BEFORE THE HARYANA ELECTRICITY REGULATORY COMMISSION AT PANCHKULA

Case No. HERC/P. No. 32 of 2023

Date of Hearing : 10/04/2024

Date of Order : 10/04/2024

IN THE MATTER OF:

Petition under Section 43, 46 and 50 of the Electricity Act, 2003 and Regulation 8 and 9 of the Haryana Electricity Regulatory Commission(Duty to Supply Electricity on Request, Power to recover expenditure incurred in providing Supply and Power to recover expenditure incurred in providing Supply and Power) Regulations, 2016 ("Duty to Supply Regulations") and Regulation 16 of the HERC Electricity Supply Code Regulations, 2014 ("Supply Code") read with Section 142 and 146 of the Electricity Act, 2003.

Petitioner

Uttar Haryana Bijli Vitran Nigam, IP-3 & 4, Sector-14, Panchkula, Haryana – 125005

VERSUS

Respondent(s)

- 1. M/s TDI Infratech Private Ltd., 2nd Floor, TDI Corporate Headquarters Mahindra Towers, 2A, Bhikaji Cama Place, New Delhi- 110066 through its Directors Ravinder Kumar Taneja Renu Taneja Rohit Gogia Ved Parkash
- 2. RWA, TDI City, Panipat through Sh. Anil Malik, Resident Welfare Association Panipat -131030

Present

On behalf of the Petitioner

- 1. Ms. Simron Arora, Advocate
- 2. Sh. Pradeep Balodi, AE, UHBVN

On behalf of the Respondent

- 1. Sh. Hemant Saini, Advocate for R-1
- 2. Sh. Vinit Virmani, Advocate

QUORUM

Shri Nand Lal Sharma, Chairman Shri Naresh Sardana, Member Shri Mukesh Garg, Member

INTERIM ORDER

- 1. The case was heard on 10/04/2024, as scheduled, in the court room of the Commission.
- 2. At the outset, Sh. Hemant Saini, counsel for the respondent no. 1 submitted a DD of Rs. 50,000/- in compliance of the Commission interim order dated 14.03.2024 and sought more time for filing the reply. The counsel stated that the respondent company was engaged in settling dispute with India bulls in the NCLT which has been settled a few days back only. As such no one from the company was available for supplying information for preparing reply.
- 3. The Counsel for the petitioner, Ms. Simron Arora, objected to the conduct of respondent in filing reply inspite of various opportunities afforded by the Commission.
- 4. The Commission observes that the respondent-developer has not filed reply inspite of various opportunities. In exceptional circumstances, last opportunity is being afforded to the respondent to file reply with in 2 weeks with distinct understanding that in case the reply is not filed within two weeks of this order, pleadings will deemed to be completed and case will be listed for arguments.
- 5. The matter to come up next on 14/05/2024.

This order is signed, dated and issued by the Haryana Electricity Regulatory Commission on 10/04/2024.

Date: 10/04/2024 (Mukesh Garg) (Naresh Sardana) (Nand Lal Sharma)
Place: Panchkula Member Member Chairman