

All along
quota is
being fixed
for TNEB portion
only.

The Quota to be fixed and intimated to the consumer for the TNEB supplied power only. For CPP Power and Wind Energy Power quota should not be fixed. The above CPP Power and Wind Energy Power should be allowed over and above the quota upto the sanctioned demand.

The current month wind energy allotment/wheeling has to be added with the TNEB supplied demand and energy.

Since the Wind energy is infirm, the quota has to be fixed every month according to the monthly allotment/wheeling as in the case of Third Party Sale. The quota may be fixed at 60% or 70 % or 80% as applicable at that period of time of the TNEB supplied monthly demand excluding the wind energy deemed demand adjusted + 80.73% of the share in the deemed demand to be calculated energy month based on the deemed demand arrived.

The generators 100% share of deemed demand has to be deducted directly from the recorded demand while billing.

The consumers (Group-I & Group-II) who have entered into the revised wheeling agreement as per the TNERC Order dt. 15.5.2006 alone are eligible for the enhanced quota benefit since they are alone eligible for deemed demand.

Further an undertaking has to be obtained from the consumer by concerned SEs /EDC agreeing to pay the excess demand and energy charges if they utilized the TNEB supply over and above the TNEB portion quota.

The excess demand charges will arise when the consumer draws excess demand and energy from TNEB grid after adjusting the wind energy every month.

The billing procedure for calculating the wheeling of wind energy are to be evolved by Accounts Branch.

The peak hour (6.00AM to 9.00AM + 6.00PM to 9.00 PM) readings recorded in the TOD meter of wind mills may be divided in to two equally and adjusted with the HT consumption, till slots are programmed in the wind mill meters.

(By order of Chairman)

(V.NALENDRAN)
CHIEF ENGINEER/COMMERCIAL.

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