

TO BE PUBLISHED IN THE GAZETTE OF INDIA, EXTRAORDINARY, PART II, SECTION 3, SUB-SECTION (I)]

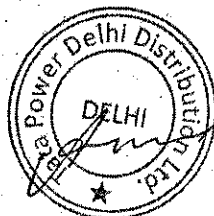
Government of India  
Ministry of Finance  
(Department of Revenue)  
**Notification No. 30/2012-Service Tax**

New Delhi, the 20<sup>th</sup> June, 2012

GSR.....(E).-In exercise of the powers conferred by sub-section (2) of section 68 of the Finance Act, 1994 (32 of 1994), and in supersession of (i) notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 15/2012-Service Tax, dated the 17<sup>th</sup> March, 2012, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R 213(E), dated the 17<sup>th</sup> March, 2012, and (ii) notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 36/2004-Service Tax, dated the 31<sup>st</sup> December, 2004, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R 849 (E), dated the 31<sup>st</sup> December, 2004, except as respects things done or omitted to be done before such supersession, the Central Government hereby notifies the following taxable services and the extent of service tax payable thereon by the person liable to pay service tax for the purposes of the said sub-section, namely:-

**I. The taxable services,-**

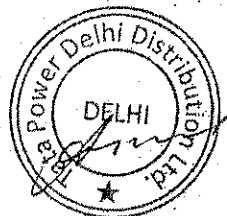
- (A) (i) provided or agreed to be provided by an insurance agent to any person carrying on the insurance business;
- (ii) provided or agreed to be provided by a goods transport agency in respect of transportation of goods by road, where the person liable to pay freight is,-
  - (a) any factory registered under or governed by the Factories Act, 1948 (63 of 1948);
  - (b) any society registered under the Societies Registration Act, 1860 (21 of 1860) or under any other law for the time being in force in any part of India;
  - (c) any co-operative society established by or under any law;
  - (d) any dealer of excisable goods, who is registered under the Central Excise Act, 1944 (1 of 1944) or the rules made thereunder;
  - (e) any body corporate established, by or under any law; or
  - (f) any partnership firm whether registered or not under any law including association of persons;
- (iii) provided or agreed to be provided by way of sponsorship to anybody corporate or partnership firm located in the taxable territory;
- (iv) provided or agreed to be provided by,-
  - (A) an arbitral tribunal, or
  - (B) an individual advocate or a firm of advocates by way of support services, or
  - (C) Government or local authority by way of support services excluding,-
    - (1) renting of immovable property, and
    - (2) services specified in sub-clauses (i), (ii) and (iii) of clause (a) of section 66D of the Finance Act, 1994, to any business entity located in the taxable territory;
  - (v) provided or agreed to be provided by way of renting of a motor vehicle designed to carry passengers to any person who is not in the similar line of business or supply of manpower for any purpose or service portion in execution of works contract by any individual, Hindu Undivided Family or partnership firm, whether registered or not, including association of persons, located in the taxable territory to a business entity registered as body corporate, located in the taxable territory;
- (B) provided or agreed to be provided by any person which is located in a non-taxable territory and received by any person located in the taxable territory;



(II) The extent of service tax payable thereon by the person who provides the service and the person who receives the service for the taxable services specified in (I) shall be as specified in the following Table, namely:-

Table

Sl.No.	Description of a service	Percentage of service tax payable by the person providing service	Percentage of service tax payable by the person receiving the service
1	in respect of services provided or agreed to be provided by an insurance agent to any person carrying on insurance business	Nil	100%
2	in respect of services provided or agreed to be provided by a goods transport agency in respect of transportation of goods by road	Nil	100%
3	in respect of services provided or agreed to be provided by way of sponsorship	Nil	100%
4	in respect of services provided or agreed to be provided by an arbitral tribunal	Nil	100%
5	in respect of services provided or agreed to be provided by individual advocate or a firm of advocates by way of legal services	Nil	100%
6	in respect of services provided or agreed to be provided by Government or local authority by way of support services excluding, - (1) renting of immovable property, and (2) services specified in sub-clauses (i), (ii) and (iii) of clause (a) of section 66D of the Finance Act, 1994	Nil	100%
7	(a) in respect of services provided or agreed to be provided by way of renting of a motor vehicle designed to carry passengers on abated value to any person who is not engaged in the similar line of business  (b) in respect of services provided or agreed to be provided by way of renting of a motor vehicle designed to carry passengers on non abated value to any person who is not engaged in the similar line of business	Nil  60%	100 %  40%
8.	in respect of services provided or agreed to be provided by way of supply of manpower for any purpose	25%	75 %



9.	in respect of services provided or agreed to be provided in service portion in execution of works contract	50%	50%
10	in respect of any taxable services provided or agreed to be provided by any person who is located in a non-taxable territory and received by any person located in the taxable territory	Nil	100%

Explanation-I. - The person who pays or is liable to pay freight for the transportation of goods by road in goods carriage, located in the taxable territory shall be treated as the person who receives the service for the purpose of this notification.

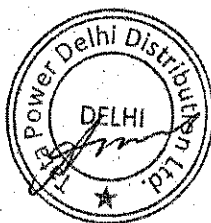
Explanation-II. - In works contract services, where both service provider and service recipient is the persons liable to pay tax, the service recipient has the option of choosing the valuation method as per choice, independent of valuation method adopted by the provider of service.

2. This notification shall come into force on the 1<sup>st</sup> day of July, 2012.

[F.No. 334/1/2012- TRU]

(Raj Kumar Digvijay)

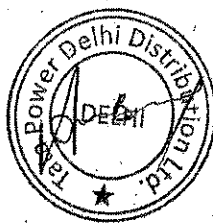
Under Secretary to the Government of India



History of Service Tax Rate								
Sr. No.	Start Date	End Date	Eff. Rate of Service Tax	Rate of Service Tax	Rate of Edu. Cess	Rate of Sec. and Higher Sec. Edu Cess	Swach Bharath Cess	Krishi Kalyan Cess
1	24-02-2009	31-03-2012	10.30%	10%	2% of S.T.	1% of S.T.	Nil	Nil
2	01-04-2012	31-05-2015	12.36%	12%	2% of S.T.	1% of S.T.	Nil	Nil
3	01-06-2015	14-11-2015	14.00%	14%	Nil	Nil	Nil	Nil
4	15-11-2015	31-05-2016	14.50%	14%	Nil	Nil	0.50%	Nil
5	01-06-2016	01-07-2017	15.00%	14%	Nil	Nil	0.50%	0.50%

