ISSUES FOR HEARING - PETITION FILED BY QUETTA ELECTRICITY SUPPLY COMPANY LIMITED (QESCO) FOR DETERMINATION OF TARIFF FOR SUPPLY OF POWER FOR THE FY 2019-20.

- 1. The following issues have been framed to be considered during the hearing and for presenting written as well as oral evidence and arguments;
 - i. Whether the Petitioner has complied with the direction of the Authority in their earlier determination?
 - ii. Whether the projected demand (GWh) and projected power purchase cost is reasonable?
 - iii. Whether the requested O&M cost and Other Income is justified?
 - iv. Whether the requested PYA is justified?
 - v. Whether there should be any separate profit for the supply function to be performed by Petitioner?
 - vi. Whether the existing Tariff Terms and Conditions needs to be modified to incorporate concerns raised by various consumers?
 - vii. Whether the ToU meters installed for the residential consumers & General Services can record the MDI? Whether the existing fixed charges applicable to different consumer categories are sufficient and whether there shall be any fixed charges for the residential consumers and General Services categories?
 - viii. Whether the existing minimum/fixed monthly charges even if no energy is consumed needs to be revised to assist in the recovery of fixed cost of the Petitioner?
 - ix. Whether the Petitioner be treated as Supplier of the last resort and whether the tariff of the Petitioner or the National uniform tariff be treated as last resort tariff?
 - x. Whether the basis used by the Petitioner for bifurcation of its costs into supply and distribution segments are reasonable?
 - xi. As per NEPRA Amendment Act, 2018, obligations of procurement of assets including meters (for satisfying its services) and disconnection / reconnection services (on demand of Supplier) are with Distribution Licensee whereas procedure for metering, billing, collection of approved charges and recovery of arrears are the obligations of Supply Licensee. In this scenario, QESCO is required to state the mode and manner being developed and followed for appropriate coordination between Distribution Licensee and Supply Licensee?
 - xii. As provided in NEPRA Amendment Act, 2018, QESCO as Distribution Licensee shall be deemed to hold Supply License also for a period of 5-years. In this regard, QESCO is required to explain its organizational restructuring in respect of segregation of responsibilities for Distribution Business and Sale Business?
 - xiii. Whether the concerns raised by the intervener/ commentator if any are justified?
 - xiv. Any other issue that may come up during or after the hearing?