

## Consumer Affairs Department

# National Electric Power Regulatory Authority

ISLAMIC REPUBLIC OF PAKISTAN

#### **Provincial Office**

1st Floor, Link Arcade, 54B, GECH Society, Phase 3, Phone: 042-99333931

> POL.05/\$277-2025 August 11, 2025

Chief Executive Officer, Lahore Electric Supply Company (LESCO), 22-A, Queens Road, <u>Lahore</u>.

Subject: DECISION IN THE MATTER OF COMPLAINT FILED BY MR. SAFDAR ALI KHAN UNDER SECTION 39 OF THE REGULATION OF GENERATION, TRANSMISSION AND DISTRIBUTION OF ELECTRIC POWER ACT, 1997 AGAINST LESCO OFFICIAL REGARDING DETECTION BILL (REF # 06-11274-0893300)

Case No. LESCO-LHR-56176-06-25

Please find enclosed herewith the decision of NEPRA Complaints Resolution Committee (CRC), dated August 11, 2025 regarding the subject matter for necessary action, please.

Encl: As above

### Copy to:

- 1. Chief Engineer/Customer Services Director, LESCO, 22-A, Queen's Road <u>Lahore</u>.
- Manager/Incharge Central Complaint Cell LESCO, (Focal Person, NEPRA), LESCO, 22-A, Queens Road, <u>Lahore</u>.
- 3. S.E 2nd Circle LESCO, 132kv Grid Station, Chandni Chowk, Town Ship, <u>Lahore</u>.
- XEN Johar Town Division, LESCO Chandni Chowk Near Cine Star Cinema, Township, <u>Lahore</u>
- Mr. Safdar Ali Khan
   R/O 587-B, Johar Town, <u>Lahore</u>.
   Cell# 0302-6652411

(Aisha Kalsoom)

Assistant Director (CAD)



# BEFORE THE NATIONAL ELECTRIC POWER REGULATORY AUTHORITY (NEPRA)

## Complaint No. LESCO-LHR-56176-06-25

Mr. Safdar Ali Khan 587-B, Johar Town, Lahore.

...... Complainant

VERSUS

Lahore Electric Supply Company (LESCO) 22-A, Queens Road, Lahore.

..... Respondent

Date of Hearing:

July 31, 2025

Complainant:

Absent

Respondent:

Mr. Irfan Ali SDO (Operation), LESCO

SUBJECT:

DECISION IN THE MATTER OF COMPLAINT FILED BY MR. SAFDAR ALI KHAN UNDER SECTION 39 OF THE REGULATION OF GENERATION. TRANSMISSION AND DISTRIBUTION OF ELECTRIC POWER ACT, 1997 AGAINST LESCO OFFICIAL REGARDING DETECTION BILL (REF # 06-

11274-0893300

#### DECISION

This decision shall dispose of the complaint filed by Mr. Safdar Ali Khan (hereinafter referred to as the "Complainant") against Lahore Electric Supply Company (hereinafter referred to as the "LESCO") under Section 39 of the Regulation of Generation, Transmission and Distribution of Electric Power Act, 1997 (hereinafter referred to as the "NEPRA Act").

- NEPRA received a complaint from Mr. Safdar Ali Khan wherein the Complainant submitted that exorbitant bill was charged by LESCO during the month of June, 2025 amounting to Rs. 147,399/- despite the payment of all regular bills without any default. The matter was taken up with LESCO and a hearing was held at NEPRA Provincial Office, Lahore during which LESCO officials submitted that the Complainant's meter became defective and was, later, replaced while the units retrieved through M&T, LESCO were, then charged against the Complainant's account.
- The case has been examined at length in light of the record made so available by 3. parties, arguments advanced during the hearing and the applicable law. Following has been observed:
  - The Complainant's residential connection installed against a reference number i.e. i. 106-11274-0893300 located at Johar Town, Lahore was charged a detection bill of (2094) units by LESCO during June, 2025 on account of the meter defectiveness. The issue raised by the Complainant was that the mala fide exorbitant detection bill has been charged by LESCO accruing a considerable delay.
  - Perusal of the documentary evidence reveals that the Complainant was charged ii. detection bill of (2094) units during the month of June, 2025 on account of actual consumption of defective meter replaced during Argust, 2024. According to the clause 4.3.2 (d) of Consumer Service Manual (CSM), consumer's account shall not be liable to any adjustment if the data is not retrieved within three months of display

wash. However, as per the available record, the Complainant's meter was declared defective during June, 2024 and, later, replaced during the month of August, 2024. Subsequently, a detection bill based on the retrieved units was charged during June, 2025 accruing the considerable delay of approximately (13) months while standing in direct violation of CSM.

- iii. The analysis of consumption history reflects that the Complainant also maintained nominal electricity consumption prior & following the meter replacement. Moreover, considering the argument of Complainant regarding usage of electricity from some other connection during the defective period, does not provide any rationale and also disputes the volume of detection bill as charged by LESCO.
- iv. Hence, charging of the detection bill on the basis of reading difference is not merited as per above mentioned clause of CSM which obligates LESCO to finalize adjustment as per retrieval report within (3) months of malfunction, however, actually levied by LESCO after delay of (13) months in instant matter which requires withdrawal of the detection bill.
- 4. Foregoing in view, LESCO is directed to waive off aforementioned detection bill of 2094 units charged to the Complainant during June, 2025 and revised bill be issued to the Complainant within thirty (30) days. Further proceedings in the matter are being closed by this office.

(Ubaid Khan)

Member, Complaints Resolution Committee/Assistant Director (CAD) (Aisha Kalsoom)

Member, Complaints Resolution Committee /Assistant Director (CAD)

Lahore, August 11, 2025