# iom

# TP Western Odisha Distribution Limited

# Open Access Charges

# Application

# for

# FY 2024-25

# Nov-2023

# CORPORATE OFFICE:

# Burla, Sambalpur, Odisha, Pin-768017

# BEFORE THE ODISHA ELECTRICITY REGULATORY COMMISSION

# BHUBANESWAR

# IN THE MATTER OF

# An Application under sections 42, 64 (3) and 86 (a) of the Electricity Act 2003, read with section 1.3 of OERC (Terms & Conditions for Determination of Wheeling Tariff and Retail Supply tariff) Regulations, 2022 and all enabling provisions for determination of Wheeling Charges & Surcharges applicable to the Distribution System User & Open Access Consumers for use of intra-state transmission/ distribution system and associated facilities for the financial year 2024-25.

# AND

# IN THE MATTER OF

TP Western Odisha Distribution Ltd.

Head Office Burla, Sambalpur, Odisha-768017.

---------TPWODL

# Affidavit verifying the application for approval of determination of Open Access Charges for the year FY 2024-25.

I, Kshirod Chandra Nanda, Son of Late Radhanath Nanda, aged about 54 years, residing at, Burla, Sambalpur, do hereby solemnly affirm and state as follows: -

I am the General Manager (RA & Strategy) of TP Western Odisha Distribution Ltd. (TPWODL), Corporate Office-Burla, Sambalpur, Odisha-768017.

I am authorized representative of TPWODL, the applicant in the instant case and competent to swear this affidavit for and on behalf of the licensee.

The statements made above along with the annexures annexed to this application are true to the best of my knowledge and the statements made are based on information and records and I believe them to be true.

Place

Date **DEPONENT**

# GM (RA & Strategy), TPWODL

**BEFORE THE ODISHA ELECTRICITY REGULATORY COMMISSION**

**BHUBANESWAR**

**IN THE MATTER OF**

**An Application under sections 42, 64 (3) and 86 (a) of the Electricity Act 2003, read with section 1.3 of OERC (Terms & Conditions for Determination of Wheeling Tariff and Retail Supply tariff) Regulations, 2022 and all enabling provisions for determination of Wheeling Charges & Surcharges applicable to the Distribution System User & Open Access Consumers for use of intra-state transmission/ distribution system and associated facilities for the financial year 2024-25.**

**IN THE MATTER OF**

**AND**

TP Western Odisha Distribution Ltd.

Head Office Burla, Sambalpur, Odisha-768017. ---------TPWODL

**Humble application of the above named licensee for determination of wheeling charges, Cross Subsidy Surcharges, Additional surcharges and miscellaneous charges for FY 2024-25 applicable to Open Access Consumers.**

**MOST RESPECTFULLY SHEWETH:**

# That, the Applicant Licensee, has taken over the distribution business from erstwhile WESCO Utility w.e.f 01.01.2021 as per terms of the vesting order. TP Western Odisha Distribution Limited (TPWODL) is a joint venture between Tata Power and the Government of Odisha with equity participation of 51% by Tata Power Company Ltd. and 49% by GRIDCO Ltd., on behalf of the State Govt.

# That, the Applicant Licensee is the Distribution Licensee, as per License Condition dated 26.03.2021 of the Hon’ble Commission and engaged in the retail supply and distribution of electricity in western part of Odisha having 09 revenue districts namely Sambalpur, Jharsuguda, Deogarh, Sundergarh, Bargarh, Bolangir, Sonepur, Kalahandi and Nuapada with area of operation of 48000 Sq.Km.

# That, as per the mandate of the Vesting Order, TPWODL is procuring power from GRIDCO, who is the state-designated entity to procure power for all the 4 DISCOM(s) from different generators like Thermal, Hydel, Renewable etc. At present the approved BST is Rs. 3.90/unit with a BSP surcharge of Rs. 0.30/ unit which is payable quarterly apart from transmission charges of Rs. 0.24/ unit. GRIDCO is also a Deemed Trading Licensee under 5th proviso to Section 14 of the Electricity Act, 2003.

