



# National Electric Power Regulatory Authority Islamic Republic of Pakistan

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Web: www.nepra.org.pk, E-mail: registrar@nepra.org.pk

Registrar

No. NEPRA/TRF-133/KESC-2009/ 15001-06

November 4, 2016

Chief Executive Officer  
K-Electric Limited (KEL)  
KE House, Punjab Chowrangi,  
39 – B, Sunset Boulevard, Phase-II  
Defence Housing Authority ,  
Karachi.

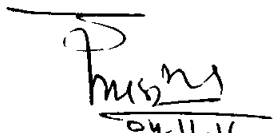
Subject: **Decisions of the Authority in the matter of Fuel Charges Adjustment for the Months of July and August 2016 for K-Electric Limited and Notifications Thereof**

Enclosed please find herewith copies of the following decisions of the Authority regarding fuel charges adjustment in respect of K-Electric Ltd. for the months of July and August 2016 and Notifications thereof:

- i) Copy of decision of the Authority (04 pages) for the month of July 2016 and Notification thereof i.e. SRO 1033(I)/2016 dated 03.11.2016.
- ii) Copy of decision of the Authority (07 pages) for the month of August 2016 and Notification thereof i.e. SRO 1034(I)/2016 dated 03.11.2016.

2. While reflecting the Fuel Adjustment Charges, K-Electric Ltd. shall keep in view and strictly comply with the orders of the court(s), if any, notwithstanding this order.

Enclosure: As above (Decisions along Notification are also available on NEPRA's website)

  
04.11.16  
( Syed Safer Hussain )

CC:

1. Secretary, Ministry of Water & Power, Islamabad.
2. Secretary, Cabinet Division, Cabinet Secretariat, Islamabad.
3. Secretary, Ministry of Finance, Islamabad.
4. Secretary, Privatization Commission, Islamabad.
5. The Registrar, Supreme Court of Pakistan, Islamabad.



**DECISION OF THE AUTHORITY IN THE MATTER OF PROVISIONAL FUEL CHARGES  
ADJUSTMENT FOR THE MONTH OF JULY, 2016 FOR K-ELECTRIC LIMITED (FORMERLY  
KARACHI ELECTRIC SUPPLY COMPANY LIMITED)**

- Pursuant to the provisions of Section 31(4) of the Regulation of Generation, Transmission and Distribution of Electric Power Act, 1997 (hereinafter referred to as the "Act") and as per the mechanism for monthly Fuel Charges Adjustment (hereinafter referred to as "FCA") prescribed by National Electric Power Regulatory Authority (hereinafter referred to as the "Authority") for K-Electric Limited (hereinafter referred to as the "K-Electric"), in case No. NEPRA/TRF-133/KESCL-2009(6) dated December 23, 2009, notified in the Official Gazette vide S.R.O No. 11(I)/2010 dated January 01, 2010, the Authority reviews and adjusts the approved tariff of K-Electric on account of variation in the fuel charges on monthly basis. These adjustments are allowed in the fuel cost component of K-Electric's own generation as well as its power purchases from external sources without taking into account the effect of allowed Transmission and Distribution losses (hereinafter referred to as "T&D losses").
- K-Electric submitted its provisional FCA request for the month of July, 2016 (hereinafter referred to as the "current month") vide letter dated August 29, 2016 based on the fuel component approved by the Authority for Ex-Wapda Distribution Companies (hereinafter referred to as "XWDISCO's"). The summary of the adjustment request submitted by K-Electric is tabulated as hereunder:



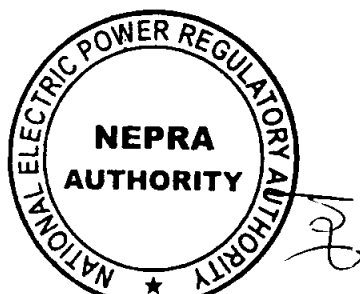
Tariff Adjustments – Summary	July-16
Variation in Fuel Charges	Requested
Own Generation (Million Rs.)	202.234
External/PPP (Million Rs.)	35.650
<b>Total (Millions Rs.)</b>	<b>237.884</b>
Total Units Sent Out (GWh)	1,636.363
<b>Total Variation Ps/kWh</b>	<b>14.538</b>

- K-Electric, in its aforementioned FCA request, certified that cost of fuel, in own generation and power purchase, claimed by it does not include any amount of late payment surcharge/mark-up/interest. Further, K-Electric also submitted that it dispatches power as per Economic Merit



Order (hereinafter referred to as "EMO") from its own generation units (with the available fuel resources) and import from external sources.

