

## **TAMIL NADU ELECTRICITY REGULATORY COMMISSION, CHENNAI**

Draft Amendment to the Tamil Nadu Electricity Supply Code, 2004  
(Draft Notification No. TNERC/SC/7-.... Dated.....06.2022)

(Comments/suggestions are invited on or before 24.06.2022)  
(Extended due date for comments – upto 01.07.2022)

The following draft of the amendments to the Tamil Nadu Electricity Supply Code, which it is proposed to make in exercise of the powers conferred by Section 181 read with section 46 of the Electricity Act, 2003 (Central Act 36 of 2003) and all other powers enabling it in this behalf, is hereby published for information of all persons likely to be affected thereby, as required by sub section (3) of section 181 of the said Act.

2. Notice is hereby given that the draft amendments will be taken into consideration after expiry of fifteen days from the date of publication of this Notification in the TNERC website and that any objection or suggestion, which may be received from any person before the expiry of the aforesaid period will be considered by the Commission.

3. Objection or suggestion, if any, should be addressed in duplicate alongwith a soft copy to the Secretary, Tamil Nade Electricity Regulatory Commission, 4<sup>th</sup> Floor, SIDCO Corporate Office Building, Thiru.Vi.Ka Industrial Estate, Guindy, Chennai – 600032 (email id: tnerc@nic.in).

### **AMENDMENT**

In the said Tamil Nadu Electricity Supply Code –

**(i) In the said Code, in clause (ii) in sub-regulation (7) in regulation (5), -**

after the expression “in other cases.”, the expression “such as Sale / Lease of Property or any other lawful occupation, etc., to be given by the new owner/occupier” shall be inserted;

**(ii) In the said Code, in regulation 17, -**

For the present sub-regulation (5) and entries relating thereto, the following sub-regulation and entries relating thereto shall be substituted, -

(5) If a service connection remains disconnected for a period of three months due to –

(i) non-payment of dues to the Licensee, or,

(ii) due to any statutory direction issued for disconnection by any Government authority apart from the direction issued by the Pollution Control Board which falls under regulation 21(2) of this Code or due to any Court orders,

the Licensee shall issue a notice requiring the consumer to get the supply restored, by clearing the outstanding dues or obtaining the necessary clearance from the appropriate authorities who have ordered the disconnection, as the case may be, within three months from the date of receipt of such a notice duly intimating that failure to avail supply within that period would result in termination of the agreement, and after the expiry of notice period of three months, the agreement shall stand terminated.

**(iii) In the said Code, in clause (i) in sub-regulation (6) in Regulation 22, -**

(a) after the expression “electricity charges”, the expression “or for any reasons referred under regulation 17(5)(ii), and,” shall be inserted

(b) after the expression “actual dues” the expression “or furnish the statutory clearances as the case may be,;” shall be inserted

**(iv) Amendment of Form-1 of Appendix of the Supply Code 2004, -**

In item (1) of Form-1 of Appendix, after the word "Sale deed", the expression " / Registered Lease deed" shall be inserted.

**(v) Amendment of Form-2 of Appendix of the Supply Code 2004, -**

(a) In the sub-title below the title "Name Transfer Forms", in Form-2, after the word "sale", the expression " / lease" shall be inserted

(b) In Form-2 to Appendix titled "Name Transfer Forms", after the expression "I had sold", the expression " / leased out" shall be inserted.

(By Order of the Tamil Nadu Electricity Regulatory Commission)

**(C. Veeramani)**  
**Secretary**  
**Tamil Nadu Electricity Regulatory Commission**

## **EXPLANATORY STATEMENT**

As per the provisions of the TNERC Distribution code, 2004, new LT/HT services are being effected based on any proof of occupancy such as Registered Power of Attorney or latest rent receipt issued prior to the date of application or lease deed or possession order from the concerned authority or decree or judgment of Courts whether the consent of owner of the premises is given or not. However it is brought to the notice of the Commission by some of the consumers that the name transfer could not be effected by the Licensee in view of the absence of specific provision for Name transfer in the Tamil Nadu Electricity Supply Code though a lawful occupier has lease arrangement with the owner of the premises. Considering the above circumstances, the above amendment to Supply Code is proposed.

2. Further, it has been brought to the knowledge of the Commission that some of the service connections are also disconnected under the provisions of Water (Prevention and Control of Pollution) Act 1974, Air (Prevention and control of pollution) Act 1981 and Environment (Protection) Act 1986, etc., or any direction issued under any statute for non-compliance; and that such non-compliances are not properly rectified by the occupant for years together (5 years / 10 years) and the Service account of such consumers remain idle for want of regulation of the subject. Accordingly, this amendment seeks to give effect for such requirement.

