

New Delhi  
18.01.2016

To,  
Dadra & Nagar Haveli Power Distribution  
Corporation Limited,  
Vidyut Bhawan, Secretariat, Silvassa  
(By its Chairman & Managing Director)

Sir,

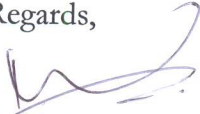
Under instructions from and on behalf of our Client Silvassa Industries Association,  
No.202, Radhekrishna Tower, IDBI Bank, Silvassa – 396230, we are issuing you the  
following legal notice, for your immediate attention and compliance.

1. Our client had instructed us that, you, the Distribution Licensee, had raised invoices, with due date of 15.12.2015, for the industries coming under us, by charging therein for FPPCA pertaining to April 2012- March 2015, as against the FPPCA formula specified by the Hon'ble Joint Electricity Regulatory Commission in Petition No.79/2012.
2. As per the instructions of our client, we had raised this issue before the Hon'ble Commission pursuant to which a stay order dated 15.12.2015 was granted for the recovery of FPPCA pertaining to April 2012- March 2015. On the date of hearing viz. 22.12.2015, you had undertaken that FPPCA for April 2012- March 2015 will not be charged until the Petition 189/2015 is disposed of.

3. Our client further instructed us that, you, the Distribution Licensee, have raised invoices with due date being 16.01.2016, charging separately under the head 'FPPCA- HT' for the period pertaining to July-August- September.
4. Our client instructs us that this is the same amount for which dispute has arisen and which is under the consideration of the Hon'ble Commission.
5. It is our instruction that levy of the same amount is opposed to the orders passed by the Hon'ble Joint Electricity Regulatory Commission on 15.12.2015 and 22.12.2015 respectively.
6. As per the instructions of my client, we had moved an application challenging the charge of FPPCA- HT for July-August-September in the invoices raised subsequent to the aforementioned orders.
7. When the issue was considered by the Hon'ble Commission, an instruction for a telephonic enquiry with you was made, questioning your rationale in charging FPPCA- HT for July-August-September in the invoices raised subsequent to the Commission's orders.
8. On the telephonic enquiry made by the Commission about the abovementioned charge, your concerned authority admitted that the charge is inconsistent with the appropriate Regulation.
9. In this context, we call upon you to accept the amount due as per the invoices by deducting FPPCA Charge for HT and to desist from charging any such since the matter is sub-judice.

A copy of the instant legal notice has been retained in our office for records  
and for further action, if necessary.

Regards,



Rohit Rao. N  
Advocate  
Veritas Legis  
Advocates & Consultants