To,

The Secretary,
Andhra Pradesh Electricity Regulatory Commission,
11-4-660, 4th Floor, Singreni Bhavan, Red Hills,
Hyderabad- 500 004

Sub: Public notice dated 13.02.2020 regarding public hearing to be held on 10.03.2020 in respect of proposed amendment of Regulation 4 of 2017 i.e., APERC (Forecasting, Scheduling and Deviation Settlement of Solar and Wind Generation) Regulations, 2017 ("Regulations")

Kind attention: The Secretary, APERC

Dear Sir,

We wish to introduce Wind Independent Power Producers Association (WIPPA), a national level registered body having association of more than 30 Independent Power Producers (IPPs) that have more than Rs 35,000 Crores investment on ground and a healthy pipeline in wind energy sector across the country. WIPPA is actively engaged in sustenance and promotion of the wind energy sector in India through policy advocacy and presenting independent views / suggestions / comments / analysis to various stakeholders at various forums so as to provide further fillip to the sector.

We are writing you in reference to the above subject, we would like to bring to your kind attention that several wind and solar companies across the country have challenged the legal and constitutional validity of Forecasting, Scheduling and DSM Mechanism Regulations passed by respective State Electricity Regulatory Commissions in various High Courts and interim orders have also been passed to the effect that no coercive actions be taken against the renewable energy generating companies.

Similarly, aggrieved by the APERC (Forecasting, Scheduling and Deviation Settlement of Solar and Wind Generation) Regulation, 2017 i.e. Regulation No. 4 of 2017, some wind and solar companies have filed certain Writ Petitions before the Hon'ble High Court of Andhra Pradesh (High Court) bearing numbers WP 5706 of 2019, WP 15513 of 2019 and WP 13860 of 2019 and the Supreme Court of India, challenging the legal and constitutional validity of the Regulations whereunder various orders effectively:

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(i) Order dated 26.04.2019 of the Hon'ble Supreme Court in CA 4404 of 2019;
03.06.2019, 03.06.2019 and 25.04.2019 passed by the Hon'ble High Court in WP
No. 5706 of 2019;
(iii) Interim orders dated 30.12.2019, 17.102019, passed by the Hon'ble High Court
in WP 15513 of 2019;
Hon'ble High Court in WP 13860 of 2019;

From review of the aforesaid orders, it is apparent that the Hon'ble High Court has:

(i) passed interim orders not to take any coercive steps on bank guarantees;
(ii) admitted the aforesaid writ petitions and posted for final hearing;
(iii) directed to continue the interim orders until then.

Further, it is significant to state the Hon'ble Supreme Court in the matter CA No.4404 of
2019, has by its order dated April 26, 2019, remanded the issue of adjudication on the AP
Electricity Regulatory Commission (Forecasting, Scheduling and Deviation Settlement
Mechanism for Wind and Solar Generation Sources), Regulations, 2017 to the Hon'ble AP
High Court, for disposal on merits and the same is sub-judice before the Hon'ble AP High
Court.

Therefore, in view of the above, we humbly request that the public notice issued by Hon'ble
APERC for holding a public hearing on March 10, 2020, with regard to amendment of the
said Regulation No. 4 of 2017, be kept in abeyance until the matter on the constitutional
validity of the Regulations is finally decided by the Hon'ble High Court at Andhra Pradesh.

We thank you for your support.

With regards,

For WIND INDEPENDENT POWER PRODUCERS ASSOCIATION (WIPPA)

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To,

Hon’ Secretary
Andhra Pradesh Electricity Regulatory Commission
11-4-660, 4th Floor, Singareni Bhavan, Red Hills Road,
Khairatabad, Hyderabad, Telangana 500004

Subject: Comments on Draft Amendments proposed by ATRANSCO, towards the Regulation 4 of APERC Forecasting, Scheduling and Deviation Settlement of Solar and Wind Generation Regulation, 2017

Dear Sir,

At the outset we thank the Hon’ APERC for giving us an opportunity to offer our views and suggestions on the proposed amendment by ATRANSCO, as referred above.

However, it is noted that the hearing for the above matter is scheduled on 10th March 2020, which happens to be a public holiday due to Holi. We request you to provide another date for the hearing and let us know of the same.

PTC Energy Limited have four Wind Project Aggregating to 188.8 MW, representing approx. Rs 1,353.5 crores in investment in AP.

The Honorable APERC may also like to assess the existing practice, availability of technology in India and accuracy of demand forecasting by DISCOMS and ATRANSCO, in the context of proposed amendment.

