

Reference: DSIL:DN:Legal:5624  
Dated - 13<sup>th</sup> September'2007

By Registered-AD/U.P.C

M/s. U.P. Power Corporation Ltd,  
Shakti Bhawan,  
14- Ashok Marg,  
Lucknow

Sub: Our letters No.DSIL:DN:3986 dated 12/06/07, DSIL:DN:Legal:4683 dated 20/07/07, DSIL:DN:LEGAL:4915 dated 04/08/07 and our letter no.DSIL:DN:Legal:5157 dated 19/08/07 for Payment of Interest alongwith Principal amount of Rs.33,78,610.00 due towards Escalation amount under Power Purchase Agreement dated 29/09/2001 vide our bills for the month of November, 2004 till May, 2005 and Order dated 13/07/2007 passed by U.P. Electricity Regulatory Commission in Petition No.388/2006 and for compliance of order dated 13/07/07 passed by UPERC in execution proceedings.

Dear Sirs,

In continuation to our above cited letters, we wish to inform you that pursuant to the order dated 13.07.2007 passed by U. P. Electricity Regulatory Commission in the execution proceedings, you were directed by the said commission that if you are unable to obtain Stay from the Appellate Tribunal for Electricity within a month, you will pay the entire amount of Rs.33,78,610.00 to us not later than 19.08.2007 in compliance to its earlier order dated 24/02/05 read with its order dated 16.7.2004, failing which you will pay a penalty of Rs.50,000.00 and further penalty of Rs.1000.00 for each day of continuing default by you.

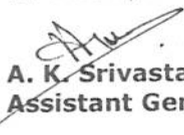
We wish to inform you that the aforesaid date of 19/08/07 has already expired and you have not obtained any stay from the said Tribunal till date and that you have not paid us our said money despite the said order of U.P. Electricity Regulatory Commission, as such you are liable to pay us the entire amount as stated herein above alongwith Rs.50,000/- penalty and for each day of default @ Rs.1,000/- per day, and that the disobedience of the said order of U.P.E.R.C. by you has also rendered you liable for the contempt.

You are also further required to make payment of interest as informed by us through our above cited letters @ 18% per annum, to be calculated till the date of actual payment by you.

You are therefore once again requested to please release immediately our said payments as stated above and as directed by U.P. Electricity Regulatory Commission.

Thanking you,

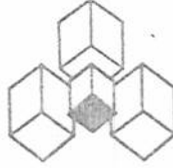
Yours faithfully,  
for Dwarikesh Sugar Industries Ltd.

  
**A. K. Srivastava**  
**Assistant General Manager (Legal)**

**Copy to:**

1. Uttar Pradesh Electricity Regulatory Commission, Kisan Mandi Bhawan, II Floor, Gomti Nagar, Lucknow - 226 010
2. Chairman & Managing Director, U.P.P.C.L., Shakti Bhawan, Lucknow.
3. General Manager (PPA), U.P.P.C.L., Shakti Bhawan, Lucknow.
4. Executive Engineer (Transmission), U.P.P.C.L., Bijnor.

**Assistant General Manager (Legal)**



Reference: DSIL: DN: LEGAL: 5157  
Dated- 19<sup>th</sup> August, 2007

**By Registered-AD/U.P.C**

M/s. U.P. Power Corporation Ltd,  
Shakti Bhavan,  
14- Ashok Marg,  
Lucknow

**Sub: Our letters No.DSIL:DN:3986 dated 12<sup>th</sup> June, 2007, DSIL:DN:Legal: 4683 dated 20<sup>th</sup> July, 2007 and DSIL: DN: LEGAL: 4915 dated 4<sup>th</sup> August, 2007 for Payment of Interest alongwith Principal amount of Rs.33,78,610.00 due towards Escalation amount under Power Purchase Agreement dated 29.09.2001 vide our bills for the month of November, 2004 till May, 2005 and Order dated 13.07.2007 passed by U.P. Electricity Regulatory Commission in Petition No.388/2006.**

Dear Sirs,

In continuation to our above cited letters, we wish to inform you that pursuant to the order dated 13.07.2007 passed by U. P. Electricity Regulatory Commission in the execution proceedings, you were directed by the said commission that if you are unable to obtain Stay from the Appellate Tribunal for Electricity within a month, you will pay the entire amount of Rs.33,78,610.00 to us not later than 19.08.2007 in compliance to its earlier order dated 24.2.2005 read with its order dated 16.7.2004, failing which you will pay a penalty of Rs.50,000.00 and further penalty of Rs.1000.00 for each day of continuing default by you.