4. The control period of the determination dated December 23, 2009 has expired in June, 2016 and the petition for new Multi Year Tariff ("MYT") has been filed by K-Electric which is under proceedings before the Authority. K-Electric has stated that the submissions made in its subject FCA request are provisional and in case of any adjustments, revised petition will be filed accordingly. The Authority has considered the submissions of K-Electric and decided to initiate the FCA proceedings to ensure K-Electric the recovery of its legitimate costs in a timely manner. However, the allowed adjustments shall be provisional, subject to adjustment based on new tariff and corresponding mechanism to be determined through new MYT petition of K-Electric.
5. Since the impact of FCA, if any, directly affects the consumers of K-Electric, therefore, the Authority decided to provide an opportunity of hearing, to arrive at an informed and just decision, based on the comments/ views/ opinion of all the stakeholders. The hearing on the subject matter was held on October 20, 2016 at NEPRA Tower, Islamabad. Public notice thereof was published on October 07, 2016 in two newspapers with nationwide circulation and separate notices to the major stakeholders were also sent on October 10, 2016.
6. During the hearing, K-Electric submitted that in its own generation, the claimed variation is due to the increase in per unit weighted average fuel cost of generation in BQPS-I from Rs. 7.059/kWh in reference month of June, 2016 to Rs. 7.517/ kWh in July, 2016. The aforementioned increase has occurred due to increase in weighted average price of furnace oil from Rs. 27,658/metric ton in June, 2016 to Rs. 30,064/ metric ton in July, 2016. In the fuel component of power purchase cost, the increase in the fuel cost of Karachi Nuclear Power Plant ("KANUPP"), Tapal, Gul Ahmed and Anoud Power Generation Limited ("APGL") have resulted in the claimed variations.
7. The information (both of self-generation and power purchased from external sources) submitted by K-Electric vide FCA request for the current month was verified with respective invoices and other relevant documents. Few deviations were noticed which are explained at para 9 below.



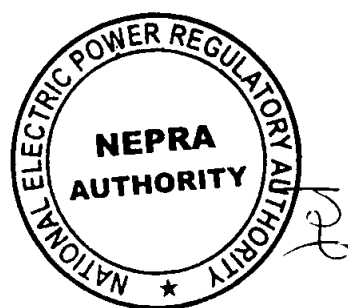


8. The fuel cost variation of K-Electric's own power generation and power purchases from external sources for the month of July, 2016 works out to be around Rs. 217.076 million or Ps. 13.266/ kWh, as per the details tabulated hereunder;

<b>Tariff Adjustment – Summary Variation in Fuel Charges</b>	<b>July-16 Requested</b>	<b>July-16 Allowed</b>
Own Generation (Million Rs.)	202.234	180.997
External/PPP (Million Rs.)	35.650	36.079
<b>Total (Million Rs.)</b>	<b>237.884</b>	<b>217.076</b>
Total Units Sent Out (GWh)	1,636.363	1,636.362
<b>Total Variation Ps/kWh</b>	<b>14.538</b>	<b>13.266</b>

9. The difference between the requested and approved variation in fuel cost of own generation is due to inconsistency in the working of furnace oil rate (Rs./metric ton) by K-Electric. The Authority consistently uses monthly weighted average method to work out the rate of furnace oil consumed in BQPS-I and the same has been used in calculation of fuel charges variations of the current month. In the power purchased cost from external sources, K-Electric has taken incorrect fuel component of KANUPP which is the reason of difference in the requested and approved variation.
10. In view of the discussion in preceding paragraphs, the Authority has decided to pass on Ps. 13 /kWh to the consumers of K-Electric as FCA for the month of July, 2016. It is to be noted that the aforementioned FCA is being allowed on the provisional basis, subject to adjustments if it is found that K-Electric, while dispatching power from the generation sources of its system has failed to utilize its power stations prudently.
11. The worked out amount of FCA i.e. Ps. 13/ kWh will be charged by K-Electric in the prospective billing month of November, 2016 according to the following schedule;

