



GOVERNMENT OF GOA

CITIZEN'S CHARTER

FOR

ELECTRICITY DEPARTMENT

CONTACT OFFICE:.

Office of the
Chief Electrical Engineer,
Electricity Department,
Govt. of Goa,
Vidyut Bhavan, 3rd Floor,
Panaji-Goa.
Phone: 2426421, 2426022

Price: Rs. 25/~



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INTRODUCTION

Brief History and Present status

The Electricity Department was created as a Govt. Department in the year 1963. The Electricity Department is the only licensee in the state of Goa for transmission and distribution of Electrical Energy.

The Department does not have its own generation and purchases power from the Central Sector Power Stations of the National Thermal Power Corporation as per the allocation made by the Central Government. The Total allocation of power from the NTPC is 332 Mw.

Besides this, the department also purchases power of 16 Mw from Reliance Industries Ltd., Sancoale.

There are no direct link lines between the generating station of NTPC and Goa and hence the NTPC power is availed through the Grids of the neighboring State of Maharashtra and Karnataka. The Electricity Department pays wheeling charges to Maharashtra State Electricity Board and KPTCC for using their line network for transmission of power from NTPC generating stations to Goa. The power from the Western region is wheeled from the MSEBS 400 KV Sub-Station at Kolhapur to the 400 KV Sub-Station at Colvale in Goa. From here the power is transmitted at 220kV level to Ponda and Tivim sub-stations of the Department. From the Southern region power is transmitted from Nagjhari to Ponda.

The Department has adopted Voltages of 220KV, 110KV and 33KV for sub transmission and 11KV and 440 volts for distribution purpose.

The Department has adopted overhead line system for transmission and distribution except for Panaji town where part of the area is covered by underground system. The remaining parts of Panaji and Margao town are now being provided with underground network.

All the towns and villages of Goa are electrified and any intending consumer can avail power supply by submitting requisition in the prescribed form to the appropriate office of the Department subject to fulfilling the required conditions and payment of charges as per conditions of supply of Electrical Energy and miscellaneous charges.

The power supply to the new consumers is released on single phase, 230 Volts for connected load up to 3KW and on three phase, 400 volts for connected loads above 3KW but less than 70 KVA/HP connected for a single consumer. The power supply for connected loads / contract demands above 70 KVA but less than 100KVA is released at a voltage of 11KV and above 1000KVA the same is released at 33KV voltage. The Chief Electrical Engineer, has however discretionary powers to release power supply at other voltages irrespective of connected load.

Release of New Service Connection

L.T. Supply

Any intending consumer desirous of availing of a new service connection should submit an application in the prescribed requisition form which is available in any office of

the Electricity Department free of cost. Any existing consumer intending to increase his connected load should also submit an application in the above mentioned requisition form. The duly filled requisition form should be submitted to the local respective area section office or subdivision office. The intending consumer must sign the requisition form and the declaration.

If the applicant is not the owner of the premises, he has to produce documentary proof such as consent of the owner or an affidavit sworn in before the Mamlatdar or Magistrate or rent receipts to prove that he/she is lawful occupier of the premises.

The requisition for supply is also to be submitted along with the occupation certificate/ NOC from local bodies such as Municipality /Grampanchayat to prove that the construction of the premises for which electricity connection is sought is legal.

If the service line has necessarily to cross over, or go under, or through other's property, the consumer, if required by the Electricity Department has to obtain permission of the owner of the property at his expense.

After the receipt of the application in the prescribed form along with required, documents, the Electricity Department official will inspect the site and fix the point of entry and location of meter in consultation with the consumer and his contractor. The necessary estimate will be prepared and in the case of LT supply, the Departments officer will submit a quotation to the intending consumer intimating the amount to be paid towards service connection charges and security deposit worked out in accordance to the conditions of supply and miscellaneous charges. This amount is to be paid in advance. The work of laying of service line and meter will be taken up only after receipt of this payment.

The applicant has to also submit a wiring completion & test report in the prescribed form available in any office of the Electricity Department, which is to filled and duly signed by the applicant and a licensed wiring contractor. The list of licensed wiring contractors is available with Licensing Board on 1st Floor, Vidyut Bhavan, Panaji.

The Department's official will inspect the wiring and service connection will be released subject to passing the required tests. The normal minimum billing period is 2 years from the date of connection.

In case of a group of consumers, which involves a larger investment the total estimated cost is recovered from the group over a period of seven years base on 15% annual revenue returns. The minimum amount of the bill of the individual consumer is arrived at on the basis of the total cost of the estimate including labour and supervision charges shared among the consumers proportionate to their applied load and is to be paid for a period of seven years. If however the tariff minimum charges are higher as compared to the 15% revenue return the consumer has to pay the tariff minimum charges. An undertaking to this effect is to be given by consumer, in such cases.

H.T. Supply

The requirements are similar to that of L. T. supply, except that the applicant has to indicate his contract demand instead of connected load in the application. He should also indicate the voltage at which the power supply is required. The estimate is prepared subject to technical feasibility based on the total loading of the system including transmission lines, nearest, substation and the receiving station. The Department bears the cost of laying the service line from the nearest substation or mains up to the point of supply on the consumers premises. The consumer in this case has to agree to pay the monthly guaranteed line minimum charges based on 15% annual revenue return on the total investment made by the department including labour and supervision charges as specified in clause 10 of the H. T. agreement or the minimum charges based on prevailing tariff whichever is higher. The consumer has to pay the service connection charges and sign an agreement in the prescribed format before the work of laying service line is taken up. The application as well as agreement is to be signed either by the owner, by the partner or duly authorized representative of the board of directors in the case of Pvt. Ltd. company or Public limited company. The applicant has to also furnish a bank guarantee in the prescribed format of the department equivalent to three months computed bill amount before taking up of the work. The amount of security deposit will be reviewed after three months on the basis of the actual bill amount.

The consumer has to furnish approval copy of the Electrical inspector for his electrical installation before release of supply. The consumer has to avail power supply for a period of 7 years, as per the terms stipulated in the agreement.

Service connection charges

Low- tension consumer other than agriculture pumping loads.

(a) Overhead service line

Type of service	Fixed charges ----- Plus-----	Variable charge per
	Up to 30 meters	meter above 30 meters
Single phase	Rs. 150/-	Rs. 15/- per meter
Two Phase	Rs. 200/-	Rs. 20/- per meter
Three phase		
(i) For loads up to 5 Hp	Rs. 300/-	Rs. 40/- per meter
(ii) For loads above 5 Hp up to 20 Hp	Rs. 600/-	Rs. 40/- per meter
(iii) For loads above 20 Hp	Rs. 900/-	Rs. 40/- per meter

(b) Underground service line

Actual cost of materials and labour plus 15% to cover overhead charges.

Note :

Variable charges are leviable for the portion of the overhead line which is in excess of 30 meters including the portion in consumer's premises up to the point of metering.

- (1) In the case of service connection provided by tapping the existing service line on adjacent premises, the length of the service line is counted from the tapping point.
- (2) If the service is already provided on a building and if other occupants want to have independent connection, the service connections to such occupants will be released by tapping the existing service. Fixed charges in such case will be half of the normal fixed charges as specified at (a) above for the looping meters installed within 4.5 meters of the original point of supply.

Motive Power Consumers

All conditions being same, the consumer has to sign agreement with the Department and the guaranteed line minimum charges will be based on 15% annual revenue return or tariff minimum whichever is higher depending upon the extension of LT/HT lines and as specified in the agreement.

Agricultural pumping load consumer

The overhead service line is provided up to 300 meters at a fixed cost. The fixed charges are Rs. 300/- for loads up to 5HP, Rs. 600/- between 5 HP to 20 HP and Rs. 900/- above 20 HP to 70 HP. The variable charges are Rs. 40/- per meter above 300 meters.

The consumer has to sign an agreement with the Department for availing supply for a minimum period of 3/7 years depending on the conditions whether service connection is released from existing line or extension of line is involved.

Power supply to connected load of 3 BHP & above will be released at three phase and 2 BHP and below at single phase. The minimum charges will be per annum basis & are billed monthly on average of 12 months.

High Tension Consumer

The service connection charges are as under

- | | |
|----------------------------------------------------------|--------------------------------|
| (a) For the first 500 KVA of contract demand :- | Rs. 5000/- |
| (b) For the next 500 KVA of contract demand:-
thereof | Rs. 1500/- per 100 KVA or part |
| (c) For contract demand above 1000 KVA :-
thereof | Rs. 1000/- per 100 KVA or part |

Temporary Supply

Temporary supply is released for all purposes such as lighting, motive power, touring cinemas etc. Temporary supply is initially released for a period of one month & subject to feasibility can be extended for periods not exceeding one month on each occasion on application by the consumer.

The intending consumer should submit an application in the normal requisition form available in any office of the Electricity Department giving details of load and period for which supply is required to the local area section office or subdivision office. He has also to submit wiring contractor's test report in the prescribed form from a licensed contractor only.

A consumer intending to avail 3-phase supply has to deposit the actual cost of the estimate (material and labour plus 15% for supervision) in advance. Besides this the applicant has to pay security deposit based on the connected load. In case of 1-phase supply rental charges per meter length of the service wire is charge per month as stipulated in the Electricity supply tariff.

On disconnection of supply, the service line is removed and the labour cost of dismantling is charged to the consumer. He is given a credit for all the materials returned in good condition at actual cost less 25% depreciation for the first month and 6.25% for each subsequent month or part thereof.

The minimum bill for each period of supply will be as per the tariff applicable. The balance amount of deposit will be returned after recovery of depreciation cost and the consumption charges on disconnection of supply.

Inspection and testing

(a) Low Tension Consumer

Before release of power supply to a new installation the wiring is inspected by a Department's official in presence of consumer and wiring contractor to confirm that the same is as per wiring test report submitted by the consumer. The insulation resistance of the wiring is also tested and power supply is released subject to finding the same satisfactory.

(b) High Tension Consumer

Before release of power supply to a high-tension consumer the installation is inspected by the Department's official. The installation is also to be inspected by the Electrical Inspector of Govt. of India from safety point of view. For Goa, the Electrical Inspector is the Dy. Director, RIO having office at 5th floor, Vidhyut Bhavan, Panaji. All other condition fulfilling, the power supply to a HT consumer will be released only after approval of the Electrical Inspector.

Metering of the Installation

Every service connection is metered at the point of entry to assess the energy consumption in case of LT consumer, and energy consumption, demand and power factor in case of HT consumers.

The metering involves only energy meter in case of LT consumer with low loads. However for higher loads, the metering is provided with energy meter as well as current transformers. In case of HT consumer, the metering is provided with trivector meter along with current and voltage transformers on H. T. side.

Normally, the metering is provided by the Department for which rental charges are recovered through monthly bills. However, if the department is not in a position to provide the meter due to its non availability or if the consumer desires so, he can have his own metering, subject to its being of approved makes by the Department and subject to its testing in the Department's MRT laboratory prior to installation.

The energy consumption and demand reading are multiplied by the multiplying factor of the meter and the ratio of current and voltage transformer. The noting of the HT reading is to be witnessed by the consumer's representative. The metering is checked by the Department's official at site and sealed with official seals. The consumer is responsible for safety of the metering and will be penalized/ prosecuted as per IE Act for any damage/tampering of the meter, other equipments or seals installed in the premises of the consumer.

Billing

The Department's officials note the meter reading. In case of LT consumer the bill is prepared and issued on the spot. In case of HT consumers, the bill is prepared in the office of the concerned Executive Engineer and sent with a messenger or by post/ under certificate of posting.

The LT consumers have to make the payment of bills in the specified banks/societies listed in the annexure with this charter, within fifteen days of the date of issue/last date stipulated in the bill. However the HT consumers have to make the payment of bills in the office of the concerned Executive Engineer by cheques only, within the due date stipulated on the bill.

Failure to make payment within the specified time limit will attract 2% surcharge compounded every month and recovered through the next bill. Such installations will also be disconnected after clear seven days notice if the outstaying payment is not received within notice period.

The Department is making arrangements whereby a consumer in Goa can pay his electricity bill at any Mahati Ghar in Goa on payment of a fee of Rs.5/- per bill in addition to his bill.

Dispute about Metering

If the consumer disputes about the accuracy of the Departmental metering , he can pay prescribed fees in the office of the concerned Assistant Engineer in case of LT and in the office of concerned Executive Engineer in case of HT/EHT and request for testing of the metering. If the metering is found defective during testing, the amount of bills issued after request for testing and before installing of a new meter will be adjusted in accordance to the average consumption of three months prior to the request and the fees paid will be adjusted in the bill. If the metering is however found within the permissible limit of error during testing the bills will not be revised and the amount of testing fees paid will be forfeited. If the consumer is not satisfied with the test result , he can refer the matter to the Electrical Inspector whose decision will be final and binding on the Department and the consumer.

Faulty Meters

- a) In the event of meter being out of order or malfunctioning for any reason during any month the consumption for that month will be determined on the basis of the average consumption if preceding/succeeding three months when the meter was in proper working order or after replacement with a new meter. For seasonal consumers the three-month's period will however be of the corresponding period in the previous year.
- b) If the meter belongs to the consumer, the consumer should get his meter repaired or tested and request the Department for providing meter during the period of repair/testing. The Department will provide meter after payment of fixing and removing charges and also charge monthly rent.

Failure of Power Supply

The Department is compelled some times to take power shutdowns to attend maintenance, repair and renovation r works on lines and substations. A notice of prearranged shutdowns is published in the local newspapers giving details of date, time and areas affected. However for unscheduled maintenance or repair works of urgent nature , power shutdowns may be taken on emergency basis without any notice to the general public. Even in such circumstances, efforts are made to intimate important consumer such as hospitals, press, continuous process industries etc. on telephone of the emergency shutdown timings and duration.

Apart from shutdowns if the Departments main service fuse or fuses fail or the power supply or the quality of power supply to any consumer is affected in any other matter, he should give a notice about the same to the nearest complain center of the Department. In the village where no complain center exists, a register is maintained in the Village Panchayat office to lodge the complaint.

The complaints can be lodged either in person or over a telephone wherever telephone is available. Only the Departments authorized person wearing a uniform is permitted to replace fuse or work on the line or transformer centers. No person other than Department's authorized personnel is permitted to work on the Department's line or transformer centers and if found are liable for prosecution under the IE Act.

If the interruption in the supply is due to any cause attributable to the consumer, then the consumer will be charged for attendance of fuse call in accordance to conditions of supply and miscellaneous charges in force. In cities control rooms are made available with mobile vans to attend public and consumers complaints.

Disconnection of power supply

The power supply to any installation can be disconnected due to any of the following reasons:-

(1) At the request of the consumer either temporarily or on permanent basis. In case of temporary disconnection, consumer has to pay monthly minimum charges of bill till the date of reconnection. The supply is reconnected after a written request of the consumer and payment of reconnection charges. The period of temporary disconnection of supply should not exceed six months. If any installation remains under temporary disconnection for more than six months. The consumer will be issued final notice and after the expiry of notice the Department dismantles the service connection. In such case consumer has to complete all the formalities, as required at the time of availing the electricity supply.

The power supply to any installation is disconnected on permanent basis at the written request of the consumer subject to condition that the installation has completed the agreement period. If the consumer requests for permanent disconnection prior to completion of the agreement period, he has to pay the balance guaranteed amount to the Department as per the agreement.

(2) Non payment of energy bill

The power supply to any consumer is disconnected if the monthly bill amount is not paid within the last date indicated in the bill after issue of clear seven days notice and after expiry of notice the period. Normally, 7 days notice for payment of arrears is printed on the bill itself for Low Tension consumers.

(3) Unauthorized increase of load

The power supply to any consumer can be disconnected after issue of seven days notice if the connected load is found to be unauthorisedly increased. Consumers are therefore advised to inform the Department of any increase of load.

(4) Prejudicial use of supply

The power supply to any consumer is liable for disconnection without any notice if he is found using any apparatus, which affects the Department's supply to other consumers in the vicinity. The power supply to any consumer will also be disconnected without any

notice if he is found to misuse or make improper use of the energy supplied to him or found to dishonestly abstract and use the energy supplied to him.

