COMMERCIAL CIRCULAR No. 211

Subject: Special Amnesty Scheme (Vishesh Abhay Yojana) under Maharashtra Industrial Policy 2013 for closed industrial units which are beyond the scope of rehabilitation.

Reference: 1. GoM’s decision No. SIC 2013/C.No.51/13/Industry-10 dt. 02/05/2013.
2. GoM’s decision No. SIC 2013/C.No.51/13/Industry-10 dt. 01/08/2013.
4. Board Resolution No. 126 dt. 05/09/2013.

The Government of Maharashtra has declared “Special Amnesty Scheme” vide Government Resolutions under reference “1” & “2” for industrial units closed for one year or more which are beyond possibility of rehabilitated under “Maharashtra Industrial Policy 2013”. The GoM has introduced this scheme with the intension of balanced industrial development for financial growth with motive to encourage to new entrepreneurs to established their units so as to create new employment opportunities. The GoM vide Government Resolutions under reference has introduced the scheme for the closed industrial units which are beyond the scope of rehabilitation to facilitate them for easy exist.

The GoM vide the Special Amnesty Scheme has provided option for easy exist to the closed industrial units beyond scope of rehabilitation which will fulfill the following conditions.

A) Those industrial units which are closed for the period more than one year or those which are declared nadar/insolvent by the Court.

B) Those industrial units which are beyond scope of rehabilitation as per the guidelines given by Reserve Bank of India.

C) Those industrial units which can run successfully by change of management.

D) If the liable industrial units which satisfied for above conditions and pays entire principal amount of the arrears in one stroke, then interest & DPC will be waived off.

E) The Special Amnesty Scheme will be in forced up to 31/03/2014.

In view of Special Amnesty Scheme (Vishesh Abhay Yojana) under Maharashtra Industrial Policy 2013 for closed industrial units which are beyond the scope of rehabilitation, the Board of Directors has accorded approval as under:

1. In view of the objective of Special Amnesty Scheme to establish a balanced Industrial & financial growth and to encourage the new industries to create more employment opportunities, in the state the Board accorded approval to Special Amnesty Scheme.
The Amnesty Scheme will be applicable to:-

a) Permanently disconnected LT/HT Industrial Consumers which are closed for the period more than one year or those which are declared nadar/insolvent by the Court.

b) Industrial units which are beyond scope of rehabilitation as per the guidelines given by the Reserve Bank of India.

c) Industrial units which can run successfully by change of management.

2. The Special Amnesty Scheme is applicable to those industrial units which are certified by the concerned Financial Institution as beyond scope of rehabilitation and certified by Chartered Accountant as sick unit as per the definition of Reserve Bank of India.

3. In case, where Financial Institution is not related, the scheme is applicable to those industrial units certified by Chartered Accountant as sick unit as per the definition of Reserve Bank of India and to the industrial unit beyond scope of rehabilitation which are closed for the period of more than one year.

4. The beneficiary closed industrial units will have to submit an affidavit for date of closure of unit with the documentary evidence of closure for consideration such as proof of disconnection of electricity supply, related electricity bills, water supply bills for closure period, proof of disconnection of water supply, annual balance sheets from the financial year of closure.

5. The amount of benefit given to industrial units under Special Amnesty Scheme will have to be informed by the billing authority to the Directorate of Industries (Dol) or appointed Authority by them.

6. The new management who has taken benefit of Special Amnesty Scheme will have to start re-production/new production at same place within 3 years from date of approval of Special Amnesty Scheme. Otherwise benefit given under Special Amnesty Scheme will be recovered with interest @ 12% per annum and information is to be submitted to the Directorate of Industries (Dol) or appointed Authority. Undertaking from the new management is to be obtained to this effect.

7. This decision of GoM is also applicable to Educated Unemployed Schemes.

8. In view of the objective of the Special Amnesty Scheme of Government, LT/HT industrial consumers eligible for this scheme should pay entire principal amount in one stroke, then 100% interest and 100% DPC amount be waived off subject to compliance of Govt. Resolution in this regard. The principal amount will mean the outstanding amount on the date of last disconnection excluding all the charges that are shown in the bill during the non use period. However, in case in the suit for the recovery is pending, MSEDCL will recover the principle amount and the legal expenses at actual.

9. The total amount of waiver of DPC and interest under this scheme is to be written off as bad debt during FY 2013-14.
10. Cases where decrees have been passed and not executed for a period of 12 years may be considered under this scheme.

11. New connection, if required will be released as per rules.

12. This scheme is applicable to all consumers under MSEDCL and its Distribution Franchise also.

13. The Special Amnesty Scheme is valid up to 31st March, 2014.

All field officers are requested to take necessary action for effective implementation of the scheme.

Copy s.w.r.to:
1. The Director (Finance), MSEDCL, Mumbai.
2. The Director (Operations), MSEDCL, Mumbai.
3. The Executive Director (Commercial), MSEDCL, Mumbai.
4. The Regional Executive Director, I, II, III/Kalyan, Pune, Nagpur.

Copy f.w.r.to:
1. OSD to MD, MSEDCL, Mumbai.
2. All Chief Engineers, O & M Zones, MSEDCL.
3. Chief General Manager (IT Section), MSEDCL, Mumbai.

Copy to:
All Superintending Engineers, O & M Circles, MSEDCL.

Copy:
As per mailing list.