# That, Odisha Power Transmission Corporation Limited the Transmission Licensee. (a deemed Transmission Licensee under Section 14 of Electricity Act, 2003) notified as the State Transmission Utility (STU) by the State Government and discharging the State Load Dispatch functions.

# That, the Hon’ble Commission had vide its Notification No. 1472-OERC/RA/RST.REGU.-36/2021 dated 20.12.2022 had brought out its New Regulation i.e. Odisha Electricity Regulatory Commission (Terms and Conditions for Determination of Wheeling Tariff and Retail Supply Tariff) Regulations, 2022 superseding the old Regulation of 2014 coming into effect from the date of their publication in the Official Gazette i.e. 23.12.2022

# That, according to the provision of the New Regulation i.e. Odisha Electricity Regulatory Commission (Terms and Conditions for Determination of Wheeling Tariff and Retail Supply Tariff) Regulations, 2022, the Hon’ble Commission determines the tariff for Wheeling Business and Retail Supply Business annually based on an application received from the Licensees in accordance with the procedure contained in OERC (Terms & Conditions for Determination of Wheeling Tariff and Retail Supply tariff) Regulations, 2022 or suo-moto as per the provisions of the Act.

# That, the Licensee is required to file the application before the Hon’ble Commission and the Hon’ble Commission shall determine the tariff for generation, supply, transmission and wheeling of electricity, wholesale, bulk or retail, as the case may be.

# That, where open access has been permitted under section 42, the State Commission shall determine the wheeling charges and surcharge thereon, if any, for the said category of consumers as outlined under section 86 of the Act. Accordingly, this application has been filed along with ARR and tariff application for FY 2024-25.

# That, the Hon’ble Commission in its Notification dated 2nd November 2020 had repealed the OERC (Terms and conditions of open access) Regulations, 2005 and OERC (Determination of open access charges) Regulations, 2006, and notified the new Regulations for open access to the intra-state transmission and distribution systems and terms and conditions thereof.

# That, Odisha Renewable Energy Policy, 2022 was notified vide Resolution No. 11757-ENG-HYD-HYDRO-0009/2022/En., dated 30.11.2022 by the Department of Energy, Govt. of Odisha. The Policy aims to achieve the following objectives: -

* 1. To accelerate adoption of clean energy alternatives and decarbonize the energy sector which includes both grid-based electricity consumption and captive consumption of industrial consumers in the State.
  2. To harness the clean energy potential of the State and make best use of the available resources by facilitating development of green energy projects in the State.
  3. To attract investment in the clean energy sector, create job opportunities and develop the State economy.

# That, accordingly, while determining RST for FY 23-24 by the Hon’ble Commission through public hearing has notified as follows:-

*Exemption under Odisha renewable Energy Policy 2022:*

*(1) Fifty percent (50%) of Cross-subsidy surcharge are payable by the Open Access consumers, on consumption of energy from RE projects commissioned in the State during the policy period for fifteen (15) years.*

*(2) No Cross-subsidy surcharge are payable by the Industries in the State availing Renewable power from GRIDCO (with GRIDCO acting as a demand aggregator).*

*(3) 25% wheeling charge is payable by the Captive/ Open Access consumer drawing power from Renewable projects commissioned in the State during the during the RE Policy period for Fifteen (15) years.*

*(4) OPTCL shall provide exemption of twenty (20) paise per unit on STU (Transmission) charges to captive/open access consumers on consumption of energy from RE projects commissioned in the State during the policy period for fifteen (15) years. This exemption shall be allowed for five (5) more years in case of projects commissioned before 31.03.2026.*

# That, the Ministry of Power, Govt. of India, vide their notification dated 06.06.2022 notified the rule namely Electricity (Promoting Renewable Energy Through Green Energy Open Access) Rules, 2022. The first amendment was notified on 27.01.2023 aiming to provide more clarity in the aforesaid rule, particularly in terms of pricing mechanisms and accessibility. The subsequent amendment dated 23.03.2023 has been issued by the MoP, GoI for addressing technical aspects and operational efficiency. This amendment aimed to make it simpler for these projects to connect and contribute to the main power grid, facilitating smoother integration of renewable energy into the broader energy infrastructure. wherein it has been mentioned that-

*“(1) The charges to be levied on Green Energy Open Access consumers shall be as follows, namely: -*

