

## JOINT ELECTRICITY REGULATORY COMMISSION FOR MANIPUR AND MIZORAM AIZAWL: MIZORAM

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# **DRAFT NOTIFICATION**

## Dated Aizawl, the 12th April, 2023

**No.H.13011/36/16-JERC:** In exercise of powers conferred under Section 50 read with Clause (x) of Sub-section (2) of Section 181 of the electricity Act, 2003 (36 of 2003), and all other powers enabling it in this behalf, the Joint Electricity Regulatory Commission for Manipur & Mizoram hereby makes the following regulations to amend the Joint Electricity Regulatory Commission for Manipur & Mizoram (Metering for Grid Connected Renewable Energy) Regulations, 2016 (herein referred to as "Principal Regulations"), namely;

#### 1. Short title and commencement:-

- 1) This Regulation may be called the draft Joint Electricity Regulatory Commission for Manipur & Mizoram (Metering for Grid Connected Renewable Energy) (Third Amendments) Regulation, 2023.
- 2) This Regulation shall extend to the whole States of Manipur & Mizoram and shall apply in relation to all matters falling within the jurisdiction of the Commission.
- 3) This Regulation shall come into force from the date of their notification in the Official Gazette of the concerned States.

#### 2. Amendments in Regulation 12.2 of the Principal Regulations:-

Sub-clause (10) of Regulation 12.2 shall be substituted as below:

'(10) The consumer shall be paid for net energy credits which remain unadjusted at the end of the financial year at the rate of Average Power Purchase Cost (APPC) notified by the Commission based on the information on the previous year (True-up) in the Tariff Order at which the Distribution licensee has purchased the electricity including the cost of self-generation, if any, from all the energy suppliers on long term and medium term basis, but excluding the energy purchased from Grid Connected Roof Top Solar System and transmission charges outside the periphery of Distribution system of the

licensee, on provisional basis. Subsequently after true up of the power purchase cost of the Distribution Licensee, by the Commission, adjustment amount between provisional rate and trued up rate of average power purchase cost shall be credited/debited to the account of consumer in the next billing cycle after issuance of the true up order of the relevant year by the Commission.

Provided also that at the beginning of each financial year (i.e. settlement period), cumulative carried over solar electricity injected shall be reset to zero.

Provided that this amendment shall not be applicable to Roof Top Solar Generation for which separate tariff (Feed-in-Tariff) has been issued by the Commission.'

## 3. Amendments in Regulation 12.3 of the Principal Regulations:-

Sub-clause (3) of Regulation 12.3 shall be substituted as below:

'(3) The applicable tariff for the rooftop solar energy shall be the **tariff approved** by the Commission from time to time. Terms and conditions of payment of the cost of power purchased by the licensee from the seller shall be as per mutually agreed and duly incorporated in the power purchase agreement executed between the eligible consumer or third party owner of the solar energy system and the licensee as the case may be.'

By Order of the Commission

Sd/-RICHARD ZOTHANKIMA Secretary