Gujarat Electricity Regulatory Commission

Electricity Supply Code and Related Matters (Second Amendment) Regulations, 2006

Notification

Date: 25th September, 2006

No. GERC/TECH-II/2097/2006: In exercise of the powers conferred under Section 181 (2007A) (x) read with Section-50 of the Electricity Act, 2003 (Act 36 of 2003), the Gujarat Electricity Regulatory Commission hereby amend the Electricity Supply Code and Related Matters Regulations No.11 of 2005 (the principal Regulations).

- 1. Short Title, Extent and Commencement:
 - i) These Regulations may be called the Gujarat Electricity Regulatory Commission (Electricity Supply Code and Related Matters) (Second Amendment) Regulations, 2006.
 - ii) These Regulations shall come into force on the date of their publication in the Gazette.
- 2. Amendment to Section 3.1.2 (b):

The words

"For all installations with contract Demand exceeding 100 KVA and upto **2500 KVA** for GEB & TPSL"

shall be substituted by

"For all installations with contract Demand exceeding 100 KVA and upto **4000 KVA** for unbundled Distribution Licensees of erstwhile GEB & TPSL".

The words

"All installations with Contracted Load and Contract Demand exceeding 2500 KVA for GEB and TPSL"

shall be substituted by

"All installations with Contracted Load and Contract Demand exceeding **4000 KVA** for unbundled Distribution Licensees of erstwhile GEB and TPSL".

3. Amendment to Section 5.3.4:

Words in first line "who requires HT & EHT voltage supply" shall be substituted by "who requires EHT, HT voltage supply or group of LT applicants who require supply through HT (11 kV) / LT (440 V)/ transformer".

4. Amendment to Section 6.1.11:

Following line shall be inserted at the end of this section, "In case sufficient data are not available then average consumption during two/three billing cycles of succeeding period may be considered."

5. Amendment to Section 6.1.17:

Words in first line "by the **employees** of the Distribution Licensee" shall be substituted by "by **authorised person(s)** of the Distribution Licensee **carrying proper identification".**

6. Amendment to Section 6.2.1:

Words at the end of second line "and shall cover as follows:" shall be deleted.

7. Amendment to Section 6.4.5:

Second paragraph of this Section, "In case theand supply continued" shall be deleted.

8. Amendment to Section 7.6.1:

In subsection (c), paragraph (i), words from fifth line to end of the paragraph-"than three times the.....of electricity:" shall be deleted. 9. Amendment to Section 7.6:

Third Subsection under this Section, numbered as "**7.3.1**", shall be corrected as "**7.6.3**".

- 10. Amendment to the Annexure-B:
 - i) Sr. No. 4 & 5 of the 'Load Factor and Diversity Factor table' shall be substituted as under-

Sr. No.	Category	Purpose	Diversity Factor (B)	Load Factor (C)
4	Direct connection for	Agricultural Category	1.0	25%
	any category	Any other Category	According to respective category	
		Category	as shown in the Sr. No. 1, 2 & 3	
5	Agricultural consumers under Metered tariff		1.0	25%

ii) At the end of 'Load Factor and Diversity Factor table', following paragraph shall be inserted-

"The above mentioned ABCD formula shall not be applicable to the cases where the number of units of electricity consumed is duly metered.

Only in cases of - Usage of electricity for purpose other than the purpose authorized by licensee viz. for actual commercial use against authorized domestic use and supply of electricity to another person (resale of energy) etc., the assessment shall be made on the basis of proportionate units for the load found as `unauthorized'.

> **P. S. Shah** SECRETARY

Ahmedabad Date: 25th September, 2006