Maharashtra State Electricity Distribution Co. Ltd.'s Consumer Grievance Redressal Forum Nagpur Zone, Nagpur <u>Case No. CGRF(NZ)135/2016</u>

Applicant	: Shri Shabbir G.Abbas 301, Royal Burhani Vill,Jagnath Budhwari, Kumbharpura,Nagpur-02.
Non-applicant	: Nodal Officer, The Superintending Engineer, (D/F.) NUC,MSEDCL, NAGPUR.

Applicant :- In person.

Respondent by 1) Shri Vairagade, EE, Nodal Office 2) Shri Tekam, Nodal Office. 3) Shri Dahasahastra, SNDL Nagpur.

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

2) Shri N.V.Bansod Member

3) Mrs. V.N.Parihar, Member, Secretary

ORDER PASSED ON 21.09.2016.

1. The applicant filed present grievance application before this Forum on 16.08.2016 under Regulation 6.4 of the Maharashtra Electricity Regulatory Commission (Consumer Grievance Redressal Forum & Electricity Ombudsman) Regulations, 2006 (hereinafter referred to as said Regulations).

2. Non applicant, denied applicant's case by filing reply dated 26.08.2016.

Case No.135/2016

3. Forum heard arguments of both the sides and perused record.

4. According to the applicant his bill for the month of May-2016 - 2000 units is excessive. However applicant argued that in December-2015 construction of his building was going on and there was consumption of 2093 units. According to the applicant he went to the reside in the house in February-2016. It is a common sense that in new building there can be works of interior and use of drilling machine & other equipment therefore use of the electricity can be excess. As per order dated 29-08-2016 passed by the forum meter was tested in the meter testing laboratory of MSEDCL and as per meter testing report dated 19-09-2016 meter is O.K. Therefore consumption utilized by applicant is correctly recorded by meter. Hence bills can not be revised. Grievance application deserves to be dismissed.

5. Hence the following order.

ORDER

Grievance application is dismissed.

Sd/-(N.V.Bansod) MEMBER sd/-(Mrs.V.N.Parihar) MEMBER/SECRETARY sd/-(Shivajirao S. Patil), CHAIRMAN

Page 2 of 2

Case No.135/2016