*(a) transmission charges;*

*(b) wheeling charges;*

*(c) cross subsidy Surcharge;*

*(d) standby charges wherever applicable;*

*(e) banking Charge; and*

*(f) other fees and charges such as Load Despatch Centre fees and scheduling charges, deviation settlement charges as per the relevant regulations of the Commission.”*

# That, the aforesaid rule will allow consumers, such as businesses or individuals, to directly purchase green energy from renewable power generators, like solar or wind farms, or any other through Open Access Mechanism. Any entity who has contracted demand or sanctioned load of 100 kW or more whether obligated or not may elect to generate, purchase and consume renewable energy as per their requirements by the following methods:-

# Own Generation from renewable energy sources

# By procuring Renewable Energy through Open Access from any Developer either directly or through a trading licensee or through power markets.

# By requisition from distribution licensee

# By consuming green energy from captive power plant

# By purchasing of renewable energy certificates

# That, in line with the above the Hon’ble Commission has prepared the draft Odisha Electricity Regulatory Commission (Promotion of Renewable Energy through Green Energy Open Access) Regulations, 2023. The applicant furnished its comments/views/suggestions on the draft regulation vide its letter TPWODL/RA&S/2023/108 dated 24.08.2023 for the kind consideration of the Hon’ble Commission. However, the regulation is yet to be notified.

# That, in accordance with OERC (Terms and Conditions of Intra-State Open Access) Regulation 2020, SLDC prepared draft Guidelines and Procedure for Reservation of Transmission /Distribution Capacity for Short-Term Open Access Customers. Applicability of the same shall be subject to the approval of the Hon’ble Commission. The applicant furnished its comments/views/suggestions on the draft Guidelines and Procedure for STOA vide its letter TPWODL/RA&S/2023/88 dated 21.07.2023 for the kind consideration of the Hon’ble Commission.

# That, the Hon’ble Commission vide letter dated 06.11.2023 has exempted the Renewable Power under regulation 43 of OERC (Open Access) Regulation 2020 and clarified that the transmission charges for Renewable Energy shall be calculated basis of paisa per unit or Rs/MWh irrespective of LTOA, MTOA & STOA as mentioned in the tariff order of the respective year for the Renewable Energy Open Access transaction from the beginning of the RE Policy 2022.

# In view of the above the Licensee submits as under:

1. That the licensee, in accordance with regulations framed by the Hon’ble Commission under the provision of EA 2003, is required to file the wheeling charges, cross-subsidy surcharge, additional surcharge, and stand-by charges before the Commission for approval.
2. That the licensee is required to provide non-discriminatory open access to the consumers as per section 42(3) of the Act within thes period as stipulated by the Commission in accordance with the provisions of para 9 (4) under Chapter-3 of the OERC (Terms and Conditions of Intra State Open Access) Regulations 2020.
3. That the licensee is required to get compensation for the loss of cross-subsidy element from the consumers or category of consumers who have opted for Open Access to take supply from a person other than the licensee in accordance with the provisions of para 23 under Chapter-5 of the OERC (Terms and Conditions of Intra State Open Access) Regulations 2020.
4. That the licensee is required to get additional surcharge to meet the fixed cost arising out of his obligation to supply to the consumers or category of consumers who have opted for Open Access in accordance with para 24 under Chapter-5 of the OERC (Terms and Conditions of Intra State Open Access) Regulations 2020.
5. That the licensee submits before the Commission that at present no consumer is permitted by the utility to opt for Open access for getting compensation towards additional surcharge to meet the fixed cost. The utility reserves the right to file before the Commission with the relevant short fall of fixed cost as and when the issue comes in future.
6. That, the present application is presented before the Hon’ble Commission for the approval of wheeling charges and Surcharges applicable to the Distribution System User and Open Access Consumers for use of intra-state transmission/ distribution system and associated facilities for the financial year 2024-25.

**BACKGROUND**

# TPWODL is the holder of license No. OERC/Engg./2/2021/409 granted by OERC vide their order dated 26th March, 2021 w.e.f 1st January 2021.

