



Consumer Grievance Redressal Forum, Kalyan Zone
Behind "Tejashree", Jahangir Meherwanji Road, Kalyan (West) 421301
Ph- 2210707, Fax – 2210707, E-mail : cgrfkalyan@mahadiscom.in

IN THE MATTER OF GRIEVANCE NO. K/DOS/08/813 OF 2012-2013
OF M/S. ADARSH HATCHERY & FARM, GAT NO. 261, VILLAGE –
VADAVALI, P. O. UCHAT, TAL : WADA, DIST : THANE REGISTERED
WITH CONSUMER GRIEVANCE REDRESSAL FORUM KALYAN ZONE,
KALYAN ABOUT THREAT OF DISCONNECTION.

M/s. Adarsh Hatchery & Farm
Gat No. 261
Village - Vadavali, P. O. Uchat
Tal : Wada, Dist : Thane

(Here-in-after
referred
as Consumer)

Versus

Maharashtra State Electricity Distribution
Company Limited through its
Exe.Engineer, O&M Division, Vasai

(Here-in-after
referred
as licensee)

- 1) Consumer Grievance Redressal Forum has been established under "Maharashtra Electricity Regulatory Commission (Consumer Grievance Redressal Forum & Ombudsman) Regulation 2006" to redress the grievances of consumers. This regulation has been made by the Maharashtra Electricity Regulatory Commission vide powers conferred on it by Section 181 read with sub-section 5 to 7 of section 42 of the Electricity Act, 2003. (36 of 2003).
- 2) The consumer is a L.T.-IV Agricultural consumer of the licensee. The Consumer is billed as per Agriculture tariff. Consumer registered grievance with the Forum on 6/2/2013 for threat of disconnection.

The details are as follows :

Name of the consumer :- M/s. Adarsh Hatchery & Farm

Address: - As given in the title

Consumer No : - 010564064225

Reason of dispute : Threat of disconnection

- 3) The batch of papers containing above grievance was sent by Forum to Nodal Officer of licensee. The licensee filed reply vide letter No. EE/VSI/00923 dated 7/2/2013 through Nodal Officer, Vasai Circle, Vasai.
- 4) Consumer representative present. On behalf of Licensee, Mr. Gangurde, S.S. Asst. Engineer present. He filed reply towards interim stay. Heard both sides. Matter is peculiar. It pertains to notice issued on 31/1/2013 wherein payment dues for Rs.26,61,786/- demanded and intention to disconnect supply if not paid within 15 days of service is stated. Secondly dispute about said claim is pending before MERC. Now it is clarified by the parties that current bill is paid hence the notice dated 31/1/2013 is not in force, it cannot be enforced. Accordingly, the cause of interim relief will not survive.
- 5) This matter is in dispute before Hon'ble MERC hence it cannot be continued, hence it is to be disposed off.

O-R-D-E-R

Matter disposed off. No interim order required as notice dated 31/1/2013 found not enforceable. Dispute is before MERC hence this matter now cannot be dealt in this Forum.

Date : 11/2/2013

I Agree

Sd/-

(Mrs. S.A. Jamdar)
Member

I Agree

Sd/-

(R.V.Shivdas)
Member Secretary

Sd/-

(Sadashiv S. Deshmukh)
Chairperson

CGRF Kalyan

Note:-

1. The above Order as per para no.4 onwards is passed in handwriting and declared on 11/2/2013 which is noted by both sides. Now it is transcribed in format for record and for uploading on website.
2. The consumer if not satisfied, may file representation against this order before the Hon. Ombudsman within 60 days from the date of this order at the following address.

“Office of the Electricity Ombudsman, Maharashtra Electricity Regulatory Commission, 606/608, Keshav Bldg, Bandra Kurla Complex, Mumbai 51”.

3. Consumer, as per section 142 of the Electricity Act, 2003, can approach Hon. Maharashtra Electricity Regulatory Commission for non-compliance, part compliance or delay in compliance of this decision issued under “Maharashtra Electricity Regulatory Commission (Consumer Grievance Redressal Forum & Ombudsman) Regulation 2003” at the following address:-

“Maharashtra Electricity Regulatory Commission, 13th floor, World Trade Center, Cuffe Parade, Colaba, Mumbai 05”

Date : 08/04/2013

(Mrs. S.A. Jamdar)
Member
CGRF Kalyan

(R.V.Shivdas)
Member Secretary
CGRF Kalyan

(Sadashiv S. Deshmukh)
Chairperson
CGRF Kalyan