

CHAPTER 10 : TARIFF SCHEDULE FOR FY 2016-17

Schedule 1: Domestic Supply

Applicability

- 10.1 The Commission has fixed the applicability of the domestic tariff for supplies pertaining to domestic premises, religious institutions, group housing societies, orphanages, old-age and infirm homes, charitable institutions providing services free of cost or on nominal charges, post offices at residences of villagers and residential premises of architects, engineers, advocates, doctors, teachers, artists, weavers, stitching and embroidery workers occupying not more than 20% of built up area for respective professional purposes.
- 10.2 In addition, a separate Below Poverty Line (BPL) consumer category has been created to provide relief to socio-economic backward consumers for consumption upto 30 units/month. It should be noted that only those consumers will be included in the BPL category who would submit a BPL certificate from the Competent Authority of the State Government. In case consumption within this category exceeds beyond 30 units/ month, the consumption over and above 30 units/ month would be charged as per the applicable rates for domestic (metered) category in accordance with the relevant consumption slab.

Character of Services

- (a) Alternating current (A.C.) 50 Hz, 230 Volts, for Single-phase upto a load of 5 kW
- (b) A.C, 50 Hz, three phase, 400 volts for load above 5 kW upto 100 kW (115 kVA)

Rate of Charge

Table 184: Approved Tariff for Domestic Supply

Description	Approved Tariff for FY 2016-17
Below Poverty Line (Consumption upto 30 units/month)	
Energy charges (Rs./KWh)	1.25
Fixed Charges (Rs./kW or part thereof / month)	5.00
Metered Consumers	
Energy Charges for Metered Connection (Rs. / KWh)	
upto 100 units/ month	1.69
101- 200 units /month	2.20
201 - 400 units /month	3.30
> 400 units /month	3.52
Fixed Charges for contracted load (Rs./kW or part thereof / month)	
For all units	5.50



Description	Approved Tariff for FY 2016-17
Un-metered Consumers	
Flat Rate (Rs. / month)	
upto 1/4 kW	99
above 1/4 kW upto 1/2 kW	325
above 1/2 kW upto 3/4 kW	495
above 3/4 kW upto 1 kW	650
above 1 KW upto 2 KW	Rs. 650 + Rs.155 for every additional ¼ kW or part thereof upto 2KW
above 2 kW	Rs. 1,270 + Rs.510 for every additional ¼ kW or part thereof above 2 kW

Illustration for computation of electricity charges:

- a) **Metered Connection:** Assuming connected load of 3.0 KW and monthly power consumption of 756 kWh

	Description	Electricity Rate (Rs/ kWh)	No. of units (kWh)	Total Charge (Rs)
	Energy Charges for Metered Connection			
(i)	upto 100 units/ month	1.69	100	169
(ii)	101- 200 units /month	2.20	100	220
(iii)	201 - 400 units /month	3.30	200	660
(iv)	> 400 units /month	3.52	356	1253.12
A	TOTAL ENERGY CHARGES		756	2,302.12
	Fixed Charges for contracted load	(Rs/ KW)	Load (KW)	Total Charge (Rs)
	For all units	5.50	3.0	16.5
B	TOTAL FIXED CHARGES		3.0	16.5
C	TOTAL CHARGES IN Rs. (A + B)			2,318.62*

*Note: This excludes Electricity duty and any other cess levied by the State Government

- b) **Unmetered Connection:** Assuming connected load of 3.0 KW

	Description	Electricity Rate (Rs/month)	Total Charge (Rs)
	Flat Rate Tariff		
(i)	Above 2 KW	Rs. 1,270 + Rs.510 for every additional ¼ kW or part thereof above 2KW	1,270+(510*4) =3,310
	TOTAL CHARGES IN Rs.		3,310*

*Note: This excludes Electricity duty and any other cess levied by the State Government



- 10.3 Group housing societies can avail single point power supply. The energy bill of a housing society shall be divided by the number of houses in it, to determine the consumption in each house.
- 10.4 If there are 10 houses in a society the consumption shall be charged in the following manner: The first 1000 (100 x 10) units would be charged at Rs 1.54/unit; the next 1000 (100 x 10) units at Rs 2.00/unit; next 2000 (200 x 10) units at Rs 3.00/unit and the remaining units at Rs 3.20/unit along with fixed charges for entire load at Rs.5 per kW per month.
- 10.5 Any matter regarding supply to Group Housing societies should be as per the Regulations laid down in JKSERC (Supply Code) Regulations, 2011;

“4.120. The consumer shall not supply any energy supplied to him by the Licensee to another person or other premises unless he holds a suitable sanction or licence for distribution and sale of energy granted by the Commission/State Government or has been exempted by the Commission from holding license for sale.

4.121. In case of commercial, office or residential complexes including residential complexes constructed by an employer for his employees, where power supply is availed originally in the name of the builder or promoter of the complex and who subsequently transfers the ownership of the complex, either entirely, to different individuals or partly to different individuals retaining the balance for lease, the power supply may be continued in the following methods.

iii) The builder or promoter of the complex in whose name the supply continues, is permitted to extend power supply to the individual owners of the flats etc. or to the lessee by installing sub-meters and to collect the cost of consumption of power from them on no-profit no-loss basis (i.e. sharing of expenses of consumption of electricity) and this shall not be treated as unauthorized extension of supply or resale of energy.

iv) In case the promoter or builder of the complex does not wish to have any stake in the complex after promoting the complex, the service connection originally availed may be permitted to be transferred in the name of an Association or Society that may be formed in the complex and registered and the service agency so formed is permitted to extend supply to the individual owners of the flats etc. or lessees by installing sub-meters and to collect the cost for consumption of power from them on a no-profit no-loss basis (i.e. sharing of expenses of consumption of electricity) and this shall not be treated as unauthorized extension or resale of energy.

Provided that the tariff charged from ultimate consumers should under no circumstance exceed that prescribed by the Commission for the respective tariff category.

4.122 A panchayat/cooperative or a registered association of consumers may apply for supply of electricity to a group of consumers at a single point. In such cases, the body that has taken the connection shall be responsible for all payments of electrical



charges to the Licensee and for collection from the consumers. Provided that the provisions of this clause shall not in any way affect the right of a person residing in the housing unit sold or leased by such a Cooperative Group Housing Society to demand supply of electricity directly from the distribution licensee of the area. Provided that the tariff charged from ultimate consumers should under no circumstance exceed that prescribed by the Commission for the respective tariff category.”