# The EA 2003 enables eligible consumers to have non- discriminatory Open Access (OA) to the network of a Licensee on payment of applicable charges. The EA 2003 and National Electricity Policy (NEP) formulated therein mandate the State Electricity Regulatory Commissions to frame the terms and conditions and timeframe for introduction of OA in the State.

# The Hon’ble Commission notified the OERC (Terms and Conditions for determination of wheeling and retail supply Tariff) Regulations, 2022 for Utilities in the State of Odisha as well as OERC (Terms and Conditions of Intra state Open Access) Regulations, 2020. However, in order to implement Open Access in the State, Hon’ble Commission is required to determine the following charges to be paid by the OA consumers:

a. Wheeling charges;

b. Cross-subsidy surcharge;

c. Additional surcharge.

d. Stand by charges

# The Commission has in chapter 5 of (Terms and Conditions of Intra state Open Access) Regulation, 2020 defined the methodology for determination of transmission charges, wheeling Charges, Cross Subsidy surcharge, Additional Surcharge and stand by charges for use of the intra-State transmission network within the State. Further, the Commission will determine the above open access charges during the tariff determination process.

# In the said Regulation 2020, the Hon’ble Commission prescribed the issue of methodology to be followed for determination of transmission charges, wheeling charges, cross-subsidy surcharge, additional surcharge and stand by charges. It is envisaged that based on the prescribed methodology, the transmission charges, wheeling charges, cross-subsidy surcharge would be calculated during the tariff determination exercise.

**OPEN ACCESS CHARGES**

# The OERC (Terms and Conditions of Intra State Open Access) Regulation, 2020 provides that the Open Access Customers shall pay the following charges besides the other charges mentioned in the regulation for use of the intra-state distribution system:

Transmission/Wheeling Charges -

1. Wheeling charges payable to distribution licensee, by long-term or medium- term open access customer for usage of its system shall be as determined as under:

Wheeling Charges = (Wheeling Cost) /(ALSDX365) (in INR/MW-day)

Where,

Wheeling Cost= Cost towards wheeling business as approved in the Tariff Order of the distribution licensee in the concerned year.

ALSD= Total Average load projected to be served by the concerned distribution system in the concerned year.

Provided that Wheeling charges for short-term open access consumers shall be payable as determined by the Commission for the relevant financial year on the basis of scheduled load/ energy in the Tariff Order. For Open Access for a part of a day, the wheeling charges shall be payable on pro-rata basis;

Provided further that where a dedicated distribution system used for open access has been constructed for exclusive use of an open access customer, the wheeling charges for such dedicated system shall be worked out by distribution licensee for their respective systems and got approved by the Commission and shall be borne entirely by such open access customer till such time the surplus capacity is allotted and used for by other persons or purposes;

1. Wheeling charges as calculated by TPWODL is annexed as **Annexure-A**.

**Table showing wheeling charge:-**

|  |  |  |
| --- | --- | --- |
| **Description** | **EHT** | **HT** |
| Wheeling charges (Paise per unit) | Not Applicable | 152 |

Cross Subsidy-Surcharge –

1. If open access facility is availed of by a subsidizing consumer of a distribution licensee of the State, then such consumer, in addition to transmission and/or wheeling charges, shall pay cross subsidy surcharge determined by the Commission. Cross subsidy surcharge determined on Per Unit basis shall be payable, on monthly basis, by the open access consumers based on the actual energy drawn during the month through open access. The amount of surcharge shall be paid to the distribution licensee of the area of supply from whom the consumer was availing supply before seeking open access.

Provided also that such cross-subsidy surcharge shall not be levied in case distribution access is provided to a person who has established a captive generation plant for carrying the electricity to the destination of his own use.

1. Further submitted that the methodology prescribed by Hon’ble Commission in line with NTP is as under:

Surcharge formula: S= T – [C/ (1-L/100) + D+ R]

Where,

S is the surcharge

T is the tariff payable by the relevant category of consumers, including reflecting the Renewable Purchase Obligation

C is the per unit bulk supply tariff as determined by OERC for sale of power from GRIDCO to distribution licensees.

D is the aggregate of transmission, SLDC and wheeling charge applicable to the relevant voltage level.