Computation of Rs 7.18 Cr as given below	
Particular's (As per Audited Financial Statement)	Amount Rs Cr.
Communication expenses	2.58
Travelling and conveyance	5.18
Insurance	4.25
Advertisement, publicity and business promotion	6.55
Rent and hire charges	2.15
Freight, handling and packing expenses	0.20
Bill collection and distribution expenses	10.09
Postage and courier charges	0.35
EDP expenses	10.44
Housekeeping expenses	6.24
Building	4.86
Plant and equipment	55.78
Others R&M Expenses	43.57
Insurance Policies FBT	19.61
Other Miscellaneous expenses	6.98
<b>Total Amount</b>	<b>178.82</b>
<b>Increase in Service Tax @ (14.92% (effective)- 10.30%)</b>	<b>7.18</b>

Computation of Rs 4.44 Cr is given Below	
	Amount Rs Cr.
Legal consultancy service	2.41
Works contract service (partial reverse charge)	1.57
Rent-a-cab scheme operator Service	0.19
Other Services	0.03
Other Taxable Services- Other than the 119 listed	0.24
<b>Total</b>	<b>4.44</b>





**TATA POWER-DDL**

TPDDL/Finance/Regulatory/03  
August 21, 2017

Office of the HoD-Regulatory

**The Executive Director (Tariff)**  
Delhi Electricity Regulatory Commission,  
Viniyamak Bhawan, C-Block,  
Shivalik, Malviya Nagar,  
New Delhi -110 017

**Subject: Allowance of Property Tax dues of TPDDL as a Statutory Levy**

- Reference: A) NDMC Assessment Order ref no. Tax/GRP/HQ/NDMC/2016/391  
dt. 16.02.2017  
B) Warrant of Distress No. Tax/A&C/NDMC/GRP/2017/174 dated  
01.06.2017 for Rs. 42,41,18,634/-  
C) The Hon'ble Supreme Court Judgment dated 10.08.2016 in reference to  
Civil Appeal No (i) 5653 of 2014, MCD vs NDPL  
Civil Appeal No (ii) 5654 of 2014, TPDDL known as NDPL vs NDMC  
known as MCD;  
Civil Appeal No (iii) 7389 of 2016, GNCTD vs TPDDL

Dear Sir,

TPDDL has been subjected to and held liable for payment of property tax in respect of properties which were transferred to it as licensee through Delhi Electricity Reforms Act-Transfer Scheme Rules 2001, after a protracted legal battle. The dispute involved determination of liability for bearing property tax in respect of properties which reflected in respective schedules of the Transfer Scheme Rules 2001.

A brief background of the said dispute is explained below for reference:

The Assessment & Collection department of the MCD vide its order dated 26.03.2003 determined the ratable value of a vacant land measuring 8080 sq. meter near sub-station, Civil Lines at Rs. 58,53,960/-. TPDDL challenged such order of the MCD under section 169 of the MCD Act, 1957 before the District Judge (House Tax Tribunal), Delhi.

The Hon'ble House Tax Tribunal vide its Judgment dated 03.01.2004 in HTA no. 164/2003 held that the land is owned by the Delhi Govt. and that TPDDL was a licensee to the land, hence quashed the aforesaid Assessment Order.

Aggrieved by the said Judgment of the Hon'ble House Tax Tribunal, MCD approached to the High Court by filing a Writ Petition No 3193/2004. The Single Judge of the Delhi High Court vide its order dated 25.07.2005 held that TPDDL is liable to pay the property tax as i) it is entitled to let out the properties ii) TPDDL is successor in respect to matters relating to all liabilities and assets, and iii) the transfer scheme do not rule out liability of TPDDL to pay Municipal Taxes.

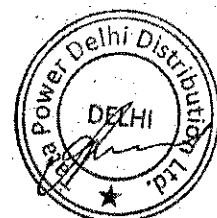
The Single Bench Order of the Hon'ble Delhi High Court was then challenged by TPDDL in its LPA No.2630/2005 on the ground that the Distribution Licensee Issued by the Ld. State Commission to TPDDL under Section 20 of the DERA, 2000 is distinct from the licence for land

**TATA POWER DELHI DISTRIBUTION LIMITED**

(A Tata Power and Delhi Government Joint Venture)

Corporate Office : NDPL House Hudson Lines Kingsway Camp Delhi - 110 009

Website : www.tatapower-ddl.com CIN No. : U40109DL2001PLC111526



granted in its favor and therefore, TPDDL is not the owner of the land hence is not liable to pay the property tax.

The Division Bench vide its Judgment dated 09.12.2013 held that Delhi Govt. was not the owner of the land, instead DPCL was the owner of the land under the Transfer Scheme and that it was the power companies that were liable to pay the property tax even though they held the land as licensees of the Govt. and passed certain directions remanding the matter back to North-MCD to decide whether it was TPDDL or DPCL which was liable to pay the property tax.

This Judgment of the Division Bench was then challenged by TPDDL, MCD and GoNCTD before the Apex Court through CA no. 5654/2014 wherein the Hon'ble Supreme Court vide its judgment dated 10.08.2016 inter alia reversed the findings of the Division Bench of the High Court with respect to the liability of payment of property tax and held that if the Distribution Licensee empowers the distribution company to let out the land, then it will have to pay the property tax even if it is only a licensee to the land. The Apex Court directed the incidence of property tax to be decided by the MCD and hence, the matter was again remanded back to MCD. It was also directed that the assessing authority (North Delhi Municipal Corporation – NDMC) should consider the provisions of Delhi Municipal Corporation Act, Delhi Electricity Reforms Act, Transfer Scheme Rules and Distribution License issued under section 20 of the Delhi Electricity Reform Act for deciding the incidence of property tax in regard to the property i.e. Land Measure 8080 sq. meter near sub-station, civil lines.

In compliance of the above directions of the Hon'ble Supreme Court, proceedings were carried on before MCD wherein submissions were made by TPDDL and DPCL and a written opinion was submitted by GoNCTD. After examining the provisions of Delhi Electricity Reforms Act, Transfer Scheme Rules 2001, DMC Act and its bye-laws framed there under and Distribution License issued under section 20 of the Delhi Electricity Reforms Act, NDMC held that property tax is liable to be paid by the NDPL/TPDDL.

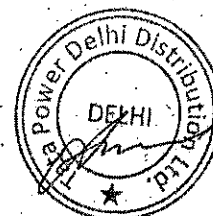
Therefore, MCD on 16.02.2017 passed an order directing TPDDL to pay the property tax amount of Rs. 1,65,90,259/- (including interest and penalty) for the period FY 2002-03 to FY 2016-17 pertaining to 8080 sq. mtr. of vacant land near sub-station, Civil Lines.

