Office of Chief Engineer Commercial Unit



U.P. Rajya Vidyut Utpadan Nigam Ltd. 14th floor, Shakti Bhawan Extn. Lucknow-226001 Tel. No.- 0522-2288056/2287030

Tel. No.- 0522-2288056/2287030 CIN: U40101UP1980SGC005065

E-mail: gm.commercial@uprvunl.org cecommercialunl@gmail.com

दिनांक 03, दिसम्बर, 2020

पत्रांक -522/ उनिलि / मु०अभि० (वाणिज्य) / एल० एम०वी०-10

मुख्य अभियन्ता (परियोजना समन्वयक), उ०प्र० राज्य विद्युत उत्पादन निगम लि०, अनुप्ररा, ओबरा, पनकी, पारीछा, हरदुआगंज, जवाहरपुर सोनभद्र, कानपुर, झॉसी, अलीगंढ़, एटा।

मुख्य प्रबन्धक (वित्त प्रबन्धन इकाई) उ०प्र० राज्य विद्युत उत्पादन निगम लि०, 7वॉ तल, शक्ति भवन विस्तार, लखनऊ।

विषय : मा० विद्युत नियामक आयोग के आदेश दिनांक 11.11.2020 के अन्तर्गत वित्तीय वर्ष 2020—21 के लिए घोषित विद्युत रेट् शिड्यूल लागू करने के सम्बन्ध में ।

कृपया अवगत कराना है कि मा० विद्युत नियामक आयोग द्वारा दिनांक 11.11.2020 को घोषित वित्तीय वर्ष 2020—21 हेतु टैरिफ आदेश एवं अध्यक्ष, उत्तर प्रदेश पावर कारपोरेशन लि० के अधिसूचना सं० 448/एच०सी०/यूपीपीसी०एल/पांच—1974—1204—सी/2020 दिनांक 19.11.2020 के अनुक्रम में समस्त सेवारत/सेवानिवृत्त विद्युत कार्मिकों अथवा उनके स्पाउस तथा अन्य श्रेणी समस्त उपभोक्ताओं के लिए मुख्य अभियन्ता(वाणिज्य) उ०प्र०पा०का०लि० ने अपने कार्यालय के पत्र सं० 449/एच०सी०/टैरिफ/2020—21, दिनांक 19.11.2020 द्वारा एल०एम०वी०—10 एवं विभिन्न श्रेणियों के उपभोक्ताओं हेतु रेट शिड्यूल दिनांक 20.11.2020 से लागू करते हुए जारी कर दियें हैं (संलग्न)।

उ०प्र० पावर कारपोरेशन लि० के उपरोक्त आदेश को उ०प्र०रा०वि०उ०नि०लि० के निदेशक मण्डल की दिनांक 07.01.2019 को सम्पन्न हुई 179वीं बैठक में लिए गये निर्णय के अनुसार जारी कार्यालय ज्ञापन सं० 84/उनिलि/मु०अभि०(वाणिज्य)/एल०एम०वी०—10, दिनांक 01, फरवरी, 2019 के बिन्दु सं०—01 तथा Electricity Act - 2003 के The Electricity (Removal of difficulty) Fourth Order, 2005 के अनुपालन में उत्पादन निगम के समस्त सेवारत/सेवानिवृत्त विद्युत कार्मिकों अथवा उनके स्पाउस तथा परियोजना कालोनी परिसर में विभिन्न श्रेणियों के उपभोक्ताओं हेतु दिनांक 20.11.2020 से लागू किया जाता हैं।

कृपया तदानुसार सेवारत कार्मिकों के वेतन से प्रति माह विद्युत शुल्क की कटौती सुनिश्चित करने का कष्ट करें

तथा सेवानिवृत्त कार्मिकों अथवा उनके स्पाउस से विद्युत शुल्क नियमानुसार जमा कराने का कष्ट करें।

ऐसे सेवानिवृत्त कार्मिक अथवा उनके स्पाउस जो विद्युत शुल्क सीधे उ०प्र०पा०का०लि० / सम्बन्धित डिस्काम में जमा करना चाहते हैं, वह सम्बन्धित वितरण खण्डों मे भी अपने निर्धारित विद्युत शुल्क जमा कर सकते हैं।

संलग्नक:-यथोपरोक्त।

(अवीक्षित सिहं) मुख्य अभियन्ता (वाणिज्य)

दिनांक : 03, दिसम्बर, 2020

पत्रांक – / उनिलि / मु०अभि० (वाणिज्य) / एल० एम०वी०—10 प्रतिलिपि निम्नलिखित को सूचनार्थ प्रेषित है:—

1. निजी सचिव, प्रबन्ध निदेशक, उ०प्र०रा०वि०उ०नि०लि०, 7 वॉ तल, शक्ति भवन, लखनऊ।

2. निजी सचिव, प्रबन्ध निदेशक, उ०प्र०पा०का०लि०, ७ वॉ तल, शक्ति भवन, लखनऊ।

3. प्रबन्ध निदेशक, पूर्वांचल / दक्षिणांचल / मध्याचंल / पश्चिमांचल, विद्युत वितरण निगम लि0, वाराणसी / आगरा / लखनऊ / मेरठ / केस्को, कानपुर।

