JOINT ELECTRICITY REGULATORY COMMISSION

FOR THE STATE OF GOA AND UNION TERRITORIES GURUGRAM

Coram Shri M.K. Goel, Chairperson

Petition No. 28/2019

Date of Hearing: 18.06.2020 Date of Order: 23.06.2020

In the matter of:

Power Sale Agreement (PSA) for Sale of 50 MW Wind Power on Long Term basis.

And in the matter of:

DNH Power Distribution Corporation Ltd. (DNHPDCL), UT of Dadra and Nagar Haveli and Daman & Diu, Vidyut Bhavan, 66 K.V. Road, Near Secretariat, Amli Road, SILVASSA – 396 230.

..... Petitioner

And in the matter of:

Solar Energy Corporation of India Limited (SECI) 1st Floor, D-3, Wing-A, Prius Platinum Building, District Centre, Saket, New Delhi – 110 017.

.....Respondent

Present

For the Petitioner:

- 1. Shri C.A. Parmar, Chief Engineer, DNHPDCL
- 2. Shri Pawan Mishra, Chief Financial Officer, DNHPDCL
- 3. Shri R.B. Chaubal, Asstt. Engineer, DNHPDCL

For the Respondent:

- 1. Shri Atulya Kumar Naik, Addl. General Manager (PS), SECI
- 2. Shri Shibasish Das, Sr. Manager, SECI

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ORDER

The Commission heard both the Petitioner and the Respondent at length.

Shri C.A. Parmar, Chief Engineer, Dadra & Nagar Haveli Power Corporation

Limited advanced his arguments at length including the issue of 7 paise/kWh trading

margin to be charged by the Solar Energy Power Corporation of India Ltd. He has

suggested different mode for charging of trading margin.

Shri Atulya Kumar Naik, Addl. General Manager (PS), SECI advanced his

arguments on various issues raised in Power Sale Agreement (PSA) for 50 MW Wind power

on Long Term basis. He specifically advanced several arguments to justify the charging of 7

paise/kWh trading margin from the petitioner.

The Commission has examined the Power Sale Agreement in detail and also

considered the arguments advanced on behalf of the Petitioner and the Respondent

in depth. The Commission is not convinced with the arguments made by the Solar

Energy Corporation of India Ltd. to justify charging of 7 paise/kWh trading margin.

The Commission is of the view that the Petitioner and the Respondent should revisit

the trading margin to be charged by the Respondent and resolve the issue amicably

with mutual consent along with justification. The Commission directs both the

parties to place on record the trading margin mutually agreed on affidavit within

two weeks.

Ordered accordingly.

Sd/-

(M.K.GOEL)

CHAIRPERSON

(Certified Copy)

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(Rakesh Kumar)

Secretary, JERC