We wish to inform you that the aforesaid date of 19.08.2007 has expired and that you have not paid us our said money despite the said order of U. P. Electricity Regulatory Commission, as such you are liable to pay us the entire amount as stated herein above alongwith Rs.50,000.00 penalty and for each day of default @ Rs.1000.00 per day.

You are also further required to make payment of interest as informed by us through our above cited letters.

You are therefore advised to please release immediately our said payments as stated above and as directed by U.P. Electricity Regulatory Commission.

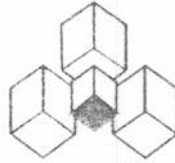
Thanking you,

Yours faithfully,  
for Dwarikesh Sugar Industries Ltd.

  
**A. K. Srivastava**  
**Assistant General Manager (Legal)**

**Copy to:**

1. Uttar Pradesh Electricity Regulatory Commission, Kisan Mandi Bhawan, II Floor, Gomti Nagar, Lucknow - 226 010



Reference: DSIL: DN: LEGAL: 4915  
Dated- 4<sup>th</sup> August, 2007

**By Registered-AD/U.P.C**

M/s. U.P. Power Corporation Ltd,  
Shakti Bhavan,  
14- Ashok Marg,  
Lucknow

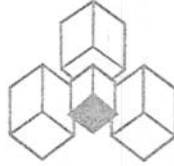
**Sub: Our letters No.DSIL:DN:3986 dated 12<sup>th</sup> June, 2007 and DSIL:DN:Legal:4683 dated 20<sup>th</sup> July, 2007 for Payment of Interest alongwith Principal amount of Rs.33,78,610.00 due towards Escalation amount under Power Purchase Agreement dated 29.09.2001 vide our bills for the month of November, 2004 till May, 2005.**

Dear Sirs,

In continuation to our above cited letters dated 12<sup>th</sup> June, 2007 and 20<sup>th</sup> July, 2007, addressed to your Managing Director and your Corporation respectively, we further wish to bring following facts for your information and immediate release of the payment alongwith interest thereon, as under:-

1. That pursuant to our Power Purchase Agreement dated 29.09.2001 with you, we are supplying 7.5 MW power through Cogeneration from our Dwarikesh Nagar Unit of District Bijnor and under the provisions of said agreement we were entitled to receive escalation in the Tariff as provided in the said agreement.
2. That U.P. Electricity Regulatory Commission also vide its order dated 16<sup>th</sup> July, 2004 was pleased to allow us the extension of second phase commissioning upto 31.12.2004 without any conditions after rejecting your objections. However, you contested the said order dated 16.07.2004 of U.P. Electricity Regulatory Commission and filed a review petition no.220 of 2005 which was also decided by U. P. Electricity Regulatory Commission vide its order dated 24.02.2005/24.02.2004, whereby your said review petition was dismissed by said detailed and reasoned order. Moreover, your alleged appeal No.50 of 2005 in the High Court, Lucknow Bench challenging the said order dated 24.02.2005/24.02.2004 of U.P. Electricity Regulatory Commission, was also dismissed by the High Court vide order dated 03.05.2007.
3. That in Petition No.388/2006, U.P. Regulatory Commission has again, vide its order dated 13.07.2007, directed you to pay full amount to us by 19.08.2007, failing which you will pay a penalty also of Rs.50000.00 and for each day of continuing failure Rs.1000.00 additionally.

Contd...2



(2)

4. That in our above cited letter dated 20<sup>th</sup> July, 2007, we claimed interest @18% per annum which was calculated upto 18.07.2007 amounting to Rs.13,93,487.00. Now we have to further inform you that the said interest amount is now calculated upto 31<sup>st</sup> July, 2007 comes to Rs.14,15,147.00, which you are liable to pay to us on account of undue delay alongwith principal amount of Rs.33,78,610.00.
5. That since enough time has passed and you have not replied our aforementioned letters/notices, nor you have paid us our principal amount alongwith demanded interest thereon so far, as stated hereinabove, hence this demand notice/letter again.
6. That we further wish to inform you that in releasing our said outstanding balance amount of Rs.33,78,610.00 alongwith interest thereon, you have caused much delay beyond reasonable period and without any justification, except that you have engaged and entangled us in a frivolous and vexatious litigation to linger and cause unnecessary further delay in releasing our said money legitimately due to us. We are therefore entitled to receive demanded market rate interest from you on our said outstanding balance alongwith said interest and you are also further liable to pay the cost of said frivolous and vexatious litigation with us.