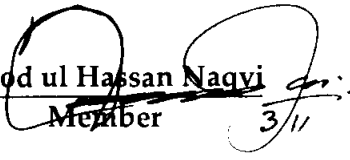
<b>FCA to be calculated on the basis of billing for the month of</b>	<b>Ps/kWh</b>	<b>Charged in consumer bills to be issued in the month of</b>
July, 2016	13	November, 2016

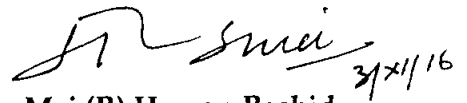





12. The adjustment as referred to in para 11 above:
- shall be applicable to all the consumer categories except lifeline consumers of K-Electric; and
  - shall be shown separately in the consumer bills of November, 2016 on the basis of units billed for the month of July, 2016.
  - is on provisional basis and will be adjusted/ refunded based on the new MYT determination of the Authority.

**AUTHORITY**

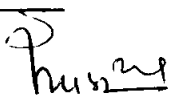
  
Masood ul Hassan Naqvi  
Member 3/11

  
Maj (R) Haroon Rashid  
Member 31/11/16

  
Himayat Ullah Khan  
Vice Chairman/Member

  
Brig (R) Tariq Saddozai  
Chairman



  
03.11.16

**To Be Published in  
Official Gazette of Pakistan Part-II**

**National Electric Power Regulatory Authority**

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**NOTIFICATION**

Islamabad, the 3<sup>rd</sup> day of November 2016

1033  
S.R.O. (I)/2016.- Pursuant to Section 31(4) of the Regulation of Generation, Transmission and Distribution of Electric Power Act, 1997 as amended through Regulation of Generation, Transmission and Distribution of Electric Power (Amendment) Act 2011 and as per the mechanism for monthly fuel price adjustment prescribed and determined by the Authority vide Determination dated December 23, 2009 for K-Electric Ltd. (formerly Karachi Electric Supply Company Limited), as notified vide SRO 11(I)/2010 dated January 01, 2010, National Electric Power Regulatory Authority (NEPRA) makes and notifies the following adjustment in the approved tariff on account of variation in fuel charges for the month of July 2016 in respect of K-Electric Limited:

FCA to be calculated on the basis of billing for the Month of	Ps/kWh	Charged in Consumer Bills to be issued in the Month of
July 2016	13	November 2016

2. The above adjustment of **plus** Ps. 13.00/kWh shall be applicable to all the consumer categories except lifeline consumers of K-Electric Ltd. The said adjustment shall be shown separately in the consumer bills of November 2016 on the basis of units billed for the month of July 2016. This adjustment is on provisional basis and will be adjusted/refunded once the new tariff of K-Electric is determined and notified.

[Case No. NEPRA/TRF-133/KESCL-2009(6)]

  
03 11.16  
( Syed Safer Hussain )  
Registrar

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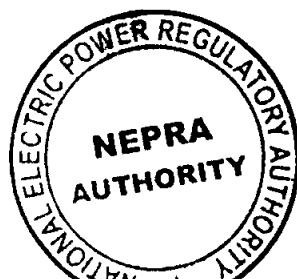


**DECISION OF THE AUTHORITY IN THE MATTER OF PROVISIONAL FUEL CHARGES  
ADJUSTMENT FOR THE MONTH OF AUGUST, 2016 FOR K-ELECTRIC LIMITED  
(FORMERLY KARACHI ELECTRIC SUPPLY COMPANY LIMITED)**

