed, (e) cost to the general consumer (consolidated) (f) the licensee's proposal to compensate other than such consumers for the loss caused to them.

The representative for the petitioner prayed for three weeks time to submit the information. The Commission considered the request, acceded the same and directed the petitioner to submit all the above information on or before 7.1.2013.

The matter is scheduled for hearing on 23.1.2013 at 11.00 AM.

Sd/-
(S.K.Chaturvedi)
Member

Sd/-
(Dr. V.K. Garg)
Chairperson

Certified Copy

(R.K. Malik)

Secretary

R. K. Malik

R. K. Malik

Joint Electr
For State of Haryana
Vaniya Nikunj, 2nd Floor, Udyo
Gurgaon-122016, Hary...