

Before the
MAHARASHTRA ELECTRICITY REGULATORY COMMISSION
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Case No. 69 of 2007

IN THE MATTER OF
The Tata Power Company Ltd. (TPC) – Distribution Business Petition for Annual
Performance Review for FY 2007-08 and Tariff Determination for FY 2008-09

Shri A. Velayutham, Member

Shri S. B. Kulkarni, Member

ERRATA AND CORRIGENDUM

Dated: June 17, 2008

The Commission issued the Order on June 4, 2008 in the matter of the Petition filed by The Tata Power Company Ltd. (TPC) for Annual Performance Review (APR) for FY 2007-08 and determination of ARR and tariff for FY 2008-09. Subsequent to the issue of the Order, the Commission has observed certain errors and gaps in the Order. Now, therefore, the Commission, hereby through this Errata and Corrigendum Order, rectifies the said errors and gaps as under:

1. Para 3 on Page 91 of the Order states,

“The applicability of the BPL category tariffs has been modified slightly such that BPL category will be available only to such residential consumers who have a sanctioned load of upto and less than 0.1 kW, and have consumed less than 360 units per annum in the previous financial year...”



At the end of this paragraph, the following sentences should be added,

“The categorisation of such BPL consumers will be reassessed at the end of the financial year, on a pro-rata basis. Similarly, the classification of BPL consumers who have been added during the previous years would be assessed on a pro-rata basis, i.e., 30 units per month. All the new consumers subsequently added in any month with consumption between 1 to 30 units (on pro rata basis 1 unit/day) in the first billing month will be considered in BPL Category”.

2. Para 1 on Page 93 states,

“The Commission has created a new category, viz., LT IX, which will include all crematoriums and cremation and burial grounds, irrespective of whether these are electric crematoriums, or otherwise, and the tariffs have been specified at lower levels.”

The above should be read as given below:

“The Commission has created a new category, viz., LT VI, which will include all crematoriums and cremation and burial grounds, irrespective of whether these are electric crematoriums, or otherwise, and the tariffs have been specified at lower levels.”

3. Para 3 on Page 93 states,

“The Time of Day (ToD) tariffs will be applicable compulsorily to all HT consumer categories and LT – III consumers having TOD meters, as well as optionally available to LT – II category consumers, who have TOD meters.”

The above should be read as given below:

“The Time of Day (ToD) tariffs will be applicable compulsorily to HT- I, HT- II, HT- III, LT II category above 20 kW sanctioned load and LT IV category consumers having TOD meters, as well as optionally available to LT– II category”



**consumers having sanctioned load below 20 kW as well as LT III consumers,
who have TOD meters.”**

4. Para 5 on Page 93 states,

“The Billing Demand definition has been retained at the existing levels, i.e.,

Monthly Billing Demand will be the higher of the following:

- (a) Actual Maximum Demand recorded in the month during 0600 hours to 2200 hours;*
- (b) 75% of the highest billing demand/Contract Demand, whichever is lower, recorded during the preceding eleven months;*
- (c) 50% of the Contract Demand.”*

The above should be read as given below:

“Monthly Billing Demand for HT categories will be the higher of the following:

- (d) Actual Maximum Demand recorded in the month during 0600 hours to 2200 hours;**
- (e) 75% of the highest billing demand recorded during preceding eleven months subject to limit of contract demand.**
- (f) 50% of the Contract Demand.”**

5. The following definition of Billing Demand for LT categories is added on Page 94, after the above definition of Billing Demand for HT categories,

Monthly Billing Demand for LT categories will be the higher of the following:

- a) 65% of the actual Maximum Demand recorded in the month during 0600 hours to 2200 hours.**



b) 40% of the Contract Demand.

6. In the Table under Para 5.5 of the Tariff Order on Pages 95, 96 and 97, the following changes should be made:

- i. Page 95, Sl. 2 (b), should be read as “> **20 kW and ≤ 50 kW**” instead of “> 20 kW and < 50 kW”.
- ii. Page 95, Sl. 3, should be read as “**LT III - LT industrial upto 20 kW load**” instead of “*LT III - LT industrial below 20 kW load*”.
- iii. On Page 95, Sl. 5, the standby charges for LT V category have been inadvertently mentioned as 27 paise/kWh, and should be read as 21 paise/kWh, as shown below:

Sl.	Consumer category & Consumption Slab	Tariffs			
		Fixed/Demand Charge	Energy Charge (p/kWh)	Reliability Charge (p/kWh)	
				Standby Charge	Expensive Power Charge
5	LT V - Advertisement & Hoardings, incl. floodlights & neon signs	Rs. 200 per month	1355	21	250

- iv. Page 95, Sl. 6, should be read as “**LT VI - Crematorium & Burial Grounds**” instead of “**LT IX - Crematorium & Burial Grounds**”.
- v. The tariff specified for **HT IV - Railways at 22/33 kV** is applicable for supply at **6.6/11/22/33 kV** and should be read as under:

Sl.	Consumer category & Consumption Slab	Tariffs			
		Fixed/Demand Charge	Energy Charge (p/kWh)	Reliability Charge (p/kWh)	
				Standby Charge	Expensive Power Charge



Sl.	Consumer category & Consumption Slab	Tariffs			
		Fixed/Demand Charge	Energy Charge (p/kWh)	Reliability Charge (p/kWh)	
				Standby Charge	Expensive Power Charge
10	HT IV – Railways				
	6.6/11/22/33 kV	Rs 150 per kVA per month	365	21	30
	100 kV		347	21	30

7. Para 2 on Page 99 of the Order in the context of applicability of Power Factor Incentive should read as “**Applicable for all HT categories, LT II (b) and (c), and LT IV categories**” instead of “*Applicable for all HT categories, LT III and LT V categories*”.
8. Para 3 on Page 99 of the Order in the context of Power Factor Penalty should read as “**Applicable for all HT categories, LT II (b) and (c), and LT IV categories**” instead of “*Applicable for all HT categories, LT III and LT V categories*”.
9. On Para 4 on Page 99 of the Order, the eligibility for receiving prompt payment discount should be read as “A prompt payment discount of one percent on the monthly bill (excluding Taxes and Duties) shall be available to the consumers **if the bills are paid within a period of 7 days from the date of issue of the bill or within 5 days of the receipt of the bill, whichever is later**”, instead of “*A prompt payment discount of one percent on the monthly bill (excluding Taxes and Duties) shall be available to the consumers if the bills are paid within a period of 7 days from the date of issue of the bill*”.
10. Third para under Para 5.4 on Page 90 of the Order states,

“The existing Fuel Adjustment Cost (FAC) Charge has been brought to zero, ... In case of any variation in the fuel prices with respect to these levels, TPC-D will be able to pass on the corresponding increase to the consumers through the existing FAC mechanism, subject to the stipulated ceiling of 10% of average energy charges...It is also clarified that the FAC mechanism will be applicable for both, non-costly sources as well as expensive sources of power purchase.”



At the end of this paragraph, the following sentence should be added,

“The ceiling of 10% of average energy charges amounts to 48 paise/kWh, considering the energy charges, standby charges and expensive power charges.”

11. At the end of the Table on pages 95, 96 and 97 under Para 5.5 of the Order, the following sentence should be added **“The tariff schedule will be approved separately”**.

Sd/-
(S. B. Kulkarni)
Member

Sd/-
(A. Velayutham)
Member



(P B Patil)
Secretary, MERC

