

National Electric Power Regulatory Authority Islamic Republic of Pakistan

NEPRA Tower, Ataturk Avenue (East) G-5/1, Islamabad Ph: +92-51-9206500, Fax: +92-51-2600021 Web: www.nepra.org.pk, E-mail: info@nepra.org.pk

No. NEPRA/TRF-268/HEPL-2013/6676-6678 June 20, 2014

Subject: Decision of National Electric Power Regulatory Authority in the matter of Application of Hawa Energy (Private) Ltd. Opting for Upfront Tariff for Wind Power Projects [Case No. NEPRA/TRF-268/HEPL-2013]

Dear Sir,

Please find enclosed herewith the subject Decision of the Authority along with Annexure-I (11 pages) in Case No. NEPRA/TRF-268/HEPL-2013.

- 2. The Decision is being intimated to the Federal Government for the purpose of notification of the approved tariff in the official gazette pursuant to Section 31(4) of the Regulation of Generation, Transmission and Distribution of Electric Power Act (XL of 1997).
- 3. Please note that only Order of the Authority at para 4 of the Decision along with Annexure-I needs to be notified in the official Gazette.

Enclosure: As above

(Syed Safeer Hussain)

Secretary
Ministry of Water & Power
'A' Block, Pak Secretariat
Islamabad

CC:

- 1. Secretary, Cabinet Division, Cabinet Secretariat, Islamabad.
- 2. Secretary, Ministry of Finance, Islamabad.



DECISION OF NATIONAL ELECTRIC POWER REGULATORY AUTHORITY IN THE MATTER OF APPLICATION OF HAWA ENERGY (PRIVATE) LIMITED OPTING FOR UPFRONT TARIFF FOR WIND POWER PROJECTS

- 1. Hawa Energy (Pvt.) Limited (hereinafter referred to as "Hawa") submitted application dated May 24, 2013 for unconditional acceptance of upfront tariff for wind power generation projects (hereinafter referred to as the "upfront tariff"), determined by the National Electric Power Regulatory Authority (hereinafter referred to as the "Authority") vide determination dated April 24, 2013, with all the terms, conditions and assumptions provided therein, for its proposed wind power generation project of 50 MW installed capacity to be located at Jhampir, District Thatta, Sind. On scrutiny, the application was found incomplete and the registrar asked Hawa to furnish the necessary information/documents. Hawa thereafter furnished the deficient information/documents/explanations.
- 2. The Authority noted that Hawa has applied for granting upfront tariff on the basis of 100% foreign loan. The Authority also noted that AEDB vide letter no. B/3/1/Hawa/12 dated June 17, 2013 has recommended Hawa for grant of upfront tariff and in the said letter has also stated that the wind turbines proposed by Hawa are internationally certified as per IEC standards. Further, in the said letter it has also been confirmed by AEDB that Hawa is holding valid LOI for its 50 MW wind power project. The Authority furthermore noted that the power purchaser vide letter no. GM/CPPA/CE-II/MT-IV/TWEPL/8275-80 received by the Authority on September 13, 2013 has also confirmed that necessary infrastructure is expected to be ready to evacuate all the power supplied by Hawa. The Authority has decided that any penalties/liquidated damages/non-project missed volumes, etc. by whatever name called, payable by the power purchaser on account of its default in providing the interconnection facilities on the committed date, will not be allowed by the Authority to the power purchaser as a part of its tariff.
- Pursuant to the decision of the Authority dated May 02, 2014 in the matter of review of upfront tariff determination and considering the application along with other relevant information and documents, the Authority has decided to grant upfront tariff to Hawa. The Authority hereby directs that the Energy Purchase Agreement, agreed between Hawa and the power purchaser, shall be submitted to the Authority for review.