4. निदेशक (परि० एवं वा०/तकनीकी/वित्त/कार्मिक) उ०प्र०रा०वि०उ०नि०लि०, ८ वॉ तल, शक्ति भवन विस्तार, लखनऊ।

Office of Chief Engineer Commercial Unit



U.P. Rajya Vidyut Utpadan Nigam Ltd. 14th floor, Shakti Bhawan Extn. Lucknow-226001

Tel. No.- 0522-2288056/2287030 CIN:U40101UP1980SGC005065

E-mail: gm.commercial@uprvunl.org cecommercialunl@gmail.com

पत्रांक — 5 22/ उनिलि / मु०अभि० (वाणिज्य) / एल० एम०वी०—10 प्रतिलिपि निम्नलिखित को सूचनार्थ एवं आवश्यक कार्यवाही हेतु प्रेषित हैं:—

दिनांक :03 , दिसम्बर, 2020

5. मुख्य अभियन्ता (तापीय परिचालन / ईंधन / आर० एण्ड एम० / पी०पी०एम०एम० / पर्या० एवं सुरक्षा / जानपद— नव परि० / मानव संसाधन / प्रगति), उ०प्र०रा०वि०उ०नि०लि०, शक्ति भवन विस्तार, लखनऊ।

6. मुख्य परियोजना प्रबन्धक (प्रगति), विभूति खण्ड, गोमती नगर, लखनऊ को इस अनुरोध के साथ कि इस पत्र को संलग्नकों सहित उत्पादन निगम की वेबसाइट www.uprvunl.org पर अपलोड करने की व्यवस्था करें।

7. अधिशासी अभियन्ता, विद्युत वितरण खण्ड (उ०प्र०पा०का०लि० / समस्त डिस्काम) ।

(अवीक्षित सिंह) मुख्य अभियन्ता (वाणिज्य)

250 No...... Sr. Consultant to MD(UNL): Date 21/11/20



उ०प्र० पावर कारपोरेशन लि0 "वाणिज्य एवं ऊर्जा लेखा" चतुर्थ तल, शक्ति भवन विस्तार, 14-अशोक मार्ग, लखनऊ।

दुरनाष : 0522-2287868, फैक्स : 0522-2287834 ई-मेल : cecomuppcl@gmail.com

CIN NO:- U32201UP1999SGC024928

पत्रांक:-

/एच0सी0 / टैरिफ / 2020-21

दिनांकः नवम्बर

विषय :- मा० विद्युत नियामक आयोग के आदेश दिनांक 11.11.2020 के अन्तर्गत वित्तीय वर्ष 2020-21 के लिए

घोषित रेट् शिड्यूल लागू करने के सम्बन्ध में।

ई-मेल

प्रबन्ध निदेशक पश्चिमांचल / मध्यांचल / दक्षिणांचल / पूर्वांचल विद्युत वित्तरण निगम लि0 मेरठ / लखनऊ / आगरा / वाराणसी।

प्रबन्ध निदेशक केस्को कानप्र।

महोदया / महोदय,

कृपया अवगत कराना है कि मा0 विद्युत नियामक आयोग द्वारा दिनांक 11.11.2020 को वित्तीय वर्ष 2020–21 के लिए टैरिफ आदेश निर्गत कर दिया गया है। टैरिफ आदेश के अन्तर्गत निर्गत रेट् शिड्यूल को लागू करने के लिए विभिन्न समाचार पत्रों में सार्वजनिक सूचना दिनांक 13.11.2020 को प्रकाशित हो चुकी है। पुनरीक्षित दरें दिनांक 20.11.2020 से प्रभावी होंगी।

कारपोरेशन लि0 द्वारा ਚ0प्र0 पावर तारतम्य उंतत 448/एच0सी०/यूपीपीसीएल/पांच-1974-1204-सी/2020 दिनांक 19.11.2020 की प्रति संलग्नकों सहित आपको इस अनुरोध के साथ प्रेषित की जा रही है कि कृपया अपने स्तर से अपने डिस्काम के अधीन समस्त अधिकारियों को इसे उपलब्ध कराते हुए पुनरीक्षित दरों को लागू किये जाने हेतु आवश्यक दिशा-निर्देश जारी करने की कृपा करें। अधिसूचना की प्रतिलिपि ई-मेल द्वारा भी आपको प्रेषित की जा रही है।

संक्रमकः :- यथोपरि।

(श्रवण पती) मख्य अभियन्ता (वाणिज्य)

भवदीय,

संख्या : 449 / एच०सी० / टैरिफ / 2020-21 / तद्दिनांक : 19-11-2020

प्रतिलिपि संलग्नकों सहित निम्नलिखित को सूचनार्थ एवं आवश्यक कार्यवाही हेतु प्रेषित :--

1. सचिव, उ०प्र० विद्युत नियामक आयोग, विद्युत नियामक भवन, विभूति खण्ड, गोमतीनगर, लखनऊ।