The said demand pertained to the property in question which was subject matter of dispute before the House Tax Tribunal, the Delhi High Court and the Hon'ble Supreme Court as stated above. TPDDL has paid property tax amount of Rs. 67,56,440/- on 31.03.2017 (Receipt attached as Annexure "A") to settle and close the arrears and demand in respect of the said property. As the payment was made under Amnesty Scheme floated by NDMC the interest and penalty components were waived by the Corporation, TPDDL has paid an amount of Rs 67, 56,440/- as mentioned in table given below.

Financial Year	Property Tax Amount in Rs.
From FY 2002-03 to FY 2016-17*	Rs. 67,56,440/-

*\*It is further mentioned in the Assessment Order that as the aforesaid computation is being made based on the available information, documents and records. In case any information/document is found to be contrary in future, the aforesaid computed demand may change.*

Followed by the said payment TPDDL received an assessment order from MCD North in the month of April 2017 for remaining 449 properties for Rs.42,41,18,634/-, which was contested by TPDDL by filing Appeals in the House Tax Tribunal bearing number House Tax Appeal No. 117 of 2017 for the years 2004-05 to 2016-17 under Section 169 of the Delhi Municipal Corporation Act, 1957. While the said House Tax Appeal was sub judice, TPDDL also received a Notice dated



25.05.2017 purporting to be a Notice under Section 152A of the DMC Act directing to liquidate the entire amount of Rs. 42,41,18,634/- (including interest and penalty) within 7 days from the service of the Notice. TPDDL duly replied to the said notice within permissible time and placed its objections on record.

However, MCD North proceeded with initiating attachment proceedings against TPDDL for recovery of property tax dues by issuing a warrant of distress dated 01.06.2017. Pursuant to the said proceedings a sum of Rs. 1.04 Cr has been recovered by MCD by attaching the following bank accounts of TPDDL.

S. No.	Date	Amount Debited from the bank accounts of TPDDL (Rs.)
1.	02.06.2017	9,151.00
2.	02.06.2017	1,04,68,641.00
3.	02.06.2017	18.00

A copy of the bank statement/screen shot is enclosed herewith as Annexure "B".


It is worth to mention that as no expenses in relation to property tax for properties subjected to assessment by MCD North under applicable laws have been sought as a part of O&M expenses, hence, it is requested to the Hon'ble Commission to consider and include the payment of property tax of Rs. 1.72 Cr (i.e. Rs. 0.68 Cr plus Rs. 1.04 Cr) already borne by TPDDL as a statutory levy and also make a provision for balance amount of Rs. 41.37 Cr (42.41 Cr minus Rs. 1.04 Cr) as a part of ARR for ensuing year subject to the further allowance for levy of any interest, penalty if so held applicable by NDMC.

Further, DERC Terms & Conditions for determination of Tariff Regulations 2017 provided that any increase in O&M expenses due to change in law/Statutory levies shall be allowed on actuals basis. Therefore, as the Tariff Order for FY 2017-18 is yet to be issued, it is requested to consider the aforesaid payment of property tax as a part of O&M expenses, subject to further true up On actual basis.

We shall be glad to provide any other information, if any, required by the Hon'ble Commission.

Thanking You

For TATA Power Delhi Distribution Limited

  
Jyotish K. Sinha  
HOD-Regulatory

Enclosures: Annexure A & B





TATA POWER-DDL

31.03.2017

## APPLICATION UNDER NDMC'S AMNESTY SCHEME 2016-17

Assistant Assessor and Collector  
Assessment and Collection Department  
North Delhi Municipal Corporation  
15<sup>th</sup> Floor, Dr. S.P.M. Civic Centre  
E-1, Block, Minto Road  
New Delhi- 110 002

Deiry / Despatch No. ....  
Date .....  
A&C Deptt. / GRP Cell  
North DMC  
Civic Centre Minto Road, New Delhi-2

**Subject** Payment of Property Tax in respect of property at land admeasuring 8080 Sq. metres near Sub-station, Civil Lines.

**Ref.** *Assessment Order No. Tax/GRP/HQ/NDMC/2016/391 dated 16.02.2017 issued by your office.*

Sir,

Please find attached a cheque dated 31-03-2017 (Cheque no. 725056) for an amount of Rs. 67,56,440/- in respect of the Property Tax for the period 2002-03 till 2016-17. The amount is as per the Assessment Order dated 16.02.2017 and Demand raised by your office. TPDDL is making the payment after availing the benefit of the Amnesty Scheme introduced by North Delhi Municipal Corporation.

Kindly acknowledge receipt of the payment for the full and final payment in respect of the Assessment Order dated 16.02.2017 issued by your office and the demand raised pursuant thereto.

Thanking You

Yours sincerely

Anurag Bansal

For Tata Power Delhi Distribution Ltd.

Encl: Cheque dated \_\_\_\_\_ for an amount of Rs. 67,56,440/- drawn in favour of "Commissioner, North Delhi Municipal Corporation".

**TATA POWER DELHI DISTRIBUTION LIMITED**  
(A Tata Power and Delhi Government Joint Venture)  
Corporate Office: NDPL House Hudson Lanes Kingsway Camp Delhi - 110 009  
Website: www.tatapower-deli.com. CIN No. U40100DL2001PLC111526







- Account Summary
- Account Balance Inquiry
- Account Activity
- Consolidated Account Activity

### Account Activity

All Records,

Account Number	00990680013119	Customer ID	10365437
Currency	INR	Branch	FORT - MUMBAI
Customer Name	TATA POWER DELHI DISTRIBUTION LIMITED	Joint Holder	
Transaction Date From	02/06/2017	To	02/06/2017
Sort Order	Ascending by Transaction Date	Debit / Credit	Both Debit and Credit
Opening Balance	89.16	Closing Balance	0.55
Debit Amount RS.	10,468,541.00	Credit Amount	10,468,553.39

Transaction Date	Value Date	Reference No.	Description	Transaction Branch	Debit Amount	Credit Amount	Running Balance
02/06/2017 10:43:10	02/06/2017	2664170	For Date - 31/05/2017 for CH - Tata Power Delhi Distribution Limited	MUMBAI - INTERNET SYSTEM		10,468,553.39	10,468,641.55
			r Delhi Distribution Limited				
02/06/2017 18:36:43	02/06/2017		NDMC ATTACHMENT ORDER K G MARG - 000312207124	K G MARG	10,468,641.00		0.55
			-- COMMISSIONER, NORTH DELHI MUNICIPAL CORPORATION				
			07124 - COMMISSIONER, NORTH DELHI MUNICIPAL CORPORATION				

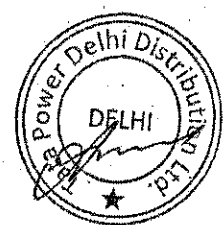
\* 1 To 2 Of 2 Transactions.