4. ORDER

Pursuant to section 31(4) of the Regulation of Generation, Transmission and Distribution of Electric Power Act, 1997 read with Rule 6 of the National Electric Power Regulatory Authority Licensing (Generation) Rules, 2000 and Regulation 4 (7) of the National Electric Power Regulatory Authority Up-front Tariff (Approval & Procedure) Regulations, 2011, Hawa Energy (Pvt.) Limited (the applicant) is allowed to charge the following specified/approved tariff for delivery of electricity to the power purchaser:

REFERENCE TARIFF ON BOO BASIS

Years	O & M	Insurance	Return on equity	Principal repayment of debt	Interest	Total tariff
1	1.6040	0.7833	4.6902	5.2331	3.2496	15.5602
2	1.6040	0.7833	4.6902	5.5025	2.9802	15.5602
3	1.6040	0.7833	4.6902	5.7857	2.6970	15.5602
4	1.6040	0.7833	4.6902	6.0836	2.3991	15.5602
5	1.6040	0.7833	4.6902	6.3967	2.0860	15.5602
6	1.6040	0.7833	4.6902	6.7260	1.7567	15.5602
7	1.6040	0.7833	4.6902	7.0722	1.4105	15.5602
8	1.6040	0.7833	4.6902	7.4362	1.0465	15.5602
9	1.6040	0.7833	4.6902	7.8190	0.6637	15.5602
10	1.6040	0.7833	4.6902	8.2215	0.2612	15.5602
11 to 20	1.6040	0.7833	4.6902	-	-	7.0775
Levelized – Rs./kWh.						13.1998
Indexation	PKR/US \$ & US CPI	PKR/US \$	PKR/US \$	PKR/US \$	PKR/US \$ & LIBOR	

Levelized tariff discounted at 10% per annum works out to US cents 13.5244/kWh.

- i) This tariff is applicable for wind power generation only.
- ii) This tariff will be limited to the extent of net annual energy generation supplied to the power purchaser up to 31% net annual plant capacity factor. Net annual energy generation supplied to the power purchaser in a year, in





excess of 31% net annual plant capacity factor will be charged at the following tariffs:

Net annual	
plant capacity factor	% of the prevalent tariff
Above 31% to 32%	75%
Above 32% to 33%	50%
Above 33% to 34%	25%
Above 34% to 35%	20%
Above 35%	10%

- iii) The power purchaser will not take the wind risk; the applicant will be required to account for this risk.
- iv) The applicant will have to achieve financial close by March 31, 2015. The upfront tariff granted to the applicant will no longer remain applicable/valid, if financial close is not achieved by the applicant by March 31, 2015 or generation license is declined to the applicant.
- v) The decision of the applicant to opt for upfront tariff is irrevocable.
- vi) In the above tariff no adjustment for certified emission reductions has been accounted for. However, upon actual realization of carbon credits, the same shall be distributed between the power purchaser and the applicant in accordance with the Policy For Development Of Renewable Energy For Power Generation 2006, as amended from time to time.
- vii) The targeted maximum construction period after financial close is 18 months. No adjustment will be allowed in this tariff to account for financial impact of any delay in project construction. However, the failure of the applicant to complete construction within 18 months of financial close will not invalidate the tariff granted to it.
- viii) This tariff will be applicable for a period of twenty years (20) from the commencement of commercial operations.

ix) The terms and conditions specified here in form an integral part of this tariff.





x) This tariff has been worked out on the basis of information provided by the applicant regarding its loan structure i.e. 100% foreign loan and will not be subject to any further change, regardless of any subsequent change(s) in the financing structure, etc., except for the application of relevant indexations/adjustments as detailed in this order.

xi) Pass-Through Items

If the applicant is obligated to pay any tax on its income from generation of electricity from wind, or any duties and/or taxes, not being of refundable nature, are imposed on the applicant up to the commencement of its commercial operations for import of its plant, machinery and equipment, the exact amount paid by the applicant on these accounts shall be reimbursed by the power purchaser on production of original receipts. This payment should be considered as a pass-through payment spread over a twelve months period. Furthermore, in such a scenario, the applicant shall also submit to the power purchaser details of any tax savings and the power purchaser shall deduct the amount of these savings from its payment to the applicant on account of taxation.