2. अध्यक्ष महोदय के निजी सहायक, उ०प्र० पावर कारपोरेशन लि०, लखनऊ।

3. निजी सचिव, प्रबन्ध निदेशक, उ०प्र० पावर कारपोरेशन लि०, शक्ति भवन, लखनऊ।

प्रबन्ध निदेशक, उ०प्र० राज्य विद्युत उत्पादन निगम लि०, शक्ति भवन, लखनऊ।

5. प्रबन्ध निदेशक, उ०प्र० जल विद्युत निगम लि०, शक्ति भवन, लखनऊ।

प्रबन्ध निदेशक, उ०प्र० पावर ट्रान्सिमशन कारप्रोरेशन लि०, शिवत भवन, लखनऊ।

समस्त निदेशक, उ०प्र० पावर कारपोरेशन लि०, शक्ति भवन, लखनऊ।

संलग्नकं : यथोपरि।

EE (Com) Ex Ritusingh AE . Swyan Sis, Advices (P) SE (Com)

मुख्य अभियन्ता (वाणिज्य)

No reasonation MD/RVINL

ई-मेल



उ०प्र० पावर कारपोरेशन लिमिटेड

"ताणिज्य एवं ऊर्जा लेखा" शक्ति भवन विस्तार, 14--अशोक मार्ग, लखनऊ । E. Mail-cecomuppcl@gmail.com Fax No.0522-2287834 CIN NO :-U32201UP1999SGC024928

No.: 1448/H.C./UPPCL/V-1974-1204-С/2020

Dated: November 19 2020

NOTIFICATION

In conformity of tariff order dated 11.11.2020 issued by U.P. Electricity Regulatory Commission in exercise of powers under section 24 of the Electricity Reforms Act, 1999 and section 61 and 62 of Electricity Act-2003 and all other power in this behalf and in supersession of all previous notifications, orders and instructions on the subject, U.P. Power Corporation Ltd. hereby notify that:-

- (A) The rate schedules and schedule of miscellaneous charges appended hereto, shall apply to all consumers in respect of supply electricity throughout the area of supply of all Government owned distribution companies in the state of Uttar Pradesh.
 - (B) The rates/charges as specified in 1(A) above shall come into force w.e.f. 20.11.2020
- 2. The rate schedules shall, besides, be subject to levy of such charges or surcharges and electricity duty as may be imposed by the Government and/or UPERC from time to time.
- 3. In addition to condition mentioned in para-2 above, the rates of charge, conditions of supply and other matters specified in the schedules annexed hereto, shall replace the existing rates of charge and corresponding provisions in the existing rate schedules and in the existing agreements, if any, with erstwhile UPSEB/U.P. Power Corporation Ltd/all Government owned distribution companies, w.e.f. 20.11.2020.

Annexure: As above

By Order,

(Arvind Kumar)
Chairman
UPPCL, MVVNL, DVVNL, PVVNL,
PuVVNL, KESCO



उ०प्र० पावर कारपोरेशन लिमिटेड

"वाणिज्य एवं ऊर्जा लेखा" शक्ति भवन विस्तार, 14—अशोक मार्ग, लखनऊ । E. Mail-cecomuppcl@gmail.com Fax No.0522-2287834 CIN NO:-U32201UP1999SGC024928

संख्याः 🔱 ५८ एच०सी० / यूपीपीसीएल / पांच-1974-1204-सी / 2020

दिनांकः नवम्बर 19

2020

अधिसूचना

उत्तर प्रदेश विद्युत सुधार अधिनियम—1999 की धारा—24 एवं विद्युत अधिनियम —2003 की धारा—64 के अधीन शक्तियों एवं इस सम्बन्ध में अन्य समस्त शक्तियों का प्रयोग करके इस विषय पर पूर्व पारित समस्त आदेशों /अधिसूचनाओं द्वारा अनुदेशों का अतिक्रमण करके उत्तर प्रदेश विद्युत नियामक आयोग द्वारा जारी किए गए टैरिफ आदेश दिनांक 11.11.2020 के अनुरूप उत्तर प्रदेश पावर कारपोरेशन लि0 यह अधिसूचित करता है कि :—

- 1. (क) एतद्द्वारा संलग्न दर अनुसूचियाँ एवं विविध प्रभारों की अनुसूची उत्तर प्रदेश राज्य में कार्यरत समस्त सरकारी वितरण कम्पनियों द्वारा पोषित समस्त उपभोक्ताओं पर प्रभावी होंगी।
 - (ख) 1(क) में उल्लेखित दरें / प्रभार दिनांक 20.11.2020 से प्रभावी होंगी।
- 2. इसके अतिरिक्त समय—समय पर उ०प्र० शासन एवं/अथवा उ०प्र० विद्युत नियामक आयोग द्वारा आदेशित ऐसे प्रभार अथवा अधिभार एवं विद्युत शुल्क के लागू किए जाने के प्रतिबन्धाधीन दर सूचियाँ लागू होगी।
- 3. पूर्वगत प्रस्तर—2 में उल्लिखित प्रतिबन्धों के अतिरिक्त संलग्न अनुसूचियों में उल्लिखित शुल्क दरें, विद्युत सम्पूर्ति शर्ते एवं अन्य विषय, वर्तमान दर अनुसूचियों द्वारा पूर्ववर्ती उ०प्र० राज्य विद्युत परिषद / उ०प्र० पावर कारपोरेशन लि० / समस्त सरकारी वितरण कम्पनियों के साथ हुए वर्तमान अनुबन्धों में यदि कोई हो, विद्यमान दर अनुसूचियों द्वारा तत्कालीन व्यवस्थाओं को दिनांक 20.11.2020 से प्रतिस्थापित करेंगे।

संलग्नकः यथोपरि।

आज्ञा से,

(अरविन्द कुमार) अध्यक्ष उоप्रоपाठकाठलिठ मध्यांचल, पूर्वांचल, दक्षिणांचल, पश्चिमांचल विद्युत वितरण निठ लिठ एवं केस्को

Rate Schedule for FY 2020-21

Retail Tariff For Financial Year 2020-21

A. GENERAL PROVISIONS:

These provisions shall apply to all categories unless specified otherwise and are integral part of the Rate Schedule.