The larger impact of changes proposed by ATRANSCO will only be to make the projects unviable. All the changes proposed - a change in the error calculation formula, reducing the permitted deviation to 5%, disallowing any intra-day revisions, and charging Rs 2/ unit of deviation will result in an unprecedented cost increase, potentially making the projects unviable and it is beyond doubt to mention that Wind Power Projects will definitely become NPAs and thereby thousands of crores of investment will go hay wire.

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The changes proposed are highly detrimental for any Wind Project Developer and it may be informed that AP DISCOM/ APTRANSCO are bringing one by one new issues like reduction in tariff, holding GBI amount, Limiting CUF and proposed changes in existing DSM regulations etc. to apparently discourage Wind Power Generators in the state. The raising of these issues looks like an intention to either avoid Discom's obligation or to drag the developer into long and multiple litigations, despite having a concluded PPA in place.

Our pointwise response against all the changes proposed by APTRANSCO are attached as Annexure 1.

The Honorable APERC is humbly requested to not consider the changes proposed vide letter dated 10.12.2019 from APTRANSCO and thereby safeguard the Wind Power Plants which are already under stress.

Thanking You.

Yours Faithfully,

Charanjeet Singh

CHARANJEET SINGH
Exec. Vice President
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### ANNEXURE 1

<table>
<thead>
<tr>
<th>S No</th>
<th>Current Regulation</th>
<th>Amendment Proposed</th>
<th>Comments / Suggestions</th>
</tr>
</thead>
</table>
| 1.   | Clause 2.1 (a) "Absolute Error" means the absolute value of the error in the actual injection of Wind or solar generators with reference to the scheduled generation and the Available Capacity (AVC), as calculated using the following formula. Forecast Error (%) = 100 X (Schedule Generation — Actual Injection) / Scheduled Generation | Substitute the term 'absolute error' with 'forecast error' Substitute the term 'Available Capacity' with 'Scheduled Generation' for calculating Forecast error as following formula. Forecast Error (%) = 100 X (Schedule Generation — Actual Injection) / Scheduled Generation | 1. The proposed forecast error shows the forecast error in relation to the forecast. However, such metric can be mis-leading when applied on RE, as the numerator in the proposed forecast error i.e. (Schedule Generation — Actual Injection) represents the MW difference of generation; however, when divided by Schedule generation it represents the MW difference of generation in relation to the Schedule generation which is variable. Thus, even if the mean absolute error (Schedule Generation — actual Injection) is low; the resultant 'forecast error' will be on higher side contributing to high deviation charges with low impact on the grid. A prime example of this is low wind season, where such forecast error will result in unnecessarily high numerical values but will have low impact on the grid.  
2. Forecast error represented with relation to Available capacity (AVC) supports in encapsulating the mean absolute error or deviation from actual in relatively rational manner throughout the seasons. Model Regulations on Forecasting, Scheduling and Deviation Settlement of Wind and Solar Generating Stations at the State level states that "incentives to generators for better forecasting must be aligned with the objective of grid management, which is to minimize actual MW deviations from schedule. As commercial impact on generators is directly proportional to the error percentage, forecasting models will be designed to minimize MW deviations only if the denominator is a constant (and not a variable such as 'schedule')."  
3. Model Regulations on Forecasting, Scheduling and Deviation Settlement of Wind and Solar Generating Stations at the State level also states that scientific methods... |
<table>
<thead>
<tr>
<th>Clause 2.1 (j)</th>
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</thead>
<tbody>
<tr>
<td>&quot;deviation in a time block for a seller means its total actual injection minus its total scheduled generation.&quot;</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>The definition of phrase &quot;Allowable forecast error in percentage should be considered for inclusion.&quot;</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allowable forecast error = 100 x (diversity factor 0.7 in control area in the beginning of financial year) x (quantum of deviation limit permitted under CERCs DSM Regulation amended)</td>
</tr>
</tbody>
</table>

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<tbody>
<tr>
<td>The justification provided by APTRANSCO for these points do not appear plausible. The challenges of Variable Renewable Energy Sources (VRE) are well documented and forecasting of VRE is not the only culprit contributing to imbalance in the grid. In addition to accurate forecasting of VRE, functional primary and secondary control reserves shall be utilized to ensure provision of ancillary and balancing services such as additional Pumped storage hydro plants, Spinning reserves etc. The scope of the framework on Forecasting, Scheduling and Imbalance Handling of Variable Renewable Energy Sources (Wind and Solar) states that &quot;Forecasting and scheduling of these generators is critical to anticipate balancing requirements and procure requisite reserves to maintain load-generation balance and grid reliability. At the same time, due to the intermittent nature of these sources, special provisions must be made so that the generators are not unduly penalized.&quot; Thus, we should not move towards creating adverse provisions for environmentally benign RE sector.</td>
</tr>
</tbody>
</table>

4. As we are moving towards a power system with high renewable penetration, a normalized forecast error in relation to available capacity will accurately represent the uncertainty or error in the forecast affecting the power system.