You are therefore once again called upon by us, to pay to us our principal outstanding amount of Rs.33,78,610.00 due towards escalation against our bills of November, 2004 to May, 2005, alongwith 18% interest amounting to Rs.14,15,147.00 calculated upto 31<sup>st</sup> July, 2007 and also to pay to us the cost of litigation, failing which we shall be compelled to seek necessary redressal in and before the appropriate authorities/forums.

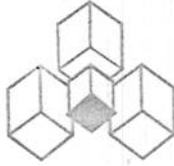
Thanking you,

Yours faithfully,  
for Dwarikesh Sugar Industries Ltd.

**A. K. Srivastava**  
**Assistant General Manager (Legal)**

**Copy to:**

1. Uttar Pradesh Electricity Regulatory Commission, Kisan Mandi Bhawan, II Floor, Gomti Nagar, Lucknow - 226 010



M/B

Reference: DSIL: DN: LEGAL: 4683  
Dated - 20<sup>th</sup> July, 2007

**By Registered-AD/U.P.C**

M/s. U.P. Power Corporation Ltd,  
Shakti Bhavan,  
14- Ashok Marg,  
Lucknow

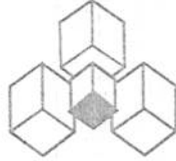
**Sub: Our letter No.DSIL:DN:3986 dated 12<sup>th</sup> June, 2007 for Payment of Interest alongwith Principal amount of Rs.33,78,610.00 due towards Escalation amount under Power Purchase Agreement dated 29.09.2001 vide our bills for the month of November, 2004 till May, 2005.**

Dear Sirs,

In continuation to our above cited letter dated 12<sup>th</sup> June, 2007, addressed to your Managing Director, we further wish to bring following facts for your information and immediate release of the payment alongwith interest, as under:-

1. That pursuant to our Power Purchase Agreement dated 29.09.2001 with you, we are supplying 7.5 MW power through Cogeneration from our Dwarikesh Nagar Unit of District Bijnor and under the provisions of said agreement we were entitled to receive escalation in the Tariff as provided in the said agreement.
2. That U.P. Electricity Regulatory Commission also vide its order dated 16<sup>th</sup> July, 2004 was pleased to allow us the extension of second phase commissioning upto 31.12.2004 without any conditions after rejecting your objections. However, you contested the said order dated 16.07.2004 of U.P. Electricity Regulatory Commission and filed a review petition no.220 of 2005 which was also decided by U. P. Electricity Regulatory Commission vide its order dated 24.02.2005/24.02.2004, whereby your said review petition was dismissed by said detailed and reasoned order. Moreover, your alleged appeal No.50 of 2005 in the High Court, Lucknow Bench challenging the said order dated 24.02.2005/24.02.2004 of U.P. Electricity Regulatory Commission, was also dismissed by the High Court vide order dated 03.05.2007.
3. That in Petition No.388/2006, U.P. Regulatory Commission has again, vide its order dated 13.07.2007, directed you to pay full amount to us by 19.08.2007, failing which you will pay a penalty also of Rs.50000.00 and for each day of continuing failure Rs.1000.00 additionally.

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(2)

4. That in our above cited letter dated 12.06.2007, we have also made a claim of interest @18% per annum which was calculated upto 11.06.2007 amounting to Rs.13,31,839.00 by way of interest on our outstanding balance amount of Rs.33,78,610.00, payable by you to us.
5. That since more than one month has passed and you have not replied our said letter nor you have paid us our principal amount alongwith demanded interest thereon, we have again calculated the interest payable by you upto 18.07.2007, which now comes to Rs.13,93,487.00.
6. That we further wish to inform you that the delay by you in releasing our outstanding balance amount of Rs.33,78,610.00, is much beyond reasonable period and without any justification, except that you have engaged and entangled us in a frivolous and vexatious litigation to linger and cause unnecessary further delay in releasing our said money legitimately due to us. We are therefore entitled to receive demanded market rate interest from you on our said outstanding balance and you are also liable to pay the cost of litigation which is totally frivolous and vexatious.

You are therefore again called upon by us through this letter/notice, to pay to us interest @18% per annum, to be calculated from the dates when outstanding balance of Rs.33,78,610.00 became due till the date of actual payment by you. You are further called upon to pay to us interest amount of Rs.13,93,487.00 which has become due and payable to us by way of interest calculated upto 18.07.2007 as aforesaid @18% per annum, alongwith principal amount of Rs.33,78,610.00 due against our bills from November, 2004 till May, 2005.