L is the aggregate of transmission, distribution and commercial losses, expressed as a percentage applicable to the relevant voltage level.

R is the per unit cost of carrying regulatory assets. Provided that cross-subsidy surcharge shall be progressively reduced to reflect 20% of the tariff applicable to the category of the consumers seeking open access.

Accordingly, the Licensee computed the cross-subsidy surcharge which is mentioned in the following table. The statement of detail computation is annexed as **Annexure- B**.

**Table showing Cross Subsidy Surcharge**

|  |  |
| --- | --- |
| **Surcharge (P/KWH) EHT** | **Surcharge (P/KWH) HT** |
| 238 | 25 |

The above cross subsidy surcharge has been calculated considering the average EHT Tariff derived from proposed EHT sale in MU and value for FY 2024-25.

For HT category of consumers Wheeling charge @ 152 paise per unit and System loss at HT supply has been considered at 8%. The Cross-subsidy surcharge has been calculated considering the average HT tariff derived from proposed HT sales in MU and value for FY 2024-25.

The Power Purchase cost is the combination of Bulk Supply price of 390 paise per unit, Transmission charge 24 paise per unit, SLDC charge 0.0018 paise per unit as per prevailing tariff w.e.f. 01.04.2024 for transmission and SLDC charges & BST has been considered.

Additional Surcharge –

1. An OA consumer, receiving supply of electricity from a person other than the distribution licensee of his area of supply, shall pay to the distribution licensee an additional surcharge on the charges of wheeling, in addition to wheeling charges and cross-subsidy surcharge, to meet out the fixed cost of such distribution licensee arising out of his obligation to supply as provided under sub-section (4) of section 42 of the Act.
2. This additional surcharge shall become applicable only if the obligation of the licensee in terms of power purchase commitments has been and continues to be stranded or there is an unavoidable obligation and incidence to bear fixed costs consequent to such a contract.

Note: Fixed costs related to network assets would be recovered through wheeling charges.

1. The distribution licensee shall submit to the Commission on six-monthly basis, a detailed calculation statement of fixed cost, which the licensee is incurring towards his obligation to supply.
2. The Commission shall scrutinize the statement of calculation of fixed cost submitted by the distribution licensee and obtain objections, if any, and determine the amount of additional surcharge;

Provided that any additional surcharge so determined by the Commission shall be applicable on all open access customers.

1. Additional surcharge determined on Per Unit basis shall be payable, on monthly basis, by the open access consumers based on the actual energy drawn during the month through open access;

Standby charges for drawal of power by open access customer from distribution licensee –

1. In cases of outages of generator supplying to open access customer under open access, standby arrangements should be provided by the distribution licensee for a maximum period of 42 days in a year, subject to the load shedding as is applicable to the embedded consumer of the licensee and the licensee shall be entitled to collect tariff under Temporary rate of charge for that category of consumer in the prevailing rate schedule subject to the condition that such tariff shall not exceed the highest consumer retail tariff in the prevailing rate schedule:

Provided that in cases where temporary rate of charge is not available for that consumer category, the standby arrangements shall be provided by the distribution licensee for a maximum of 42 days in a year and on payment of fixed charges of 42 days and energy charges for that category of consumer in the prevailing rate schedule:

Provided also that open access customers would have the option to arrange stand- by power from any other source.

# That, in line with above the licensee submits that the following issues are required to be addressed in particular while determining open access charges of the licensee for the ensuing year FY 2024-25:

1. **Cross subsidy surcharge** **during peak and off-peak hour -**

Consumer is getting ToD benefit as per prevailing RST during off peak hour and as a result is tempted to draw more power from DISCOM thereby avoiding peak hour drawl due to higher RST. So, to maintain parity there should be two rates for CSS during peak and off-peak hours.

1. **There should be an annual plan for open access drawl -**

Industries those who intend to draw power under open access should at least give their annual tentative plan to the DISCOMs or to the Commission for proper planning of INPUT requirement of the Utility so that procurement of costly power would be avoided as well as Utilities BSP would be protected.