1. Pursuant to the provisions of Section 31(4) of the Regulation of Generation, Transmission and Distribution of Electric Power Act, 1997 (hereinafter referred to as the "Act") and as per the mechanism for monthly Fuel Charges Adjustment (hereinafter referred to as "FCA") prescribed by National Electric Power Regulatory Authority (hereinafter referred to as the "Authority") for K-Electric Limited (hereinafter referred to as the "K-Electric"), in case No. NEPRA/TRF-133/KESCL-2009(6) dated December 23, 2009, notified in the Official Gazette vide S.R.O No. 11(I)/2010 dated January 01, 2010, the Authority reviewed and adjusted the approved tariff of K-Electric on account of variation in the fuel charges on monthly basis. These adjustments were allowed in the fuel cost component of K-Electric's own generation as well as its power purchases from external sources without taking into account the effect of allowed Transmission and Distribution losses (hereinafter referred to as "T&D losses").
2. K-Electric submitted its provisional FCA request for the month of August, 2016 (hereinafter referred to as the "current month") vide letter dated September 30, 2016 based on the invoice rate of Central Power Purchasing Agency Guarantee Limited ("CPPA-G"). The summary of the adjustment request submitted by K-Electric is tabulated as hereunder:

<b>Tariff Adjustments - Summary</b>	<b>August-16</b>
<b>Variation in Fuel Charges</b>	<b>Requested</b>
Own Generation (Million Rs.)	194.919
External/PPP (Million Rs.)	163.810
<b>Total (Millions Rs.)</b>	<b>358.729</b>
Total Units Sent Out (GWh)	1,584.928
<b>Total Variation Ps/kWh</b>	<b>22.635</b>

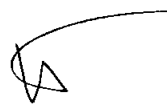
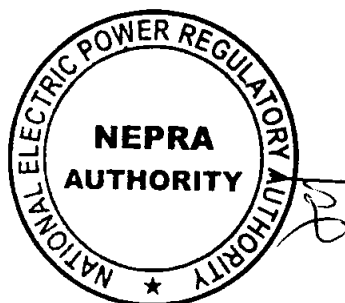
3. K-Electric, in its aforementioned FCA request, certified that cost of fuel, in own generation and power purchase, claimed by it does not include any amount of late payment surcharge/mark-up/interest. Further, K-Electric also submitted that it dispatches power as per Economic Merit





Order (hereinafter referred to as "EMO") from its own generation units (with the available fuel resources) and import from external sources.

4. The control period of the determination dated December 23, 2009 has expired in June, 2016 and the petition for new Multi Year Tariff ("MYT") has been filed by K-Electric which is under proceedings before the Authority. K-Electric has stated that the submissions made in its subject FCA request are provisional and in case of any adjustments, revised petition will be filed accordingly. The Authority has considered the submissions of K-Electric and decided to initiate the FCA proceedings to ensure K-Electric the recovery of its legitimate costs in a timely manner. However, the allowed adjustments shall be provisional, subject to adjustment based on new tariff and corresponding mechanism to be determined through new MYT petition of K-Electric.
5. Since the impact of FCA, if any, directly affects the consumers of K-Electric, therefore, the Authority decided to provide an opportunity of hearing, to arrive at an informed and just decision, based on the comments/ views/ opinion of all the stakeholders. The hearing on the subject matter was held on October 20, 2016 at NEPRA Tower, Islamabad. Public notice thereof was published on October 07, 2016 in two newspapers with nationwide circulation and separate notices to the major stakeholders were also sent on October 10, 2016.
6. During the hearing, K-Electric submitted that in its own generation, the claimed variation is due to the increase in per unit weighted average fuel cost of generation in Bin Qasim Power Station ("BQPS-I") from Rs. 7.074/ kWh in reference month of June, 2016 to Rs. 7.555/ kWh in August, 2016. The aforementioned increase has occurred due to increase in weighted average price of furnace oil from Rs. 27,744 metric ton in June, 2016 to Rs. 29,886 / metric ton in August, 2016.
7. In the fuel component of power purchase cost, K-Electric submitted that the major reason of the claimed variation is the increase in per unit cost of CPPA-G from Rs. 4.028/ kWh in the reference month of June, 2016 to Rs. 4.224 /kWh in August, 2016.