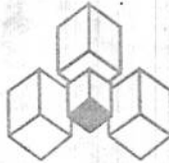
Thanking you,

Yours faithfully,  
for Dwarikesh Sugar Industries Ltd.

  
**A. K. Srivastava**  
**Assistant General Manager (Legal)**

**Copy to:**

1. Uttar Pradesh Electricity Regulatory Commission, Kisan Mandi Bhawan, II Floor, Gomti Nagar, Lucknow - 226 010



Reference: DSIL:DN: 3497

Dated : 15<sup>th</sup> June, 2006

The Executive Director,  
Udyog Bandhu,  
12 C, Mall Avenue,  
Lucknow

**Sub : Settlement of our difference payment matter with U.P. Power Corporation Limited regarding Non-payment of escalation for FY 2003-04, 2004-05 & 2005-06 of Power Evacuated to UPPCL under Co-generation scheme for second phase of 5.5 MW.**

Dear Sir,

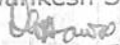
We may like to apprise you that we had been evacuating 2 MW power to UPPCL in first phase since last three seasons and from 30<sup>th</sup> June, 04 we had to evacuate additional power totaling 7.5 MW to UPPCL in 2<sup>nd</sup> phase. Since our crushing season 2003-04 ended in the month of April 2004, hence it was not possible to start evacuation of power in second phase in the month of June 2004. Therefore, in an honest approach we informed UPPCL that additional power of 2<sup>nd</sup> phase shall be available only by October, 2004. The UPPCL without considering facts and circumstances put a rider on our bonafide request and informed us vide letter No.182/GM/PPA/03 dated 12.03.04 that 5% escalation benefit in basic price of tariff will not be available to us for the financial year 2003-04 and 2004-05. (Copy of letter attached). After receiving the letter from UPPCL we approached UPERC vide letter NO.1716 dated 17.03.2004 for removal of this unwarranted condition put by UPPCL. UPERC struck down the condition put by UPPCL and allowed the extension of commissioning date by 31<sup>st</sup> December, 2004 vide letter no.3712 dated 16.07.2004.

In this matter, General Manager (PPA) adopted a very non-commercial approach and did not consider our genuine request. They even filed a petition in UPERC. On hearing the petition no.220/2005 of UPPCL, UPERC dismissed the petition by giving the reasons for allowing the escalation for FY 2003-04 and 2004-05 for second phase. In the meanwhile UPPCL has filed an appeal in High Court Allahabad at Lucknow bench against the above mentioned order, case came for hearing on 06.05.05 and Court declined to stay the order passed by UPERC. As on date, there is no order in favour of UPPCL, by virtue of which our payment with escalation may be stopped.

The papers of earlier correspondence in this matter are enclosed for your ready reference and you will find how the officers like General Manager (PPA) of UPPCL are being grossly unfair even after having lost the appeal at UPERC and also having got no stay in the High Court. Now we request you to get our difference payment matter settled with UPPCL and **if needed please arrange to call a joint meeting which may be attended by the undersigned accompanied by concerned Officers, officers of UPPCL duly nominated by Chairman & Managing Director, UPPCL and the Secretary, U.P. Cogeneration Association where we can plead our case and your goodself after having convinced may make specific recommendation to the Chairman & Managing Director, UPPCL for settlement of our difference payment matter.**

Thanking you,

Yours faithfully,  
for Dwarikesh Sugar Industries Ltd.

  
**M. N. Agarwal**  
**General Manager (Works)**

Encl : A/a.



Ref.: DSIL/DN/ADM/Co-gen/  
Dated: 27-01-2006

**REMINDER NO.7**

**The Chairman & Managing Director**  
UP Power Corporation Ltd.  
Shakti Bhawan  
Lucknow

Sub.: Non payment of escalation for FY 2003-04, 2004-05 & 2005-06 of Power Evacuated to UPPCL under Co-Generation scheme for Second Phase of 5.5 MW.

