Maharashtra State Electricity Distribution Co. Ltd.'s Consumer Grievance Redressal Forum Nagpur Urban Zone, Nagpur

Case No. CGRF(NUZ)/070/2015

Applicant : Mohd.Akhtar F. Raheman,

Bhankheda, Kabrastan Road,

Nagpur: 18.

Non-applicant : Nodal Officer,

The Superintending Engineer, (Distribution Franchisee),

MSEDCL, NAGPUR.

Appellant: In person.

Respondent by 1) Shri Rody, Nodal Office.

2) Shri Dahasahastra, SNDL Nagpur.

Quorum Present: 1) Shri Shivajirao S. Patil, Chairman.

> 2) Adv. Subhash Jichkar Member.

3) Shri Anil Shrivastava, Member / Secretary.

ORDER PASSED ON 21.5.2015.

1. The applicant filed present grievance application before this Forum on 24.3.2015 under Regulation 6.4 of the Maharashtra Electricity Regulatory Commission (Consumer

Page 1 of 3 Case No.070/15

Grievance Redressal Forum & Electricity Ombudsman) Regulations, 2006 (hereinafter referred to as said Regulations).

- 2. Applicant's case in brief is that his bill for December 2014 for 1217 units is excessive and needs to be revised. Being aggrieved by the order passed by I.G.R.C. he approached to this Forum.
- Non applicant denied applicants by filing its reply. There was Inaccessible status since May 2014 to September 2014. Bill as per normal meter reading was issued in October 2014 for 69 units for six months. There was Inaccessible Status in November 2014. Bill of December 2014 was issued for 2 months and slab benefit of Rs. 4330.46 was given in January 2015 and Rs. 1345.75 in February 2015. Grievance application deserves to be dismissed.
- 4. Forum heard arguments of both the sides and perused the record.
- 5. There was Inaccessible status in May 2014 to September 2014 and there was average billing during this period. In October 2014 status is shown normal but bill is issued for 69 units for six months. It was due to oversight definitely. It is impossible to have 69 units consumption in six months and Non applicant also admitted this fact. It is a matter of record that slab benefit of Rs. 4330.46 & Rs. 1345.75 respectively is already given in January 2015 and February 2015. No much relief can be

Page 2 of 3 Case No.070/15

granted. Order passed by Learned I.G.R.C. is legal and valid and needs no interference.

6. Applicant did not pay anything since 7.4.2014 and enjoying the electricity on credit. It is also not proper. Grievance application deserves to be dismissed. Hence following order:

ORDER

1) Grievance application is dismissed.

Sd/-(Anil Shrivastava) MEMBER SECRETARY Sd/-(Adv. Subhash Jichkar) MEMBER Sd/-(Shivajirao S. Patil), CHAIRMAN

Page 3 of 3 Case No.070/15