BEFORE THE CONSUMER GRIEVANCE REDRESSAL FORUM, AURANGABAD ZONE, AURANGABAD

Case No. CGRF/AZ/AUR/R /57/ 2007/ 26

Date of Filing: 01.09.07 Date of Decision: 24.09.07

M/s Umesh Board & Paper Mills Pvt.Ltd. Gut No. 125, Village Phandhri Pipmalgaon Tal.& Dist. Aurangabad.

(Through its Director Mr. Satyanarayan R.Agrawal)

Consumer Complainant.

V/s

Maharashtra State Electricity Distribution Co.Ltd. Rural Circle, Aurangabad.

Coram: Shri V.A.Hambire President

Shri H.A.Kapadia Member

Shri V.G.Joshi Member secretary

Sub: Grievance under the Maharashtra Electricity Regulatory Commission, (Consumer Grievance Redressal Forum and Ombudsman) Regulations 2006.

1. The consumer has filed his grievance in Annexure

"A" before this Forum on **01.09.07** under Regulation No. 6.10 of the Regulations referred to above. A copy of the grievance was forwarded on 01.09.07 to the Nodal officer and Executive Engineer (Adm) in the office of the Superintending Engineer, Rural Circle, Aurangabad with a request to furnish his response on the grievance within a period of fifteen days and hearing in the matter was fixed on **18.09.07**

2. The grievance of the consumer, in brief, as per consumer, is as stated below..

The consumer is having HT connection for his factory situated at above address and the consumer number allotted is 490019008531. The consumer is connected on non express feeder, however the consumer has been accorded status of continuous process industries by the District Industries Center, Aurangabad. The consumer contended that even the status of his industries has been declared as continuous process, the Distribution Licensee (herein after referred to as D.L.) issued monthly bills as per rates applicable to non continuous industries. The unit rates charged to his industry is Rs. 2=85/ unit as against Rs.2=15/ unit. The consumer therefore requested the Forum to issue necessary directives to the D.L. to revise the bills and to refund the excess amount paid by him since October 2006 along with interest of 18%. The consumer has submitted statement showing the excess amount charged and payments made by him along with the other documents in support of his grievance

3. On the date of hearing i.e. on 18.09.07, the authorized representative of consumer Shri M.A.Pingle was present. Shri J.G.Jaiswal, Nodal Officer, Shri A. R. Patil, Asst. Engineer, along with Shri Kardile, Accounts Officer and Shri A.K.Gaikwad, Asst. Accounts Officer were present on behalf of D.L. The Nodal officer filed his response on the grievance of the consumer, a copy of same was handed over to the representative of consumer. The Nodal officer in his reply has contended that the application from the consumer complainant for charging tariff as per continuous process industry was received by him on 21.05.07 and as per commercial circular No. 52 dt. 7.5.2007, the application has been forwarded to H.O. Mumbai for approval on 25.06.07. The Nodal officer further stated that in his reply that on receipt of approval from H.O. Mumbai, the necessary credit will be given to the consumer.

4. We have gone through the grievance of the consumer, copies of his letters addressed to D.L. copy of the certificate issued by the District Industries Center, Aurangabad. We have also gone through the response filed by the Nodal officer and commercial circular No. 52 and other documents filed along with response.

At the outset we would like to observe that MERC vide its tariff order dt. 20.10.06 has fixed tariff for continuous and non continuous process industries. The rate for continuous process industries are Rs.2=15/ unit and that for non continuous process industries are Rs.2=85 /unit. The M.E.R.C. by its order dt. 7.2.07 (case No. 59 of 2006) has clarified as below.

"The Commission clarifies that the continuous and non continuous categories are differentiated based on continuous and non continuous nature of process adopted in industries and not based on whether the industries are connected to express or non express feeder."

The Commission further clarified that the Development Commissioner of Industries or similar authorities designated by state Govt. are the appropriate forum to certify whether an industry is continuous or non continuous process industry. The Govt. of Maharashtra in industries department vide its resolution dt.4.4.07 has designated the General manager District Industries center as competent authority to issue the certificate relating to continuous process.

On going through the commercial circular No. 52 dt.7.5.07 issued by the Chief Engineer(Commercial) for implementation of tariff and categorization of continuous and non continuous process industries and guidelines mentioned therein relating to period of application, certificate from competent authorities etc. we observe that the consumer complainant has fulfilled all the requirement and submitted the documents within the specified time limit mention therein.

The consumer has also produced the certificate for continuous process industry issued by the District Industries center, Aurangabad who is competent authority to issue such certificate.

In light of above observations, we are of the opinion that consumer industry is a continuous process industry and consumer is entitled to avail the tariff allocated for continuous process industry from 1.10.06 to 30.4.06 as next tariff order is operative from 1.5.07.

Hence the following order

ORDER

- The Distribution Licensee shall revise the bills from Oct.2006 to April 2007 by charging the consumer at the rate of Rs.2=15/ unit within thirty days from the date of this order.
- 2. The Distribution Licensee shall pay interest equivalent to the Bank rate of Reserve Bank of India on the excess amount paid by the consumer.
- 3. The excess payment made by the consumer shall be refunded/ adjusted against next bill/bills to be due along with the interest.

The D.L.& the consumer shall comply with the above order and report compliance to the Forum.

Inform the parties and close the case.

(H.A.Kapadia) Member (V.G.Joshi) Member Secretary (V.A.Hambire) Chairman