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### Account Activity

**All Records.**

Account Number	00030340030816	Customer ID	1038438
Currency	INR	Branch	KGMARG
Customer Name	TATA POWER DELHI DISTRIBUTION LIMITED	Joint Holder	
Transaction Date From	02/05/2017	To	02/06/2017
Sort Order	Ascending by Transaction Date	Debit / Credit	Both Debit and Credit
Opening Balance	16.42	Closing Balance	0.42
Debit Amount RS:	18.06	Credit Amount	0.00

Transaction Date	Value Date	Reference No.	Description	Transaction Branch	Debit Amount	Credit Amount	Running Balance
02/06/2017 18:38:45	02/06/2017		NOMC ATTACHMENT ORDER K G MARG - 090312207125 - COMMISSIONER, NORTH DELHI MUNICIPAL CORPORATION	K G MARG	18.00		0.00
			07125 -- COMMISSIONER, NORTH DELHI MUN ICIPAL CORPORATION				

\* 1 To 1 Of 1 Transactions.

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## Abstract

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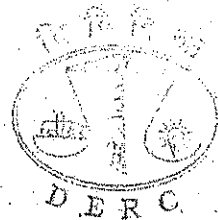
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दिल्ली विद्युत विनियामक आयोग  
Delhi Electricity Regulatory Commission



F.17(47)/Engg/DERC/2014-15/C.F.4741/3682

13.01.2016

To, -

The Secretary  
New Delhi Municipal Council  
Palika Kendra, Sansad Marg  
New Delhi-110001

The Chief Executive Officer  
M/s BSES Yamuna Power Ltd  
Shakti : Kiran Building,  
Karkardooma,  
New Delhi - 110 009

The Chief Executive Officer  
Tata Power Delhi Distribution Ltd  
33 KV Grid Sub-station  
Hudson Lane, Kingsway Camp  
Delhi - 110 009

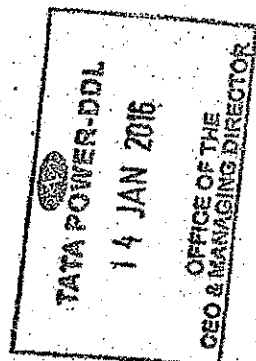
The Chief Executive Officer  
M/s BSES Rajdhani Power Ltd.  
BSES Bhawan, Nehru Place  
New Delhi - 110019

**Subject: - Information to the consumers through an SMS.**

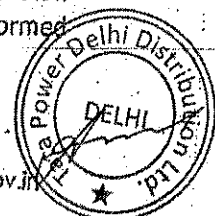
Sir,

This has reference to the proposal sought by DERC for providing information to the consumers through an SMS. The proposals from BRPL, BYPL and TPDDL were received. However, NDMC submitted that SMS service to consumers is in operation but the same does not cover all features as required. The matter was further discussed with the DISCOMs. Based on the discussion and their proposal, the Commission directs the DISCOMs to implement the facility of providing information to the consumers through an SMS as under:-

- (1) DISCOMs shall register the mobile numbers of all consumers of its area by 15.3.2016 to the extent possible.
- (2) The DISCOMs shall provide information to the consumer on the following counts:
  - (i) **Planned outages:** - The consumers of the affected area shall be informed about date and time at which planned outage is scheduled and its expected restoration time of supply. Consumer to be informed at least one day in advance.
  - (ii) **Forced Outages/ Major Breakdowns:** - If the assessed time by the DISCOM for forced outage/major breakdown is for more than half an hour, then consumers of the affected area shall be informed.



विनियामक भवन, सी-ब्लॉक, शिवालिक, मालवीय नगर, नई दिल्ली-110 017  
Vinnyamak Bhawan, C-Block, Shivalik, Malviya Nagar, New Delhi-110017  
Phone: 26673613, Fax 26673608, e-mail : dlrengg@derc.gov.in Website: www.derc.gov.in



(6) The licensee shall maintain the number of SMSs sent to the consumers on different heads of point (2) separately.

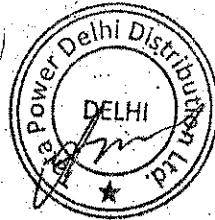
(7) The additional cost of SMS service may be allowed separately in the annual revenue requirement of DISCOM based on the actual. If the actual cost claimed by the DISCOM is not found justified, the Commission may disallow the unjustified cost of SMS service.

This Issues with the approval of the Commission.

Yours faithfully

(U. K. Tyagi)

Executive Director (Engg.)





Dated: 05-09-2016

C I R C U L A R

**Subject: Scheme for waiver of 100% LPSC due on accumulated arrears in respect of Commercial Connections.**

The Delhi Jal Board vide its Resolution No.323 dated 29-08-2016 in Agenda Item No.111 dated 28-08-2016 has approved the scheme for waiver of 100% LPSC for commercial connections on payment of principal amount due as on 31-07-2016 on the following terms and conditions :-

- (a) All commercial consumers (individual and bulk) of D.J.B. having a functional water meter with O.K. status will be eligible under the scheme.
- (b) All such commercial consumers who are already having functional water meter and those consumers who will install the meter (from the notified list) before the closing date of the scheme will be eligible under the scheme.
- (c) Full waiver of unpaid accumulated Late Payment Surcharge (LPSC) to all commercial consumers on payment of actual arrears as on 31<sup>st</sup> July 2016, and reflected in the current bill.
- (d) Commercial consumers can pay the principal amount by 30<sup>th</sup> November, 2016 in one go or through a maximum of four installments. However, LPSC rebate would be admissible only after payment of full principal amount on or before 30-11-2016.
- (e) Definition of "Arrear = Principal Amount (+) Late Payment Surcharge (LPSC)" (as on 31-07-2016 or any subsequent bill generated till the end of the scheme i.e. 30<sup>th</sup> November 2016).
- (f) In such cases where DJB has installed AMR Meters with GPRS on bulk commercial connections and the meter is either non functional or faulty and new meter has not been installed, such commercial consumers would also be eligible under the scheme for LPSC rebate subject to making payment of the principal amount.






(vi) No. 1 RES will be issued during the period of suspension of the commercial supply to consumers.

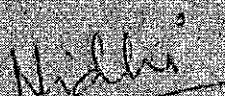
2. This scheme will be operational upto 30-11-2016. This is for information and necessary action by all concerned.

3. The above decision of the Board is being issued in anticipation of the confirmation of the minutes of the meeting by the Board.