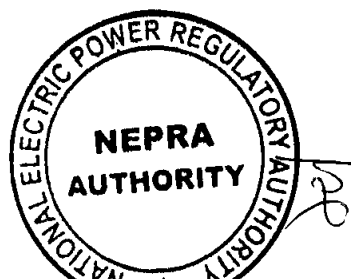
8. Comments, in writing, were received from Mr. Anwar Kamal from Anwar Kamal Law Associates ("AKLA") and Mr. Tanveer Ahmed Barry from Karachi Chamber of Commerce ("KCCI") regarding the FCA request of K-Electric for the month of July and August. 2016.
9. AKLA and KCCI submitted that K-Electric continued to draw electricity from National Transmission and Despatch Company Limited ("NTDC")/Central Power Purchasing Agency Guarantee Limited ("CPPA-G") and underutilized the capacity of its own power plants as well as external sources i.e. Gul Ahmed and Tapal. As a consequence of this act by the utility, NTDC/ CPPA-G had to purchase electricity from the costlier power plants. AKLA also submitted that K-Electric is being favored at the expense of the consumers of XWDISCO's.
10. The Authority observed that K-Electric, through monthly and quarterly adjustment decisions, has been repeatedly directed to prudently utilize its available energy capacity so that load shedding can be reduced/ eliminated in its service territory and in the whole country. Further, the Authority from time to time has issued explanations/show cause notices to K-Electric on under-utilization of its energy sources and violations of power purchase agreement with NTDC, however, the same were challenged by K-Electric in the Honorable High Court of Sindh. Recently, on events occurring in June, 2015, K-Electric was issued a show cause notice for which one of the grounds was the ongoing underutilization of its available power facilities (both own and external sources) and a fine was imposed by the Authority vide decision dated March 25, 2016. In addition to that, an explanation has been served to K-Electric and NTDC for purchase/ sale of power without an agreement as the previous agreement has expired on January 25, 2015 and legal proceedings in this regard are currently under process before the Authority.
11. AKLA and KCCI submitted that the FCA request of K-Electric for the month of July, 2016 and August, 2016 are time barred as FCA petitions have to be entertained on a monthly basis on which the Authority has to issue decisions in seven days of the next month and several requests based on the same hearing date is a violation of the law.
12. It is noted that the provisional FCA request for July, 2016 was submitted by K-Electric on August 29, 2016 received in the office on September 06, 2016. FCA request for August, 2016 was submitted





by K-Electric dated September 30, 2016 which was received in this office on October 03, 2016. K-Electric has submitted that it receives invoice for the power purchased from NTDC on 21st day of the subsequent month and therefore, it is unable to submit its monthly adjustment request within a week. NTDC representatives in this regard have submitted that due to operational difficulties, they are unable to raise invoice in the first week of the succeeding month. The Authority also noted that subsequent to the receipt of FCA request from K-Electric, a public hearing is conducted, in pursuance of the Orders by the Honorable Lahore High Court, for which an advertisement is published in the daily newspapers normally giving notice period in excess of one week to the general public to express their valuable views/comments/opinion in respect thereof. Subsequent to the hearing, all claims of K-Electric are verified by analyzing the documents/invoices supporting the FCA petition. Hence, the delay, if any, is due to procedure carried out by the Authority, to ensure the valuable public participation for transparency. Further, the delay has also occurred due to the already scheduled hearings conducted by the Authority for matters regarding tariff of K-Electric i.e. tariff adjustment request for the quarter ended June, 2016 dated September 7, 2016 and the priority matter of K-Electric's tariff determination proceedings of MYT dated September 27 and 28, 2016 and Eid holidays during the month of September, 2016.

13. KCCI also commented that the power plants of K-Electric having auxiliary consumptions of more than 6.1% merits for an energy audit and that the power plants of K-Electric are operating at very high heat rates (low efficiency) which is a failure on NEPRA's part.
14. The Authority observed that in the current MYT regime of K-Electric with a period from July, 2009 to June, 2016, overall auxiliary consumption benchmark of 6.1% was established. It is evident from the figures and corresponding documentary evidence submitted by K-Electric, that the utility is underperforming and although its actual overall auxiliary consumption may be higher compared to the overall benchmark of auxiliary consumption set by NEPRA, however the impact of the inefficiency, if any, by K-Electric, has never been passed on to the consumers of K-Electric.
15. Further, the Authority in its MYT determination dated December 23, 2009, directed K-Electric to perform heat rate tests of upcoming power plants and submit the same to the Authority for