In the event of supply being disconnected for any of above reasons, all money then payable by the consumer shall become due and recoverable forthwith and the consumer has to pay the minimum guarantee, if any, for the unexpired period of the agreement.

OTHER FUNCTIONS OF THE DEPARTMENT

Street Lights

The street lights in the village Panchayat as well as municipal areas in the State of Goa are installed and maintained by the department. The switching on and off the streetlights is also done by the department. For new street lights, the village Panchayat or municipality has to pass a resolution and request the Electricity Department for providing street lights as per Resolution. New fixtures and its type, wattage is decided by the Department, considering the requirement of illumination level of a particular location.

The department also provides fixtures even without request from village panchayat / Municipality wherever it is essential.

High Mast

The Department also erects and maintains high masts for illumination at the request of Tourism Department. The Department also executes works to provide normal illumination at Tourist Spots at the request of Tourism Department. The energy charges for high masts and other type of illumination at beaches and other tourist spot are borne by the Tourism Department.

Approval of generating sets.

Any consumer can install generating sets of the required capacity as a substitute source of power. The permission of Chief Electrical Engineer is however very much essential for installation of D.G. set. This is to be obtained by applying in the prescribed application form "A". These forms are available in the office of the Chief Electrical Engineer, Technical Section at Panaji- Goa, free of cost. For generating sets up to 5 KW capacities the local office of the Electricity Department will inspect and approve the generator installations. For generator sets of capacity above 5 KW, after obtaining the permission of the Chief Electrical Engineer, the applicant should apply to the office of the Electrical Inspectorate, furnishing the full details of the generator sets and the work completion and test certificate of the licensed electrical contractor. Also inspection fees as prescribed by the Electrical Inspectorate shall be remitted in the Office of the Electrical Inspector. This office is located at the 5th floor of the Vidyut Bhavan, Panaji. The generator set also shall be got inspected by the Local Assistant Engineer of the Electricity Department before commissioning. The date of commissioning of the generator set shall be intimated to the local office of the Assistant Engineer of the Electricity Department. In case the prime mover of the generator is a Steel turbine in such case the approval of the Boiler Inspector shall be produced to the Electrical Inspector.

RELEASING OF ELECTRICITY SUPPLY

Sr.No.	Category	Local Office where the applications for supply of Elect. to be submitted	Estimate sanctioning Authority and Monetary limit	time required for releasing electricity supply
1	Domestic, commercial, L. T. Industrial where the electricity can be released from the existing L. T. distribution.	Office of the Assistant Engineer	Assistant Engineer where the estimated cost is up to Rs. 60,000/	One month after the completion of the Departmental formalities by the applicant such as payment of service connection charges security deposit execution of Agreement, submission of wiring contractors completion and test report inspection of the installation by the Jr. Engineer.
2	L. T. Domestic, Commercial, Industrial and other category of application involving extension of HT LT lines and erection of new transformer	-do-	i) where the estimated cost exceed by Rs. 60,000/- and up to Rs. 7.00 lakhs by the Executive Engineer. ii) Exceeding Rs. 7.00 lakhs but up to Rs. 70.00 lakhs by the Superintending Engineer.	Within six months after the completion of all Departmental formalities, formalities, provided there are no objections in way leave.
3	HT/EHT applications to Industrial and for other utility where the applied load exceeds 70 KVAIHP and above.	Office of the Executive Engineer of the respective areas.	i) Where estimated cost exceeds Rs. 60,000/- and up to Rs. 7 lakhs ii) Exceeding Rs. 7 lakhs and upto Rs. 70 lakhs by the Superintending Engineer of the respective circie. iii) Exceeding Rs.70 lakhs by the Chief electrical engineer.	- do -

- Security Deposit against the payment of monthly bills.

a) LT Connections Cash Deposit equivalent to 3 months normal bill. As and when needed, it is enhanced

b) HT Connections By Cash or Bank Guarantee equivalent to 3 months bill. As and when need it is enhanced\

- Execution of Agreements LT - Normal- 2 years - As per Declaration prescribed on application.
LT - Industrial- 3/7 years
L T - Agri. - 3/7 years
HT - For all - 7 years

- Issue of Bills & payments a) Bills are issued monthly/bimonthly after taking meter reading and such bills are to be paid within 15 days from its issue date. Monthly minimum charges bill based on load are issued even if the supply is not in use/or installation is under disconnection based on the Agreement executed and prevailing Electricity supply tariff. As far as H.T. consumers are concerned they will be billed as per the provision in the HT agreement.

b) Disconnection notice stamp is put on the bill itself for L T consumers. For HT consumers 7 days notice is issued Separately.

c) Payments of Electricity bills are to be made in Banks/Societies approved by the department in the area for LT consumers.

For HT, bill payment to be made at the Divisional office concerned.

d) If meter is not working, consumer will be billed based on previous three months average consumption immediately prior to the meter stopped recording the units or on assessed units

- Meter & Other complaints These will be attended by respective field sub division and division. Consumers need to contact Asst. Engineer/ Executive Engineer for their grievances. A chart showing the location of the offices, area wise is enclosed for the reference of consumers. History of consumers for LT are with S.D.O. and History of consumers for HT are with Division.

- Safety of Dept. materials The consumers are fully responsible for the materials of department installed in their premises i.e. Meter/Board/ /Wires metering installed etc.
The cost of such equipments are fully recoverable from consumer if damaged/lost

- If the LT/HT installation remains under temporary disconnection for a period of 6 months on account of default of consumer, the installation is liable for permanent disconnection and accounts will be closed with necessary formalities and the consumer will be issued final bill for payment.
- Interference with meters or Elect. Department's works or maliciously injures the meters or any other parts. Penalty under section 44 of the I.E. Act-10910. If proved shall be punishable with imprisonment for a term which may extended to three years, of with fine, which may extend to five thousand rupees or with both and in case of continuing offence with a daily fine which may extend to fifty rupees.
- Theft of Energy Section 39 of the I.E. Act - 1910. Whoever dishonestly obstructs, consumes or uses any energy shall be punishable with imprisonment for a term which may extend to three years, or with fine which shall not be less than one thousand rupees, or with both and if it is proved that any artificial means or means not authorized by the licensee exist for obstruction, consumption or use of energy by the consumer, it shall be presumed until the contrary is proved, that any obstructions, consumption or use of energy has been dishonestly caused by such consumer.
- Acts & Rules followed a) The Indian Electricity Act 2003.

GOVERNMENT OF GOA

Department of Power

Office of the Chief Electrical Engineer

Notification

120/2/CEE/TECH

In exercise of the powers conferred by section 23 read with section 51 A of the Indian Electricity Act, 1910 (Central Act 9 of 1910), and in supersession of all the existing Notifications in this regard, the Government of Goa hereby frames the following revised Electricity Supply Tariffs for the State of Goa, as specified in the Schedule appended to this Notification.

SCHEDULE

General conditions

- (1) These tariffs are subject to revision by the Government from time to time.
- (2) These tariffs are subject to the terms and conditions for power supply approved from time to time by the Government.
- (3) Supply of power in all cases shall be subject to the execution of Agreement with consumers.
- (4) As a general rule, no low voltage services shall be given where the connected load per service is over 100 KVA nor high voltage service shall be given where the connected load is less than 100KVA. Exceptions may be made in special cases at the discretion of the Chief Electrical Engineer.

(5) Supply to consumers having a connected load between 100 KVA to 1000 KVA will be generally at 11 KV; and for more than 1000 KVA at 33 KV exceptions may be made in special cases at the discretion of the Chief Electrical Engineer.

(6) If energy supplied for a specific purpose under a particular tariff is used for a different purpose not contemplated in the contract for supply and/or for which higher tariff is applicable it shall be deemed as misuse and stealing of energy within the meaning of the Indian Electricity Act, 1910 (Central Act 9 of 1910). In such a case the energy consumption bill already rendered for the service shall be revised by applying the appropriate higher tariff from the date of connection unless convincing reasons are adduced thereof for adopting a different period. The imposition of this higher tariff shall not relieve the consumer from penalties under the law in force.

(7) Surcharge of 2% compounded per month or part thereof shall be levied on all delayed payment of bills. Such surcharges shall be rounded off to the nearest multiple of one rupee. Amount less than 50 paise shall be ignored' and amount of 50 paise or more shall be rounded off to next multiple of rupee one.

(8) If the consumers fail to pay the energy bill presented to them within the stipulated period, the Electricity Department shall have the right to disconnect the supply after serving a seven days clear notice on such consumer. Normally, for L.T. consumers such notice is stamped on the bill cum receipt itself issued to the consumer.

(9) Consumers requiring supply of loads not covered by these tariffs and also electro chemical and electro metallurgical industries, may negotiate for special tariff with the Electricity Department.

(10) In case of doubts or anomalies in respects of categorization of any consumers or in any other respect,

the decision of the Chief Electrical Engineer shall be final.

(11) "Month" means the calendar month when the period commences from the beginning of a calendar month otherwise it shall mean a period of 30 days.

(12) Dishonest Abstraction/use/consumption of Electricity or interference with the metering equipment or accessories:

(a) where it is prima facie established to the satisfaction of the Authorized Officer of the Department such as the Assistant Engineer, Executive Engineer that the consumer or his agent, servant, etc. has committed/is committing an offence in terms of sections 39, 44 of the Indian Electricity Act, 1910 or of any other provision of the Act or these conditions, such officer shall estimate the value of the electricity thus abstracted, used, wasted or diverted in accordance with calculation table specified from time to time, for a period as may be deemed justified in the circumstances of any given case at twice the rate of tariff applicable to such category of installations and collect the same by issuing a supplementary bill. Such amount, if not paid, shall be deemed to be arrears of electricity.

(b) where any consumer or his agent or servant, etc., is/was found committing any of the offence mentioned above, the Electricity Department reserves the right to disconnect the electricity supply to the installation forthwith and without any prior notice. However, the supply may be restored at the discretion of the Electricity Department, if the consumer pays the supplementary bill raised as explained at (a) above. The Electricity Department may take such other action as may be necessary including recovery of dues with certain amount of down payment and balance in installments, depending upon the quantum of supplementary bill.

(c) however, the consumer shall have to face the legal proceedings initiated for an offence committed under section 39 and 44 of the Indian Electricity Act, 1910. A Table for estimating the electricity dishonestly abstracted, used, wasted or diverted under sub-clause (a) above, is provided here below:-

TABLE

Type of installation Units per month per KW of connected load as found during inspection or the sanctioned load, whichever is higher.

A) L.T. Installations:

(i) Domestic category (Lighting)	80
(ii) Domestic category (Lighting, Heating and Power)	100
(iii) Commercial	200
(iv) Agriculture	100
(v) Industrial	150

H. T. Installations:

(1) Maximum demand on the basis of the actual highest maximum demand recorded during any of the previous 24 (twenty four) billing months immediately preceding the date of inspection or the contract demand, whichever is higher, and energy at 140 units per KVA of the maximum demand so assessed per shift, In case of HT (mixed) installation only one shift shall be considered for estimating the units.

(1i) In case of steel melting EHT /HT installation, energy consumption @ 175 units per KVA of the contract demand, per shift, shall be considered for estimating the energy.

Note:- The Table is applicable when there is no recording in the meter during relevant period. If there is any recording in the meter during relevant period, the recorded quantum shall be deducted from the estimated quantum as per the table and such difference shall be the Electricity dishonestly abstracted, used, wasted or diverted,

(d) If the consumer is found second time indulging in theft, pilferage, illegal abstraction and wastage of electricity supply, as indicated at .12(a) above, the Department shall disconnect the electricity supply on the spot and terminate the agreement and claim all the dues and such dues are payable by the consumer. If the same is not paid, then the Department shall recover the same by initiating legal proceedings before appropriate forum.

(13) *Power Factor Incentives.*- All High-Tension and Extra High Tension installation where the power Factor is maintained above 0.95 lagging, shall be eligible for a rebate @ 1 % of the energy charges only for every 1% improvement in the Power Factor above 0.95 lagging,

(14) These tariffs are applicable for the consumption of energy with effect from 01-04-2002 to be billed from 01-05-2002.

Definitions

- (a) "Connected load" means the sum of rated capacities of all the energy consuming devices which may be operated simultaneously. This shall be expressed in KW/KVA for equipment rated in H.P.;
- (b) "seasonal consumers" means all consumers who work only during a part of the year up to a maximum of nine months, such as cotton corning and pressing factories and includes ice factories, mining industries, oil mills, which may work throughout the year but intermittently, and any other consumers which may be approved by the Electricity Department from time to time as seasonal consumers;

(c) "maximum demand" means the average KVA supplied during the 30 minutes (or any other shorter period as may be specified by the Electricity Department), of maximum use in a month;

(d) "contract demand" means the maximum KVA for which the Electricity Department has undertaken to provide the facilities from time to time;

(e) "billing demand" means:

- (i) the actual maximum demand recorded during the month; or
- (ii) 75% of the contract demand; or
- (iii) actual maximum demand recorded during the previous 11 months; or
- (iv) 50 KVA, whichever is higher.

(A) Low Tension Supply

1 (a) **Tariff-LTD/Domestic and Non-Commercial:-** Applicable to private house, bungalows, charitable, or educational institutions approved by Goa Board/Central Board, colleges approved by Goa University and religious institutions, etc., for consumption of energy on lights, fans, radios, domestic heating and other household appliances.

Tariff KWH/Month	Ps/unit (KWH)
(a) First 60 unit	100
(b) 61 to 250 units	150
(c) 251 to 500 units	220
(d) Above 500 units	250

Minimum Charges.- Rs. 20/- (Rupees twenty) per month for the first 500 watts and Rs. 10/- (Rupees ten) for every additional 500 watts or part thereof of the connected load.

1 (b) **Tariff LTD/Low Income Group.-** Applicable to consumers of low Income Group with a connected load.
Up to 2 points → Rs.20/- per month.

Note:- For any unauthorized increase in load beyond 2X40 watts, penal charges at the rate of Rs.20/- per month, per point, shall be levied and the installation shall be liable for disconnection.

1 (c) **Tariff LTD/Domestic Mixed:-** Houses with rent back facilities, clubs hospitals and which are not covered under (A) 1(a) LTD/Domestic category.

Tariff KWH/Month	Ps/unit(KWH)
(a) First 400 units	230
(b) above 400 units	300

Minimum charges.- Rs. 20/- for 500 watts of connected load per month and for every additional 500 watts or part thereof Rs.10 per month.

2. **Tariff-LTC/Commercial.-** Applicable to shops, offices, railway stations, race-course, computer training schools, photo studios, photo copiers, colour laboratories, private guest house, messes, bus stands KTC, private agriculture nurseries, film studios, x-ray installations, laundries, dry cleaners, cinema theatres, video parlors, film recording and dubbing studios, AIR and TV. station and studios, telephone exchanges, petrol pumps, service stations, battery charging units, tier vulcanizing centers, ice cream parlors, bars and cold drinks houses, commercial complexes, petrol, diesel and oil storage plants, for lights, fans, TV, radio, heating and other appliances.

Tariff KWH/Month	Ps/unit(KWH)
First 100 units	275
From 101 to 1000 units	350
AI~ consumption above 1000 units	380

Minimum Charges: (i) For single phase connections: Rs. 50/- (Rupees fifty) per month for the first 500 watts and Rs. 15/- (Rupees fifteen) for every additional 500 watts or part thereof of the connected load. (ii) For three phase connections Rs. 120/- (Rupees one hundred twenty) per month for the first 3 ION and Rs. 30/- (Rupees thirty) for every additional 1KW or part thereof.

3. **Tariff-LTP/Motive Power.-** Applicable to consumers such as industrial units, workshops, flour mills, wet grinding, rice mills, milk dairies, ice cream manufacturing units, dairy totting process, garment manufacturing, tier rethreading units, ice manufacturing plants, bakery, motive power loads, industrial units engaged in manufacturing process or project activities where connected load is not more than 100 KVA.