Dear Sir,

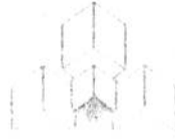
It is in continuation of our letters through which we have requested to release our pending payment deducted by UPPCL from our monthly evacuation bills during the season 2004-2005. Despite of our numerous requests to your good office, we have not received either the payment or any reply in this respect. We again clarify the facts as under:

We had been evacuating 2 MW power to UPPCL in first phase since last three seasons and from 30<sup>th</sup> June 2004 we had to evacuate additional power totaling 7.5 MW to UPPCL in 2<sup>nd</sup> phase. Since our crushing season 2003-04 ended in the month of April 2004, hence it was not possible to start evacuation of power in second phase in the month of June 2004. Therefore in an honest approach we informed UPPCL that additional power of 2nd phase shall be available only by October 2004. The UPPCL without considering facts and circumstances put a rider on our bona-fide request and informed us vide letter No 182/GM/PPA/03 dated 12/03/04 that 5% escalation benefit in basic price of tariff will not be available to us for the financial year 2003-04 and 2004-05. (copy of letter attached). After receiving the letter from UPPCL we approached UPERC vide letter no 1716 dated 17/03/04 for removal of this unwarranted condition put by UPPCL. UPERC struck down the condition put by UPPCL and allowed the extension of commissioning date by 31<sup>st</sup> Dec 2004 vide letter no 3712 dated 16/07/2004.

The commissioning of our project was due on 31<sup>st</sup> Oct 2004 and we informed UPPCL for sealing the meters vide letter no 15975 dated 21/10/04. General Manager PPA, UPPCL asked the Executive Engineer, Bijnor to seal the meters and also allowed to start evacuating power vide letter No 705 dated 30/10/04, but again instructed EE, Bijnor not to verify the export bill for payment as there representation with UPERC regarding the escalation charges was pending for decision.

UPERC again informed UPPCL vide letter no 4153 dated 2/11/04 that they had already given their views regarding the escalation in earlier letter dated 16/07/04, and if UPPCL still wants to contest, they will have to file a petition as per the Business Regulations 2000. We again approached GM PPA, UPPCL for issuing directions to verify our export bill and gave an undertaking that if they file any petition in this regards we shall remit the additional payment made to us with interest if decision goes against us. GM PPA, did not consider our request and issued directions to Bijnor Office that our bill will be verified after the deduction of 5% annual escalation in power purchase rate for the financial year 2003-04 and 2004-05 vide letter no 766 dated 27/11/04 as they intend to file a petition in UPERC.

Cont... 2



[ 2 ]

On hearing the petition no 220/2005 of UPPCL, UPERC dismissed the petition by giving the reasons for allowing the escalation for FY 2003-04 and 2004-05 for second phase (Copy Enclosed). After getting the order dated 24/02/05 vide our letter No 1300 dated 03/03/05 we again requested CGM PPA, UPPCL for passing our bills in accordance with UPERC order, but no instructions had been issued from UPPCL head office to comply with the UPERC order and , Bijnor office not only deducted the escalation for FY 2003-04 & 2004-05 but also not give the escalation for FY 205-06.

In the mean while UPPCL has filed an appeal in High Court Allhabad at Lucknow bench against the above mentioned order , case came up for hearing on 06/05/05 and Court declined to stay the order passed by UPERC. As on date, there is no order in favour of UPPCL, by virtue of which our payment with escalation may be stopped.

Based on the agreement we invested a huge amount in setting up the Co-generation facilities by taking loans from banks and financial institutions, now if UPPCL reduces the rates, we shall be put into huge loss.

Therefore, we humbly pray that suitable direction may kindly be issued to CGM PPA to verify our evacuation bills in totality without deducting any amount.

Thanking you.

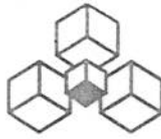
Yours faithfully,

**Salil S Arya**  
**Chief Manager Administration**

Copy to.:

1. Mr. Sanjay Bhoosreddy (IAS), Secretary, Govt. of U.P., Deppt of Additional Sources of Energy, Room No.332, Bapu Bhawan (Phase-1), Lucknow
2. The Managing Director, Pashimanchal Vidut Vitiran Nigam Ltd., H 2 Shartri Nagar, Meerut
3. The Chief General Manager (PPA), Power Purchase Agreement Directorate, UP Power Corporation Limited, 14<sup>th</sup> Floor, Shakti Bhawan Extn., Lucknow
4. The Chairman, U.P. Electricity Regulatory Commission, 2<sup>nd</sup> Floor, Kisan Mandi Bhawan, Vibhuti Khand, Gomti Nagar, Lucknow 226001
5. The Executive Director, Udyog Bandhu, 12 C Mal Avenue, Lucknow
6. Mr. R.K.Modwell, 3/272, Vipul Khand, Gomti Nagar, Lucknow

**Chief Manager Administration**



Ref.: DSIL/DN/ADM/Co-gen/6919  
Dated: 12-12-05

**REMINDER NO.6**

**The Chairman & Managing Director**  
UP Power Corporation Ltd.  
Shakti Bhawan  
Lucknow

Sub.: Non payment of escalation for FY 2003-04, 2004-05 & 2005-06 of Power Evacuated to UPPCL under Co-Generation scheme for Second Phase of 5.5 MW.

