

Record of proceedings dated 06-11-2017

I.A.No. 22 of 2017 in R.P.No. 1 of 2017 in O.P.No. 25 of 2016

APSPDCL Vs. –NIL--

Public hearing in the matter of petition seeking revision of the order issued by the Commission for implementation of Domestic Efficient Fans Programme (DEFP) in seven districts in its area of operation (except Krishna District) under Demand Side Management Programme, vide order dated 03-06-2017 passed in R.P.No. 1 of 2017 in O.P.No. 25 of 2016 (seeking revision of cost of 5 Star rated fans due to enforcement of GST)

Orders pronounced (*vide separate orders*).

“9. Enforcement and imposition of Goods & Services Tax (GST) by the Government of India is a fact that can be taken judicial notice of and the impact of GST on fan cost components for both On Billing Finance and upfront purchase has to be factored into the further execution of the programme. The statutory liability for payment of GST having come into vogue subsequent to the earlier orders has to be reasonably and legally permitted to be recovered by the petitioner/Energy Efficiency Services Limited.

10. Hence, the Interlocutory Application is allowed accordingly”.

Sd/-
P. Rama Mohan
Member

Sd/-
Dr. P. Raghu
Member

Sd/-
Justice G. Bhavani Prasad
Chairman

I.A.No. 23 of 2017 in R.P.No. 2 of 2017 in O.P.No. 22 of 2016

APEPDCL Vs. ---NIL---

Public hearing in the matter of Petition seeking revision of the order issued by the Commission for implementation of Domestic Efficient Fans Programme (DEFP) in its area of operation (except Narasapuram Revenue Division in W.G. District) under Demand Side Management Programme, vide order dated 03-06-2017 passed in R.P.No. 2 of 2017 in O.P.No. 22 of 2016 (seeking revision of cost of 5 Star rated fans due to enforcement f GST)

Orders pronounced (*vide separate orders*).

“10. Enforcement and imposition of Goods & Services Tax (GST) by the Government of India is a fact that can be taken judicial notice of and the impact of GST on fan cost components for both On Billing Finance and upfront purchase has to be factored into the further execution of the programme. The statutory liability for payment of GST having come into vogue subsequent to the earlier orders has to be reasonably and legally permitted to be recovered by the petitioner/Energy Efficiency Services Limited.

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