The adjustment for duties and/or taxes will be restricted only to the extent of duties and/or taxes directly imposed on the applicant. No adjustment for duties and/or taxes imposed on third parties such as contractors, suppliers, consultants, etc., excluding adjustment for taxes imposed on dividend as stated below, will be allowed.

Withholding tax on dividends will also be allowed as a pass through item just like other taxes. The power purchaser shall make payment on account of withholding tax at the time of actual payment of dividend, on production of original receipts, subject to maximum of 7.5% of return on equity. In case the applicant does not declare a dividend in a particular year or only declares a partial dividend, then the difference in the withholding tax amount (between what is paid in that year and the total entitlement as per the not return on equity) would be carried forward and accumulated so that the applicant is able to recover the same as a pass through from the power purchaser in future on





the basis of the total dividend payout. Adjustment for variation in tax rate on dividend from 7.5% shall also be allowed as a pass through item by the power purchaser, after satisfying itself that tax rates have actually varied. The applicant shall also submit to the power purchaser details of any tax savings and the power purchaser shall deduct the amount of these savings from its payment to the applicant on account of taxation.

xii) Indexations/adjustment

The tariff allowed to the applicant, will remain unchanged throughout the tariff control period, except for the adjustments due to indexations/adjustment detailed in this order. The indexations of O & M, return on equity, principal repayment of debt and interest will be allowed on quarterly basis on 1st July, 1st October, 1st January and 1st April. Insurance component will be adjusted annually. The mode of indexations/adjustment will be as under:

a) Indexations applicable to O & M:

 $OM_{(FREV)} = OM_{(FREF)} * US_{(REV)} / US_{(REV)} / US_{(REF)} * ER_{(REV)} / ER_{(REF)}$

Where:

 $OM_{(FREV)}$ = The revised applicable O & M tariff

component indexed with US CPI and

exchange rate parity

 $OM_{(FREF)}$ = The reference O & M tariff component

for the relevant period

US CPI (REV) = The revised US CPI (all urban consumers)

based on latest available information with respect to US CPI (notified by US Bureau

of Labor Statistics)

US CPI (REF) = Reference US CPI (all urban consumers) -

Current reference 229.601 US CPI (all





urban consumers) for the month of December 2012 as notified by the US Bureau of Labor Statistics

ER(REV)

Revised TT & OD selling rate of US Dollar as notified by the National Bank of Pakistan as at the last day of the preceding quarter

ER(REF)

 Reference TT & OD selling rate of US dollar – current reference 97.60

b) Adjustment of insurance component

In case of insurance denominated in US \$, insurance cost component of tariff will be adjusted only on account of US \$/PKR exchange rate variation annually, not exceeding the insurance cost actually incurred. For availing this adjustment, the applicant will have to substantiate through authentic documentary evidence that the insurance cost allowed to it (from COD to date) does not exceed the insurance cost actually incurred.

c) Indexations applicable to return on equity

 $ROE_{(FREV)} = ROE_{(FREF)} * ER_{(REV)} / ER_{(REF)}$

Where:

ROE (FREV)

 The revised applicable return on equity tariff component indexed with exchange rate parity

ROE (FREF)

 The reference return on equity tariff component for the relevant period

ER(REV)

= Revised TT & OD selling rate of US





Dollar as notified by the National Bank of Pakistan as at the last day of the preceding quarter

ER(REF) = Reference 'fT & OD selling rate of US dollar – current reference 97.60

d) Indexations applicable to principal repayment of debt

 $P_{(FREV)} = P_{(FREF)} * ER_{(REV)} / ER_{(REF)}$

Where:

ER(REV)

P (FREV) = The revised applicable principal repayment of debt tariff component indexed with exchange rate parity

 $P_{\text{(FREF)}}$ = The reference principal repayment of debt tariff component for the relevant period

 Revised TT & OD selling rate of US Dollar as notified by the National Bank of Pakistan as at the last day of the preceding quarter

ER(REF) = Reference TT & OD selling rate of US dollar – current reference 97.60

e) Indexations applicable to interest after achieving COD

 $I_{(FREV)} = [I_{(FREF)} * ER_{(REV)} / ER_{(REF)}] + [B_{(FREF)} * ER_{(REV)} * (LIBOR_{(REV)} - 0.301\%)/135,780,000]$





