

JPR5-273

**JAIPUR VIDYUT VITRAN NIGAM LIMITED**  
**(COMMERCIAL WING)**

No. JPD/CE(C)/XEN/C.I/F.4 (261)/Pt.IV/D.1186 Dt. June 20, 2005

**ORDER**

**Sub: Recovery of minimum charges during unexpired period of agreement in the case of large industrial consumers.**

It has been prescribed under Clause 46 (4) of the Terms & Conditions for Supply of Electricity-2004 that in the event of supply being disconnected due to non payment of dues or any other reasons , all the money then payable by the consumer including amount of minimum billing for the unexpired initial period of the agreement shall become due and recoverable in case of disconnection. In the "Tariff for Supply of Electricity-2004" under preamble at Clause 22 (b) , it has been provided that in the case of new large industrial consumers instead of prescribed minimum billing for the first six months from the date of connection, actual consumption charges PLUS fixed charges shall be charged and for next six months period actual consumption charges PLUS fixed charges or 50% of prescribed minimum billing whichever is higher would be recovered.

A doubt has been raised as to what minimum billing is to be recovered if the large industrial connection is disconnected within initial contract period as per Clause 46 (4) of TCOS or as per Clause 22 (b) of Preamble of Tariff.

The matter has been examined in the light of provisions contained under the Terms & Conditions for Supply of Electricity and the Tariff provisions of the Nigam and it is clarified that in case of large industrial connection is disconnected during the initial contract period, the minimum billing for the unexpired period of the agreement is to be recovered on the basis of Clause 22 (b) of Preamble of Tariff at concessional rates.

This clarification is issued in terms of Clause 63 of TCOS