1. **Drawl of open access more than the contract Demand -**

The licensee has reserved the Net Work corridor for a consumer basing upon its CD. For which they are paying Fixed Charges. So, if Open access is permitted beyond CD, the licensee may not able to accommodate/serve other bonafide consumers who are connected with the same system. To avoid such difficulties of the DISCOMs open access should not be permitted for the consumer who intends to draw more than its contract demand (CD).

1. **Wheeling of power by industries having CGP -**

CGP are allowed to carry their own power to the destination without levy of CSS. However, they are supposed to pay wheeling charges to the respective licensees. But, most of the industries are trying to avoid the same as because they have drawn the line of their own. As per EA, 2003 a consumer is not permissible to operate a distribution system without having a distribution licensee and hence the line so drawn is part of the distribution system and levy of wheeling charges is inevitable. Necessary direction in this regard may kindly be given while approving open access charges for the ensuing year for the licensee.

1. **Recovery of Regulatory Assets -**

Recovery of RA should also be a part of CSS or may be recovered through additional surcharge. As because the consumer who is opting for open access was a part of the distribution system when Regulatory Asset were created due to under recovery of tariff.

1. **Recovery of Stranded cost -**

* When an Open Access Consumer’s drawl quantum is more Licensee are unable to recover the approved Cost which in turn affects it’s BSP.
* The CSS is being determined & recovered based on the ECR, limiting to a capping of (+/-) 20% (as per NTP). However, it is not sufficient enough to neutralize the cost of power being incurred on account of long term PPAs with generators, to whom fixed cost shall have to be paid irrespective of drawl of power in real time.
* Therefore, Additional Surcharge is inevitable in the context of recovery of stranded fixed cost from the Open Access Customers.
* Many States like Gujrat, Maharashtra, Rajasthan, Punjab & Delhi have implemented levy of Additional Surcharge, Standby Charge, Regulatory Surcharges for Open Access Customers.

# Modification suggested to incorporate in Regulation & Open access charges order.

Pursuance to amended open access regulation 2020, SLDC has made certain SOP and shared with Hon’ble Commission for approval. In response to that TPWODL also suggested certain modification in the SOP as well as amendment required in the regulation. The suggestions submitted by licensee are appended below which may kindly be considered.

1. **Processing & Approval of application**

As per extant Regulation of 6th June 2005, the nodal agency for arranging Long- term open access (LTOA) shall be the STU if the transmission system is used, otherwise the nodal agency shall be the respective distribution Licensee within whose area and/or the network the point of drawl is situated.

Now, there is no such clause/para in the draft Regulations and there is no provision in the SOP to include the LTOA customers which are connected in Distribution system. However, SLDC has suggested that generating station seeking open access in short term needs to apply to DISCOMs directly with appropriate fee and DISCOM shall be responsible for facilitating such short-term open access. Presently, in TPWODL licensee area there are 11 LTOA customers who are drawing/conveying power under LTOA arrangement.

In view of the above, TPWODL suggests to include such LTOA & STOA customers under the proposed mechanism, which is an accepted industry practice with a legacy of over 15 years, and surely augurs well for remaining customer base of TPWODL consumers due to the softening impact it would potentially bring on ARR due to proceeds coming from LTOA and STOA Customers. Accordingly, it is requested that the appropriate provisions may please be restored in the new Regulations as well as in the SOP, in the larger public interest.

1. **Open Access Charges**

In the new Regulations (chapter-5) para “22” describes wheeling Charges where in the following clause has been incorporated.

*“Provided further that Wheeling Charges shall not be applicable in case dedicated lines (as defined under Section 2(16) of Electricity Act 2003) constructed by generator are being utilized for supply to the open access customer.”*

TPWODL request Hon’ble Commission to modify the same in the following manner,

*“Provided further that Wheeling Charges shall not be applicable in case dedicated lines (as defined under Section 2(16) of Electricity Act 2003) constructed by generator (If the generator is not grid connected) are being utilized for supply to the open access customer.”*

It may be please be noted that in all circumstances, other than where network of Open Access customer is directly connected with the Generator, the last mile network of OA customer shall be integrated with the larger distribution network, thereby becoming liable to pay wheeling charges to TPWODL.