1. NEW CONNECTIONS:

All new connections shall be given in kW, kVA, or BHP as agreed to be supplied by the licensee. Further, if the contracted load (kW / kVA) of already existing consumer is in fractions then the same shall be treated as higher kW / kVA load. If the contracted load is in kW and is being converted into kVA, the conversion factor of 0.90 will be used (kVA = kW / 0.90) for tariff application purposes and the same shall be rounded off up to two decimal places.

2. READING OF METERS:

As per applicable provisions of Electricity Supply Code 2005 and its amendments.

3. BILLING WHEN METER IS NOT MADE ACCESSIBLE:

A penalty of Rs. 50 / kW or as decided by the Commission through an Order shall be levied for the purposes of Clause 6.2 (c) of the applicable Electricity Supply Code 2005 and its amendments.

4. BILLING IN CASE OF DEFECTIVE METERS:

As per the applicable provisions of Electricity Supply Code 2005 and its amendments.

5. kVAh TARIFF:

'kVAh based tariffs' shall be applicable on all consumers having contracted load of 1.0 kW / 13.4 BHP and above, under different categories with TVM / TOD / Demand recording meters (as appropriate).

The rates prescribed in different categories in terms of kW and kWh will be converted into appropriate kVA and kVAh by multiplying Fixed / Demand Charges and Energy Charges by an average power factor of 0.90. Similarly, the Fixed / Demand Charges expressed in BHP can be converted into respective kVA rates in accordance with formula given below:

Fixed Charges in kVA = (Fixed Charges in BHP / 0.746) * 0.90

Fixed Charges in kVA = (Fixed Charges in kW * 0.90)

Energy Charges in kVAh = (Energy Charges in kWh * 0.90)

The converted rates (i.e. Energy charge in Rs. / kVAh and Fixed / Demand charges in Rs. / kVA) will be rounded up to two decimal places.

Further, for converting energy slabs of different categories specified in kWh to kVAh, average power factor of 0.90 will be used as a converting factor for converting each energy slab (specified in kWh) into energy slabs (in KVAh). The converted energy slabs (in KVAh) will be rounded to next higher kVAh.

Note 1: In case of kVAh billing only kVAh reading will be used for billing purpose.

Note 2: If the average power factor of a consumer in a billing cycle is leading and is within the range of 0.95 - 1.00, then for tariff application purposes such leading power factor shall be treated as unity. The bills of such consumers shall be prepared on kwh basis. However, if the leading power factor is below 0.95 (lead) then the consumer shall be billed as per the kVAh reading indicated by the meter. However, the aforesaid provision of treating power factor below 0.95 (lead) as the commensurate lagging power factor, for the purposes of billing, shall not be applicable on HV-3 category and shall be treated as unity. Hence, for HV-3, "lag only" logic of the meter should be used which blocks leading kVArh.

6. BILLABLE LOAD / DEMAND:

For all consumers having TVM / TCD / Demand recording meters installed, the billable load / demand during a month shall be the actual maximum load / demand as recorded by the meter (can be in parts of kW or kVA) or 75% of the contracted load / demand (kW or kVA), whichever is higher.

In case the Licensee's meter reader does not note the actual maximum load / demand, then the Licensee will raise the bill at 75% of the contracted load and in cases where the consumer approaches the Licensee with a meter reading but does not provide the proof of actual maximum load / demand displayed on his meter, then in such case the Licensee will raise the bill at 100% of the contracted load.

Further in case a consumer feels that his maximum load / demand reading has been noted wrong, the consumer may approach the licensee with a photo of the actual maximum load / demand reading displayed on his meter of the concerned month. The licensee shall accept the same for the purpose of computation of billable demand, however if the licensee wishes to, it can get the same verified within 5 days.

SURCHARGE / PENALTY:

1

(i) DELAYED PAYMENT:

If a consumer fails to pay his electricity bill by the due date specified therein, a late payment surcharge shall be levied at 1.25% on the dues (excluding late payment surcharge) per month; up-to first three months of delay and subsequently at 2.00% on the dues (excluding late payment surcharge) per month of delay. Late payment surcharge shall be calculated proportionately for the number of days for which the payment is delayed beyond the due date specified in the bill and levied on the unpaid amount of the bill excluding delayed payment surcharge. Imposition of this surcharge is without prejudice to the right of the Licensee to disconnect the supply or take any other measure permissible under the law.