  
( Nidhi Srivastava )  
Director (Revenue)

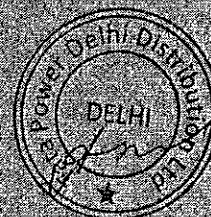
Copy for information / necessary action to:

1. PS to Chairman, DJB for kind information.
2. Vice Chairman, DJB for kind information.
3. Members of the Board for kind information.
4. Secy. to CEO for kind information of CEO.
5. Member (A) / Member (F) / Member (W) / Member (Dr.).
6. All Chief Engineers.
7. Director (F&A) / Director (A&P) / Secretary, DJB.
8. Jt. Director (Vig.) / Jt. Director (F&A)-I & II.
9. All Area Jt. Directors (Revenue) / All Dy. Directors (Revenue).
10. All SEs (Maintenance) / All EEs (W/S/R).
11. All ZROs are directed to take action accordingly.
12. All ACs/AOs/AO (Treasury).
13. A.O. (PR) for necessary Press Release/wide publicity.
14. A.O. (Revenue) HQ/A.A.O. (Revenue) HQ.
15. E.E. (EDP) for uploading on DJB Website.
16. Project Director, M/s. TCS, 6<sup>th</sup> Floor, Varunalaya Building-II for necessary modification in application software.
17. Guard File.

  
Director (Revenue)

Copy for further information to:

1. Pr. Secretary (U.D.), Govt. of N.C.T. of Delhi, Deptt. of Urban Development, Delhi Secretariat, 9<sup>th</sup> Floor, New Delhi-110002.
2. Asstt. Director (Water), Govt. of N.C.T. of Delhi, Deptt. of Urban Development, Delhi Secretariat, 10<sup>th</sup> Floor, New Delhi-110002.







# TATA POWER-DDL

TPDDL/Regulatory/03

November 16, 2017

Office of the HoD Regulatory

Mr. Mahender Singh  
Executive Director (Tariff)  
Delhi Electricity Regulatory Commission  
Vinayamak Bhavan, C Block, Shivaji  
Malviya Nagar  
New Delhi - 110017

Sub: Submission of requisite information for extension of scheme.

Ref: F.17 (233)/DERC/Engg./2014-15/4604/1321 dated 03.10.2017.

Sir,

This is with reference to approval of Hon'ble Commission vide letter dated May 13, 2015 for the implementation of non-star rated AC replacement scheme. The Hon'ble Commission has vide its letter dated October 3, 2017 directed to submit information regarding the replacement of non-star rated AC with BEE 5 star rated AC scheme.

Accordingly, we are pleased to furnish the requisite details as mentioned below:-

## 1. Total cost incurred vis-à-vis deemed saving due to replacement of ACs since inception of the scheme

We would like to inform the Hon'ble Commission that a total number of 17123 non-star rated ACs has been replaced under AC replacement scheme till August 31, 2017, since the inception of the scheme in May, 2015. TPDDL has engaged three Implementing Agencies (I/A) namely- Hitachi, Voltas & Godrej for the scheme.

The Table 1 below gives the breakup of rebate amount, different ratings and load reduction:

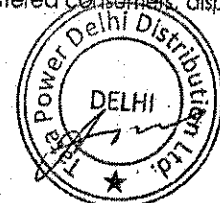
Table 1

AC Type	Qty. of ACs	Rebate Amount (Rs.)	Installed Capacity of New AC Consumption (KW)	Capacity of Old AC (KW)	Load Reduction (KW)
1.0 TR INVERTER	53	291500	48	122	74
1.5 TR INVERTER AC	2067	15295800	3134	4882	1747
1.0 TR BEE 5 STAR	1259	6043200	1276	2818	1542
1.5 TR BEE 5 STAR	13744	87961600	20571	32509	11938
<b>Grand Total</b>	<b>17,123</b>	<b>109,592,100</b>	<b>25,030</b>	<b>40,330</b>	<b>15,300</b>

This has led to deemed load reduction of 15.3 MW and deemed energy savings of 10.49 MUs annually.

We would like to inform the Hon'ble Commission that in addition to the rebate amount TPDDL has incurred expenditure towards the promotional activities of the scheme. Promotional activities include radio jingles, SMS to approximately 3.05 lac consumers, E-mailers to registered consumers, display of

**TATA POWER DELHI DISTRIBUTION LIMITED**  
(A Tata Power and Delhi Government Joint Venture)  
Corporate Office : NDPL House Hudson Lines Kingsway Camp Delhi - 110 009  
Website : www.tatapower-ddl.com CIN No. : U40109DL2001PLC111526



standees/posters/hoardings, etc. The year-wise breakup of the same as on October 31, 2017, is given in Table 2 below.

Table 2

Item	FY 15-16	FY 16-17	FY 17-18 (YTD)	Grand Total
Year on Year Rebate amount released to the vendor (Rs. Lacs)	129.09	462.45	268.27	859.81
Expenditure incurred towards promotional activities (Rs. Lacs)	8.70	4.79	0.55	14.04

We would like to inform the Hon'ble Commission that the implementing agencies namely, M/s Voltas, M/s Hitachi and M/s Godrej have submitted debt note for claiming rebate Rs. 10.96 Cr as mentioned in Table 1. Out of the same TPDDL has already released Rs. 8.60 Cr to the vendors as mentioned in Table 2. The balance payment will be released during this FY after the due verification of all the documents regarding installation new AC's and disposal of old unit.

#### **True up of DSM - AC Scheme**

The Hon'ble Commission vide its Clause no. 10 (ii) of order dated May 13, 2015 has specifically mentioned that it would allow the DSM expenses on actual basis as an expenses in ARR. Relevant extract of the same is given below

#### **"Expenses in ARR:**

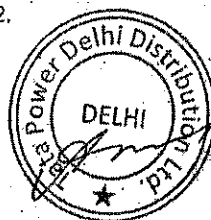
***The expenses on account of floating tender, hiring of implementation agency, administrative costs and the rebate cost along with interest thereon are allowed additionally in the Annual Revenue Requirement (ARR) of the petitioner to be recovered under the head of Demand Side Management (DSM) Fund."***

Based on the above, Tata Power- DDL in its True up Petition for FY 2015-16 has sought true up of actuals expenses of FY 2015-16. The Hon'ble Commission vide its Tariff Order dated August, 2017 had disallowed the claim of TPDDL by giving the following reason.

***"The Commission is of the view that such expenses are covered in A&G expenses and A&G expenses are being allowed in ARR as O&M expenses on normative basis. Therefore, the Commission has decided not to consider the same in ARR."***

Aggrieved by the above contentions, Tata Power- DDL had already provided clarifications to the Hon'ble Commission officials for allowance of DSM related expenses on actual basis. However for ease reference, all the reasons for claiming DSM expenses separately is given below:

1. DSM expenses were never a part of the base year A&G/O&M expenses of FY 2011-12, on the basis of which, Ld. Delhi Commission by its MYT Order dated 13.07.2012 had projected the A&G/O&M Expenses for the Second Control Period starting from FY 2012 onwards.
2. DSM Regulations, 2014 were notified by Ld. Delhi Commission and were made effective from 18.11.2014. As such, the framework for DSM was introduced in 2014 itself, i.e. after two years from the MYT Order dated 13.07.2012.



