

Uttar Pradesh
Electricity Supply Code (Eighth Amendment), 2005

No.: UPERC/Secy/Regulations/Supply Code/2016/1061

Dated: 21.09.2016

Notification

Miscellaneous

Whereas the U.P. Electricity Supply Code 2005(Fifth Amendment) was notified on 25th August, 2014, in accordance with Sections 176 and 183 of Electricity Act 2003 and all other enabling powers in this behalf;

And whereas, the licensees are facing difficulties in some of the provisions of the Electricity Supply Code 2005, and amendments thereof and have requested further for some amendments in the Electricity Supply Code.

And whereas, by reason of some of the said difficulties in the Supply Code, 2005 some addendums / substitution / deletions in the Electricity Supply Code 2005 and amendments thereof, have been made.

And whereas, as a result of the above, and for other substantial reasons, it has become necessary to amend certain provisions of the Supply Code 2005 and amendments thereof;

Now, therefore, in exercise of powers conferred by section 50 of the Electricity Act and the provisions of the Supply Code 2005 and all other enabling powers in this behalf, the Uttar Pradesh State Electricity Regulatory Commission makes the following Electricity Supply Code (Eighth Amendment), 2016 namely

- 1. Short title and commencement** - (1) This Code shall be called the Electricity Supply Code (Eighth Amendment), 2016.

(2) It shall come into force on the date of publication in the Official Gazette.

2. Addition of additional proviso under 6.8 (a)(iii)

“For the purposes of electrification in undeveloped / un-electrified colonies whose distribution network has not been developed by the developer, it is provided that the Distribution Licensee shall develop the HT lines on STP and LT lines on PCC Poles as these colonies are mostly in the outskirts of the city. The LT lines shall be through ABC. On request of the 10 % plot owners of the society the licensee shall prepare an estimate and provide it to the plot owners / applicants. The licensee shall initiate the work only after 50 % of the plot owners deposit the amount @ Rs. 35/- square feet of the plot area as mentioned in the registry with the licensee against the estimate. This scheme shall only be applicable on the un-developed colonies where at least 25 % of the houses have been constructed. This scheme should be applicable to the colonies with the maximum load of 400 KW including the diversity factor of 0.6. The annual carry over charges @ 12.5 % shall be charged from the plot owners who have not deposited the amount earlier with the licensee, these carry over charges shall be evenly distributed among the remaining consumers. If the total cost of electrification of the colony is not recovered by the licensee then the remaining amount can be charged as capex in the ARR. In the initial stage if the licensee arrange some loan the interest incurred thereon shall be allowed as a pass through in Tariff.

This scheme would not be applicable for the colonies developed under the schemes of Development Authorities / Housing Boards as the charges for developing of electric network has already been included in their development charges.”

(S. K. Agarwal)
Member

(Desh Deepak Verma)
Chairman