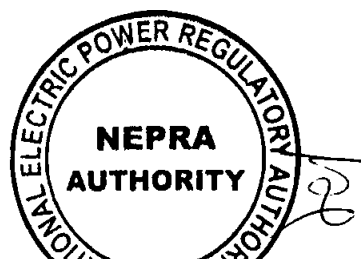


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approval. Accordingly, heat rate tests of Bin Qasim Power Station-II (BQPS-II), Korangi Combined Cycle Power Plant ("KCPP"), Korangi Gas-II ("KTGT-II") and Site Gas-II ("STGT-II") were carried out, however, the same resulted in efficiencies of the mentioned power plants on the lower side. The Authority keeping in view the interest of the consumers approved and allowed monthly and quarterly variations on basis of heat rates which are more efficient than heat rates resulting after the aforementioned heat rate test. Recently, K-Electric KCPP, KTGT-II and STGT-II power plants have been converted to combined cycle mode by K-Electric. The reason for not revising the heat rates is that tariff regime which expired on June, 2016 was an efficiency/performance based regime wherein no return had been guaranteed except the profit due to optimization of operations by K-Electric due to which the Authority decided to set the heat rate benchmarks for the control period of seven years.

16. KCCI also argued that whether NEPRA has regulated the average fuel consumption level in generating one unit of electricity as K-Electric fuel efficiency has not improved since privatization despite its claim of making investments in generation function. KCCI also commented that NEPRA has never engaged itself on fuel consumption and energy output ratio check and that mandatory level of line losses should be set for K-Electric and benefit should be denied if the aforementioned threshold is not met by K-Electric.
17. The MYT regime that expired in June, 2009, if analyzed carefully, was an incentive based self-monitoring regime with set benchmarks and without any guaranteed return on investment by K-Electric. The essence of that MYT regime was that K-Electric could only make profits if it could perform better than the set benchmarks which could only be possible if K-Electric brought efficiency in its operations. Impact of any in-efficiency was to be borne by K-Electric and was not passed on to the consumers. The regime was formulated with self-monitoring mechanisms regarding heat rates (Fuel efficiency), auxiliary consumption of K-Electric own generation power plants and T&D losses etc which were initially set at 25% reducing thereon annually @2% to 15% in last two years thereby requiring regulator's little interference for the control period. It is also informed that the profits made by K-Electric, in case of optimization of operations, were also not left unchecked and a Claw-Back feature was embedded in the MYT regime. As soon as the profit



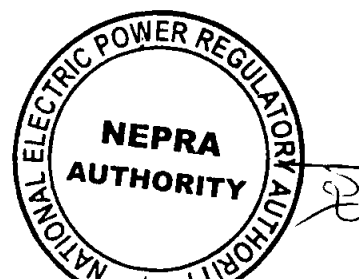


exceeded a threshold of 12% return on Regulatory Asset Base the said feature activated to share excess profits with the consumers of K-Electric. The Authority has directed K-Electric in its previous decisions to share the Claw-Back amounts of Rs. 5.413 billion for FY 2011-12 & FY 2012-13 and Rs. 5.609 billion for FY 2013-14, however, K-Electric has challenged the Authority decisions in Honorable Sindh High Court.

18. The information (both of self-generation and power purchased from external sources) submitted by K-Electric vide FCA request for the current month was verified with respective invoices and other relevant documents. Few deviations were noticed which are explained at para 20 & 21 below.
19. The fuel cost variation of K-Electric's own power generation and power purchases from external sources for the month of August, 2016 works out to be around Rs. 192.705 million or Ps. 12.159/kWh, as per the details tabulated hereunder;

<b>Tariff Adjustment – Summary Variation in Fuel Charges</b>	<b>August-16 Requested</b>	<b>August-16 Allowed</b>
Own Generation (Million Rs.)	194.919	174.804
External/PPP (Million Rs.)	163.810	17.901
<b>Total (Million Rs.)</b>	<b>358.729</b>	<b>192.705</b>
Total Units Sent Out (GWh)	1,584.928	1,584.927
<b>Total Variation Ps/kWh</b>	<b>22.635</b>	<b>12.159</b>

20. The difference between the requested and approved variation in fuel cost of own generation is due to inconsistency in the working of furnace oil rate (Rs./metric ton) by K-Electric. The Authority consistently uses monthly weighted average method to work out the rate of furnace oil consumed in BQPS-I and the same has been used in calculation of fuel charges variations of the current month.
21. In power purchased cost from external sources the reason for the difference in requested and approved variation is that K-Electric has taken invoice rate of CPPA-G in its workings whereas the allowed variations have been worked out using the fuel component approved by the Authority for Ex Wapda Distribution Companies ("XWDISCO's").




