IN THE HIGH COURT FOR THE STATE OF TELANGANA

AT HYDERABAD

WA No. OF 2021

IN

WP . No. of 20

**CHRONOLOGICAL EVENTS**

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| 1. |  | The Appellant is a Distribution Company established by State Government to provide distribution network and sell power to the citizens at large on “No loss No Profit” basis. |  |
| 2. |  | Section 42(2) of Electricity Act 2003 enables the willing consumer to avail open access i.e.to purchase power from other then the distribution licensee on payment of surcharge . |  |
| 3. |  | The Telangana state Electricity commission is empowered under section 62 of the Electricity Act 2003 to determine the Tariff and the same has to be collected from the consumers by the Discoms. |  |
| 4. |  | As contemplated under sec.64 of the Electricity Act 2003 the appellant has field the Aggregate Revenue Requirement(ARR) and Tariff proposals before the TSERC for the year 2015-16 including the cross subsidy surcharge. |  |
| 5. |  | The appellant proposed cross subsidy surcharge at Rs.1.13paise for 11 kv,  Rs.0.30paise for 33kv,  Rs0.11paise for 132kv. |  |
| 6. |  | The TSERC fixed the cross subsidy surcharge at  Rs.2.07 paise for 11 kv,  Rs.1.29 paise for 33 kv and  Rs.0.93 paise for 132kv. |  |
| 12. |  | Aggrieved by the orders dated: allowing the Writ Petitions, the present Writ Appeal is filed. |  |

Date: -07-2021 Counsel for Appellants/ Petitioners