

**Madhya Pradesh Electricity Regulatory Commission**  
**5<sup>th</sup> Floor, Metro plaza, E-5, Bittan Market,**  
**Bhopal - 462016.**

No.----- MPERC-2017- In exercise of the powers conferred by clause (zp) of sub-section (2) of section 181 read with clause (e) of sub-section (1) of section 86 of the Electricity Act, 2003 (No. 36 of 2003), the Madhya Pradesh Electricity Regulatory Commission, hereby proposes to make the following amendments in the Madhya Pradesh Electricity Regulatory Commission (Cogeneration and Generation of Electricity from Renewable Sources of Energy) (Revision-I) Regulations, 2010 which was published in the M.P. Gazette on 19.11.2010, namely :-

**Seventh amendment to Madhya Pradesh Electricity Regulatory Commission**  
**(Cogeneration and Generation of Electricity from Renewable Sources of Energy)**  
**(Revision-I) Regulations, 2010 [ARG-33(I)(vii) of 2017]**

In the said Regulations, for the existing Regulations 8, 9, 10 and 12.2, the following Regulations are proposed to be substituted, namely :-

" 8. **Open Access for Co-generation and Renewable Sources of Energy**

Any person generating electricity from Co-generation and Renewable Sources of Energy shall have open Access under Section 42 of the Electricity Act, 2003, subject to availability of adequate capacity in Transmission/Distribution Licensees' system within the State.

9. **Scheduling of Co-generation and Renewable Sources of Energy**

The generation from Co-generation and Renewable Sources of Energy shall be subject to "Sheduling" and "Merit Order Dispatch Principles" as decided by the Commission from time to time.

10. **Drawing power by Generator/Co-generation from Renewable Sources**

The Generator/Co-generation from Renewable Sources would be entitled to draw power exclusively for its own use from the Transmission/Distribution Licensees' network for synchronization of plant with the grid or during shutdown period of its plant or during such other emergencies. The power availed during synchronization of plant with the grid shall be billed for the period and at the rate as per retail supply tariff order under tariff schedule for synchronization. In other cases, it would be billed at the rate applicable to temporary connection under HT Industrial category.

12.2 Wheeling charges, Cross subsidy surcharge and additional surcharge on the wheeling charges etc. as decided by the Commission from time to time under Section 42 of the Electricity Act, 2003 shall be applicable."

**By order of the Commission**

**Commission Secretary**