(ii) CHARGES FOR EXCEEDING CONTRACTED DEMAND:

- a) If the maximum load / demand in any month of a domestic consumer having TVM / TOD / Demand recording meter exceeds the contracted load / demand, then such excess load / demand shall be levied equal to 100% of the normal rate apart from the normal fixed / demand charge as per the maximum load / demand recorded by the meter. Further, if the consumer is found to have exceeded the contracted load / demand for continuous previous three months, the consumer shall be served a notice of one month advising him to get the contracted load enhanced as per the provisions of the Electricity Supply Code, 2005 and amendments thereof. However, the consumer shall be charged for excess load for the period the load is found to exceed the contracted load. The Licensee shall merge the excess load with the previously sanctioned load, and levy additional charges calculated as above, along with additional security. Subsequent action regarding the increase in contracted load, or otherwise shall be taken only after due examination of the consumer's reply to the notice and a written order in this respect by the Licensee.
- b) If the maximum load / demand in any month, for the consumers of other category (except (a) above) having TVM / TOD / Demand recording meter exceeds the contracted load / demand, then such excess load / demand shall be levied equal to 200% of the normal rate apart from the normal fixed / demand charges as per the maximum load / demand recorded by the meter.
- c) Any surcharge / penalty shall be over and above the minimum charge, if the consumption bill of the consumer is being prepared on the basis of minimum charge.

d) Provided where no TVM / TOD / Demand recording meter is installed, the excess load / demand charge shall be levied as per the Electricity Supply Code, 2005 as amended from time to time.

8. POWER FACTOR SURCHARGE:

- i. Power factor surcharge shall not be levied where consumer is being billed on kVAh consumption basis.
- ii. It shall be obligatory for all consumers to maintain an average power factor of 0.90 or more during any billing period. No new connections of motive power loads / inductive loads above 3 kW, other than under LMV-1 and LMV-2 category, and / or of welding transformers above 1 kVA shall be given, unless shunt capacitors having I.S.I specifications of appropriate ratings are installed, as described in section H - 'LIST OF POWER FACTOR APPARATUS' of this Rate Schedule.
- iii. In respect of the consumers with or without TVM / TOD / Demand recording meters, excluding consumers under LMV-1 category up to contracted load of 10 kW and LMV-2 category up to contracted load of 5 kW, if on inspection it is found that capacitors of appropriate rating are missing or in-operational and Licensee can prove that the absence of capacitor is bringing down the power factor of the consumer below the obligatory norm of 0.90; then a surcharge of 15% on the 'RATE' shall be levied on such consumers. Licensee may also initiate action under the relevant provisions of the Electricity Act, 2003, as amended from time to time.

Notwithstanding anything contained above, the Licensee also has a right to disconnect the power supply, if the power factor falls below 0.75.

iv. Power factor surcharge shall however, not be levied during the period of disconnection on account of any reason whatsoever.

9. PROTECTIVE LOAD AND PROTECTIVE LOAD CHARGE:

Consumers getting supply on independent feeder at 11kV & above voltage, emanating from sub-station, may cpt for facility of protective load and avail supply during the period of scheduled rostering imposed by the Licensee, except under emergency rostering. An additional charge @ 100% of base demand charges shall be levied on the sanctioned protective load (as per Electricity Supply Code, 2005 and its amendments) per month as protective load charge. However, consumers of LMV-4 (A) - Public Institutions will pay the additional charge @ 25% of base demand charges only. During the period of scheduled rostering, the load shall not exceed the sanctioned protective load. In case the consumer exceeds the

sanctioned protective load during scheduled rostering, he shall be liable to pay twice the prescribed additional charges for such excess load.

10. ROUNDING OFF:

All bills will be rounded off to the nearest rupee i.e. up to 49 paisa shall be rounded down to previous rupee and 50 paisa upwards shall be rounded up to next rupee. The difference due to such rounding shall be adjusted in subsequent bills.

11. OPTION OF MIGRATION TO HV-1 & HV-2 CATEGORY:

The consumer under LMV-2 and LMV-4 with contracted load above 50 kW and getting supply at 11 kV & above voltage shall have an option to migrate to the HV-1 category and LMV-6 consumers with contracted load above 50 kW and getting supply at 11 kV & above voltage shall have an option to migrate to the HV-2 category. Furthermore, the consumers shall have an option of migrating back to the original category on payment of charges prescribed in Cost Data Book for change in voltage level.

12. PRE-PAID METERS / AUTOMATIC METER READING SYSTEM:

- (i) Any consumer having prepaid meters shall also be entitled to a discount of 2.00 % on the 'RATE' as defined in the Tariff Order.
- (ii) The token charges for code generation for prepaid meters shall be Rs. 10/per token or as decided by the Commission from time to time.

13. CONSUMERS NOT COVERED UNDER ANY RATE SCHEDULE OR EXPRESSLY EXCLUDED FROM ANY CATEGORY:

For consumers of light, fan & power (excluding motive power loads) not covered under any rate schedule or expressly excluded from any LMV rate schedule will be categorized under LMV-2.

14. A consumer under metered category may undertake any extension work, in the same premises, on his existing connection without taking any temporary connection as long as his demand does not exceed his contracted demand and the consumer shall be billed in accordance with the tariff applicable to that category of consumer.