5. **Request/Submission:** It is proposed to continue using the extant Formula for calculation of Absolute Error as per existing APERC (Forecasting, Scheduling, Deviation Settlement and Related Matters for Solar and Wind Generation Sources) Regulations, 2017.

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from time to time) / (quantum of VRE installed capacity)

2. Furthermore, to ensure utmost accuracy for RE grid integration, CERC and Model Regulations on Forecasting, Scheduling and Deviation Settlement of Wind and Solar Generating Stations at the State level suggested that “the concerned SLDC should also undertake forecasting of wind and solar power that is expected to be injected into the State grid, by engaging forecasting agency(ies) if required. The forecast by the concerned SLDC shall be with the objective of ensuring secure grid operation by planning for the requisite balancing resources. The forecast by the QCA or wind and solar generator, as the case may be, shall be generator centric.” Furthermore, the regulation clarifies that schedules submitted by QCA on behalf of generators “shall be used as reference for deviation settlement.”

3. There are power purchase mechanisms such as an intra-day market already available in the market to lend support to grid management; however, there is less liquidity in the system due to low participation. Additionally, to improve the grid management, CERC has notified Framework for Real-Time Market for Electricity which will come in effect from 1st April 2020. This will bring more liquidity into the market; allowing grid operators to purchase power effectively. Same was also suggested by SOR on Framework on Forecasting, Scheduling and Imbalance Handling for Variable Renewable Energy Sources (Wind and Solar) wherein it states that “a real time market (or an hour ahead market) can enable these generators to make up for the day ahead forecast error, and ensure a total generation supply close to their original schedule”.

4. **Request/Submission:** Keeping in mind the above points, it is proposed the existing framework on calculating DSM is suitable for balancing the grid without unduly disincentivizing the VRE generator.

3. Clause 4.1

It is proposed to remove the

1. The energy demand is expected to grow significantly while the conventional
| 3. | **Recommendations** We need to appreciate that VRE by its definition is subject to variability in real-time. This variability impacts the accuracy of forecasting and the need for real-time adjustments. |

| 2. | **Better Integration** Better integration of renewable energy sources into the power system is crucial. This involves improving forecasting accuracy and enhancing the grid's flexibility. Reliable forecasting allows for effective scheduling and dispatch of renewable energy sources. |

| **The Methodology** The methodology discussed describes the operational and technical aspects of the concept. It highlights the importance of integrating renewable energy sources into the grid. The procedural steps ensure a smooth transition towards a higher reliance on renewable energy. |

| **Concerned** Provided by the generator, the forecasting tools will be able to utilize advanced forecasting algorithms. The incorporation of renewable energy sources requires careful consideration of their variability and intermittency. |

| **Foreseen** Future developments in technology and the methodologies discussed will enable a more robust and efficient integration of renewable energy into the grid. This will enhance the grid's adaptability and reduce the reliance on traditional energy sources. |
**Clause 6.3**
The deviation charges for over or under injection for sale/supply of power within the State are tabulated here under:

<table>
<thead>
<tr>
<th>S No.</th>
<th>Forecast Error in the 15 min. time block</th>
<th>Deviation charges payable to State Pool Account (Rs / unit)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>&lt; 15%</td>
<td>None</td>
</tr>
<tr>
<td>2</td>
<td>15% - 25%</td>
<td>0.5</td>
</tr>
<tr>
<td>3</td>
<td>25% - 35%</td>
<td>1.0</td>
</tr>
<tr>
<td>4</td>
<td>&gt; 35%</td>
<td>1.5</td>
</tr>
</tbody>
</table>

The levy and collection of DSM charges should be amended as shown in the table given below:

<table>
<thead>
<tr>
<th>S No.</th>
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<th>Deviation charges payable to State Pool Account</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>&lt; Allowable Forecast Error</td>
<td>None</td>
</tr>
<tr>
<td>2</td>
<td>&gt; Allowable Forecast Error</td>
<td>At Rs. 2 per unit for the shortfall or excess Injection</td>
</tr>
</tbody>
</table>

