



Before the Appellate Board  
National Electric Power Regulatory Authority  
(NEPRA)  
Islamic Republic of Pakistan

NEPRA Office, Atta Turk Avenue (East), G5/1, Islamabad  
Tel. No. +92 051 2013200 Fax No. +92 051 2600030  
Website: [www.nepra.org.pk](http://www.nepra.org.pk) E-mail: [office@nepra.org.pk](mailto:office@nepra.org.pk)

No. NEPRA/AB/Appeal-065/POI-2017/1458-1461

September 29, 2017

1. Syed Sirajuddin Ahmed,  
S/o Zaheeruddin Ahmed Abbas,  
Plot No. 1415/14, Federal B. Area,  
Karachi
2. Chief Executive Officer,  
K-Electric,  
KE House, 39-B,  
Sunset Boulevard, DHA-II,  
Karachi
3. Asif Shajer,  
Deputy General Manager,  
K-Electric, KE House, 39-B,  
Sunset Boulevard, DHA-II,  
Karachi
4. Electric Inspector,  
Karachi Region-II,  
Block No. 51, Pak Secretariat,  
Shahra-e-Iraq, Saddar,  
Karachi

Subject: **Appeal Titled K-Electric Ltd Vs. Syed Sirajuddin Ahmed Against the Decision Dated 28.03.2017 of the Electric Inspector/POI to Government of the Sindh Karachi Region-II, Karachi**

Please find enclosed herewith the decision of the Appellate Board dated 28.09.2017, regarding the subject matter, for information and necessary action accordingly.

Encl: **As Above**

(Ikram Shakeel)

No. NEPRA/AB/Appeal-065/POI-2017/1462

September 29, 2017

Forwarded for information please.

Assistant Director  
Appellate Board

✓ 1. Registrar

CC:

1. Member (CA)



# National Electric Power Regulatory Authority

## Before Appellate Board

In the matter of

### Appeal No. NEPRA/Appeal-065/POI-2017

K-Electric Ltd

.....Appellant

Versus

Syed Sirajuddin Ahmed, S/o Zaheerudin Ahmed Abbas,  
Plot No.1415/14, Federal B Area, Karachi

.....Respondent

#### For the appellant:

Ms. Tatheera Fatima Deputy General Manager (Distribution-Legal)  
Mr. Masahib Ali Manager  
Mr. Imran Hanif Deputy Manager

#### For the respondent:

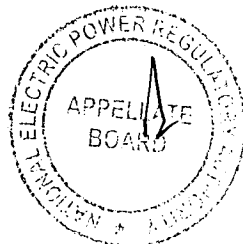
Syed Sirajuddin Ahmed

### DECISION

1. Brief facts give rising to the instant appeal are that the respondent is a domestic consumer of the appellant K-Electric bearing Ref No.AL-019612, who challenged the following detection bills before Provincial Office of Inspection, Karachi Region-II, Karachi (hereinafter referred to as the POI):

Detection bill	Period	Units	Amount in (Rs.)
First	14.05.2013 to 11.10.2013	4,777	78,220/-
Second	13.11.2013 to 15.05.2014	2,668	39,278/-

2. POI vide its decision dated 28.03.2017 cancelled the aforesaid both the detection bills





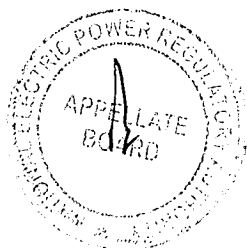
## National Electric Power Regulatory Authority

and the respondent was allowed to pay the detection bill for two months only.

3. Above referred decision has been agitated by K-Electric through the instant appeal. After issuing notice, the appeal was heard in the NEPRA regional office, Karachi on 22.09.2017 in which both the parties were in attendance. At the outset of hearing, the respondent produced a bill amounting to Rs.429,663/- for the month of September 2017 and averred that the said bill is highly excessive and he is not in a position to pay with meagre resources. Conversely K-Electric explained that the aforementioned bill includes the five detection bills total amounting to Rs.260,383/-, the outstanding arrears of Rs.144,747/- accumulated due to non-payment of regular bills and the late payment surcharges (LPS). The parties negotiated the matter and reached to a settlement as per detail given below:

<u>Description</u>	<u>Amount (Rs.)</u>
• Amount payable against the detection bills	126,125/-
• Outstanding arrears against the regular monthly bills (Oct-13, Dec-13, Jul-14, Aug-14, Jun-15, Aug-15, Sep-15, May-15, Aug-16, Sep-16, Nov-16, May-17, Jun-17)	144,747/-
• Total outstanding amount to be recovered in twelve equal monthly installments	<u>270,872/-</u>

4. In view of aforementioned settlement inter se between the parties, K-Electric is directed to make the recovery of outstanding amount of Rs.270,872/- from the





## National Electric Power Regulatory Authority

respondent in twelve equal monthly installments. However K-Electric should waive off LPS (if any) levied due to the aforesaid detection bills and adjust the payment (if any) made for the outstanding arrears against the regular bills. This settles the disputed billing of the respondent till September 2017.

5. The appeal is disposed of in above terms.

Muhammad Qamar-uz-Zaman  
Member

Nadir Ali Khoso  
Convener

Muhammad Shafique  
Member

Dated: 28.09.2017