15. REBATE ON PAYMENT ON OR BEFORE DUE DATE:

A rebate at the rate of 1.00 % on the 'RATE' shall be given in case the payment is made on or before the due date. However, a rebate at the rate of 5.00% on the 'RATE' shall be given to LMV-5 (Rural) (i.e. PTW Rural Category Agricultural Consumers) category of electricity consumers in case the payment is made on or before the due date. The consumers having any arrears in the bill shall not be entitled for this rebate. The consumers who have made advance deposit against

their future monthly energy bills shall also be eligible for the above rebate applicable on the 'RATE'.

16. SCHEME FOR ADVANCE DEPOSIT FOR FUTURE MONTHLY ENERGY BILLS:

If a consumer intends to make advance deposit against his future monthly energy bills, the Licensee shall accept such payment and this amount shall be adjusted only towards his future monthly energy bills. On such advance deposit the consumers shall be paid interest, at the interest rate applicable on security deposit, for the period during which advance exists for each month on reducing balance method and amount so accrued shall be adjusted in the electricity bills which shall be shown separately in the bill of each month. Further, quarterly report regarding the same must be submitted to the Commission.

17. FACILITATION CHARGE FOR ONLINE PAYMENT:

- (i) No transaction charge shall be collected from the consumers making their payment through internet banking.
- (ii) The Licensees shall bear the transaction charges for transactions up to Rs. 4,000 for payment of bill through internet using Credit Card / Debit Card.

18. MINIMUM CHARGE:

Minimum charge is the charge in accordance with the tariff in force from time to time and come into effect only when sum of fixed / demand charges and energy charges are less than a certain prescribed amount i.e. Minimum Charges. For each month, consumer will pay an amount that is higher of the following:

- Fixed / Demand charges (if any) plus Energy Charge on the basis of actual consumption for the month and additional charges such as Electricity Duty, Regulatory Surcharges, FPPCA / Incremental Cost Surcharges and any other charges as specified by the Commission from time to time.
- Monthly minimum charge as specified by the Commission and computed at the contracted load and additional charges such as Electricity Duty, Regulatory Surcharges, FPPCA / Incremental Cost Surcharges and any other charges as specified by the Commission from time to time.

19. INTEREST ON DUES PAYABLE TO CONSUMER BY THE LICENSEE:

If a consumer becomes eligible for dues from the Licensee which may arise out of rectification / adjustment / settlement of bill(s), then such consumer will also be entitled to get interest at rate applicable for interest on security deposits on all the dues payable by the Licensee to the consumer. The Licensee shall compute the interest amount for the period during which such pending amounts exists and adjust such interest towards the future monthly bills of consumers. After adjustment of the interest amount in a particular month, the balance amount, will be carried forward to next month for adjustment with interest on balance amount. The details of such interest amount and adjustment made during the month shall

be shown separately in the bill. Further, separate accounting of interest paid must be maintained by the Licensees.

20. DEFINITION OF RURAL SCHEDULE:

Rural Schedule means supply schedule as defined and notified by State Load Despatch Centre (SLDC), Lucknow from time to time.

RATE SCHEDULE LIMV - 1:

DOMESTIC LIGHT, FAN & POWER:

1. APPLICABILITY:

This schedule shall apply to:

a) Premises for residential / domestic purpose, Accommodation for Paying Guests for Domestic purpose (Excluding Guest Houses), Janata Service Connections, Kutir Jyoti Connections, Jhuggi / Hutments, Places of Worship (e.g. Temples, Mosques, Gurudwaras, Churches) and Electric Crematoria, Shelter Homes, orphanages, old age homes, Institutions run for mentally retarded and forsaken children. Non-commercial places occupied by religious persons, of any religion, are also entitled in this category, for a maximum load up to 5 kW, subject to the condition that such non-commercial place shall have a valid registration/recognition from a charitable trust.

b) Mixed Loads

i. 50 kW and above

- a. Registered Societies, Residential Colonies / Townships, Residential Multi-Storied Buildings with mixed loads (getting supply at single point) with the condition that at least 70% of the total contracted load shall be exclusively for the purposes of domestic light, fan and power. The above mixed load, within 70%, shall also include the load required for lifts, water pumps and common lighting,
- b. Military Engineer Service (MES) for Defence Establishments (Mixed load without any load restriction).

ii. Less than 50 kW

Except for the case as specified in Regulation 3.3 (e) of Electricity Supply Code, 2005 as amended from time to time, if any portion of the load is utilized for conduct of business for non-domestic purposes then the entire energy consumed shall be charged under the rate schedule of higher charge.

2. CHARACTER AND POINT OF SUPPLY:

As per the applicable provisions of Electricity Supply Code, 2005 and its amendments.

3. RATE:

Rate, gives the fixed and energy charges at which the consumer shall be billed during the billing period applicable to the category:

- (a) Consumers getting supply as per 'Rural Schedule':
 - 1. Lifeline consumers: Consumers with contracted load upto 1 kW, energy consumption up to 100 kWh / month.