3. DSM expenses and A&G/O&M Expense are approved separately by Ld. Delhi Commission. The same can also be gauged from Tariff Order dated 29.09.2015. In the said tariff order, the DSM scheme was approved by Ld. Delhi Commission as a separate line item in the ARR of Appellant, which in itself proves that DSM expenses was not part of the base year A&G/O&M expenses.

Based on above submission, we once again request to the Hon'ble Commission to allow rebate cost as well as other related expenditure on actual basis in the respective year Annual Revenue Requirement (ARR) of TPDDL under the head of Demand Side Management (DSM) Fund.

2. List of old ACs indicating their Serial No., Consumer No. (CA No.), Sanctioned Load, Capacity of old ACs and Capacity of new ACs, whose actual consumption has been measured v/s-à-v/s individual AC load reduction

Savings against load reduction through implementation of non-star rated AC replacement scheme was computed deemed basis during the period May 2015 to August 2016 as per approved cost benefit sheet by Hon'ble Commission. Post August 2016, the actual load of old non-star AC is measured at site during replacement to calculate actual load reduction with respect to new Five star rated or Inverter AC as advised by Hon'ble Commission vide letter no. F.17 (233)/DERC/Engg./2014-15/4604 dated 24.01.2017.

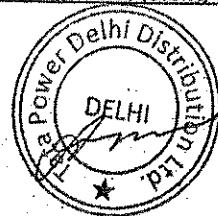
Summary of the AC type wise load reduction and consumers sanctioned load is given below.

Period - May 2015 to August 2016			
AC type	Qty. Of ACs	Sanction Load (MW)	Deemed Load reduction (MW)
1.0 TR INVERETR AC	19	0.062	0.021
1.5 TR INVERETER AC	1509	13.341	1.050
1.0 TR BEE 5 STAR	539	1.99	0.641
1.5 TR BEE 5 STAR	7070	29.956	6.131
<b>Grand Total</b>	<b>9137</b>	<b>45.349</b>	<b>7.842</b>

Period - January 2017 to August 2017			
AC Type	Qty. Of ACs	Sanction Load (MW)	Actual Load reduction (MW)
1.0 TR INVERETR AC	34	0.118	0.053
1.5 TR INVERETER AC	558	2.304	0.698
1.0 TR BEE 5 STAR	720	7.219	0.901
1.5 TR BEE 5 STAR	6674	37.73	5.807
<b>Grand Total</b>	<b>7986</b>	<b>47.371</b>	<b>7.458</b>

Detailed data with respect to the requisite information has been provided as Annexure 1A and Annexure 1B in the CD enclosed.

3. Copy of the disposal certificates issued by authorized recycling agencies along with serial Nos. of old ACs



As per the process, we collect the disposal challan and certificates of the disposed old ACs by the Implementing Agency through the Government authorized disposal Agencies. Implementing agencies submitted disposal certificates of 13388 number out of total 17123 number of installed ACs. Accordingly, we verify the debit note of the Implementing Agency after receiving the disposal certificates only. We will submit the balance certificates shortly after receiving it from implementing agencies.

Detailed data with respect to the requisite information has been provided in Annexure 2A and Annexure 2B in the CD enclosed.

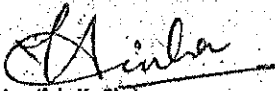
Disposal Certificate against CA installation is also provided in the CD enclosed as Annexure 3.

We hope that Hon'ble Commission finds the same in order and further requested to the Hon'ble Commission for truing up all the expenditure (including rebate and promotional activities) on yearly basis with respect to the implementation of this DSM- AC scheme.

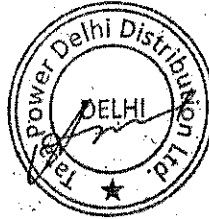
We would be glad to provide any other information/clarification sought by the Hon'ble Commission in this matter.

Thanking You.

Yours Sincerely,  
For Tata Power Delhi Distribution Ltd.

  
Jyotish K. Sinha  
HoD - Regulatory

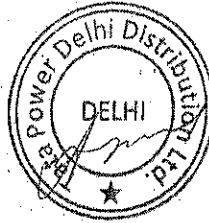
Encl: As above.



**TATA Power Delhi Distribution Limited**

**Average SBI BASE Rate in FY 2016-17**

From	To	PLR	Days
01-Apr-16	31-Mar-17	9.30%	365
Weighted Average Rate For the year			9.30%





**GOVERNMENT OF NCT OF DELHI**  
**DEPARTMENT OF POWER**

8<sup>th</sup> Floor, B-Wing, Delhi Secretariat, IP Estate, New Delhi - 110002

No. F.11(62)/Pwr/Pwerty/Pt-1/2/16

Dated: 26<sup>th</sup> July, 2017

**OFFICE ORDER**

Hon'ble LG of Delhi is pleased to approve the recommendations of Wage Revision Committee (WRC) communicated vide letter no. WRC/2016/157 dated 14.06.2017 for disbursement of Interim Relief to the employees of DTL, IPGCL, PPCL, DPCL and pensioners/family pensioners drawing pension from DVB-ETBE, 2002 (Pension Trust) w.e.f. 01.01.2016.

For allowances other than Basic pay and DA, WRC had recommended that they will continue to be paid on old structure till the time final decision thereon is taken by the Central Government and adopted by Delhi Government for its employees. Now since the new allowances have been approved by Central Government and adopted by Delhi Government vide its order no. F.21/PIN (ESTT-III)/07CPC/2016/DS V/725 dated 11.07.2017 (copy enclosed) the said allowances also be given to the employees as per the new structure w.e.f. 01.07.2017 in-line with the recommendations of the Committee.

  
(Sudhir Sharma)  
Dy. Secretary (Power)

Copy to :-

1. Secretary to Hon'ble LG, GNCTD.
2. Secretary to Hon'ble Minister of Power, GNCTD.
3. Staff Officer to Chief Secretary, GNCTD.
4. PS to Spl. Secretary (Power)
5. CMD, DTL.
6. CMD, IPGCL.
7. Chairman, DPCL.
8. Secretary, DVB-ETBE, 2002 (Pension Trust).
9. Member Secretary, WRC.





DELHI TRANSCO  
 (Power) Ltd.  
 201, Connaught Place, New Delhi-110008  
 Tel: 2330192, 2331247



DELHI TRANSCO  
 LIMITED  
 (A Govt. of India Company)  
 201, Connaught Place, New Delhi-110008  
 Tel: 2330192, 2331247

No. F/DTL/103/04/2017-AM(Policy)/103

Date: 128.07.2017

1. General Manager (Fin.)
2. DGM(IT)/ERP
3. Manager (Pension Trust)
4. DTL(F) Wages
5. AM(HR) Records

Office order vide No. F-11(52)/2015/Power/Pl-1/2116 dated 26<sup>th</sup> July 2017 from Dy. Secretary (Power), Department of Power, GNCTD regarding Disbursement of Interim Relief to the DTL employees and Pensioners/Family Pensioners is overleaf, for information and necessary action by all concerned.