Tariff KWH/Month	Ps/unit(KWH)
All consumption with	
(a) Connected load up to 50HP	255
(b) Connected load above 50HP	295

Minimum Charges.- Rs. 25/- (Rupees twenty-five) per KVA/HP/per month or Rs. 32/- (Rupees thirty-two) per KW of connected load or part thereof.

Note:- (i) Supply under this tariff will be for a minimum of 3 BHP. If any load less than 3 BHP is required by the consumer, minimum bill shall be charged on the basis of load of 3BHP.

(ii) The power factor should not in any case fall below 0.85 lagging. If the power factor is lower than 0.85 lagging, the consumer shall install capacitors to bring

the power factor to at least 0.85 lagging. In case power factor is found to be lower than 0.85 lagging, penal charges at the rate of 2.5% on the monthly bill corresponding to the energy charges only shall be levied. In case the power factor is less than 0.7 lagging, the installation is liable to be disconnected.

(iii) The bonafide factory lighting for this category of consumers will be billed as per motive power tariff only. A separate energy meter for recording energy consumed towards factory lighting for new installation need not be provided. For the existing installations, till the factory lighting meter's mains are shifted to main meter, the total energy consumption shall be arrived by adding the energy consumption of motive power energy meter and factory lighting meter.

3 (a) *Tariff-LTP/Mixed (Hotel Industries):* Hotels, restaurants, lodging and boarding where the total connected load of such installation is more than 3KW.

Tariff KWH/Month	Ps/unit (KWH)
All energy consumed during the month	350

Minimum charges.- Rs. 50/- (Rupees fifty) per month, per KW, of connected load or part thereof.

Note:- Consumer intend to avail the facility of this tariff should produce the certificate from Tourism Department stating that the intending applicant is registered under Goa Registration of Tourist 'Trade Act, 1982 and in hotel business on regular basis. Such tariff shall be made applicable only from the date of receipt of such certificate and no earlier refund will be considered.

4. *Tariff-LTAG/Agriculture.-* Applicable to irrigation pumping and agricultural purposes, poultry, piggery, pisciculture, etc., for consumption of energy on lights, fans, heating and other appliances.

Tariff KWH/Month	Ps/unit (KWH)
All consumption during the month	100

Minimum Charges.- (a) Rs.120/- (Rupees One hundred twenty) per HP/KVA per annum for connected load or part thereof, subject to a minimum of 2 BHP (b) Rs. 30/- (Rupees thirty) per month, per KW of connected load or part thereof for poultry: dairy, piggery, pisciculture and mushroom cultivation only.

Note:- (i) Bonafide lighting of the pump house up to 5% of the motive power consumption is permitted under this category and excess consumption chargeable at LTD/Domestic under (A)I (a) above.

(ii) The power factor should not in any case fall below 0.85 lagging. If the power factor is lower than

0.85 lagging the consumer shall install capacitors to bring the power factor to at least 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging, penal charges at the rate of 2.5% on the monthly bill corresponding to energy charges only shall be levied. In case the power factor is less than 0.7 lagging, the installation is liable to be disconnected.

(iii) This rate of tariff is made applicable for poultry, piggery and pisciculture only from the date of production of a certificate from the Directorate of Animal Husbandry or Fisheries Department of Government of Goa to the effect that the consumer carried on the said activity on regular basis.

5. *Tariff-LTPL/Public Lighting.-Applicable* to public lighting systems including signal systems, road and parking lighting belonging to local authorities such as Municipalities/Panchayat, etc. This is also applicable to public lighting of Government/Semi-Government Establishments but shall not be applicable in case of private establishment.

Tariff KWH/Month	Ps/unit (KWH)
All consumption during the month	200

Minimum Charges.- The minimum charges per month shall be Rs 100/- (Rupees one hundred) per KW of connected load. The connected load for the purpose of billing shall be the average of the connected load on the first day and the last day of the month in question.

Note:- Handling charges of filament, mercury vapour, florescent or any other lamps of different wattage at the rate, of Rs. 5/- (Rupees five) per month, per fixtures/ /lamp. Incase of private colonies, the street lighting fixtures, etc., shall have to be provided as well as maintained by them.

6. *Tariff-LT PWW/Public Water Works.-* Applicable to public water supply and sewage pumping stations and treatment plants where connected load is not more than 100 H.P.

Tariff KWH/Month	Ps/unit (KWH)
All consumption during the month	300

Minimum Charges.- Rs 25/- (Rupees twenty-five) per KVA/HP, per month or Rs. 32/- (Rupees thirty-two) per KW of connected load or part thereof.

Note:- (i) Supply under this tariff will be for a minimum of 3BHP. If any load less than 3BHP is required by the consumer, minimum bill shall be charged on the basis of load 3BHP.

(ii) The power factor should not in any case fall below 0.85 lagging. If the power factor is lower than 0.85

Lagging, the consumer shall install capacitor to bring the power factor to at least 0.85 lagging. In case the power factor is found to be lower than 0.85, penal charges at the rate of 2.5% on the monthly bill corresponding to the energy charges only shall be levied. In case the power factor is less than 0.7 lagging; the installation is liable to be disconnected.

(13) High Tension Supply

7. *Tariff HT-Mixed.*- Applicable to bulk supply of power at 11KV and above for a connected load of more than 100 KVA such as railway, educational institutions, non-industrial establishment, etc., having mixed load with pre-dominantly lighting or non-industrial load of more than 50% of connected load.

Demand Charges	Plus Energy Charges	Ps/Unit (KWH)
(a) Rs. 150/- per month per KVA of billing demand upto contract demand.	All consumption during month	325

(b) For billing demand in excess of contract Demand. Rs. 300/- per KVA per month.

Note:- The power factor shall not in any case fall below 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging, a penalty charges at the rate of 0.5% on the monthly bill corresponding to demand charges and energy charges only shall be levied for every 0.01 by which the power factor falls below 0.85 lagging. In case the power factor is less than 0.7 lagging, the installation is liable to be disconnected.

Minimum Charges.- Monthly demand charges on billing demand.

8. *Tariff HTI/Industrial.*- Applicable to supply of power at 11 KV and above for a contract demand above 100 KVA for industries, factories hotels/restaurants, other industrial purpose as may be decided by the Chief Electrical Engineer.

Demand Charges (KWH)	Plus Energy Charges	Ps/Unit
(a) Rs. 150/- per month per KVA of billing demand upto contract demand.	All consumption during month	300

(b) For billing demand in excess of contract Demand, Rs. 300/- per KVA per month.

Minimum Charge.- monthly demand charges on billing demand

Note:- (a) Lighting up to 10% of the monthly energy consumption is allowed under HTI tariff, for bonafide factory lighting purposes. Excess is chargeable at tariff LTC! Commercial under (A) 2 above.

(b) For staff quarters, rest/guest houses, street lighting in the colony situated separately from the main factory and when distribution lines, service lines, meter etc. are permitted to be owned and maintained by HT consumers, all energy consumed shall be charged at tariff LTD/Domestic, under (A)-1(a) above.

(c) The power factor shall not in any case fall below 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging, a penal charges at the rate of 0.5% on the monthly bill corresponding to demand charges and energy charges only shall be levied for every 0.01 by which the power factor falls below 0.85 lagging. In case the power factor is less than 0.7 lagging; the installation is liable for disconnection.

(d) Hotels/restaurants, lodging and boarding's intend to avail the facility of this tariff should produce the certificate from Tourism Department stating that they are carrying out such business on regular basis. Such tariff shall be made applicable only from the date of producing such certificate in the Electricity Department. The concession of 10% of the monthly energy Consumption as allowed to H.T. industries shall not be allowed, as there predominant load is for lighting.

9. *H.1: Industrial (Ferro Metallurgical/Steel Melting/Power Intensive)* .-Applicable to supply of power at-11 KV and 33KV having a contract demand above 100 KVA for Metal Alloy, Steel Melting, Ferro Alloy and Ferro metallurgical industries including all types of Ferro alloy units where melting is involved using electric power.

Demand Charges	Plus Energy Charges	Ps/unit (KWH)
(a) Rs. 700/- per month per KVA of contract demand	First 300 Units per KVA Next 200 units per KVA.	100 200
(b) For billing demand in excess of contract demand, Rs. 700/- per KVA per month.	Above 500 units per KVA.	250

Minimum Charges.- Monthly demand charges on contract demand, whenever the industry is running, otherwise minimum charges are leviable as per note (f) under this category.

Note:- (a) Lighting up to 10% of the monthly energy consumption is allowed under HT Industrial (Metallurgical) tariff, for bonafide factory lighting purposes. Excess is chargeable under "Thrift LTC/Commercial", specified at Sr. No.2 under the heading "(A) Low Tension Supply".

(b) For staff quarters, rest/guest houses, street lighting in the colony situated separately from the main factory and when distribution lines, service lines, meter etc., are permitted to be owned and maintained by HT consumers, all energy consumed shall be charged as specified under l(a) "Tariff -LTD/Domestic and Non-Commercial" under the heading "(A) Low Tension Supply" .

(c) The power factor shall not in any case fall below 0.85 lagging. In case the power factor is *found* to be lower than 0.85 lagging, penal charges at the rate of 0.5% on the monthly bill corresponding to demand charges and energy charges only shall be levied *for* every 0.01 by which the power factor falls below 0.85 lagging. In case the power factor is less than 0.7 lagging, the installation is liable for disconnection.

(d) The connected load of this category of installations are subject to verification periodically.

(e) If the industry is closed continuously for a minimum period of 7 days or more during the month, with the Department's incoming Gang Operated Air Break (GOAB) switch of the installation kept open, in such case, the demand charges for that particular month shall be considered for billing demand charges on prorata basis.

(I) In the event of such industry being totally closed, the monthly minimum charges shall be billed equivalent to 1/12th of the annual line minimum guarantee as indicated in clause 10 of the H.T. agreement executed with the consumer.

10. *Tariff HT-AG/Agriculture.*- Applicable to supply of power at 11 KV and above to agricultural consumer, lift irrigation schemes, agricultural farms, etc.

Tariff KWH/Month	Ps/unit (KWH)
All consumption during the month	125

Minimum Charges.- Rs 10/- (Rupees ten) per month, per H.P. of connected load or part thereof subject to minimum of 70 H.P.

Note:- (a) Bonafide lighting of the pump-house upto 5% of the motive power consumption is permitted under

11. *EHTI/industrial.*- Applicable to bulk supply of power at 110 KV and above for industries, factories, and other industrial purpose *as* may be decided by the Chief Electrical Engineer.

Demand Charges	Energy Charges	Ps!Unit (KWH)
(a) Rs. 150/- per month, per KVA . of billing demand upto contract demand.	All energy consumption during the month	300
(b) For billing demand in excess of contract demand, Rs. 300/- per KVA, per month.		

Minimum Charges:- Monthly demand charges on billing demand.

Note:- (a) Lighting upto 10% of the monthly energy consumption is allowed under EHTI tariff, *for* bonafide factory lighting purpose. Excess shall be chargeable at tariff LTC/Commercial, under (A)-2 above.

(b) For staff quarters, rest/guest houses, street lighting in the colony situated separately from the main factory and when distribution lines, service lines, meters, etc., are permitted to be owned and maintained by EHT consumers, all energy consumed shall be charged at tariff LTD/Domestic, under (A)-l(a) above.

(c) The power factor shall not in any case fall below 0.85 lagging. In case the power factor is *found* to be lower than 0.85 lagging, penal charges at the rate of 0.5% in the monthly bill corresponding to demand charges and energy charges only shall be levied *for* every 0.01 by which the power factor falls below 0.85 lagging. In case the power factor is less than 0.7 lagging, the installation is liable *for* disconnection.

12. *H. T. PW/Public Water Supply and Sewage.*- Applicable to supply of power at 11 KV and above for factor falls below 0.85 lagging. In case the power factor is less th~ 0.7 lagging, the installation is liable for disconnection.

Minimum Charges.- Monthly demand charges on billing demand.

Note:- (a) Lighting upto 10% of the monthly energy consumption is allowed under H. T. PW tariff, for bonafide plant lighting purposes, Excess shall be chargeable at Tariff-LTC/Commercial under (A)-2 above.

(b) For staff quarter, rest/guest house, street lighting in the colony situated separately from the main plant and when distribution lines, service lines, meters, etc., are permitted to be owned and maintained by HT consumers, all energy consumed shall be charged at Tariff LID/Domestic under (A)-1(a) above.

(c) The power factor shall not in any case fall below 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging, a penal charges at the rate of 0.5% in the monthly bill corresponding to demand charges and energy charges only shall be levied for every 0.01 by which the power factor falls below 0.85 lagging. In case the power factor is less than 0.7 lagging, the installation is liable for disconnection.

13. H. T. MES/Defense Establishments.-Applicable to supply of power at 11 KV and above, for a contract demand of 100 KVA and above for defense installation establishments, having mixed load with predominantly lighting or non industrial load of more than 50% of connected load.

Tariff Energy Charges	Ps/Unit (KWH)
All consumption during the month.	300

Minimum charges.- Rs. 100/- (Rupees one hundred) per KVA, per month or part thereof of the contract demand.

Note:- (a) Monthly minimum charges, or energy charges whichever is higher, shall be billed.

Demand Charges	Plus Energy Charges	Ps/Unit (KWH)
(a) Rs. 450/- per month, First 200 Units per KVA of contract demand	per KVA	100
	Next 100 units per KVA.	200
(b) For billing demand in excess of contract demand, Rs. 450/- per KVA, per month.	Above 300 units per KVA..	. 300

Minimum Charges.- Monthly demand charges on contract demand will be levied whenever the industry is running, otherwise 'minimum charges are leviable as per note (f) under this category.

Note:- (a) Lighting upto 10% of the monthly energy consumption is allowed under HT Industrial (Metallurgical) tariff, for bonafide factory lighting purposes. Excess is chargeable under "Tariff LTC/Commercial , specified at Sr. No.2 under the heading."(A) Low Tension Supply".

(b) For staff quarters, rest/guest houses, street lighting in the colony situated separately from the main factory and when distribution lines, service lines, meter, etc., are permitted to be owned and maintained by HT consumers, all energy consumed shall be charged under "Tariff - LTD/Domestic and Non-Commercial" specified at Sr. No. 1(a) under the heading "(A) Low Tension Supply" .

(c) The power factor shall not in any case fall below 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging, penal charges at the rate of 0.5% on the monthly bill corresponding to demand charges and energy charges only shall be levied for every 0.01 by which the power factor falls below 0.85 lagging. In case the power factor is less than 0.7 lagging, the installation is liable for disconnection.

(d) The connected load of this category of installations are subject to verification periodically.

such industrial units may opt to avail Tariff HTI/ /Industrial, specified at Sr. No.8, under "(B) High Tension Supply". The option shall remain valid during the tariff period provided the energy consumption of such rolling mills does not exceed 100 units per KVA per month, continuously for a period of 3 months.

15. *Tariff HT-Industries(IT High Tech)*.- Applicable to bulk supply of power at 11KV and above for a connected load of more than 100 KVA, for industries such as Information Technology Industries and Information Technology Parks, etc.

Demand Charges	Plus Energy Charges	Ps/Unit (KWH)
(a) Rs. 150/- per month per KVA of billing demand up to contract demand.	All consumption during the month	225
(b) For billing demand in excess of contract demand, Rs. 300/- per KVA, per month.		

Note:- (a) Lighting up to 10% of the monthly energy consumption is allowed under "HT Industries (IT High Tech)" tariff, for bonafide factory lighting purposes. Excess is chargeable under "Tariff LTC/ Commercial" as specified at Sr. No.2 under the heading "(A) Low Tension Supply" .

(b) For staff quarters, rest/guest houses, street lighting in the colony situated separately from the main factory and when distribution lines, service lines, meter, etc., are permitted to be owned and maintained by HT consumers, all energy consumed shall be under "Thriff -LTD/Domestic and Non-Commercial" as specified at Sr. No. 1(a) under the heading "(A) Low Tension Supply" .