Dear Sir,

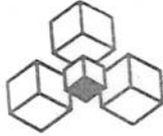
It is in continuation of our letters dated 11-04-05, 14-05-05, 28-06-05, 22-08-05 & 13-10-05 through which we have requested to release our pending payment deducted by UPPCL from our monthly evacuation bills during the season 2004-2005. Despite of our numerous requests to your good office, we have not received either the payment or any reply in this respect. We again clarify the facts as under:

We had been evacuating 2 MW power to UPPCL in first phase since last three seasons and from 30<sup>th</sup> June 2004 we had to evacuate additional power totaling 7.5 MW to UPPCL in 2<sup>nd</sup> phase. Since our crushing season 2003-04 ended in the month of April 2004, hence it was not possible to start evacuation of power in second phase in the month of June 2004. Therefore in an honest approach we informed UPPCL that additional power of 2nd phase shall be available only by October 2004. The UPPCL without considering facts and circumstances put a rider on our bona-fide request and informed us vide letter No 182/GM/PPA/03 dated 12/03/04 that 5% escalation benefit in basic price of tariff will not be available to us for the financial year 2003-04 and 2004-05. (copy of letter attached). After receiving the letter from UPPCL we approached UPERC vide letter no 1716 dated 17/03/04 for removal of this unwarranted condition put by UPPCL. UPERC struck down the condition put by UPPCL and allowed the extension of commissioning date by 31<sup>st</sup> Dec 2004 vide letter no 3712 dated 16/07/2004.

The commissioning of our project was due on 31<sup>st</sup> Oct 2004 and we informed UPPCL for sealing the meters vide letter no 15975 dated 21/10/04. General Manager PPA, UPPCL asked the Executive Engineer, Bijnor to seal the meters and also allowed to start evacuating power vide letter No 705 dated 30/10/04, but again instructed EE, Bijnor not to verify the export bill for payment as there representation with UPERC regarding the escalation charges was pending for decision.

UPERC again informed UPPCL vide letter no 4153 dated 2/11/04 that they had already given their views regarding the escalation in earlier letter dated 16/07/04, and if UPPCL still wants to contest, they will have to file a petition as per the Business Regulations 2000. We again approached GM PPA, UPPCL for issuing directions to verify our export bill and gave an undertaking that if they file any petition in this regards we shall remit the additional payment made to us with interest if decision goes against us. GM PPA, did not consider our request and issued directions to Bijnor Office that our bill will be verified after the deduction of 5% annual escalation in power purchase rate for the financial year 2003-04 and 2004-05 vide letter no 766 dated 27/11/04 as they intend to file a petition in UPERC.

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[ 2 ]

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In the mean while UPPCL has filed an appeal in High Court Allhabad at Lucknow bench against the above mentioned order , case came up for hearing on 06/05/05 and Court declined to stay the order passed by UPERC. As on date, there is no order in favour of UPPCL, by virtue of which our payment with escalation may be stopped.

Based on the agreement we invested a huge amount in setting up the Co-generation facilities by taking loans from banks and financial institutions, now if UPPCL reduces the rates, we shall be put into huge loss.

Therefore, we humbly pray that suitable direction may kindly be issued to CGM PPA to verify our evacuation bills in totality without deducting any amount.

Thanking you.

Yours faithfully,

**Salil S Arya**  
**Chief Manager Administration**

Copy to.:

1. The Managing Director, Pashimanchal Vidut Vitiran Nigam Ltd., H 2 Shartri Nagar, Meerut
2. The Chief General Manager (PPA), Power Purchase Agreement Directorate, UP Power Corporation Limited, 14<sup>th</sup> Floor, Shakti Bhawan Extn., Lucknow
3. The Chairman, U.P. Electricity Regulatory Commission, 2<sup>nd</sup> Floor, Kisan Mandi Bhawan, Vibhuti Khand, Gomti Nagar, Lucknow 226001
4. The Executive Director, Udyog Bandhu, 12 C Mal Avenue, Lucknow

**Chief Manager Administration**

Receive

Address

W  
D  
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