Extracts of - KERALA ELECTRICITY SUPPLY CODE (FOURTH AMENDMENT) REGULATIONS, 2008 (These regulations shall be deemed to have come into force with effect from 1-11-2008.)

Clause	Present				Amendment				
2(1)(ee)	'Premises' inclu	de any land, buildi	ng or structure;		' 'Premises' include any land, building, structure or part of it, situated in				
					an immovable property, details of which have been specified in the				
4(5)	The supply volta	ge for different co	nnected loads for r	new connections shall	applications or agreements prescribed for grant of electric connection.' (a) The supply voltage for different connected loads for new connections				
4(5)	The supply voltage for different connected loads for new connections shabe as follows:				shall be as follows:				
	Supply Voltage	Maximum Connected Load	Maximum Contract Demand		Supply Voltage	Maximum Connected Load	Maximum Contract Demand		
	240 V	5 kW	_		240 V	5 kW	-		
	415V	100 kVA			415V	100 kVA			
	11 kV	-	3000 kVA		11 kV	-	3000 kVA		
	22 kV/33 kV	-	6000 kVA		22 kV	-	6000 kVA		
	66 kV	-	8000 kVA		33 kV		12000 kVA		
	110 kV	-	20000 kVA		66 kV	-	20000 kVA		
	220 kV	riotiono mov ho no	>20000kVA	 of Extra High Tanaian	110 kV 220 kV	-	40000 kVA >40000kVA		
	Provided that variations may be permitted in respect of Extra High Tension (EHT) consumers with the approval of the Commission.				(b) For new consumers connected load permitted under LT may be limited to 100kVA. But consumers existing as on the date of implementation of Kerala Electricity Supply Code, 2005 may be permitted to operate in LT up to a load of 150kVA.				
5(4)	The Licensee may require an applicant to remit non-refundable application fee as follows: System of supply				The Licensee may require an applicant to remit non-refundable				
					application fee as follows:				
					System of supply Application fee (Rs.) LT supply Rs. 50				
					HT supply Rs. 1000				
					EHT supply Rs. 5000				
		the case of multistoried buildings having several service connections				Except in the case of Kerala State Electricity Board or its successor			
		th more than 100kVA connected load, connections can be extended at				body, for multistoried buildings having several service connections with			
			by providing bus ducts of adequate current carrying			more than 100kVA connected load, connections can be extended at			
	capacity and complying with Indian Electricity Rules 1956 or new rules				Medium Voltage by providing bus ducts of adequate current carrying				
	framed as per provisions of the Act after installation of a single transformer				capacity and complying with Indian Electricity Rules 1956 or new rules				
	of adequate capacity by the Licensee. Tariff applicable to such consumers shall be HT Tariff with appropriate modifications regarding Transformer				framed as per provisions of the Act after installation of a single transformer of adequate capacity by the Licensee. Tariff applicable to				
	losses, after obtaining approval of Kerala State Electricity Regulatory				such consumers shall be HT Tariff with appropriate modifications				
	Commission.	Adming approval	or recidia otale	Licotriolty (Negatatory	regarding Transformer losses, after obtaining approval of Kerala State				
					Electricity Regulatory Commission.				

Extracts of - KERALA ELECTRICITY SUPPLY CODE (FOURTH AMENDMENT) REGULATIONS, 2008 (These regulations shall be deemed to have come into force with effect from 1-11-2008.)

(contd.....)

Clause	Present	Amendment
8(5)	Subject to sub-clause 1,2,3 and 4 in case of multistoried buildings having connected load below 50kVA, Licensee shall provide service connection from the LT line. For loads of 50 kVA and above, connection shall be affected only after installation of separate transformer of adequate capacity by the owner/occupier."	Subject to sub-clause 1,2,3 and 4 in case of multistoried buildings having connected load below 50kVA, Licensee shall provide service connection from the LT line. For loads of 50 kVA and above, connection shall be affected only after installation of separate transformer of adequate capacity by the owner/occupier irrespective of the category of consumer."
13(5)	The Licensee shall review the adequacy of security of all consumers in the first quarter of every financial year or when tariff revision is effected based on the average consumption of the preceding financial year and charges and tariffs in force. Based on the review, the Licensee may demand for shortfall or refund the excess security as the case may be, by giving 30 days notice to the consumer.	The Licensee shall review the adequacy of security deposit of all consumers in the first quarter of every financial year or when tariff revision is effected based on the average consumption of preceding financial year and charges and tariff in force. Based on the review, the licensee may demand for the shortfall by giving 30 days notice to the consumer or adjust the excess security amount in the next bill as the case may be.
23	Interest charges for belated payment In case of belated payments penal interest at twice the bank rate based on actual number of days of delay from due date may be charged by the Licensee.	Interest Charges for belated payment - In the case of belated payments, penal interest at the rate of 12% per annum based on actual number of days of delay from the due date up to a period of 30 days and thereafter at the rate of 18% per annum for the entire period of default from the due date shall be charged by the Licensee.

Visit http://jameskutty.info/