(c) The power factor shall not in any case fall below 0.85 lagging. In case the power factor is found to be lower than 0.85 lagging , a penalty charges at the rate of 0.5% on the monthly corresponding to demand charges and energy charges only shall be levied for every 0.01 by which the power factor falls below 0.85 lagging. In case the power factor is less than 0.7 lagging, the installation is liable for disconnection.

Minimum Charges.- Monthly demand charges on billing demand

16.Time of the day tariff.—(1) This tariff is applicable to HT/EHT industrial consumers covered under category at sr.no. 8 and 11, under the heading "(B) high Tension supply", and who opt to avail facility of TOD tariff, except hotel industries.

(2) For recording energy consumption during 22.00 hrs. to 6.00 hrs., Time Of Day (TOD) meters of reputed make, as approved by the Chief Electrical Engineer, shall be procured by the consumer at his own cost and the same shall be got tested, calibrated, sealed and installed by the MRT laboratory staff of Electricity Department, Goa. The rebates shall be applicable only to those EHTI/HTI consumers who comply with this requirement. This tariff will be made applicable from the date of commissioning of Time Of Day (TOD) meter.

(3) Rebate only on energy charges shall be granted for energy consumed between 22.00 hrs. to 6.00 hrs. and penalty shall be chargeable for the energy consumed from 18.00 hrs. to 22.00 hrs.

(4) For EHTI/HTI industrial consumers, rebate on energy (KWH) charges for the energy (KWH) consumed during night off peak hrs. between 22.00 hrs. to 6.00 hrs. during the month, a 25% rebate on the energy consumed is admissible.

(5) For energy consumed during evening peak hours, Le. from 18.00 hrs. to 22.00 hrs. the energy charges shall be considered for billing at 50% more than normal highest slab of prevailing energy charges as applicable to the EHTI/HTI category of consumers, under this notification, at Sr. No.8 and 11 under the heading "(B) High Tension Supply" .

(C) Temporary Supply

17. *Tariff-LT/Temporary*.- Applicable to lights, fans and small appliances.

Items	Energy charges	Minimum charges
(a) For single phase only,	See Note	(2) Rs. 10/- per day for supply upto 3 days and Rs. 5/per day thereafter.
(b) For three phase only.	-do-	(2) Rs. 30/- per day for supply up to 3 days and Rs.10/- per day thereafter.
(c) Applicable to motive power.	-do-	(2) Rs. 100/- per HP of connected load or part thereof for not exceeding one month.-/
(d) Touring talkies and cinema.	-do-	(2) Rs. 100/- for a period of supply up to 15 days.Rs. 180/- or a period of supply exceeding 15 days but not exceeding one month.

Note:- (a) The above temporary tariffs are applicable for temporary supply at low/medium voltage for a period not exceeding one month which may be extended beyond that period only with the prior permission of the Electricity Department.

(b) The energy charges at double the rate in the respective category of permanent supply.

(c) Temporary supply availed for building construction purpose shall be categorized as commercial category.

18. *Tariff HT/Temporary.*

Demand charges	Energy Charges
(a) Rs.150/- per month, per KV A of billing demand upto contract demand.	At double the rate in the respective category of permanent supply.
(b) For billing demand in excess of contract demand, Rs. 300/- per KVA, per month.	

Minimum charges.- Monthly demand charges on billing plus energy consumed during the month.

Note:- (a) Available for a period not exceeding six months which may be extended with prior permission of the Electricity Department.

(b) The power factor shall not in any case fall below 0.85 lagging. In case the power factor is found lower than 0.85 lagging, penal charges at the rate of 0.5% on the monthly bill corresponding to demand charges and energy charges only shall be levied for every 0.01 by which the power factor falls 0.85 lagging. In case the power factor is less than 0.7 lagging, the installation is liable for disconnection.

METER RENT:

(A) Permanent supply:

(1) Hire of 220/230 volts energy meter	Rs. 5/- per month
(2) Hire of 400/440 volts energy meter	Rs. 10/- per month
(3) Hire of HT metering equipment	Rs. 500/- per month

Note:- For the first month of service connection, the meter rent shall be proportionate to the number of days in the month for which energy is supplied, limited to Rs. 1/- (Rupee one) minimum.

For the month in which the meter is removed on or after disconnection of a service and installed a fresh on reconnection, the meter rent shall be proportionate to the number of days in the month during which the meter remains on the installation of the consumer limited to Rs. 1/- (Rupee one) minimum.

(B) Temporary supply:

(1) Hire of 220/230 volts energy meter	Rs. 10/- (Rupees ten) for a period of service not exceeding one month or part thereof.
(2) Hire of 400/440 volts energy meter	Rs. 20/- (Rupees twenty) per month for a period of service not exceeding one month or part thereof.
(3) Hire of HT metering equipments.	Rs. 1000/- (Rupees one thousand) per month or part thereof.

By order and in the name of the Governor
of Goa.

R. A. Ghali, Chief Electrical Engineer & Ex officio
Additional Secretary.

ELECTRICITY DEPARTMENT

Form of requisition for Supply of Energy Under Clause VI (5) of the Schedule to the Act

To

The Executive Engineer (Electrical)/Assistant Engineer (Electrical)/Officer-in-charge/Sub-Section.
Electricity Department,
Government of Goa, Daman and Diu,
.....(Local Office)

Sir,
To

I/We hereby require you, in accordance with Clause VI of the Schedule to the Indian Electricity Act, 1910 within one month or within such longer period as the Electrical Inspector may allow, from the date of this requisition to supply energy for the premises owned/occupied by me/us and situated within the area of supply.

I/We further require you to supply me/us with the necessary meter/meters on hire in terms of Section 26 of the Indian Electricity Act, 1910, I/We agree to give you such security as may be required for the price of the meter/ meters, whenever called upon to do so.

2) Applicant's name. (In Block Letters):

Occupation/Designation
Description of premises.
House No. and or
Name of the premises.

Street..... Town/Village.....Taluka.....District.....

Owner's name.....

Owner's address

3) The following are my/our requirements.

A) Domestic or Residential.....

(a) Lights & Fans

(b) Heating & Small Power

B) Commercial

(a) Lights & Fans

(b) Heating & Small Power

C) Industrial Power Motor & or /
/apparatus.

(a) Low Voltage

(b) Medium Voltage

(c) High Voltage

D)Other Purpose ...,

(a) Lights & Fans

(b) Heating & Small Power

No. of points	wattage	Total Wattage

No. of Points	H. P. & K. W.	Total	Purpose

4) Total connected load applied for

Watts/Kilowatts H.P.

P.T.O

5) The following are my/our requirements.

(1) A New Service.

(2) A sub-service from an existing service:

The name and address of the consumer

whose service is to be tapped

His service No. is

(3) An extension to my existing installation from Service No.

(4) A re-connection of Service No.

(5) A change of name from Service No.

(6) The system of wiring will be

(7) The wiring work will be carried out by

Wiring Contractor's Licence No.:

Name:

Address:

Applicant's signature:

Present Address:

Date: The day of 200.....

NOTES: 1) The applicant is requested to complete the clause referring to this requisition and to strike out the clauses which are in applicable.

2) Under clause VI (1) 15t proviso of the Schedule to the Indian Electricity Act, 1910, the Electricity Department shall not be bound to comply with any such requisition unless and until the person making it

a) Within fourteen days after the service on him by the Electricity Department of a notice in writing in this behalf, tenders to the Electricity Department a written contract in the form approved by the Government of Goa, Daman and Diu duly executed and with sufficient security binding himself to take the supply of energy for not less than 3 years to such amount as will produce at current rates charged by the Electricity Department, a reasonable return to the Government; and

b) If required by the Electricity Department so to do, pays to the Electricity Department the cost of so much of any service line as may be laid down or placed for the purposes of the supply upon the property in respect of which the requisition is made, and of so much of any service line as it may be necessary for the said purposes to lay down or place beyond one hundred feet from the Department's distributing mains, although not on that property.

3) In lieu of the contract referred to in Note 2(a) above, the Department is prepared to accept a declaration in the following from subject to deposit of any required security by the applicable:-

Declaration

I/We hereby declare that I/We desire to have and agree with the Electricity Department to take supply of energy for the above mentioned purposes for a period of not less than two years from the date of commencement of the supply and to be bound to the provisions of clause VI of the Schedule of the Indian Electricity Act, 1910, and by the Electricity Department's charges, appropriate tariffs applicable to me/us and Conditions of Supply as are from time to time in force.

One
Rupee
Stamp

Applicant's Signature

ELECTRICITY DEPARTMENT

Wiring Contractor's Completion and Test Report

To

The Assistant Engineer (Electrical)/ The Junior Engineer (Electrical)/ The Supervisor (Electrical) Electricity Department.

Government of Goa, Daman and Diu,
 -----(Local Office)

I/We wish to inform you that the installment at-----
occupied
 by-----has been

Completed by me/us in all respects and is now ready for test.

I/We enclose herewith in duplicate the detailed wiring diagram for this installation, along with description of the Wiring*:

The details of the installation and test obtained are as follows:

Nature of demand				Insulation Resistance		Remarks-re: No. Of distribution Boards, Starters, Iron Clad Switches, etc.
				To Earth	Between Poles	
LIGHTING						
Linghts						
a) Drops						
b) Braclets						
c) Watertights						
d) Othe Fititngs						
Fans						
Wall Plugs						
DOMESTIC APPLIANCES						
Cookers						
Refrigerators						
Water Heaters						
Other Purposes						
Wall Plugs						
MOTERS	Nos.	B.H.P. each	Total B.H.P.			
Industrial						
Pumps						
Other Purposes						
MOTERS	Nos.	B.H.P. each	Total B.H.P.			
Industrial						
Pumps						
Other Purposes						

*Size of wire stranding Single or multi-core type of insulation ,open teak wood casing and capping /conduit wiring size of conduit etc, adopted should be given under description.

The wiring diagram and description of the wiring should be signed by the wiring contractor

The installation was tested by me /us on _____ 200 _____ in accordance with I.E.Rules, 1956(as amended up to date)

Customer's Signature

Address-----

Supervisor's Signature

Certificate No.....
 Address...

Wiring Contractor's Signature

License No.....
 Address.....

THIS SIDE FOR USE OF ELECTRICITY DEPARTMENT ONLY

Application No. Tariff Applicable..... Place
 Load Sanction Security Deposit Rs..... Receipt No. Date.....
 No. of outlets Service charges Rs..... Receipt No. Date.....
 Type of premises..... Installation No.....
 Total No. of points/motors..... Date of Connection.....
 Total connected load..... Service/Tapping
 Load connected on phase (watts) Telephone crossing
 A..... B..... C..... From pole No.....
 Service distance.....

Distribution Transformer KVA-----

Service line Material	Quantity	Site account	Register
		Page No.	Item No.

Location.....
 Peak hour load (Amps)
 R..... y..... B.....
 Meter: Owner: Department/Consumer
 Type and Make.....
 Capacity
 Initial reading.....
 St. No. of Mater.....
 St. No. of Meter seal (MRT).....

1. Conductor
2. Cable.....
3.
4.
5.
- 6.....
- 7.....
- 8.....
- 9.....
- 10.....

TO BE ATTESTED BY DEPARTMENT AND BY CONSUMER

General: Test:
 Meter cover sealed on..... Seal No Between Phased M.....
 Meter Box Sealed on..... Seal No..... Phase to Earth
 Does installation comply with wiring Rules... Neutral to
 Are any defects noticed? Exam.....
 Rotation of Meter checked O. K.....

Certified that the installation was tested and found in order:

Meter Inspector/Jr. Eng. O & M.....
 In charge Consumer's Signature

State whether Residence Shop, Office, Restaurant, Cinema, Theatre Hospital, Religious Educational, Factory (described) Agricultural Pumping, Other Pumping (described), cottage industry (describe).

WARNING

NO CONNECTION CAN BE RELEASED WITHOUT FILLING THIS PROFORMA

Expd sanction No. & date..... Bradma No.....
 Tech Sanction No. & date.....
 Consumer's personal Ledger prepared on.....
 Signature (Clerk)
 First Bill, Bill No. & Date----- Completion report in Book Form

..... Signature (Clerk) Book No..... Page No..... Dated.....

Billing incharge

Checkd & Passed for
 Releasing connection

Junior Engineer

ASSISTANT ENGINEER

L. T. AGREEMENT

THIS AGREEMENT made at the day of 200 between PRESIDENT OF INDIA (hereinafter called "the Supplier" which expression shall, unless the context does not so admit, include his successors and assigns) of the one part and (hereinafter called "the Consumer," which expression, wherever the contexts so admits, shall include heirs, executors and administrators of the other part _____ of its successors or successors in business

WHEREAS at the request of the Consumer the Supplier has agreed to supply to the Consumer electrical energy for the purpose of at the Consumer's premises situated at upon the terms and subject to the conditions hereinafter contained.

NOW THIS AGREEMENT WITNESSETH as follows:

Location and connected load

1. During the period of supply hereinafter mentioned the supplier shall supply to the Consumer and Consumer shall take from the Supplier all the electrical energy required by the consumer for "the consumer for the purpose hereinbefore recited at the consumers premises located at having a connected load initially of H. P./ K.W. Any increase or alteration in the connected load/demand shall be notified by the consumer to the Chief Electrical Engineer, Government of Goa, (hereinafter referred to as "the Chief Engineer" which expression shall include any other officer authorized by the Supplier to perform the functions of the Chief Electrical Engineer specified in the Agreement and any other officer or officers authorized by the Chief Electrical Engineer) before being connected to the source of supply and shall be connected only after it is examined, tested and approved by the Chief Electrical Engineer.

Commencement of supply

2. (a) The Supplier shall commence to lay service line only after he is satisfied that the consumer has the requisite equipment at site to receive power and will be in a position to utilize it within one month from the date to be notified by the local officer of the Electricity Department which shall be the date by which time the service line is expected to be completed.

(b) If in the opinion of the Chief Electrical Engineer, the Consumer is unable to commence to take supply from such date for causes beyond his control, the date of commencement of supply shall be such other date as the Chief Electrical Engineer may determine and the opinion and the decision of the Chief Electrical Engineer in this behalf shall be final and binding on the Consumer.

(c) The Consumer shall become liable to pay to the supplier the amounts of minimum charges and minimum guarantee as hereinafter provided from the aforesaid date under clause (a) or from the date determined by the Chief Electrical Engineer under Clause (b) as the case may be.

Charges for supply

(a) The Consumer shall pay to the Supplier every month at the Office of the Chief Electrical Engineer or as may be otherwise required, charges for the electrical energy supplied to the Consumer during the preceding month at the rates specified in the Supplier's Standard Rate Schedule applicable to the class of service and in force from time to time, with such revisions, increasing or decreasing rates and such revised rates from the date. specified shall apply to such Consumers during and for the unexpired period of the present" Agreement. A copy of the current Rate Schedule applicable to this Agreement is set out in the First Schedule attached hereto.

(b) The rate set out in the Schedule does not include any tax, duty or other direct or indirect charges on electrical energy that may be payable in accordance with any law in force or which may increase the cost of production. Such charges will be payable" by Consumer in addition to the tariff charges.

4. The Consumer shall pay to the Supplier on demand at the Office of the Chief Electrical Engineer, or as may be otherwise required the cost of service line in accordance with the scale of miscellaneous charges prescribed in the General Conditions of Supply of the Supplier.

Charges for Service Line

5. In the even of the Consumer requesting for an increase in his connected load after Additional the commencement of supply, if the same is made available by the Supplier at any cost of additional cost, the consumer, shall pay such contribution towards the cost of such ;ervice nne increases may be determined by the Chief Electrical Engineer in his absolute discretion.

Additional Cost of Service Line

6. In the consideration of the special obligations assumed and/or investments made by the Supplier for the benefit of the Consumer, the Consumer hereby guarantees that the total annual charges payable by the Consumer for the electrical energy consumed by the Consumer hereunder shall not be less than Rs.subject to the monthly minimum charges payable under clause 3. Although the Consumer will be billed for actual energy consumed every month or as may hereinafter be decided by the Supplier, the difference between the guaranteed minimum charges and the actual charges paid by the Consumer, if the same are less than the guaranteed minimum at the end of each of each 12 months' period shall be paid by the consumer to the supplier at the officer of the of the Chief Electrical Engineer or as may be otherwise required within 15 days from the date of the bill thereof; .

