Subject: Applicability of tariff with effect from 1st April 2010.
Reference: MERC Order dt. 31/03/2010 in the Case No. 115/2009.

Presently the tariff as determined by the Hon’ble Commission by its Order dated 17th August 2009 in Case No. 116 of 2008 and these tariffs are enforced with effect from 1st August 2009.

MSEDCL has already initiated the process for approval of Annual Performance Review for FY 2009-10 and Determination of Aggregate Revenue Requirement and Tariff for FY 2010-11. The petition has been filed before the Hon’ble Commission on 18th February 2010.

In this regards, MSEDCL had submitted a petition to the Hon’ble Commission for continuation of tariff as determined by the Hon’ble Commission by its tariff order dated 17th August 2009 for a period beyond 31st March 2010. Since the base tariffs approved by the Hon’ble Commission in its tariff order dated 17th August 2009 do not provide for recovery of financial impact of enhanced power purchase rate payable to RGPP, MSEDCL in the said petition had also requested the Hon’ble Commission to permit MSEDCL to recover the impact of the same from the consumers in FY 2010-11 also which would work out to one third of the above approved charge of 35.28 per unit i.e. 11.76 paise per unit since the amount that was earlier recovered over four months period will now spread over a twelve month period.

In view of the submissions made by MSEDCL, the Hon’ble Commission has passed an Order dated 31st March 2010 and has ruled as under:

i) The tariff order dated 17th August 2009 in Case No. 116 of 2008 is valid and applicable till the Commission determines revised tariff;

ii) The Order dated 3rd December 2009 in Case No. 61 of 2009 (Determination of additional charge on account of RGPP impact) stands extended till the revised tariffs are determined for FY 2010-11 in Case No. 111 of 2009.
iii) An additional charge at the rate of 11.76 paise per unit will be levied additional (instead of the earlier levy of 35.28 paise/unit) to the tariff applicable as per the tariff order dated 17th August 2009 till the revised tariff are determined for FY 2010-11, subject to final adjustment on account of the final judgment of the Appellant Tribunal in this regard.;

iv) Under recovery and over recovery vis-a-vis the approved revenue requirement for FY 2009-10, if any, or financial implication and adjustmepts costs solely on account of the continuance of existing tariff shall be trued up subsequently.

All field officers are therefore requested to take due note of the above Order of the Commission and act accordingly.

[signature]
Chief Engineer (Commercial)

Copy s. w. r. to:
The Secretary, Maharashtra Electricity Regulatory Commission,
13th Floor, Cuff Pared Colaba, Mumbai,

Copy s. w. r. to:
The Managing Director, MSEB, Holding Company Ltd.
The Managing Director, M.S.E.D. Company Ltd.
The Managing Director, M.S.E.T. Company Ltd.
The Managing Director, M.S.E.P.G. Company Ltd.
The Director, (Finance), M.S.E.D. Company Ltd.
The Director, (Operations), M.S.E.D. Company Ltd.
The Director (V & S), M.S.E.D. Company Ltd.

Copy s. w. r. to:
The Executive Director (Commercial), MSEDCL, Mumbai.
The Executive Director (Corporate Planning), MSEDCL, Mumbai.
The Executive Director (Project), MSEDCL, Mumbai.
The Executive Director (H.R.), MSEDCL, Mumbai.
The Regional Executive Director-I, MSEDCL, Kalyan.
The Regional Executive Director-II, MSEDCL, Pune.
The Regional Executive Director-III, MSEDCL, Nagpur.

Copy f. w. c. s. to:-
The C.G.M. (IT), MSEDCL, Prakashganga, Bandra Kurla Complex.
The Chief Engineers of All O & M Zones, MSEDCL.
The O.S.D. to Managing Director, MSEDCL, Mumbai.
The Chief Engineer (Dist.)/(IR)/(L.M.)/(Special Project Cell)/(APDRP)/ Power Purchase/ MSEDCL, Mumbai.
The Chief Legal Adviser, MSEDCL, Mumbai.
The Chief Engineer (TRD), MSEDCL, Nasik.
The Company Secretary, MSEDCL, Mumbai.
The General Manager (SB) / (Corp. Account) / (Inspection), MSEDCL, Mumbai.
The R. A. O., Government Audit, Prakasagad, Mumbai.
The Superintending Engineer (TRC), MSEDCL, Mumbai.
The E.O. (HRD), MSEDCL, Mumbai.
The Dy. Director (V, S & E), MSEDCL, Pune / Nagpur / Mumbai.
The G.M., Computer Centre, MSEDCL, Mumbai.
Pune/Nagpur/Aurangabad/Akola/Nasik/Vashi/Bhandup/Kalyan/Kolhapur
The System Analyst, Computer Centre, MSEDCL.
Bhandara/Buldhana/Dhule/Jalgaon/Latur/Nanded/Satara/Solapur/Pen
The Programmer, Computer Centre, MSEDCL.
Ahmadnagar/Amravati/Chandrapur/Palghar/Ratnagiri/Sangli/Yavatmal
All Flying Squads, MSEDCL.

Copy f. w. c. to:
Vice President- Bhiwandi Operations, Torrent Power Ltd., Old Agra Road, Anjur Phata,
Bhiwandi-421 302.

Copy to:-
1) The Superintending Engineers of All O & M Circles, MSEDCL.
2) The Executive Engineers of All O & M Divisions, MSEDCL.
3) The Dy. Executive Engineers of All O & M Sub-Divisions, MSEDCL.
4) The Assistant Engineers of All O & M Sub-Divisions, MSEDCL.

In this regards, MSEDCL had submitted a petition to the Hon'ble Commission for
continuation of tariff as determined by the Hon'ble Commission by its order dated 17th August 2009 for a period beyond 31st March 2010. Since the said terms approved by the Hon'ble Commission in its tariff order dated 17th August 2009 do not provide for recovery of financial impact of enhanced wine purchase price payable to suppliers,
MSEDCL at the said portion had also requested the Hon'ble Commission to modify
MSEDCL to recover the impact of the same from the consumers in EY 2009-10
which would work out to be one part of the above mentioned charge of 2/- per unit
11.75 per unit 11.75 per unit since the amount that is earlier uncollected, the above
portion will carry forward for future recovery period.

In view of the submissions made by MSEDCL, the Hon'ble Commission has
passed an Order dated 11th March 2010 and has issued a Letter.

The order dated 11th March 2010 passed in Case No. 116 of 2009 is made
applicable to the orders passed by Hon'ble Commission despite it is not referred

The tariff order dated 11th August 2009 in Case No. 116 of 2009 is made
applicable to the orders passed by Hon'ble Commission despite it is not referred