Where:

 $I_{(\text{FREV})}$ = The revised applicable interest tariff

component indexed with 3 months

LIBOR and exchange rate parity

 $I_{(FREF)}$ = The reference interest tariff component

for the relevant period

 $ER_{(REV)}$ = Revised TT & OD selling rate of US

Dollar as notified by the National Bank of Pakistan as at the last day of the

preceding quarter

 $ER_{(REF)}$ = Reference TT & OD selling rate of US

dollar - current reference 97.60

B (FREF) = The base amount (as indicated in Annex –

I) on a quarterly basis. Quarter 1 shall commence on the commercial operations date (i.e. the first figure will be used for calculation purposes of interest for the

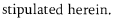
first quarter after COD)

LIBOR (REV) = Revised 3 months LIBOR rate as at the

last day of the preceding quarter

Note:

Above described indexations/adjustment will be approved and announced by the Authority within fifteen days of the applicant's request for indexations/adjustment in tariff in accordance with the requisite mechanisms







xiii) Other Terms and Conditions of Tariff:

a. Design & Manufacturing Standards:

Wind turbine generation system shall be designed, manufactured and tested in accordance with the latest IEC standards or other equivalent standards. All plant and equipment shall be new.

b. Emissions Trading/Carbon Credits:

The applicant shall process and obtain emissions/carbon credits expeditiously and credit the proceeds to the power purchaser in accordance with the Policy For Development Of Renewable Energy For Power Generation 2006, as amended from time to time.

c. General:

- The power purchaser before signing the Energy Purchase Agreement shall satisfy itself that the plant and machinery proposed to be installed is new, is of a quality acceptable to it and is the same as certified to be of acceptable quality by the AEDB.
- The Energy Purchase Agreement should stipulate terms and conditions, regarding periodic physical inspection of plant and machinery, ensuring that the power plant of the applicant is properly maintained and continues to supply energy for the entire tariff control period of 20 years.
- Pre COD sale of electricity is allowed to the applicant, subject to the terms and conditions of EPA, at the applicable tariff excluding principal repayment of debt component and interest component. However, pre COD sale will not alter the required commercial operations date stipulated by the Energy Purchase Agreement in any manner.





- General assumptions, which are not covered in this decision, determination of the Authority in the matter of upfront tariff for wind power generation dated April 24, 2013, decision of the Authority in the matter of review of determination of upfront tariff for wind power generation dated May 02, 2014 and National Electric Power Regulatory Authority Upfront Tariff (Approval & Procedure) Regulations, 2011, may be dealt with as per the standard terms of the Energy Purchase Agreement.
- 5. The order at paragraph 4 is recommended for notification by the Federal Government in the official gazette in accordance with Section 31(4) of the Regulation of Generation, Transmission and Distribution of Electric Power Act, 1997.

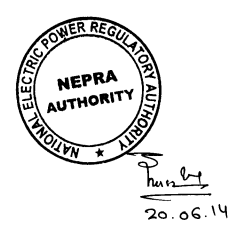
AUTHORITY

(Khawaia Muhammad Naeem)

(Khawaja Muhammad Naeem) Member

(Maj. (R) Haroon Rashid) Member

(Habibullah Khilji) Vice Chairman



Hawa Energy (Private) Limited
Table for Base amount (Foreign Financing)

19 56,361,753 20 54,123,216 21 51,856,411 22 49,560,982 23 47,236,568 24 44,882,802 25 42,499,314 26 40,085,728 27 37,641,665 28 35,166,739 29 32,660,562 30 30,122,737 31 27,552,867 32 24,950,545 33 22,315,362	Relevant quarter	Base amount (in million US \$)
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	32	24,950,545
10.646.004	33	22,315,362
19,040,904	34	19,646,904
	35	16,944,749
36 14,208,473	36	14,208,473
	37	11,437,645
38 8,631,828	38	8,631,828
39 5,790,581	39	5,790,581
40 2,913,456	40	2,913,456