Minimum guarantee other than minimum' bill

Provided that in the event of any increase in the connected load under clause (1) hereof, the amount of minimum guarantee stated above shall be liable to be adequately increased to such extent as may be determined by the Chief Electrical Engineer.

7. *The period of supply of electrical energy under this Agreement shall be a minimum period of 2 years from the date of the commencement of supply and from month thereafter. The Consumer may determine this Agreement at any time after the said period of 2 years giving to the Chief Electrical Engineer not less than one calendar month's notice in writing in that behalf and upon the expiration of the period of such notice this Agreement shall cease and determine.

Period of supply

'Strike of whichever para is not applicable

***This Agreement shall remain in force till 31 st December, 19 (i.e. for a period of 3/7 years from next January after the commencement of supply). If not then terminated by the above date by giving due notice of not less than one month, it shall continue to be in force from year to year. Whenever the Consumer wishes to terminate after completion of the initial period, it shall be terminable only on 31 st of December of the year in which the notice is served by the Consumer at any time during the year but not later than 1 st of December. For the year of notice the Consumer shall be liable to pay to the Supplier the' annual minimum charges irrespective of whether the supply has been used for the whole year or for shorter duration:"

Provided always that the Consumer may at any time with the previous written consent of the Chief Electrical Engineer transfer his rights under this Agreement to any other person approved by the Chief Electrical Engineer and upon execution by the such transfer-ee of a valid assignments this Agreement shall become binding on the transferee and the Supplier as from the date of execution and take effect in all respects as if the transfer had originally been party hereto in place of the Consumer who shall henceforth be discharged from any further liability under or in respect hereof, without prejudice, however, to any claim by the Supplier against the Consumer in respect of any prior breach of this Agreement by the Consumer.

7. (a) "The consumer may terminate this agreement at any time before the agreement .period of 7 years from the date of commencement of supply after giving 6 month notice in writing provided the amount he has paid to the supplier up to the date of termination by

ways of power charges exceeds are equal to line minimum charges. @ 15% per annum for a period of 7 years on the capital cost incurred by the supplier to arrange this supplies or pays on the date of termination, the difference between the power charges already paid and the line minimum charges amounting to 15% per annum, for a period of 7 years on the capital cost incurred by the supplier to arrange this supplies

Conditions of Supply of the Electricity Department

8. (a) Conditions and Miscellaneous charges for supply of electrical energy of the Supplier for the time being in force and as amended by the Supplier from time to time as set out in the Second Schedule hereto shall be deemed to be part of the Agreement and shall govern the parties hereto in so far as applicable.

(b) Nothing contained in this Agreement or any amendment thereof shall restrict any rights, obligations and discretion which the Supplier may desire under any legislation relating to the supply of electricity enacted during the period of this Agreement.

9. In all matters not herein specifically provided for, the provisions of the Indian Electricity Act, 1910, as amended from time to time or such other enactment governing the supply and use of electric energy and the Rules and Regulations for the time being in force, there under shall apply.

Marginal Notes

10. The Marginal notes do not form part of this Agreement and shall not be referred to for the construction or interpretation thereof.

IN WITNESS WHEREOF the parties hereto have executed these presents the day and year first above written.

Signed and delivered by:

Shri _____ Signature _____

_____ On behalf of the President of India

in the presence of:—

(1) _____ (1) Signature _____

(2) _____ (2) Signature _____

Signed and delivered by the above

named Consumer

Signature _____

Premanent Address _____

in the presence of

(1) Name Shri _____ (1) Signature _____

Address _____

(2) Name Shri _____ (2) Signature _____

Address _____

H.T.AGREEMENT

'''

THIS AGREEMENT made at Panaji onday of
Two Thousand And between THE PRESIDENT
OF INDIA (Hereinafter referred to as "THE SUPPLIER which expression shall, unless
excluded by or repugnant to the context, include his successors in officer and permitted
assigns) of the one part AND (hereinafter
referred to as "THE CONSUMER" which expression shall, unless excluded by or repugnant
to the context, include his heirs, executors, administrators, successors or permitted assigns)
of the other part.

WHEREAS the Consumer has requested the Supplier for suply of power and the
Supplier has agreed to supply power in bulk for use at the premises of the Consumer
situated at.....for the purpose of
motive power, heating, lighting and other essential purposes at the said premises.

NOW THEREFORE it is hereby agreed between the parties hereto as follows:

1. This agreement shall be read and construed in all respects in conformity with the
provisions of the Indian Electricity Act, 1910 and the Rules made there under (hereinafter
called "The Act" and "the Rules") as in force from time to time.

Indian
Electricity act
1910 and rules
apply..

2 (a) The supplier shall supply and the consumer shall take from the supplier all his
power requirements for use at his premises mentioned above for the aforesaid purposes with
a demand ofKVA (hereinafter called "the contract demand") .

Contract
demand and
Increase thereto

(b) The Consumer may from time to time request the Supplier in writing for additional
power in excess of the 'Contract Demand' and the Supplier shall make such additional power
available within 180 days from the date of such writeen request or any longer period as may
be required by the Supplier for the purpose, provided the Supplier has such additional power
and the materials to make such additional power available for supply and provided further,
that having regard to the unexpired term of this agreement, it would, in the opinion of the
Supplier, be economical to the Supplier to make such additional power available to the
Consumer.

Consumer's
Increased
Requirements.

(c) In the event of the Supplier agreeing to make such additional power available, the
Consumer shall be liable to pay the cost of making such additional power available, as may
be determined by the Supplier.

(d) If such additional power is made available by the Supplier the Contract Demand
specified in clause 2 (a) hereto shall be increased to the same extent.

3. Within a period of three months from the date of intimation from the Chief Electrical
Engineer, Government of Goa, Daman and Diu (which expression shall in clude any other
Officer authorized by him to perform the functions of the Supplier specified in this agreement
and any other Officer or Officers authorized by the Supplier) that the Supplier is in a position
to commence supply and to make power available, the Consumer shall commence to take
power supply under this agreement and the date of commencement of supply shall be the
date of the expiration of the said three months, period or the date of actual commencement
of supply, whichever date is earlier, and from such date the Consumer shall become liable to
pay the Supplier the amount of minimum guarantee as hereinafter provided, unless in the
opinion of the Supplier, the Consumer is unable to commence to take supply for causes
beyond his control, in which event the date of commencement of supply may be extended by
the Supplier at his absolute discretion by a period not exceeding six months.

Commence-
ment of
supply.

System of Supply. 4. (a) Power supply to the Consumer shall be 3 phase, 50 cycles alternating current at a normal pressure of-----Voltage subject to frequency and voltage variation limits permitted under the Rules.

(b) Ordinarily the Consumer shall ensure that his step-down transformers that will be connected to the system of the Supplier shall be 'Delta' connected on the higher voltage side.

Point of Supply. 5. The point of supply shall be the outgoing terminals of the Supplier's apparatus installed on the Consumer's premises as shown in drawing No----- which forms part of this agreement.

Accommodation for Supplier's Apparatus 6. (a) The Consumer shall provide and maintain at his own expense a securely locked enclosure of a design approved by the Supplier for the purposes of housing the Supplier's terminal high voltage switchgear, metering and other equipments. In case of indoors type equipments the enclosures shall be weatherproof and vermin proof

(b) The consumer shall take all precautions for the safety of the Supplier's equipment erected at his premises.

(c) The, Consumer shall further provide free of cost to the Supplier sufficient and necessary area of land belonging to the Consumer and afford all reasonable facilities for bringing in the cables or overhead lines from the Supplier's system for servicing not only the Consumer but also other consumers in the vicinity and shall permit the Supplier to connect up such cables or overhead lines to the equipment described above belonging to the Supplier.

(d) The Consumer may with the written approval of the Supplier house his own HI switchgear and other apparatus, which must necessarily be installed near the enclosure within such enclosure, but he shall not use such enclosure for any other purpose.

Metering equipment. 7. (a) For the purpose of registering the electrical energy supplied to the Consumer, under this agreement, a suitable metering equipment shall be provided by the Supplier on the higher voltage side. In case the metering is required to be done on the Lower voltage side of the supply either on grounds of economy or on account of the non-availability of suitable high voltage metering equipment with the Supplier, the quantity of power supplied shall be regulated under Clause . contained in the "Conditions and Miscellaneous Charges for Supply of Electrical Energy" attached hereto.

(b) Wherever the Supplier is not in position to provide the metering equipment on account of its non- availability, he may request the Consumer to provide his own metering equipment as required by the Supplier. The Consumer may also at his own cost install check-meters for his own convenience.

(c) All the metering equipments referred to above shall be properly maintained and sealed by the Supplier and shall not be interfered or tampered with by the Consumer.

(d) The readings of the meters excepting the check-meters mentioned above shall be taken by the accredited representatives of the Supplier and the Consumer regularly on the pre-determined date of every month and the readings so recorded shall be binding on the consumer.

Provided that in the event of any meter (excluding the check meters , if any) either belonging to the supplier or to the consumer being found defective, the energy consumed during the month shall be determined unless otherwise mutually agreed upon, by taking the average consumption recorded during the previous three months.

8. All transformers, switchgears, motors and other electrical equipment belonging to the Consumer which are connected to the Supplier's apparatus shall be of suitable design and be maintained to the reasonable satisfaction of the supplier. The Supplier. The capacity of fuses and setting of relays on the Consumer's control gear shall also be subject to the approval of the Supplier.

Consumer's
Apparatus

9. (a) The Consumer shall pay to the Supplier every month at the Office of the Supplier or as may otherwise be required, charges for the electrical energy supplied to the consumer during the preceding month at the rates specified in the Supplier's Standard Rate Schedule..... applicable to the class of Service and in force from time to time. If during the currency of this agreement, the rates are revised, increased or decreased, such revised, increased or decreased rates from the date specified shall apply to the Consumer during and for the unexpired period of the present agreement. A copy of the current Rate Schedule applicable to this agreement is set out in the First Schedule attached hereto.

Charges
for supply

(c) The rate get out in the schedule does not include any tax , duty or other direct or indirect charges on electrical energy that may be payable in accordance with any law in force or which increase the cost of the electrical energy to the supplier. Such changes will be payable by the consumer in addition to the tariff changes.

10. In consideration of the special obligations assumed and/or investments made by the Supplier for the benefit of the Consumer, the Consumer hereby guarantees that the total annual charges payable by him for a period of seven years for the electrical energy consumed hereunder shall not be less than Rs. Or the tariff minimum charges payable under clause 9 (a), whichever is higher, although the Consumer will be billed for the actual energy consumed every month subject to the monthly minimum, the difference (if any) between the guaranteed minimum charges and the actual charges paid (if any) between the guaranteed minimum)by the Consumer for each 12 month's period shall, on presentation of a bill therefore at the end of each 12 month's period, be paid by the Consumer to the Supplier at the office of the Supplier or as may be otherwise required within 15 days from the date of issue of the bill.

Minimum
Guarantee

Provided that in the event of any increase in 'Contract Demand' under clause 2(a) hereof, the amount of minimum guarantee stated above shall be liable to be adequately increased to such extent as may be determined by the Supplier.

11. The Supplier shall take all reasonable precautions to ensure continuity of supply of power to the Consumer at the point of supply but he shall not be liable to the Consumer for any loss due to the interruption in the supply of power by reason of damage to the equipment of the Supplier during war, mutiny, riot strike or by reason of earthquake, hurricane, tempest or any accident or for routine maintenance of the lines and associated equipment or such other causes as may be beyond the control of the Supplier.

Continuity
of power
supply

12. The Consumer agrees to restrict, stagger or cut off the consumption of electrical energy under this agreement during the peak hours as may be directed by the Supplier in writing and at any other hours, if so required to do, if the power position or any other emergency in the power system warrants such a course of action.

Staggering
of supply
by the
supplier

13. The Supplier shall have the right to discontinue power supply for the purpose of testing and calibrating the meters and other equipments installed by him whenever necessary after giving prior notice to the Consumer. No indemnity or compensation shall be claimed by the Consumer for such stoppages and inconveniences resulting therefrom.

Discontinuance
of power
supply for
routine tests

14. The booklet containing the conditions and miscellaneous charges for supply of electrical energy approved by the Government of Goa, Daman and Diu in force from time to time shall be deemed to be part of this agreement and shall govern the parties hereto in so far as they are applicable.

Conditions of supply and miscellaneous charges

15. (a) Subject to the provisions of clause 16 hereof the period of supply under this agreement shall be a minimum period of seven years ending March next after 7 years' determinable by six calendar months' notice on either side expiring at the end of the said minimum period of seven years or at the end of any such subsequent year and upon the expiration of any such notice, this agreement shall determine, but without prejudice to the rights of the parties in respect of any matter antecedent to such determination.

Period of agreement

16. (a) If at any time during the continuance of this agreement the Consumer shall commit any breach of or fail to observe and perform any of the conditions and provisions contained in this agreement and on his part to be observed and performed, the Supplier shall be at liberty to terminate this agreement by giving one month's clear notice to the Consumer, and upon such termination, the Consumer shall forthwith pay to the Supplier all the amounts then due as per this agreement together with a further sum equal to the total amount of the minimum charges as per clause 10 supra for the unexpired period of the agreement.

Termination of agreement before the expiry of contract

(b) The Consumer may terminate this agreement at any time before the agreed period of 7 years from the date of commencement of supply after giving six month's notice in writing provided the amount he has paid to the Supplier upto the date of termination by way of power charges exceeds or equals the line minimum charges at 15% per annum for a period of seven years, on the capital cost incurred by the Supplier to arrange this supply or pays on the date of termination the difference between the power charge already paid and the line minimum charges amounting to 15% per annum for a period of seven years on the capital cost incurred by the Supplier to arrange this supply. In case of termination of the agreement by the Consumer under this clause as per conditions as specified above, he shall not be liable to pay the minimum charges for the unexpired period of the agreement.

(c) If the Supplier desires to terminate this agreement before the period of agreement and if the Consumer agrees for the termination, then, this agreement may be terminated from the date mutually agreed upon. In such a case, the Consumer is not bound to pay the minimum charges as per clause 10 supra for the unexpired period of the agreement.

17. In the event of the supply of electrical energy being discontinued by the Supplier in consequence of any breach or default on the part of the Consumer entitling the Supplier so do under the provisions of the Act and the Rules, the amount of charges for the electrical energy already supplied and all other moneys then payable under this agreement shall become due and recoverable forthwith provided always and it is hereby expressly agreed and declared that during the period of such discontinuance the Consumer shall continue to pay the minimum charges and minimum guarantee payable hereunder.

Discontinuance of power supply

18. If any time during the continuance of this agreement.

Summary termination of agreement

(a) The consumer shall, being a limited company, pass a resolution for winding up or be ordered to be wound up by a Court of competent jurisdiction or being an individual commits any act of insolvency or is adjudged as insolvent;

(b) Execute or create any mortgage-charge or other encumbrances on any property or asset or the Consumer so as to prejudicially affect the Supplier's electric meters, plant, apparatus and equipment at the Consumer's premises or any part thereof or any right exercisable by the Supplier in connection with the said electric meters, plant, apparatus and equipments;

The Supplier shall be at liberty to terminate this agreement by giving seven days' notice to the Consumer and upon such termination, the Consumer shall for forthwith pay to the Supplier at the Office of the Supplier or as may be otherwise required all the moneys then due and payable under this agreement together with a further sum equal to the amount of the minimum charges for the unexpired minimum period of supply as and by way of liquidated damages.

19. The Consumer shall not, without the previous consent in writing of the Supplier, assign, transfer, or part with the benefit of this agreement nor shall the Consumer in any manner part with or create any partial or separate interest in it.

Assignment or transfer of agreement

IT WITNESS WHEREOF the parties hereto have executed these presents the day and the year first above written.

Signed, sealed and delivered by

Shri Signature:-

Permanent Address:-.....

On behalf of the President of India SEAL
In the presence of:- Signature:-.....

