

d. When peak hour recorded energy (minus) peak hour energy actually supplied within the proposed quantum and 1/5 of the peak hour banked energy (for the period from 1.11.09 to 31.3.2010) exceeds peak hour energy quota of **5%**, then excess energy charges shall be levied. (Energy actually supplied means the consumer actually supplied energy in the peak hour as already proposed and declared in **B**) **B** is 1/5th of banked energy and energy already declared by the consumers for the month which shall not exceed **A** (peak hour)

(16) If a consumer opts out of wheeling agreement and becomes an ordinary consumer, **A** and **E** referred in the memo dated 17-11-2008 shall be deemed to be the base energy and base demand. In that case, the consumer is eligible only for 5% of the demand and energy quota during peak hours.

For the above case consumers, **B** and **F** are zero, the quota shall be fixed on **A & E**

Based on the above procedure, quota may be fixed for the past /future periods to the consumers as per the eligible percentage of quota of 60%, 70% & 80% prevailed for the respective periods of past and future in super-session to earlier memos. dt.19.12.08, dt.4.8.09 & dt.21.8.09.

The consumer shall not exceed demand/energy quota fixed for the TNEB power for any reasons, either due to outage of generator of their supplier or short supply from their supplier, etc., it is their responsibility to monitor this with their generator. The excess demand and energy charges shall be collected as prescribed by TNERC for the quota violated.

For the above procedure, the detailed billing and working procedure will be evolved and communicated by the CFC/Revenue for calculation

For Para No. 7 & 15, regarding payment for banked energy of Suo - Motu proceedings No.1, dt.28.10.2009 of TNERC, separate instruction from CE/NCES will be issued .

(By order of Chairman)

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(V.NALENDRAN)
CHIEF ENGINEER/ COMMERCIAL

To
All Chief Engineers/Distribution Region
All Superintending Engineers/ EDC
The Chief Engineer / NCES / to take necessary action for para 16
regarding direction 7 & 15