Further, the reasons for above suggestion are as follows:-

1. When the generator fails or in case of low generation then power supply will flow to the load centre from transmission/ distribution system in case of grid connected generators.
2. A generator/ consumer can not own a distribution system unless having Distribution Licensee (As per Section 2(19) of Electricity Act 2003). Further, as per the provision of the Hon’ble Commission’s Regulations, network assets created by a generator/consumer are deemed Distribution assets.
3. Hon’ble Commission has already passed orders to the effect that DISCOM is eligible for wheeling charges in case of OCL & OISL vide case no. 139 of 2009 dated 26th Aug 2010 which was subsequently upheld by Hon’ble ATE in case no. 171 of 2010 & 187 of 2010 and 137 of 2012.

Hon’ble ATE while upholding the decision of the Hon’ble Commission has also emphasized on Section 2(76) of Electricity Act 2003 where in “wheeling” means the operation whereby the distribution system and associated facilities on a transmission licensee or distribution licensee, as the case may be are used by another person for conveyance on electricity on payment on charges to be determined under Section-62.

Therefore, Hon’ble Commission may kindly look into it for ensuring that there is no contradiction to the above cited provision of the Electricity Act, 2003 and amend /modify the clause suitably, for ensuring harmony.

1. **Surcharge & Standby Charges**

It has been suggested by SLDC that raising of CSS bill may be done at DISCOM end. It is pertinent to mention here that, since July-23, upon sharing of meter reading data SLDC advises to raise the CSS bill by DISCOMs. Accordingly, TPWODL has raised the monthly CSS bill since July-23. Upon sharing meter reading particulars with SLDC, in turn, SLDC verifies and communicates to DISCOMs. By this process, consumers are getting the bill at the end of the month.

In the above communication process, considerable time is being taken to realize the CSS amount. CSS charges being realized at the end of the subsequent month. Therefore, it is our suggestion/ request to permit DISCOM to bill the CSS at its end upon receipt of the OA schedule data and deriving actual drawl from meter data with a copy to SLDC. Deviation found if any upon verification by SLDC shall be considered/factored in the next bill. In this process, the CSS bill can be raised in 1st week itself and the realization of the same would be well within time.

Further, SLDC has suggested that “Cross subsidy surcharge determined on Per Unit basis shall be payable, on monthly basis, by the open access consumers based on the **actual energy drawn** during the month through open access.”

In this regard, it is to submit that Hon’ble Commission while reviewing performance of OPTCL for the period Apr-13 to Sept-13 of FY13-14 in the record note of review meeting dt.18th Feb-2013 communicated vide letter no. OERC-Engg-21/2005(Vol- III)/1544 dt.31-12-2013 where in it has been directed that SLDC should bill cross subsidy surcharge to the open access customer **on the total amount of energy they have drawn from the outside source irrespective of their Contract Demand**. Since then SLDC is raising CSS bills on actual energy consumed by Open Access Customers. For which every 15 minutes time block data is being perused and actual energy consumed out of open access quantum is derived for billing purposes, which is a cumbersome activity.

TPWODL is of the view that the Open Access Customers are purchasing power from outside for which SLDC is scheduling and the consumer is paying the transmission charges/ wheeling charges on the entire power scheduled as well as must be paying upfront to the seller on the entire power scheduled. So, SLDC or DISCOM should raise the CSS bill on the entire quantum of power sourced from outside on the basis of scheduled energy. Hon’ble Commission earlier direction also in line with the same. The system is well established, transparent and easily manageable from billing perspective.

1. **Treatment on under drawl by Open Access Customers who is a customer of Distribution Licensee**

The procedure suggested by SLDC has not been mentioned in the new Regulations, so this should not be incorporated. Further, the distribution licensee is no way responsible for loss of open access power as the Open Access Customers of DISCOM connected in 132 KV & above which is clearly the domain of OPTCL, so fault would be at OPTCL end or at customer end. DISCOM has no role in such an arrangement. Therefore, there is no reason for DISCOM to compensate for power loss which is never delivered in DISCOM boundary. As regards consumer connected in 33 KV & 11 KV supply and availing power through Open Access are well aware about the system availability and they are taking an evaluated business risk. Further, such customers are drawing power under Open Access beyond their Contract Demand so why DISCOM should compensate such customers when they directly schedule power beyond Contract Demand.