1) Name:-..... Signature:-.....
2) Name:-..... Signature:-.....

Common Seal of
..... has been affixed hereto pursuant to a Resolution of the Board of Directors of the Company passed at its meeting held onday of 200.....in the presence of
.....Copy of which has been attached hereto in original and forms part of the agreement.

1) Name of Director:-..... Signature:-.....
Permanent Address:-.....

2) Name of Director:-..... Signature:-.....
Permanent Address:-.....

Directors of the Company who have set their respective hands thereto in the presence of:-

1) Name..... Name:-.....
Address:-..... Witness:-.....

2) Name..... Name:-.....
Address:-..... Witness:-.....

Countersigned by the Managing Agents

Name..... Signature:-.....
Address:-.....

REVISED MODEL FORM OF BANK GUARANTEE BOND

In consideration of the Governor of Goa (hereinafter called "The Government") having agreed to exempt _____ (hereinafter called "the said Contractor(s)" /"consumer's" from the demand, under the term and conditions of an Agreement No. dated.....made between and..... for the work (hereinafter called" the said Agreement") of security deposit for the due fulfillment by the said Contractor/Consumer(s) of the terms and conditions contained in the said Agreement, on production of a bank Guarantee for Rs.....(Rupees only), we------(Indicate the name of the Bank) (hereinafter referred to as "the Bank") at the request of Contractor/consumer (s) do hereby undertake to pay the Government an amount not exceeding Rs.-----On demand.

2. We------(Indicate the name of the Bank) do hereby undertake to pay..... (indicate the name of Bank) the amounts due and payable under this guarantee without any demur, merely on a demand from the Government stating that the amount claimed is required to meet the recoveries due or likely to be due from the said Contractor/Consumer(s). Any such demand made on the bank shall be conclusive as regards the amount due and payable by the Bank under this guarantee. However, our liability under this guarantee shall be restricted to an amount not exceeding Rs.

3. We undertake to pay to the Government any money so demanded notwithstanding any dispute or disputes raised by the Contractor/Consumer(s) in any suit or proceeding pending before any Court or Tribunal relating thereto, our liability under this present being absolute and unequivocal.

The payment so made by us under this bond shall be a valid discharge of our liability for payment there under and the Contractor/Consumer(s) shall have no claim against as for making such payment.

4. We (indicate the name of Bank) further agree that the guarantee herein contained shall remain in full force and effect during the period that would be taken for the performance of the said Agreement and that it shall continue to be enforceable till all the dues of the Government under or by Virtue of the said Agreement have been fully paid and its claims satisfied or discharged or till Engineer-in-charge on behalf of the Government certifies that the terms and conditions of the said Agreement have been fully and properly carried out by the said Contractor/Consumer(s) and accordingly discharges this guarantee.

5. We..... (indicate the name of Bank) further agree with the Government that the Government shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Agreement or to extend time of performance by the said Contractor/Consumer(s) from time to time or to postpone for any time or from time to time any of the powers exercisable by the Government against the said Contractor/Consumer(s) and to forbear or enforce any of the terms and conditions relating to the said Agreement and we shall not be relieved from our liability by reason of any such variation, or extension being granted to the said Contractor/Consumer(s) or for any forbearance act or omission on the part of the Government or any indulgence by the Government to the said Contractor/Consumer(s) or by any such matter or thing whatsoever which under the law relating to sureties would but for this provision, have effect of so relieving us.

6. This guarantee will not be discharged due to the change in the constitution of the Bank or the Contractor/Consumer(s).

7. We -----lastly undertake not to revoke this guarantee except with the previous consent of the Government in writing.

8. This guarantee shall be valid up to -----unless extended on demand by Government. Notwithstanding anything mentioned above, our liability against this guarantee is restricted to Rs----- (Rupees----- only) and unless a claim in writing is lodged with us within six months of the date of expiry or the extended date of expiry of this guarantee all our liabilities under this guarantee shall stand discharged.

Dated-----day of----- for-----

----- (Indicate the name of Bank).

L.T. BILL CUM RECEIPT

Date of Issue		Energy Charges								Last Date		Bill Cum Receipt		
		From				To						RNo.		
M	B	S	NM	G	D	C	HC	DL	TD	Meter Reading	Present			
											Previous			
											Unit Consumed			
											Amount Billed (A)			
Consumer's Copy Bill Cum Receipt										RNo.			Payable at Bank	
ELECTRICITY DEPARTMENT, GOA ~Division No. _____ Sub. Division No. _____ Sign. of M. R. _____										Present				
										Previous				
Date of Issue		Energy Charges				Last Date		Unit Consumed						
		From To						Average Units in case of meter malfunctioning						
										Rs.		P.		
DISCONNECTION NOTICE						Energy Charges								
						Meter Rent								
						Sundry Charges								
						Total Amount of Current Month's Bill (A)								
						Arrears								
						Credits								
						Amount payable within Due Date (B)								
Bank/Sub. Division						Received As. _____ Rupees								
Receiver's Signature						Date _____								
Bank/Sub. Division						Received As. _____ Rupees								
Receiver's Signature						Date _____								
Date of Issue		Energy Charges				Last Date		Bill Cum Receipt						
From		To						R No.						
ELECTRICITY DEPARTMENT, GOA														
Division No. _____ Sub. Division No. _____ Sign. of M. A. _____														
Foil for										Foil for Division Office Bill Cum Receipt				
ELECTRICITY DEPARTMENT, GOA						R No.								
Division No. _____ Sub. Division No. _____ Sign. of M. R. _____														
Date of Issue		Energy Charges				Last Date								
		From To												
Bank/Sub. Division						Received As. _____ Rupees								
Receiver's Signature						Date _____								

NOTE

1. The fact that a Consumer has not received bill for any particular month will not absolve his liability or payment of the charges for Energy consumed. Therefore every consumer who does not receive his bills should regularly enquire about it from the local office where the bills are prepared in his interest Duplicate bill may be obtained on payment of Rs. 1.00 per copy.
2. Bill must be presented by the Consumers at the time of payment. Please insist on official receipt.
3. Payment of bill can be made by cheque provided that the same are drawn on the Bank at the Billing station (i. e. local office). Cheques should be drawn in favor of Chief Electrical Engineer and delivered on dispatched to the local office. The bill should be sent with the Cheques in addition to any other penalty that might be imposed for delayed payment etc. Will be charged by the Department.
4. Failure to pay exact amount by the due date will be render the consumer liable for disconnection and the supply will be reconnected only after payment of arrears in full as well as the reconnection charges as per rules.
5. Any complaint regarding to accuracy of the bill must be made within 10 days of its receipt to the local office which has issued the bill.
6. Disputed bill must be paid in full under protest to avoid payment of delayed charges. Adjustment if any will be made subsequently.
7. Consumers are requested to give at least 14 days notice in writing before quitting their premises etc., failing which they will be held responsible for the energy consumed and the safety of the department's equipment until the Department receives such a notice.
8. All communications in respect of the bill, etc. shall be addressed to the local office which has issued the bill quoting the consumer number.
9. Payment of the bill will also be accepted by the concerned authorized Banks citywide.

GOVERNMENT OF GOA

LAST DATE OF PAYMENT
IN ALL COMMUNICATIONS, PLEASE
QUOTE
INSTALLATION NO.
NAME & ADDRESS:

AT

*** ELECTRICITY DEPARTMENT *H. T. BILLING**

OFFICE OF THE EXE. ENGINEER DIV.

BILL FOR SUPPLY OF ELECTRICAL ENERGY FOR THE MONTH OF:

BILL NO:
BILL DATE:
CONSUMER'S CODE:

EQUIPMENT DETAILS

- 1) CONNECTED LOAD (S.S.I.TARIFF)
- 2) CONTRACT DEMAND FOR THE YEAR:
- 3) MAXIMUM DEMAND RECORDED THIS MONTH 4)
75% OF THE CONTRACT DEMAND:
- 5) MAX. DEMAND OF PREVIOUS 11 MONTHS: 6)
BILLING DEMAND (HIGHEST OF 3,4,5.)

- | | | | |
|-----|----|----------------------------|-------|
| KVA | 1) | NAME OF THE H T FEEDER: | |
| KVA | 2) | CONSUMER'S TRANSFORMER: | |
| KVA | 3) | C T P T: C T RATIO: | |
| KVA | | NUMBER | MAKE: |
| KVA | 4) | TRIVECTOR METER: CAPACITY: | |
| KVA | | NUMBER | MAKE: |

TARIFF APPLICABLE:

P T RATIO: CHARGED ON:
METER CONSTANTS:
TESTED BY M R TON:

MAIN METER READING

DATE	READING	KW	KVA	(A)KWH	KVAH	KVARH	LT-1 (A) KWH	LT-2 (A) KWH	FACTORY (B) KWH	RESIDENTAL (C) KWH
	FINAL INITIAL									
	DIFFERENCE									
	MULTIPLYING FACTOR									
	RECORDED CONSUMPTION									
	ADDITIONAL CONSUMPTION									
	<u>TOTAL CONSUMPTION</u>									

- WHEN METERED ON L.T. SIDE ADD 5% or~ KWH
- (A) TOTAL CONSUMPTION
- 1) 10% OF TOTAL UNITS RECORDED (10%) OF (A)
 - 2) EXCESS UNITS CHARGEABLE (B)-(1)
 - 3) UNITS CHARGEABLE AT INDUSTRIAL RATE (A)-(2)-(C)

Units LAST MONTH Units corresponding MONTH OF LAST YEAR AVERAGE P.F.

AMOUNT OF BILL

1) DEMAND CHARGES	:FIRST:	KVA @ RS.	IKVA : RS.	TOTAL :RS.
	NEXT: :	KVA @ RS.	IKVA : RS.	
2) ENERGY CHARGES	FIRST: :	KWH @ RS.	IKWH : RS.	
	NEXT: :	KWH @ RS.	IKWH : RS.	
	NEXT: :	KWH @ RS.	IKWH : RS.	
	NEXT: :	KWH @ RS.	IKWH : RS.	
		3) LOW POWER FACTOR CHARGES	RS. :	
		4) ENERGY CHARGES FOR FACTORY LIGHTING 5)	RS. :	
		ENERGY CHARGES FOR RESIDENTIAL COLONY 6)	RS. :	
		METER RENT (HT & METER)	RS. :	
		7) OTHER CHARGES	RS. :	
		6) SUNDAY CHARGES	RS. :	
				TOTAL :RS.
				TOTAL :RS.
		9) ARREARS OF PREVIOUS MONTH, IF ANY	RS.	
				GRAND TOTAL RS.

IN WORDS: RUPEES

This bill is payable on presentation. If not paid on or before the last date of payment mentioned above, the delayed payment Charges at 2% compound per month or part thereof become due and payable in addition to the charges as per condition of supply.

The payment is to be made at the office of the Executive Engineer by demand draft on Bank a India payable to the Executive Engineer, Electricity Department, Div. If payment is made by Cheque, it should include Bank Commission, if any, and the cheque is to be drawn, in favour of the Executive Engineer, Electricity Department, Div.

- Copy TO
- 1) THE C E E, VIDYUT BHAVAN, PANAJI 2)
 - THE S E, CIRCLE I/II, MARGAO/PANAJI 3)
 - THE E E, MTR T DIVISION VIII, MARGAO 4)
 - THE A E, SUB-DIVISION, II V
 - 5) THE DIVISIONAL ACCOUNTANT

BANK GAURANTEE NO.

DATED:
DATED:
DATED:

VALID UPTO:
VALID UPTO:
VALID UPTO:

RS.
RS.
RS.

FORM 'A'
(See Rule 4 (1))

Application for registration by a person intending to generate or intending to continue generator of energy exclusively for his own use:

- 1) Name and Address of the applicant:
- 2) Name and Address of the person owning the generating set:
- 3) Description of the place where the set is used or intended to be used:
- 4) Description of the generating set:
 - Generator
 - a) Make:
 - b) Sr. No.
 - e) KVA
 - d) Speed (Rpm)
 - 9) Power Factor
 - f) No. of Phases:
 - g) Frequency:
 - h) Date of Purchase:
 - Engine
 - a) Make:
 - b) Sr. No.
 - c) BHP
 - d) Speed (Rpm)
 - e) Date of Purchase:
- 5) Contract demand agreed with the Department and the connected load: (enclosed copy of latest Electricity Bill).
- 6) Total capacity of Diesel generating sets for which permission was obtained previously:
- 7) Date of Commencement of generation:
- 8) We hereby undertake that:
 - a) We will agree and undertake to operate the generating set whenever required by the Department when any power cut is prescribed by Government of otherwise. Failure to do so shall entitle the Department to effect corresponding reduction in our basis quota of demand and energy.
 - b) We will not claim any relief on account of our running the diesel generating sets. c) We will inform the date of commissioning the set to the Department.
 - d) We will not run the set in parallel with the Department's supply for which we will be installing change-over switch approved and sealed by the Department.
- 9) Approval of the Electrical Inspector, R. I. O., shall be obtained for the installation of the generator, including the change-over switch and a certificate copy shall be produced to the Department before commissioning the set.
- 10) The generating set is to be installed for the purpose of:
 - *i) As a Standby in case of failure of Department's supply.
 - *ii) To augment the production.
 - *iii) To be operated only when any power cut/failure is in force or will be running side by side on a different circuit fully isolated from Departmental supply.

(* Strike out whichever is not applicable.)

Signature of the applicant
Dated:

ANNEXURE 'C'

Recommended capacitor rating for direct connection to induction motor to improve power factor to 0.95 or better at all loads

Motor _____ Capacitor rating in KVA r _____

H.P.	3000 rpm.	1500 rpm.	1000 rpm.	750 rpm.	600 rpm.	500 rpm.
1.	2.	3.	4.	5.	6.	7.
2.5	1	1	1.5	2	2.5	2.5
5	2	2	2.5	3.5	4	4
7.5	2.5	3	3.5	4.5	5	5.5
10	3	4	4.5	5.5	6	6.5
12.5	3.5	4.5	5	6.5	7.5	8
15	4	5	6	7.5	8.5	9
17.5	4.5	5.5	6.5	8	10	10.5
20	5	6	7	9	11	12
22.5	5.5	6.5	8	10	12	13
25	6	7	9	10.5	13	14.5
27.5	6.5	7.5	9.5	11.5	14	16.1
30	7	8	10	12	15	17
32.5	7.5	8.5	11	13	16	18
35	8	9	11.5	13.5	17	19
37.5	8.5	9.5	12	14	18	20
40	9	10	13	15	19	21
42.5	9.5	11	14	16	20	22
45	10	11.5	14.5	16.5	21	23
47.5	10.5	12	15	17	22	24
50	11	12.5	16	18	23	25
55	12	13.5	17	19	24	26
60	13	14.5	18	20	26	28
65	14	15.5	19	21	27	29
70	15	16.5	20	22	28	31
75	16	17	21	23	29	32
80	17	19	22	24	30	34
85	18	20	23	25	31	35
90	19	21	24	26	33	37
95	20	22	25	27	34	38
100	21	23	26	28	35	40
105	22	24	27	29	36	41
110	23	25	28	30	38	43
115	24	26	29	31	39	44
120	25	27	30	32	40	46

125	26	28	31	33	41	47
130	27	29	32	34	43	49
135	28	30	33	35	44	50
140	29	31	34	36	46	52
145	30	32	35	37	47	54
150	31	33	36	38	48	55
155	32	34	37	39	49	56
160	33	35	38	40	50	57
165	34	36	39	41	51	59
170	35	37	40	42	53	60
175	36	38	41	43	54	61
180	37	39	42	44	55	62
185	38	40	43	45	56	63
190	38	40	43	45	58	65
195	39	41	44	46	56	66
200	40	42	45	47	60	67
205	41	43	46	48	61	68
210	42	44	47	49	61	69
215	42	44	47	49	62	70
220	43	45	48	50	63	71
225	44	46	49	51	64	72
230	45	47	50	52	65	73
235	46	48	51	53	65	74
240	46	48	51	53	66	75
245	47	49	52	54	67	75
250	48	50	53	55	68	76