Description	Fixed Charge	Energy Charge
Metered Lifeline*	Rs. 50.00 / kW/ month	Rs. 3.00 / kWh

^{*}Only for consumers with connected load upto 1 kW and for consumption up to 100.00 kWh/month

2. Others: Other than Lifeline consumers (i.e. consumers who do not qualify under the criteria laid above for lifeline consumers)

Description	Fixed Charge	Energy Charge
i) Un-Metered (all Loads)	Rs. 500 / kW / month	Nil

Description	Consumption Range	Fixed Charge	Energy Charge
ii} Metered	For first 100 kWh / month		Rs. 3.35 / kWh
	For next 101 - 150 kWh / month		Rs. 3.85 / kWh
	For next 151 – 300 kWh / month	Rs. 90.00/ kW / month	Rs. 5.00 / kWh
	For next 301 – 500 kWh / month	/ month	Rs. 5.50 / kWh
	For above 500 kWh / month (Starting from 501 st unit)		Rs. 6.00 / kWh

(b) Supply at Single Point for bulk loads (50 kW and above, Supplied at any Voltage):

Description	Fixed Charge	Energy Charge
For Townships, Registered Societies, Residential Colonies, multi-storied residential complexes (including lifts, water pumps and common lighting within the premises) with loads 50 kW and above with the restriction that at least 70% of the total contracted load is meant exclusively for the domestic light, fan and power purposes and for Military Engineer Service (MES) for Defence Establishments (Mixed load without any load restriction).	Rs. 110.00 / kW / Month	Rs. 7.00 / kWh

The body seeking the supply at Single point for bulk loads under this category shall be considered as a deemed franchisee of the Licensee. Such body shall charge not more than 5% additional charge on the above specified 'Rate' from its consumers apart from other applicable charges such as Regulatory Surcharge, Penalty, Rebate and Electricity Duty on actual basis.

The 5% additional charge shall be towards facilitating supply of electricity to the individual members to recover its expenses towards supply of electricity, distribution loss, electrical maintenance in its supply area, billing, accounting and audit etc.

The deemed franchisee is required to provide to all its consumers and the licensee, a copy of the detailed computation of the details of the amounts realized from all the individual consumers and the amount paid to the licensee for every billing cycle on half yearly basis. If he fails to do so, then the consumers may approach the Consumer Grievance Redressal Forum (CGRF) having jurisdiction over their local area for the redressal of their grievances.

The deemed franchisee shall arrange to get its account(s) audited by a Chartered Accountant mandatorily. The audited accounts will be made available to all the consumers of the deemed franchisee within 3 months of the closure of that financial year. If he fails to do so, then the consumers may approach the Consumer Grievance Redressal Forum (CGRF) having jurisdiction over their local area for the redressal of their grievances.

The deemed franchisee should separately meter the electricity supplied from back up arrangements like DG sets etc. The bill of its consumers should clearly depict the units and rate of electricity supplied through back up arrangement and electricity supplied through Licensee.

The deemed franchisee shall not disconnect the supply of electricity of its consumers on the pretext of defaults in payments related to other charges except for the electricity dues regarding the electricity consumed by its consumers and electricity

charges for lift, water lifting pump, streetlight if any, corridor / campus lighting and other common facilities.

In case the deemed franchisee exceeds the contracted load / demand under the provisions of Clause 7(ii) — 'Charges for Exceeding Contracted demand' of the General Provisions of this Rate Schedule, only in such case the deemed franchisee will recover the same from the individual members who were responsible for it on the basis of their individual excess demands.

(c) OTHER METERED DOMESTIC CONSUMERS:

1. Lifeline consumers: Consumers with contracted load of 1 kW, energy consumption up to 100 kWh / month.

Description	Fixed Charge	Energy Charge
Loads up to 1 kW only and for consumption up to 100 kWh / month	Rs. 50.00 / kW / month	Rs. 3.00 / kWh

2. Others: Other than Lifeline consumers (i.e. consumers who do not qualify under the criteria laid above for lifeline consumers)

Description	Consumption Range	Fixed Charge	Energy Charge
	For first 150 kWh / month		Rs. 5.50 / kWh
	For next 151 - 300 kWh / month	-	Rs. 6.00 / kWh
	For next 301 – 500 kWh / month	Rs. 110.00 / kW / month	Rs. 6.50 / kWh
	For above 500 kWh / month (Starting from 501 st unit)	monen	Rs. 7.00 / kWh

For all consumers under this category the maximum demand during the month recorded by the meter has to be essentially indicated in their monthly bills. However, this condition would be mandatory only in case meter reading is done by the Licensee. Accordingly, if the bill is being prepared on the basis of reading being submitted by the consumer then the consumer would not be liable to furnish maximum demand during the month and his bill would not be held back for lack of data of maximum demand.

RATE SCHEDULE LMV-2:

NON - DOMESTIC LIGHT, FAN AND POWER:

1. APPLICABILITY:

This schedule shall apply to all consumers using electric energy for Light, Fan and Power loads for Non-Domestic purposes, like all type of Shops including Patri Shopkeepers, Hotels, Restaurants, Private Guest Houses, Private Transit Hostels, Private Students Hostels, Marriage Houses, Show-Rooms, Commercial / Trading Establishments, Cinema and Theatres, Banks, Cable T.V. Operators, Telephone Booths / PCO (STD / ISD), Fax Communication Centres, Photo Copiers, Cyber Café, Private Diagnostic Centres including X-Ray Plants, MRI Centres, CAT Scan Centres, Pathologies and Private Advertising / Sign Posts / Sign Boards, Commercial Institutions / Societies, Automobile Service Centres, Coaching Institutes, Private Museums, Power Looms with less than 5 kW load and for all companies registered under the Companies Act, 1956 with loads less than 75 kW.