Copy of relevant recommendations of Wage Revision Committee is also enclosed for ready reference.

(Vivek Kr. Sharma)  
 AM(HR) Policy

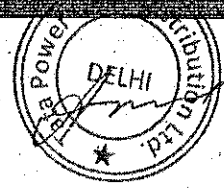
Chief Engineer

Copy to

1. DTL(Fin)
2. DTL(IT) & DTL(ERP)
3. DTL(F) Wages
4. DTL(Pension Trust)
5. Secretary, D-3 Floor, 200A Pension Trust
6. Manager (IT/ERP)

For information please

with a request to upload on ERP portal please.





GOVERNMENT OF NCT OF DELHI  
(LABOUR DEPARTMENT)  
5, SHAM NATH MARG, DELHI-54

F.No.12 (142)/13/mw/Lab/2124

Dated: 30/09/16

ORDER

1. Whereas the Government of National Capital Territory of Delhi, had last revised the minimum rates of wages in Scheduled Employments under the Minimum Wages Act, 1948 in the National Capital Territory of Delhi vide notification No. 12(142)/11/MW/Lab/2023-47 dated 26.07.2011.

2. And whereas, in the abovementioned notification it was stipulated that the Dearness Allowance will be payable on the basis of six monthly average index numbers of January to June and July to December, on 1<sup>st</sup> April and 1<sup>st</sup> October respectively.

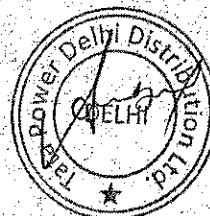
3. And whereas, now, the Government of National Capital Territory of Delhi after adjustment of the average Consumer Price Index Number of the period from January 2016 to June 2016 which is 271.17, an increase of 4.34 points, hereby declares the following Dearness Allowance, which shall be payable for all categories w.e.f. 01.10.2016. The rates after including additional D.A. are as follows.

4. This following rates of minimum wages shall be applicable in respect of unskilled, semiskilled and skilled categories in all scheduled employments except employment in the establishments where the workers are given facilities of meals or lodging or both by the employer.

Category	Rates as on 01.04.2016	Dearness Allowances (pm) w.e.f. 01.10.2016	Rates from (Rupees) 01.10.2016	
	(Rupees)	(Rupees)	Per- Month	Per- Day
Un-skilled	9568.00	156.00	9724.00	374.00
Semi-Skilled	10582.00	182.00	10764.00	414.00
Skilled	11622.00	208.00	11830.00	455.00

5. The following rates of minimum wages shall be applicable in respect of Clerical and Supervisory Staffs in all Scheduled employments.

Category	Rates as on 01.04.2016	Dearness Allowances w.e.f. 01.10.2016	Rates from (Rupees) 01.10.2016	
	(Rupees)	(Rupees)	Per- Month	Per- Day
Non matriculates	10582.00	182.00	10764.00	414.00
Matriculates but not Graduates	11622.00	208.00	11830.00	455.00
Graduates and above	12662.00	208.00	12870.00	495.00



6. The following rates of minimum wages shall be applicable in employment in establishments where the workers are given facilities of meals or lodging or both by the employer.

Category	Rates as on 01.04.2016	Dearness Allowances (pm) w.e.f. 01.10.2016	Rates from (Rupees) 01.10.2016	
	(Rupees)		Per- Month	Per- Day
Un-skilled	(i) 9412.00 (ii) 8710.00 (iii) 8606.00	156.00	(i) 9568.00 (ii) 8866.00 (iii) 8762.00	(i) 368.00 (ii) 341.00 (iii) 337.00
Semi-Skilled	(i) 10426.00 (ii) 9620.00 (iii) 9516.00	182.00	(i) 10608.00 (ii) 9802.00 (iii) 9698.00	(i) 408.00 (ii) 377.00 (iii) 373.00
Skilled	(i) 11440.00 (ii) 10582.00 (iii) 10452.00	208.00	(i) 11648.00 (ii) 10790.00 (iii) 10660.00	(i) 448.00 (ii) 415.00 (iii) 410.00

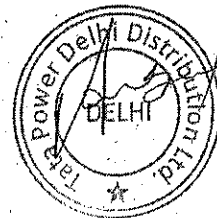
(i) Where only lodging is provided (ii) where only meals twice a day is provided (iii) Where both meals and lodging are provided.

(Dr. Rajender Dhar)  
Addl. Labour Commissioner


NB: Case of tampering with the order have come to our notice. Employers/Workers may confirm from Website of Labour Department- [labour.delhigovt.nic.in](http://labour.delhigovt.nic.in).

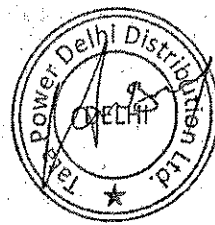
Copy forwarded to:-

1. Secretary of Govt. of India, Ministry of Labour, Shram Shakti Bhawan, Rafi Marg, New Delhi.
2. Secretary to the Lt. Governor, Govt. of NCT of Delhi.
3. Secretary to the Chief Minister, Government of Delhi.
4. Secretary to the Speaker, Delhi Vidhan Sabha Delhi.
5. Secretary to Dy. Chief Minister, Government of Delhi.
6. Secretary to Minister of Labour, Employment, Development and General Administration Department, Govt. of Delhi.
7. Secretary to Minister of Health, Industries, Gurudwara, Irrigation and Food Control, Public Works Department and Power Department, Govt. of Delhi.
8. Secretary to Minister of Tourism, Art and Culture, Govt. of Delhi.
9. Secretary to Minister of Food and Supply, Environment and Forest and Election, Govt. of Delhi.



