

JAIPUR VIDYUT VITRAN NIGAM LIMITED  
(COMMERCIAL WING)

JPR5-340

NO.JPD/CE (CP & RE)/C.I/F.4(210)/Pt.XI/D.1290 Dt. 17.07.06

ORDER

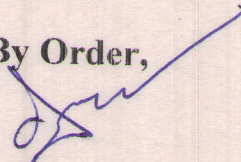
Sub.: Treatment to be given to the consumer when Magnetic Tamper is observed.

Recently supplied HT TVM has a software having characteristic that during the period of application of magnet, the demand increases upto ten times of load. Such event falls under the definition of the act of theft of Electricity as per Section 135(1)(b) of the Electricity Act'2003. Besides above, this is also covered under the Section 138(1)(d) of the Act defined as "Interference with meters or works of Licensee".

The matter was discussed in 93<sup>rd</sup> meeting of the Coordination Committee held on 24<sup>th</sup> April'2006, wherein it was decided that wherever magnetic tamper is observed, the case be booked under theft of electricity, instead of making assessment for excess demand surcharge for increased demand during the period of unauthorized application of magnet.

*my* Strict compliance of above be ensured by all concerned.

By Order,



(B.L.Agrawal)  
Chief Engineer (CP&RE)

*by*