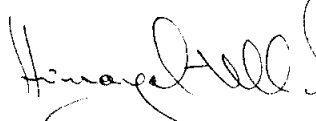
22. In view of the discussion in preceding paragraphs, the Authority has decided to pass on Ps. 12 /kWh to the consumers of K-Electric as FCA for the month of August, 2016. It is to be noted that the aforementioned FCA is being allowed on the provisional basis, subject to adjustments if it is found that K-Electric, while dispatching power from the generation sources of its system, failed to utilize its power stations prudently.
23. The worked out amount of FCA i.e. Ps. 12/ kWh will be charged by K-Electric in the prospective billing month of November, 2016 according to the following schedule:

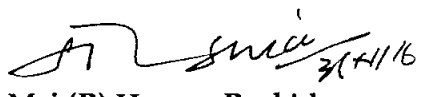
FCA to be calculated on the basis of billing for the month of	Ps/kWh	Charged in consumer bills to be issued in the month of
August, 2016	12	November, 2016

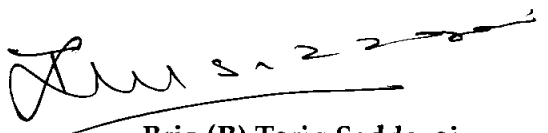
24. The adjustment as referred to in para 23 above:
- shall be applicable to all the consumer categories except lifeline consumers of K-Electric; and
  - shall be shown separately in the consumer bills of November, 2016 on the basis of units billed for the month of August, 2016.
  - is on provisional basis and will be adjusted/ refunded once the new tariff of K-Electric is determined and notified.

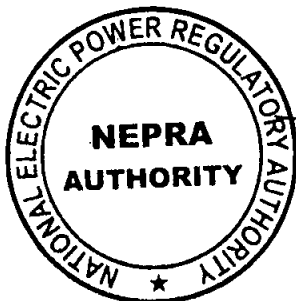
**AUTHORITY**

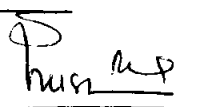
  
Masood ul Hassan Nagri  
Member

  
Himayat Ullah Khan  
Vice Chairman/Member

  
Maj (R) Haroon Rashid  
Member

  
Brig (R) Tariq Saddozai  
Chairman



  
03.11.16

To Be Published in  
Official Gazette of Pakistan Part-II

National Electric Power Regulatory Authority

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NOTIFICATION

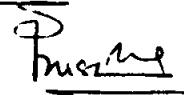
Islamabad, the 3<sup>rd</sup> day of November 2016

S.R.O. <sup>1034</sup> (I)/2016.- Pursuant to Section 31(4) of the Regulation of Generation, Transmission and Distribution of Electric Power Act, 1997 as amended through Regulation of Generation, Transmission and Distribution of Electric Power (Amendment) Act 2011 and as per the mechanism for monthly fuel price adjustment prescribed and determined by the Authority vide Determination dated December 23, 2009 for K-Electric Ltd. (formerly Karachi Electric Supply Company Limited), as notified vide SRO 11(I)/2010 dated January 01, 2010, National Electric Power Regulatory Authority (NEPRA) makes and notifies the following adjustment in the approved tariff on account of variation in fuel charges for the month of August 2016 in respect of K-Electric Limited:

FCA to be calculated on the basis of billing for the Month of	Ps/kWh	Charged in Consumer Bills to be issued in the Month of
August 2016	12	November 2016

2. The above adjustment of plus Ps. 12.00/kWh shall be applicable to all the consumer categories except lifeline consumers of K-Electric Ltd. The said adjustment shall be shown separately in the consumer bills of November 2016 on the basis of units billed for the month of August 2016. This adjustment is on provisional basis and will be adjusted/refunded once the new tariff of K-Electric is determined and notified.

[Case No. NEPRA/TRF-133/KESCL-2009(6)]

  
03.11.16  
(Syed Safer Hussain)  
Registrar