**Recommended capacitor for direct connection to welding transformers
for power factor correction**

Single phase Single Operator

Continue Rating KVA	Capacitor Rating KVA
9	5
12	6.5
18	10
24	12.5
30	15
36	20
57	25
95	45
128	50
160	75

DIV-I, PANAJI

Area wise complaint Sections

Sr No	Name of Sub-Div	Name of Section Office	Section Off. Tel. No.	Areas Covered
1	Sub-Div-I(R) Panaji	Section Office Chorao.	2239552	Chorao V.P. area
		Section Office Divar.	2280200	St. Matdas & Goltim Navelim Panchayat Area
		Section Office Old Goa.	2284797	Old Goa V.P. area
		Section Office Corlim, Carambolim.	2285021	Corlim & Carambolim
		33,11 kV Corlim S/S	2285310	
		Section Office St. Estevam	2287197	St. Estevam V.P. area
	Sub-div II(U) Panaji	Section Office Kumbharjua	2288135	Kumbharjua V.P. area
		Altinho S/S	2225836	HT lines under
		NIO S/S	2453920	Panaji Municipal area
	Sub-div-III(R) Bambolim	EDC S/S	2431275	
		Vidyut Bhavan	2225853	Panaji Municipal area
		Section Office Agacaim	2218954	Agacaim, Pilar
	Section office Neura	2208500	Neura, Agassim, Mandier, Goa Velha, Batim, Telulim, Curca, San tan, Surla	

		Section office St.Cruz Section office Merces Bambolim S/S	2458304	St. Cruz Merces, Chimbél Bambolim area
2	Div IV, Margao Sub-div I Sub-div II	Section Office Curtorim Section office Camurlim Section office Nassai Section office Guirdolim Section office Raia Nessai S/s Raia s/s Section office Benaullim Section office Davorlim Section office Navelim Section office Varca Section office	2786529 2777456 2860621 2784914 2776831 2860311 2776155 2700292 2756900 2700509 2745898 2788109	Curtorim & Macazana V.P. Loutolim & Camurlim S. Jose de areal & part of Paroda Chandor V.P. & Guirdolim V.P. Rai V.P. & Ilha de Rachol Benaullim, Pulwado, Majilwado , Ascona Davorlim, Aquem Baixo, Mandop, Zoriwado, Dicarpal eRavanfond Navelim, Sinqetim, Nagmode m Ratwado, Betim, Dialgona, Pedralem, Coldem, Telaulim Cavelossim, Orlim, Varca, Mobar, Carmona, Fatorda

		Colva		
	Sub-div III	Section office Agonda	2647555	Colva, Betalbatim, Serbatim, Per-Seraulim
		Section office Chaudi	2643331	Agonda, Colva V.P.
		Section office Poinguinim	2641360	Canacona Municipal, Canacona
	Sub-div IV	Section office Cuncolim	2763622	Poinguinim & Loliem V.P. Shristhal, Gaodongri, Cotigao V.P.
		Section office Chinchinim	2863031	Cuncolim Municipal Council & part of Sarzora Panchayat area
		Section office Bali	2670070	V.P. Chinchinim, Dramapur-Sirlim
		Section office Assolna	2775032	V.P. Bali, Fatorpa, Morpila, Narcem
		Section office Aquem	2735496	V.P. Assolna, Ambelim, Velim, Betul & Nuvem-Khola
		Section office Margao, Urban	2725100	
		Section office St.Light	2735135	Aquem
		Section office Aquem	7235135	Margao Urban
		Section office Fatorda	2741344	Margao & Fatorda

				Margao & Fatorda
				Margao & Fatorda
3.	Div V, Bicholim Sub-div (U) Bicholim	Section office Kasarpal	2380180	Sal, Latambarsem, Imbrampur
		Section office Assnoda	2215734	Assonda, Adalpal, Mencure, Sirgao, Mulgao
		Section office Indl.Est. Bicholim	2361447	Ind. Est.Van, Maulinguem Mayem, Narve, Paira, Pilgao
	Sub-div II(R) Sankhali	Section office Market Yard	2364534	Sankhali, Honda, Virdi, Karapur, Sarvan Vathadev
		Section Office Parye		Keri, Morle, Parye
		Section Office Pale	2372236	Pale, Kothambi, Surla, Velguem
		Section office Kudne	2364953	Kedne, Amona, Navelim
	Sub-div III Valpoi	Section office Honda Ind.Est.	2370419	Honda Panchayat, Pisurle Panchayat
		Section office Municipal Council	2374244	Valpoi Municipal Council area
		Section office Thane		Thane Panchayat, Mauxi Panchayat
		Section office Khotoda		Khotoda, Guleli, Bhironda
		Section office Nagargao		Nagargao Panchayat area Savordem

				Panchayat area	
4	Div VI Mapusa Sub-div I	Section I	2262218	Khorlim Mapusa Market, Housing Board, Ansabhat	
		Section II	2262218	Angod, Gaunswado, Altino, Pedem	
		Section III	2262218	Guirim, Parra Verla-Canca	
		Section IV	2272200	Sodiem, Marna, Siolim, Oxel	
		Section V	2262218	Dangui Colony, Duler, Kuchelim	
	Sub-div II			2265385	Acoi, Karaswado
		H.T. Maitenance	2262451		Verla/Canca (Mapusa S/S)
		Section Office Porvorim	2417711		Socorro, Salvador de mundo, part of Sangolda
		Section office Britona	2417711		Penha- de France, part of Verem, Reis Magos part of Pilerne
		Section Office Saligao	2409190		Pilerne Inds., Saligao, Arpora, Nagoa, Sangolda
		Section Office Candolim	2276075		Candolim
		Section Office Calangute	2276075		Calangute
		Section Office Verem	2402816		Reis Magos, Pilerne, Nerul, part of Pecnha- de-France
Sub-div III	Section Office Tivim-Volvenem	2293717		V.P. Tivim, Sirsaim	

5.	Div-VII, Curchorem	Sub-div IV	Section Office Aldona	2293904	V.P. Aldona, Pomborpa
			Section Office Karaswada	2257453	V.P. Camurli Ind.Est.Karaswada
			Section Office Moira	2470717	V.P. Moira, Nachinola, Ucassaim, Bastora
			Section Office Anjuna	2274380	V.P. Anjuna, Assagao
			Section Office Colvale	2299396	V.P. Revora, Pirna, Colvale, Nadora
			Section Office Mandrem	2247927	Morji, Mandrem, Harambol
		Sub-div I Curchorem	Section Office Dabal	2618022	Bandol, Markonem, Kirpal, Codli, Vagon, Kalsai Sadgar, Karnaco & Tatodi, Ambedulai, Devikond Perimol Vaidev
		Sub-div II	Section Office Rivonaq	2602401	Pimplamoi, Kumbarwada, Sirvoi, Zambaulim, Molkarnem, Rivona, Cotomba
			Section Office Cavrem-Pirla		Cavrem, Pirla, Maina, Ambaulim, V.P. area
		Sub-div III Sanguem	Section Office Netorim	2604230	Copelabhat Deao Salgini, Verla, Tudav, Chaudi, Numem, Vichudrem, Jakem, Villigan,

				Potrem, Bhati, Naiquini, Valsem, Bomdemol, Barazan Kumao
6.	Div X, Ponda Sub-div I	Section office Ponda	2312113	Ponda Municipal area, Curti Village, Farmagudi, Dhavali, Chirpute-Priol
		Section OfficeSavoi- Verem	2340213	Savoi-Verem, Volvoi, Kerim, Arlawada
		Section Office Marcela	2287331	Marcela, Tonca, Betqui, Khondola, Adcona, Banastari, Tivrem-Orgao.
		Section OfficeKundaim Ind. Estate	2396106	Kundaim Ind. Est., 33/11kV, S/S Kundaim
		Section Office Mardol	2343878	Mardol, Mangeshi, Priol, Madkai, Kundaim
		Section Office Kavale	2315916	Kapaleshwari, Kavale, Bandora, Undir, Khorade, Talalium, Durbhat, Gaune
		Section Office Usgao	2344417	Khandepar, Usgao, Ganjam, Guleli, Tiral, Kasaili
		Section office Dharbandora	2614006	Tambadisurla, Sancordem,
				Pollyem, Dharbandora
		Section office Shiroda	2306300	Bori, Shiroda, Karai, Paz,

				Torla, Panchwadi
		Section of ice Bethoda	2330150	Niranka, Bethoda, Kodar
7	Div XI Vasco	Section office Vasco city		Vasco city
	Sub-div I			
	Vasco	Section office Kossambe	2512043	Vadem, New Vadem,
		Building, Vasco		Chicalim
		Section office Kossambe	2512043	Magor, Shantinagar
		Building Vasco		
	Sub-div II	Section office Chicalim	2540951	Chicalim
	Vasco	Section office Cortalim	2550238	Cortalim
		Section office Sancoale	2555829	Sancoale
	Sub-div II	Section office Nuvem	2790740	Nuvem
	Verna	Section office Verna	2782330	
	Sub-div III	Section office Cansaulim	2754969	Cansaulim
	Verna	Section office Velsao	2755223	Velsao
		Section office Majorda	2881447	
	Sub-div IV	Section office Sada	2521381	M. P. T. Premises, Vasco
	Vasco	Section office near Microwave Station		Jetty, Vasco

List of Bank receiving payments of monthly energy consumption charges of low tension (L T) consumers

Sr.No.	Names of Banks /Credit Society
1	State Bank of India, Chorao
2	The Mapusa Urban Co-op. Bank, Diwar
3	The Goa State Co-op. (K.T.C.) Panaji
4	The Mapusa Urban Co-op. Bank, Panaji
5	The Goa State Co-op. Bank, Marcel
7	Federal Bank, Panaji
8	Madgao Urban Co-op. Bank, Panaji
9	The Goa State Co-op. Bank, Panaji
10	The Goa State Co-op. Bank, Caranzalem
11	The Goa State Co-op. Bank, Taleigao
12	The Goa Urban Co-op. Bank, Mala
13	Womens Co-op. Bank, Panaji
14	Bank of Madura, panaji
15	State Bank of India, Donapaulo
16	Bank of India, Miramar
17	UCO Bank, Panaji
18	Syndicate Bank, Agassaim
19	Canara Bbank, Shirton
20	Dena Bank, Pillar
21	The Mapusa Urban Co-op. Bank, St. Cruz
22	The Goa State Co-op. Bank, Mercedes
23	Syndicate Bank, panaji
24	Syndicate Bank, Caranzalem
25	Syndicate Bank, Mercedes
26	Syndicate Bank, Ribandar
27	Madgao Urban Co-op. Bank, Margao
28	The Mapusa Urban Co-op. Bank, Margao
29	UCO Bank, Fatorda-Margao
30	Canara Bank, Chandor
31	Syndicate Bank, Macazana
32	Corporation Bank, St. Jose-de-Areal
33	Corporation Bank, Camorlim
34	State Bank of India, Raia
35	Curtorim Urban Co-op. Bank, Cortalim
36	Corporation Bank, Maina-Curtarim
37	Corporation Bank, Arlem-Raia
38	Dena Bank, Loutolim
39	Syndicate Bank, Palolem
40	The Goa State Co-op. Bank, Nagarcem.
41	The Mapusa Urban Co-op. Bank, Chawadi
42	The Goa Urban Co-op. Bank, Chawadi
43	State Bank of India, Gaundongrem
44	Corporation Bank, Paiguinim
45	State Bank of India, Marxem
46	The Goa State Co-op. Bank, Loliem
47	Corporation Bnak, Loliem
48	Dena Bank, Balli
49	The Goa Urban Co-op. Bank, Cuncolim
50	Corporation Bank, Dandawada
52	Corporation Bank, Murida-Cuncolim
53	Bank of India, Vellim
54	The Goa State Co-op. Bank, Cuncollim

Sr. NO.	Names of Banks /Credit Society
55	The Goa State Co-op. Bank, Margao
56	The Mapusa Urban Co-op. Bank, (Bank of Goa) Margao
57	Madgao Urban Co-op. Bank, Court branch, Old Market
58	The Bank of Madura, Margao
59	The Goa State Co-op. Bank, Borda, Margao
60	The Goa State Co-op. Bank, Aquem, Margao
61	UCO Bank, Agali-Margao
62	The Goa Urban Co-op. Bank, Cavalossim
63	Madgao Urban Co-op. Bank, Benaulim
64	The Mapusa Urban Co-op. Bank, Benaulim
65	Central Bank of India, Carmona
66	The Goa State Co-op. Bank, Bicholim
67	The Goa State Co-op. Bank, Pima
68	Canara Bank, Assnora
69	The Bicholim Urban Co-op. Bank, Bicholim
70	Bank of India Mayem
71	State Bank of India Querim
72	The Mapusa Urban Co-op. Bank, Sanquelim
73	The Mapusa Urban Co-op. Bank, Velguem
74	The Goa State Co-op. Bank, Sanquelim
75	The Goa State Co-op. Bank, Amona
76	The Goa State Co-op. Bank, Pale
77	The Goa State Co-op. Bank, paryem
78	Syndicate Bank, Pale
79	The Goa State Co-op. Bank, Valpoi
80	State Bank of India, Honda.
81	The Goa State Co-op. Bank, Gawane
82	The Goa State Co-op. Bank, Honda
83	The Mapusa Urban Co-op. Bank, Mapusa
84	The Mapusa Urban Co-op. Bank, Siolim
85	The Goa State Co-op. Bank, Mapusa
86	The Mapusa Urban Co-op. Bank, (exten. Counter Bldg.)
87	Dena Bank, Parra
88	Bank of India, Mapusa
89	Corporation Bank, Mapusa
90	Corporation Bank, Siolim
91	The Goa State Co-op. Bank, IDC branch, Mapusa
92	Syndicate Bank, Sanquelim
93	The Goa Urban Co-op. Bank, Porvorim
94	Bank of India, Nerul
95	Corporation Bank, Britona
96	The Mapusa Urban Co-op. Bank, Calangute
97	Syndicate Bank. Tivim (extn. counter)
98	Dena Bank, Arpora
99	Corporation Bank, Socoor
100	Syndicate Bank, Betim
101	Syndicate Bank, Mapusa
102	Syndicate Bank, Porvorim
103	Syndicate Bank, Curchorem
104	The Goa State Co-op. Bank, Calangute
105	The Goa State Co-op. Bank, Verem
106	Bank of India, Saligao
107	Syndicate Bank, Salavador de Mundo
108	Canara Bank, Candolim
109	Corporation Bank, Pilerne
110	Corporation Bank, Nagoa
111	Dena Bank, Verem

Sr. No.	Names of Banks /Credit Society
112	Dena Bank, Pomburpa
113	Dena Bank, Cansa
114	Corporation Bank, Revora
115	The Mapusa Urban Co-op. Bank, Aldona
116	The Mapusa Urban Co-op. Bank, Anjuna
117	Bank of India, Nachinola
118	Corporation Bank, Chapora
119	Dena. Bank, Tivim
120	Indian Overseas Bank, Corjuvem
121	Dena Bank, Aldona
122	Corporation Bank, Bastora
123	The Goa State Co-op. Bank, Pima
124	Union Bank of India, Ucassaim
125	The Goa State Co-op. Bank, Moira
126	Corporation Bank, Ozarim
127	State Bank of India, Aramboi
128	The Goa State Co-op. Bank, Korgaon
129	Corporation Bank, Dhargal
130	The Goa State Co-op. Bank, Nazgar
131	The Goa State Co-op. Bank, Mandrem
132	The Mapusa Urban Co-op. Bank, Mandrem
133	The Goa State Co-op. Bank, Patradevi
134	The Goa Urban Co-op. Bank, Curchorem
135	Corporation Bank, Mollem
136	Bank of India, Collem
137	The Goa State Co-op. Bank, Quepem
138	The Mapusa Urban Co-op. Bank, Quepem
139	The Goa State Co-op. Bank, Rivona
140	Madgao Urban Co-op. Bank, Sanguem
141	The Goa State Co-op. Bank, Sanguem
142	The Mapusa Urban Co-op. Bank, Sanguern
143	Union Bank of India, Kalay
144	UCO Bank, Mardol
145	Bank of Maharashtra, Madkai
146	Bank of Maharashtra, Kavale
147	Canara Bank, Marcella
148	The Goa State Co-op. Bank, Ponda
149	The Bicholim Urban Co-op. Bank, Ponda
150	The Goa State Co-op. Bank, Kerim
151	The Goa State Co-op. Bank, Marcela
152	The Goa State Co-op. Bank, Bethora
153	The Mapusa Urban Co-op. Bank, Ponda
154	The Goa State Co-op. Bank, Adpoi
155	Syndicate Bank, Ohavali
155	The Goa State Co-op. Bank, Dharbondra
156	Bank of India, Shiroda
158	The Goa State Co-op. Bank, Shiroda
159	State Bank of India, Borim
160	The Mapusa Urban Co-op. Bank, Usgao
161	The Goa State Co-op. Bank, Usgao
162	Syndicate Bank, Pale
163	State Bank of Mysore, Khandepar
164	Canara Bank, Sancordem
165	The Goa Urban Co-op. Bank, Ponda
166	The Goa Urban Co-op. Bank, Vasco
167	The Mapusa Urban Co-op. Bank, Vasco
168	The Goa State Co-op. Bank, Vasco