1. Forecasting for wind and solar PV in India is gradually evolving with advancement of forecasting technology and participation of international players in the sector. Global studies emphasize that errors reduce over a period. Yet, achieving 100% accuracy is not possible given the nature of VRE. Thus, according to Model FOR, “to incentivize investment in better forecasting methodologies and reliable data, deviation charges would be levied outside a tolerance band. Within this tolerance band, there will be no revenue impact on the generator. However, outside this band, a graded deviation charge can be applied. This will provide incentive to forecast as accurately as possible, utilizing the schedule revisions, and communicate accordingly with SLDC”.

2. The proposed deviation band consisting of no incremental band and a flat band of allowable forecast error (proposed at 4.89%) would remove commercial viability of wind and solar projects. The revenue loss estimated for this is approximately 5-10% depending on season.

3. In fact, neighbouring RE rich state Tamil Nadu’s final regulation also incentivizes the generator by capping the penalty and paying back deviation charges if the deviation charges of the entire year are greater than Rs 0.50 per unit.

4. **Request/Submission:** The objective of APERC forecasting and scheduling regulation is to facilitate large scale grid integration of solar and wind energy generating stations while maintaining grid stability and security and not generation of revenue. The prevailing

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3. Report of the Expert Group: Review of Indian Electric Power Code proposes to introduce a procedure for aggregation of pooling stations for the wind/solar/hydropower plants. This aims to increase the accuracy of forecasts of all errors in individual plants to an acceptable level with aggregation of the impact of forecast errors. For a regional control area, it reduces the average value of wind power forecast deviation to 5% for the regional forecast and to 6% for the day-ahead forecast.

2. Forecasting errors in a region, the aggregation lowers the impact on power system operation. The errors are not uniformly distributed in time with a region. Therefore, forecasting errors for a region are distributed in time and have a larger geographical area. The errors are not uniformly distributed in time. Therefore, aggregation is beneficial because it enables aggregation of interconnected power system to better control the grid. A large geographical area is also beneficial for the grid as it is applicable to both power and virtual power.

1. Available renewable energy and demand are both variable components in power grid operation.

Virtual Pool means the Virtual Power Generation from definition 2.1 (ee) and also be deleted at clause 6.9.

The definition phrase of "Virtual Pool" as presented in class 2.1 (ee) is considered to be deleted.

The purpose of availing the grid is to improve grid security and reliability. A larger geographical area is beneficial because it enables aggregation of interconnected power system to better control the grid. A large geographical area is also beneficial for the grid as it is applicable to both power and virtual power.

The regulation is fulfilling the states objective. Thus, it is proposed to continue with the existing regulation.
4. The document shared by APTRANSCO wrongly claims that no other state allows aggregation. This is factually incorrect. The concept of Aggregation had been proposed in the FoR Model Regulation, and in the most recently it has been proposed at the Inter-State RE DSM in the draft IEGC 2020 code. Further, Karnataka has successfully implemented Aggregation along with Andhra Pradesh, and the result of Aggregate level schedules and revisions have resulted in much lower overall deviation at the state levels.

5. In addition, Lawrence Berkeley National Laboratory (LBNL), USA in SOR for Forecasting, Scheduling and Imbalance Handling for Variable Renewable Energy Sources (Wind and Solar) has submitted that in the case where there is no aggregation of schedules, "if two RE generators deviate in the opposite direction with no net deviation from the aggregate schedule, both generators are expected to be penalized depending on the extent of their individual deviation even though they may not impose any additional costs on the overall system. Their research shows that the aggregate variation (in percentage terms) over multiple sites is typically lower than the variation in output on one site; moreover, the forecasting accuracy is higher for aggregate forecast over multiple sites. Therefore, for scheduling purposes it is desirable to use the aggregate (total balancing area) level forecasts of RE generation."

6. Statkraft conducted a study of the state imbalance from AP and RJ. AP allows virtual pool while RJ does not. In this study, we found that the MW imbalance above permissible limit of +/-250 MW for RJ was greater than that of AP. This represents that there is no correlation between effective management of grid with forecasting at individual site level.
Grid on virtual pool level in a stable and secure manner:

8. Request/Submission: It is proposed to continue with the provision of virtual

Geographical areas are aggregated together to form balancing circles.

Furthermore, National Operators large virtual power plants spread over wide

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Pic Energy Limited