**Other proposal:**

As per OERC (Terms and Conditions of Intra state Open Access) Regulation, 2020 vide para 35, in case of long-term access and medium-term open access, the applicant for open access will open an irrevocable revolving Letter of Credit in favor of the agency responsible for collection of various charges for the estimated amount of various charges for a period of two (2) months. **However, there is no such security mechanism for consumers availing power under short term open access with the licensee. Therefore, necessary directions may kindly be given in this regard**.

It is submitted that Hon’ble Commission has pronounced the open access charges applicable from 01.04.2023 vide order dated 23.03.2023 in case no. 82, 83, 88 & 80 of 2022.

The wheeling charges and surcharge as applicable for HT & EHT industries for TPWODL effective from 01.04.2022 are as follows: -

# For HT Industries:-

Wheeling charges =95.53 paise per unit.

Cross Subsidy Surcharge=23.35 paise per unit.

# For EHT Industries:-

Cross Subsidy Surcharge=110.53 paise per unit.

It is submitted that the open access to existing consumer should be allowed within limited Transmission / Distribution capacity. A limit should be fixed by the Hon’ble commission so that the distribution licensee may be allowed to reserve adequate transmission/ Distribution corridor for new consumer, to safe guard the interest of the new consumers in the state.

It is submitted that the industries opting for open access may also be required to provide their tentative schedule for the year in advance so that the distribution licensee would schedule it’s intake from GRIDCO.

**Development of Solar Project under RESCO mode within the premises of Industrial Consumers.**

The Hon’ble Commission vide letter No. OERC/DIR(T)-330/2023/1622 dated 04/11/2023 has suggested for levy of CSS on solar projects developed through RESCO model as per following operational guidelines:

The following operational points to be followed while implementation of Solar Projects under RESCO mode:

1. Cross Subsidy Surcharge is liable to be levied according to OERC (Terms and Conditions of Intra-State Open Access) Regulations, 2020 and tariff order of the respective year in view of the judgement of Hon’ble Supreme Court in Civil Appeal No. 5479 of 2013 wherein Hon’ble Court has stated as under:

“28*. Therefore, in the aforesaid circumstances though CSS is payable by the Consumer to the Distribution Licensee of the area in question when it decides not to take supply from that company but to avail it from another distribution licensee. In nutshell,* ***CSS is a compensation to the distribution licensee irrespective of the fact whether its line is used or not****, in view of the fact that, but for the open access the consumer would pay tariff applicable for supply which would include an element of cross subsidy surcharge on certain other categories of consumers. What is important is that a consumer situated in an area is bound to contribute to subsidizing a low and consumer if he falls in the category of subsidizing consumer. Once a cross subsidy surcharge is fixed for an area it is liable to be paid and such payment will be used for meeting the current levels of cross subsidy within the area.”*

1. Interface/feeding point between developer and the consumer is to be metered and sealed for calculation of injected energy & Cross Subsidy Surcharge.
2. The Scheduling of power through SLDC will not be required if the power is not injected into distributing/transmission network.

**Prayer**

In the aforesaid facts and circumstances, the utility requests that the Hon’ble Commission may be pleased to:

1. Consider the proposal of TPWODL in this revised application for determination of Wheeling Charges and Cross Subsidy Surcharge on record.
2. Approve the revised Wheeling charges and Cross Subsidy Surcharge as prayed for FY 2024-25.
3. Fixation of Additional Surcharge in addition to CSS and Wheeling towards recovery of stranded FC, Recovery of Regulatory Assets.
4. Approval of CSS for Peak and Off-peak hour.
5. Fixation of limitation for drawl of open access charges beyond CD.
6. Direction to pay wheeling charges by CGPs who are carrying own power through own Line or Net Work Assets created by them.
7. Submissions of annual plan by open access consumers with the licensee or before State Commission as the case may be.
8. Continuity of Levy of cross subsidy surcharge and wheeling charges on RE power drawn outside the state.
9. Any other relief, order or direction which the Hon’ble Commission deems fit to be also issued.

By the Applicant

Through GM (RA & Strategy)

Place:

Date:

**Annexure – A**



**Annexure-B**