Sr. No. Names of Banks/Credit Society

169. The Goa state co-op bamnk, Mundavel-Vasco
170. State Bank of India, Zuarinagar
171. The Goa State Co-op.. Bank, Cortalim
172. Indian Bank, Chicalim
173. The Goa State Co-op. Bank, Nagoa, verna
174. Corporation Bank, Velsao
175. Corporation Bank, Utorda.
176. The Goa State Co-op. Bank, Cansaulim
177. The Mapusa Urban Co-op. Bank, Cansaulim
178. Canara Bank, Cansaulim
179. syndicae Bank, Margao
180. Staqte Bank of India, Harbour, Vasco.
181. The Goa state Co-op Bank, Headland Sada, Vasco
182. Syndicate Bank, Vasco
183. Bank of India, Cortalim
184. Shiroda Urban Society, Ltd., Shiroda
185. The Old Goa Urban Co-op Society Ltd., Newvra
186. Azamone Urban Co-op Society Ltd., Nevra
187. The Quepem Urban Co-op. Society Ltd., Quepem
188. The Sahkar Urban Co-op. Cr. Society, Margao.
189. The Laxmi Narsinva Urban Co-op. Cr. Society, Margao.
190. The Kurti Khandepar Urban Co-op. Cr. Society, Kurti
191. Curchorem Urban Co-op. Cr. Society, Curchorem
192. The Yeshranj Urban Co-op Cr. Society, Ltd., Margao.
193. Janakivickas Urban Co-op. cr. Society, Ltd., Vasco.
194. Vasco Urban Co-op.. Cr. Society, Ltd., Canacona
195. Canacona Urban Co-op. Cr. Society Ltd., Caqnacona
196. Saurvarna Laxmi Urban Xco-op Cr. Society Ltd. Margao
197. The Saha Uddhar Urban Co-op Cr. Society Ltd., Mapusa.
198. Our Lady of Milagres Urban Co-op Cr. Society Ltd., Mapusa
199. The Marcel Urban Co-op Society Ltd. Marcel
200. Candolim urban Co-op. society Ltd. Candolim
201. The Vaishya Co-op. Urban Cr. /Society Ltd., Mapusa
202. The Pirna Urban Co-op Cr. Society Ltd. Pirna
203. the Vividha Urban Co-op,. Cr. society Ltd., Navelim Bicholim
204. Dindayal Nagari Swahpath Saunstha Ltd. Bicholim
205. Bicholim Merchants Urban Coop. Cr. Soociety Ltd. Navelim, Bicholim
206. The Bhagawati Urban Coop. Cr. Society Ltd., Navelim Pernem
207. Loliem Urban Coo-. Cr. Society Ltd., Quepem(Head Office)
209. Quepem Urban Cr. Society Ltd., Balli
210. Quepem Urban Cr. Society Ltd.,Paddi
211. Quepem Urban Cr. Society, Molcornem
212. Quepem Urban Cr. Society. Ltd., Curchorem
213. Quepem Urban Cr. Society. Ltd., Cuncolim
214. Quepem Urban Cr. Society. Ltd., Cuncolim
215. Quepem Urban Cr. Society Ltd. Betul
216. Quepem Urban Cr. Society. Ltd. Cuncolim Ind. Est.
217. Quepem Urban Cr. Society. Ltd., Neturlim
218. Quepem Urban Cr. Society, Ltd. Collem
219. Quepem Urban Cr. Society. Ltd., Canacona
220. Quepem Urban cr. Society Ltd., Shiroda
221. Quepem Urban Cr. Society Ltd. Margao.
222. Sattari Taluuka Farmer service Coop. Society Ltd., Valpoi
223. Sattari Taluka Farmer Service Coop. Society Ltd. Advoi
224. Sattari Taluka Service Coop. Society Ltd., Honda.225. Sattari Taluka Farmer 225.Service Coop. Society Ltd. Parye
226. Navelimm V.K.S.S. Society Ltd. Navelim Bicholim
227. Anandi Mahila Urban Coop,. Cr. Society Ltd. Sqnquelim
228. Shree Navdurga V.K.S.s. Society Ltd. Pale
229. Bhoma Aldona V.K.S.S. Society Ltd., Bhoma
230. The Assnora Urban Coop. Cr. Society Ltd. Bhoma
231. Margao Elect Coop. Cr. Society Ltd., Margao
232. Pednem Taluka Farmer Service Coop. Cr. Society Ltd., Pednem

233. Pednem Taluka Farmer Service Coop.. Cr. Society. Ltd. Keri
234. Pednem Taluka Farmer Service Coop. Cr. Society Ltd., Agarwada
235. Pednem Taluka Farmer Service Coop. Cr. Society Ltd., Korgao
236. Pednem Taluka Farmer Service Coop.. Cr. Society Ltd., Hassapur
237. Pednem Taluka Farmer Service Coop. Cr. Society Ltd., Warkhand
238. Pednem Taluka Farmer Service Coop. Cr. Society Ltd. Paliyem
239. Pednem Taluka Farmer Service Coop. Cr. Society Ltd., Harmal
240. Pednem Taluka Farmer Service Coop. Cr. Society Ltd., Mandrem
241. Pednem Taluka Farmer Service Co. Cr. Society Ltd. Parsem
242. Pednem Taluka Farmer Service Coop. Cr. Society Ltd. Tuem
243. Pednem Taluka Farmer Service Coop. Cr. Soiciety Ltd. Aroba
244. Pednem Taluka Farmer Service Co. Cr. Society Ltd., Dhargal
245. Pednem Taluka Farmer Service Coop. Cr. Society Ltd., Virnoda
246. Pednem Taluka Farmer Service Coop. Cr. Society Ltd., KaesarVarne
247. Pednem Taluka Farmer Service Co. Cr. Society Ltd. Nazgar
248. Pednem Taluka Farmer Service Co. Cr. Socuiety Ltd. Halarne-talarne
249. Pednem Taluka Farmer Service Coop. Cr. Society Ltd. Ibrampur
- 250..The Bhumika Urban Coop. Cr. Society Ltd. Bicholim
251. Keri Urban Coop. Cr. Society Ltd. Keri-Sattari
252. Janseva Urban Coop. Cr. Society Ltd. Vaaem col0bney No.1 Sanguem
- 253.. Kudne Urban Coop. Cr. Society Ltd. Kudne Sanquelim
254. Antruz Mahale Urban Coop. Cr. Society Ltd., Ponda
255. Dhavalui, Urban Coop. Cr. Society Ltd. Dhavali,, Ponda
256. Navelim Talaulim /Service Coop. Cr. Society Ltd. Navelim Salcete
258. Panchasheela Urban Coop. Cr. Society Ltd., Assonara
259. Tisk Usgao Urban Coop. Cr. Society Ltd., Usgao
260. The Bhandari Coop. Cr. Society Ltd., Panaji
261. Usgao Vikas Seva Society Ltd. Usgao
262. Visinaries Urban Coop. Cr. Society Ltd. Curtorim
263. Tivim Sircasim M.P. Coop. Society Ltd. Tivim
264. The Velguem Urban Coop. Cr. Society Ltd. Velguem
265. Vaddem Nagar Urban Coop.. Cr. Society Ltd. Borim
266. The Borim Urban Coop. Cr. Society Ltd., Borim
267. Salcete Finance Cr. Society Ltd., Orda Fatorda
268. Kwarmali Colm V.K.S.S. Society Ltd. Karmali
269. Vishwakarma Mnumaya Urban Coop. Cr. Society Ltd. Balli.
270. Adarsh K.S.K.V.P. Saunstha Maryadit Bali.
271. Saha Uddhar Coop. Cr. Society Ltd., Chapora
272. Sazha Uddhar Coop. Cr. Society Ltd. Colva
273. Sattari Taluka Farmer Service Coop. Society Ltd. Guleli
274. Sattari Taluka Farmer Service Coop. Society Ltd. Thane
275. Sattari Taluka Farmer Service Coop. Society Ltd. Malim
276. The Pirna Urban Coop. Cr. Society Ltd. Assonora
277. The Pirna Urban Coop. Cr. Society Ltd., Sodiem
278. Mother of Mercedes Womens Coop. Cr. Society Ltd., Vasco
279. Nagargao V.K.S.S.S. Society Ltd. Nagargao, Sattari
280. Mulgao Sirsai V.K.S.S. Ltd. Mulgao Bicholim.
281. Satalye Urban cr. Society Ltd. Canacona
282. Sada Urban Coop. Cr. Society Ltd. Vasco
283. Samruddhi Urban Coop. Cr. Society Ltd. Dabal.
284. Janvikar Nagarj Sahakari Path-saunstha Maryadit. Bicholim
285. The Chandor Guirdolimm Cavorim coop. Cr. Society Ltd. Chandor.
286. Dhargal Urban Coop. Cr. Society Ltd., Dhargal
287. Parra Velha Urban Coop. Cr. Society Ltd. Parra
- 288.. Aldomna Urban Coop. Cr. Society Ltd. Aldona
289. Dharbondra V.K.S.Sociey Ltd. Dharbondara
290. Maha V.K.S.Society Ltd. Sankhsali
291. Adarsh K.S.K.V.P. Saunstha Marydit. Morptta
292. Adarsh K.S.K.V.p. saunstha Maryadit Parvem
293. Adarsh K.S.K.V.P.Saunstha Maryadit,, Parvem
294. Salcete finance Cr. Swociety Ltd. Latolim
295. Deendayal Nagari Dsahakari Pathsaunsthan Maryadit, Ponda
296. North Quepem Urban Coop. Cr. Society Ltd. Xeldem.
297. Bagayatdar Urban Coop. Cr. Society Ld. Mollem
298. The Bhandari Urban Coop. Cr. Society Ltd. Pernem

299. The Bhandari Urban Coop. Cr. Society Ltd. sanquelim
300. The Bhandarj Urban Coop. Cr. Society Ltd., Ponds
301. Dhavali Urban Coop. Cr. Society Ltd., Usgao.
302. Dhavali Urban Coop. Cr. Society Ltd. Kavale
303. Janseva Urban Coop. Cr. Society Ltd. Usgao.
304. Shree Kalika Coop. Cr. Society Ltd. Calangute
305. Visionaries Urban Coop. Cr. Society Ltd., Colva
306. Visionaries Urban Coop. Cr. Society Ltd. Nuvem
307. Visionaries Urban Coop. Cr. Society Ltd., Majorda
308. Visionaries Urban Coop. Cr. Society Ltd. beta/Bali
309. The Poinguinim Urban Coop. Cr. Society Ltd., Poinguinim
310. Surla Kothambi v.K.S.Society Ltd. Surla
311. Paroda V.K.S. Society Ltd., St. Jose de. Areal
312. Paroda V.K.S.Society Ltd. Paroda
313. the Assonora Urban Coop. Cr. Society Ltd. Sirgao
314. The Assonora Urban Coop. Cr. Society Ltd. Advalpal
315. The Assonora Urban Coop. Cr. Society Ltd. Dodamarg
316. The Assonora Urban Coop. Cr. Society Ltd. Latambarse
317. The Assonora Urban Coop. Cr. Society Ltd. Colvale
318. Pissurlem Urban Coop. Cr. Society Ltd. Pissurlem, /Sattari
319. Savoi-verem V.K.S.S. Society Ltd. Savoi verem
320. The Shiroda Urban coop. Cr. Society Ltd. Kundaim
321. The Shiroda Urban Coop. Cr. Society Ltd. Madkai
322. The Shiroda Urban Coop. Cr. Society Ltd. Usgao.
323. The Shiroda Urban Coop. Cr. Society Ltd. Ponda
324. Bagayatdar Urban Coop. Cr. Society Ltd. Bicholim
325. Shree Shaileshwar Kamelishwar Nagari Sahikarj Path Saunsthta Maryadit
326. The Samruddhi Urban Coop. Cr. Society Ltd. Kalay
327. The Samruddhi Urban Coop. /Cr. Society Ltd. Sancorda
328. The Adarsh Multi Coop. Cr. Society Ltd. Margao
329. The Janaukarh Urban Coop. Cr. Society Ltd., Calangute
330. Shree Kallika Urban Coop. Cr. Society Ltd. Mapusa.
331. V.P.K. Urban Cooperative Credit Society Ltd., Mardol
332. V.P.K. Urban Cooperative Credit Society Ltd., Curti Ponda
333. The jana Utkarsh Urban Cooperative Credit Society Ltd., Anjuna
334. The jana Utkarsh Urban Cooperative Credit Society Ltd., Mapusa
335. The Saha Uddhar Urban Cooperative Credit Society Ltd., Porvorim
336. The Pirna Urban Cooperative Credit Society Ltd., Saligao
337. The Pirna Urban Cooperative Credit Society Ltd., Bicholim
338. Azmane Urban Cooperative Credit Society Ltd., Agacaim
339. The Porvorim Urban Cooperative Credit Society Ltd., Porvorim
340. Navodit Veling Priol V.K.S.S. Society Ltd., Mardol
341. Shree Krish V.K.S.S. Society Ltd., Marcela
342. The Sankhali Urban Cooperative Credit Society Ltd., Sanquelim
343. The jana Utkarsh Urban Cooperative Credit Society Ltd., Parra
344. The jana Utkarsh Urban Cooperative Credit Society Ltd., Camurim
345. The Curchorem Urban Cooperative Credit Society Ltd., Sanguem
346. The Curchorem Urban Cooperative Credit Society Ltd., Ambaulim Quepem
347. The Curchorem Urban Cooperative Credit Society Ltd., Chinchinim
348. The Vaishya Urban Cooperative Credit Society Ltd., Anjuna
349. The Devaki Krishna Urban Cooperative Credit Society Ltd., Chodan
350. Salcete Finance Cooperative Credit Society Ltd., Margao
351. Vishwadeep Urban Cooperative Credit Society Ltd., Bicholim
352. Marcela Mahila Cooperative Credit Society Ltd., Marcela
353. The Jeejamata Multipurpose Urban Cooperative Credit Society Ltd., Ponda
354. Navadurga V. K. S. S. Society Ltd., Madkai
355. Shri Samruddhi Mahila Urban Cooperative Credit Society Ltd., Tivrem Marcela
356. The Duler V.K.S.S. Society Ltd., Duler
357. The Bhandari Cooperative Credit Society Ltd., Mapusa
358. UTI Bank Ltd., Vasco
359. Central Bank of India, Raia
360. IndusInd Bank Ltd., Campal, Panaji.
361. IDBI Bank Ltd., Margao
362. Bank of Madura Ltd., Panaji
363. Bank of Madura Ltd., Margao
364. Citizens Co-operative Bank Ltd., Marmugao Vasco
365. Citizens Co-operative Bank Ltd., Rawanfong Navelim
366. Citizens Co-operative Bank Ltd., Margao
367. Citizens Co-operative Bank Ltd., Canacona.