2. Character and Point of Supply:

As per the applicable provisions of Electricity Supply Code, 2005 and its amendments.

3. RATE:

Rate, gives the fixed and energy charges at which the consumer shall be billed during the billing period applicable to the category:

(a) Consumers getting supply as per 'Rural Schedule'

Description	Description	Fixed charge	Energy charge)
i) Un-metered	All Load	Rs. 1000 / kW / month	Nil
i) Metered	All Load	Rs. 110 / kW / month	Rs. 5.50 / kWh

(b) Private Advertising / Sign Posts / Sign Boards / Glow Signs / Flex*:

For all commercial (road side / roof tops of buildings) advertisement hoardings such as Private Advertising / Sign Posts / Sign Boards / Glow Signs / Flex, the rate of charge shall be as below:

Fixed Charge	Energy Charge
	Rs. 18.00 / kWh

^{*}Note: Minimum charge payable by a consumer under the category "(b) Private Advertising / Sign Posts / Sign Boards / Glow Signs / Flex category" shall be Rs. 1800 / kW / Month.

Note:

- 1. For application of these rates, Licensee shall ensure that such consumption is separately metered.
 - (c) In all other cases, including urban consumers and consumers getting supply through rural feeders but exempted from scheduled rostering / restrictions or through co-generating radial feeders in villages / towns.

Contracted Load	Fixed Charge
Up to 2 kW	Rs. 330.00 / kW / month
Above 2 kW to 4 kW	Rs. 390.00 / kW / month
Above 4 kW	Rs. 450.00 / kW / month

Consumption Range	Energy Charge
For first 300 kWh / month	Rs. 7.50 / kWh
For next 301 – 1000 kWh / month	Rs. 8.40 / kWh
For above 1000 kWh / month (Starting from 1001st unit)	Rs. 8.75 / kWh

Note: Minimum charge payable by a consumer under the category "(c) In all other cases "shall be Rs. 600 / kW / month (From April to September) and Rs. 475 / kW / month (From October to March).

Note:

For all consumers under this category the maximum demand during the month recorded by the meter has to be essentially indicated in their monthly bills. However, this condition would be mandatory only in case meter reading is done by the Licensee. Accordingly, if the bill is being prepared on the basis of reading being submitted by the consumer then the consumer would not be liable to furnish maximum demand during the month and his bill would not be held back for lack of data on maximum demand.

4. REBATE TO POWER LOOMS:

Rebate to Power Loom consumers shall be provided in accordance with the applicable Government orders subject to adherence of provision of advance subsidy.

RATE SCHEDULE LMV- 10:

DEPARTMENTAL EMPLOYEES AND PENSIONERS:

1. APPLICABILITY:

This schedule shall apply only to such employees (including the cases of retired / voluntary retired or deemed retired) of Licensees / successor entities of erstwhile Uttar Pradesh State Electricity Board (UPSEB), who own electricity connection in their own name and opt for the same for their own use for light, fan and power for domestic appliances, where the energy is being fed directly from Licensee mains. The Schedule shall also apply to spouse of employees served under Licensees / successor entities of erstwhile UPSEB.

2. RATE:

For all such consumers LMV-1 rate schedule will be applicable.

3. ELECTRICITY DUTY:

Electricity duty on the above shall be levied in addition at the rates as may be notified by the State Government from time to time.

4. OTHER PROVISIONS:

- (i) For serving / retired employees and their spouse, the supply will only be given at one place where Licensee's mains exist. The electric supply under this tariff will be given only at one place, within the area of erstwhile UPSEB / its successor companies.
- (ii) Concerned executive engineers will take an affidavit from all employees and pensioners that the electricity supplied to their premises is being used exclusively for the purpose of domestic consumption of themselves and their dependants. It will have to be certified by the employees/pensioners that such electricity is not being used for any other purpose or to any individual to whom his house has been rented out. Without any prejudice to any legal action as provided in the legal framework, any misuse to above effect shall invalidate him from the facility of LMV-10 on permanent basis.
- (iii) In the event of transfer of the employee, this tariff shall be applied at the new place of posting only when a certificate has been obtained from the concerned Executive Engineer of the previous place of posting, that the supply under this tariff has been withdrawn at previous place of posting. Further, the employee shall also be required to submit an affidavit that he is not availing the benefit of LMV-10 connection anywhere else in the state.

- (iv) Those who are not availing this tariff shall also give a declaration to this effect. This declaration shall be pasted / kept in his service book / personal file / Pensioners record. If the declaration is found wrong, necessary action against the employee shall be taken as per the provisions of service rules. If declaration has already been given at the present place of posting then further declaration is not necessary due to this revision. Pensioners shall also have to give a similar declaration for availing departmental tariff at only one place. In case this declaration is found wrong, this tariff shall be withdrawn forever.
- (v) No other concession shall be admissible on this tariff.
- (vi) The schedule of miscellaneous charges as appended with Licensee's General Tariff as amended from time to time and Electricity Supply (Consumers) Regulation, 1984 as enforced from time to time shall also be applicable on the employee / pensioner receiving supply under this schedule.
- (vii) Retired employees drawing pension from the Treasury / Bank will have to pay the monthly electricity charges as per the rates given in the rate schedule applicable to their category.