10. Secretary to Minister of Women and Child, Social Welfare, Language and SC & ST Department, Govt. of Delhi.
11. Chief Labour Commissioner C, Shram Shakti Bhawan, Rafi Marg, New Delhi
12. Secretary (Labour) of Haryana, Punjab, Himachal Pradesh, Uttar Pradesh, Jammu & Kashmir, Rajasthan and U.T. Chandigarh.
13. General Secretary of Delhi State, BMS, INTUC, CITU, AITUC, H.M.S.
14. Secretary General of CII, FICCI, PHDCCI, ASSOCHAM with the request to circulate copies of this order to the local Employers Organizations with the directions and the revised minimum rates be paid to the workmen employed in their establishment. Copies of such circulars may kindly be endorsed to this office.
15. District DLC's
16. Dy. Secretary (Finance), Govt. of NCT of Delhi with the request to issue the necessary directions for workers employed in the offices of the Government of Delhi
17. Regional Labour Commissioner C, 4<sup>th</sup> Floor, Jiwan Deep Building, Parliament Street, New Delhi
18. Deputy Director, Minimum Wages Cell, Ministry of Labour, Shram Shakti Bhawan, New Delhi
19. Joint Director, Labour Bureau, SCO 28-31, Sec 17-A, Chandigarh 160017.
20. AD (Planning & Statistics), Labour Department, Government of Delhi, for publication on the web-site of the Department in the Labour Statistics.
21. Assistant Labour Commissioner (Shramik Helpline).
22. Librarian, Office of the Labour Commissioner, Delhi.
23. Delhi Printer Association and Delhi Hindustani Mercantile Association with the request to publish minimum wages rates in their Magazines.
24. Guard File

  
Addl. Labour Commissioner



27/C

(TO BE PUBLISHED IN THE DELHI GAZETTE EXTRA ORDINARY PART IV)  
GOVERNMENT OF NATIONAL CAPITAL TERRITORY OF DELHI  
(LABOUR DEPARTMENT)  
5-Shamnath Marg, Delhi-54

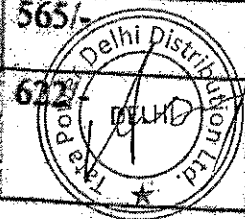
No. 4854

Dated : 03/03/2017

**NOTIFICATION**

No. F.Addl.LC/Lab/MW/2016 :- In exercise of the powers conferred by sub-section (2) of section 5 of the Minimum Wages Act, 1948 (XI of 1948) read with the Government of India, erstwhile Ministry of States notification No.104-J dated the 24th August, 1950 and Ministry of Home Affairs notification No.S.O.530. dated the 6th February, 1967 and all other powers enabling him in this behalf and in continuation of notification no. F.12 (1)142/11/MW/Lab/ 2023-2047 dated the 26<sup>th</sup> July, 2011, the Lt. Governor of the National Capital Territory of Delhi, after considering the recommendations of the Minimum Wages Advisory Committee constituted vide notification no. 13(16)/MW/1/2008/Lab/1859 dated the 15<sup>th</sup> September, 2016 under sub-section (1) of section 5 of the Minimum Wages Act, 1948 and Cabinet Decision no. 2466 dated the 25<sup>th</sup> February, 2017 of Government of National Capital Territory of Delhi is pleased to revise, the minimum rates of wages for the class of workmen/employees mentioned in all the Schedule employments as mentioned in earlier notification no. F.12 (1)142/11/MW/Lab/ 2023-2047 dated the 26<sup>th</sup> July, 2011, in the National Capital Territory of Delhi, namely:-

Schedule of Employments	Category of Workmen/Employees	Minimum rates of wages in Rupees	
		Per month	Per day
All Schedule employments	Unskilled	13,350/-	513/-
	Semi-skilled	14,698/-	565/-
	Skilled	16,182/-	622/-
	Clerical and supervisory staff		
	Non Matriculate	14,698/-	565/-
	Matriculate but not Graduate	16,182/-	622/-



Graduate and above	17,604/-	677/-
--------------------	----------	-------

These rates shall come into force with effect from the date of notification in the Official Gazette.

Note: 1. The minimum rates of wages being fixed are linked with All India Consumer Price Index Series, 2001 (Base 2001=100). For Dearness Allowance neutralization, the rate of adjustment shall be Rs. 1.35 per point for Unskilled, Rs. 1.50 per point for Semi skilled, Rs. 1.65 per point for Skilled, Rs. 1.50 per point for Non-matriculates, Rs. 1.65 per point for Matriculates but not Graduate and Rs. 1.80 per point for Graduate and above. Adjustment will be made six monthly, i.e., on 1st April and 1st October each year after taking into account the average index numbers for July to December of the previous year and January to June of the current year respectively.

2. In case there is decline in All India Consumer Price Index, as a result of which dearness allowance apparently decreases, in that case there shall be no impact on notified applicable minimum rates of wages for different category of workmen/employees.

3. Amount of Dearness Allowance in fraction, if any, would be rounded off to the next higher rupee.

4. It is further clarified that after revision in minimum rates of wages, all workmen who are covered under The Employees State Insurance Act, 1948 and Employees Provident Fund & Misc. Provisions Act, 1952 and the employers would continue to deposit employer's contribution towards ESI and PF as per prescribed rates of contribution.

By order and in the name of  
the Lieutenant Governor of the  
National Capital Territory of Delhi,

(A.K. Singh)

Secretary (Labour)

Dated: 03/03/2017



No.



# Rewards and Recognitions



**India Power  
Utility of the  
year Awards  
(2012, 2014 & 2016)**



**Asian power  
Utility of the  
year award  
(2007, 2012,  
2015)**



**National  
Award for  
Excellence in  
Cost  
Management,  
2015**



**JRDQV  
Award 2013**



**Asia's Best  
Employer  
Brand  
Awards  
2011**



**Balanced  
Scorecard  
Hall of  
Fame  
Award 2008**

**Safety  
Innovation  
Award  
(2009 -2016)**



**Best performing  
Private Discom  
Award at  
Powerline 2013**



**Greentech  
Safety  
Award  
2013, Gold  
Category**



**Edison  
Award, USA  
International  
Category 2008  
and Policy  
Advocacy 2009**



**National Award for Promotion of  
Roof Top Solar Programs by  
Shri Piyush Goyal, Ministry of  
Power 2016**



**National Award  
for Meritorious  
Performance for  
the Year 2004-05,  
2005-06, 2007-08  
& 2008-09**



## Awards for Innovation

- 17th National Award for Excellence in Energy Management
- CBIP Award for Outstanding Contribution in Power Distribution Sector 2016
- CII Industrial Innovation Award 2014 & 2016 and Top 25 Most Innovative Companies Award
- Most Innovative Discom 2016 Award, Efficient Distribution Operation Award, Quality of Service Award, Green Grid Award 2016 by Indian Chamber of Commerce
- Asian Utility Innovators Award for 'Demand Side Management Project'

## Some More Awards

- Silver Award in "Business and IT Collaboration" category by SAP CCOE
- SAP Ace Award, 2016
- "Skoch Award" for "Empowering Women beyond Boundaries" 2016
- 9th India Power Awards "Best Overall Performance in the Private Sector & PSU"
- DSCI Excellence Award 2016
- DELL-EMC Transformer Award 2016



**TATAPOWER-DDL**

**TATA POWER DELHI DISTRIBUTION LIMITED**

A Tata Power and Delhi Government Joint Venture

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