

**Issues for the Hearing to be held on 23.11.2016 in respect of**  
**Court Cases 6 x 100 MW**  
**Solar Power Project of M/s. Zonergy Company Ltd.**

- i) Whether NEPRA was competent to direct the subject companies and NTDC to submit additional information/documents to satisfy itself regarding technical suitability and impact on the grid behavior of induction of 600 MW Solar Power at one point?
- ii) Whether NEPRA was competent to direct NTDC to justify approval of interconnection studies to subject companies particularly in the situation when it rejected/kept pending many similar applications for approval of interconnection studies?
- iii) Whether GOPA Studies provided in March 2016 is applicable for the cases which were submitted in March 2015 under Solar Upfront Tariff dated 22.01.2015 expired on 31.12.2015?
- iv) Whether the applications filed by the subject Companies could be considered as qualified for grant of Upfront Tariff at the time of filing?
- v) Whether the Authority was competent to issue directions to return incomplete applications under Regulation 4(5) of NEPRA Upfront Tariff (Approval & Procedure) Regulation, 2011?
- vi) Whether the Authority was competent to seek any information/documents from the applicants during processing of their applications/petitions for grant of Generation Licences and approval of tariffs respectively?
- vii) Whether submission of application for grant of licence and tariff creates any obligation on NEPRA to grant tariff / licenses?