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भारत सरकार

Government of India

विद्युत मंत्रालय

Ministry of Power

केंद्रीय विद्युत प्राधिकरण

Central Electricity Authority

विद्युत प्रणाली योजना एवं मूल्यांकन प्रभाग-II

Power System Planning & Appraisal Division-II

सेवा में / To,

All Stakeholders in Power Sector (through website of CEA)

विषय / Subject: Amendment-1 to the Procedure for approval and facilitating Import/Export (Cross Border) of Electricity) by the Designated Authority.

महोदया (Madam) / महोदय (Sir),

The "Procedure for Approval and Facilitating Import/Export (Cross Border) of Electricity by the Designated Authority" were issued on 26.02.2021 under the Guidelines for Import/Export (Cross Border) of Electricity-2018.

Ministry of Power vide letter dated 26.07.2023 conveyed that participation of entities of neighbouring countries in Real Time Market (RTM) segment of Indian power exchanges may be permitted on case to case basis.

Accordingly, to facilitate transfer of power through Real Time Market (RTM) segment of Indian power exchanges under clause 5.3 of the Guidelines, the Procedure for Approval and Facilitating Import/Export (Cross Border) of Electricity by the Designated Authority stands modified as given at **Annex-I**.

भवदीय/Yours faithfully,

(राकेश गोयल/ Rakesh Goyal)

मुख्य अभियन्ता एवं डीए के नोडल अधिकारी /
Chief Engineer and Nodal Officer to the DA

Annex-I**Amendment-I to the Procedure for Approval and Facilitating Import/Export (Cross Border) of Electricity by the Designated Authority, 2023**

- i). Clause 6.5 (ii) of the procedure for approval and facilitating Import/Export (Cross Border) of Electricity by the Designated Authority **shall be deleted.**
- ii). At Clause 6.5 (iv), Para "Any Indian power trader, on behalf of any Entity of neighbouring country, may trade in Indian Power Exchanges, after obtaining approval from the Designated Authority, up to specified quantum (MW) and duration, provided, however that the entity on behalf of where the Indian Power Trader is trading belongs to the neighbouring country which has an agreement on cooperation in the power Sector with India, and the generating asset from which power is being traded is also owned/controlled by the said country having agreement on Power cooperation with India"

shall be replaced with

"Any Indian power trader, on behalf of any Entity of neighbouring country, may trade in Indian Power Exchanges (DAM/RTM/Both DAM and RTM segment), after obtaining approval from the Designated Authority, up to specified quantum (MW) and duration, provided, however that the entity on behalf of where the Indian Power Trader is trading belongs to the neighbouring country which has an agreement on cooperation in the power Sector with India, and the generating asset from which power is being traded is also owned/controlled by the said country having agreement on Power cooperation with India."

- iii). At Annex-III, i.e., Application format for approval of Designated Authority for participation in Indian Power exchanges,
 - a) Point: 7)(i) : Power Exchange Market (DAM/ other than DAM)

shall be replaced with

7)(i) : Power Exchange Market DAM/RTM/Both (DAM and RTM)

- b) Under Point 8): For import of electricity from India through Indian Trading licensee in Indian Power exchange(s).

Sub-clause 8 (e) shall be added as given below:

"8(e). Power Market segment- DAM/RTM/ Both (DAM and RTM)"

- c) Point 9) **shall be deleted.**