(By order of the Tamil Nadu Electricity Regulatory Commission)

(C.Veeramani)  
Secretary  
Tamil Nadu Electricity Regulatory Commission

**STATEMENT SHOWING EXISTING PROVISION AND PROVISION AS AMENDED**

<b>Existing provision</b>	<b>Proposed Amendment</b>
<p><b><u>5. Miscellaneous Charges</u></b></p> <p align="center">xxxxxx</p> <p><b>(7) Name Transfer charge</b></p> <p>(i) xxxxxx</p> <p>(ii) Every application for transfer of name, in other cases, shall be in Forms (1) and (2) in Appendix to this Code accompanied by –</p> <p>(a) xxxxxx (b) xxxxxx (c) xxxxxx</p>	<p><b><u>5. Miscellaneous Charges</u></b></p> <p align="center">xxxxxx</p> <p><b>(7) Name Transfer charge</b></p> <p>(i) xxxxxx</p> <p>(ii) Every application for transfer of name, in other cases <u>such as Sale / Lease of Property or any other lawful occupation, etc., to be given by the new owner/occupier</u> shall be in Forms (1) and (2) in Appendix to this Code accompanied by -</p> <p>(a) xxxxxx (b) xxxxxx (c) xxxxxx</p>

**17. AGREEMENT WITH RESPECT TO SUPPLY:  
ISSUES ON RECOVERY OF CHARGES**

- (1) xxxxxx
- (2) xxxxxx
- (3) xxxxxx
- (4) xxxxxx

(5) If a service connection remains disconnected for a period of three months for non-payment dues to the Licensee, the Licensee shall issue a notice requiring the consumer to get supply restored within three months from the date of receipt of such a notice and intimating him that failure to avail supply within that period will result in termination of the agreement. After the expiry of notice period of three months, the agreement shall stand terminated.

**17. AGREEMENT WITH RESPECT TO SUPPLY:  
ISSUES ON RECOVERY OF CHARGES**

- (1) xxxxxx
- (2) xxxxxx
- (3) xxxxxx
- (4) xxxxxx

(5) If a service connection remains disconnected for a period of three months due to –  
(i) non-payment of dues to the Licensee, or,  
  
(ii) due to any statutory direction issued for disconnection by any Government authority apart from the direction issued by the Pollution Control Board which falls under regulation 21(2) of this Code or due to any Court orders,

the Licensee shall issue a notice requiring the consumer to get the supply restored, by clearing the outstanding dues or obtaining the necessary clearance from the appropriate authorities who have ordered the disconnection, as the case may be, within three months from the date of receipt of such a notice duly intimating that failure to avail supply within that period would result in termination of the agreement, and after the expiry of notice period of three months, the agreement shall stand terminated.

**22. Restoration of supply of electricity**

- (1) xxxxxx
- (2) xxxxxx
- (3) xxxxxx
- (4) xxxxxx
- (5) xxxxxx

(6) (i) When a service connection remains disconnected for more than six months for non-payment of electricity charges, if the consumer comes forward within the period mentioned below to pay the actual dues and agrees to remit the charges in clause (ii) below, the official authorized by the Licensee may grant extension of time beyond the notice period and revoke the termination of agreement provided that the lines feeding the service connection have not been dismantled, so as to facilitate reconnection of the disconnected service.

**22. Restoration of supply of electricity**

- (1) xxxxxx
- (2) xxxxxx
- (3) xxxxxx
- (4) xxxxxx
- (5) xxxxxx

(6) (i) When a service connection remains disconnected for more than six months for non-payment of electricity charges or for any reasons referred under regulation 17(5)(ii), and, if the consumer comes forward within the period mentioned below to pay the actual dues or furnish the statutory clearances as the case may be, ; and agrees to remit the charges in clause (ii) below, the official authorized by the Licensee may grant extension of time beyond the notice period and revoke the termination of agreement provided that the lines feeding the service connection have not been dismantled, so as to facilitate reconnection of the disconnected service.

**Appendix**  
**FORM-1 [Refer to Regulation 5(7)]**

To  
The Designated Engineer,  
.....,  
.....

I, Thiru ..... (S/o)/ (D/o)/ (W/o)  
..... aged ..... Years, am  
residing at  
(Full Address & Phone No.)  
.....  
.....  
.....

The premises bearing Door No. .... Name of  
Street..... Village / Town  
..... Taluk with Service  
Connection No. .... Tariff .....  
Distribution ..... In the name  
of .....  
S/o..... is  
in my possession.

(1) The Xerox copy of the sale deed in my favour for  
the said premises is enclosed.

or

The property tax receipt for the above property is  
given in my name and Xerox copy of the same duly  
attested by Gazetted Officer is enclosed.

or

Metro Water / Sewerage Connection is given in my  
name and the Xerox copy of the same duly attested  
by Gazetted Officer is enclosed.

or

Legal Heirship Certificate from the Tahsildar  
concerned

**Appendix**  
**FORM-1 [Refer to Regulation 5(7)]**

To  
The Designated Engineer,  
.....,  
.....

I, Thiru ..... (S/o)/ (D/o)/  
(W/o)..... aged ..... Years, am  
residing at  
(Full Address & Phone No.)  
.....  
.....  
.....

The premises bearing Door No. .... Name of  
Street..... Village / Town  
..... Taluk with Service  
Connection No. .... Tariff .....  
Distribution ..... In the name  
of .....  
S/o..... is  
in my possession.

(1) The Xerox copy of the Sale deed / Registered  
Lease deed\* in my favour for the said premises is  
enclosed.

or

The property tax receipt for the above property is  
given in my name and Xerox copy of the same  
duly attested by Gazetted Officer is enclosed.

or

Metro Water / Sewerage Connection is given in  
my name and the Xerox copy of the same duly  
attested by Gazetted Officer is enclosed.

or

Legal Heirship Certificate from the Tahsildar



(2) Application and Agreement Form

(3) Indemnity Bond on Rs.80/- Non-judicial stamp paper ( Applicable in the case of name transfer due to legal succession)

I undertake to pay amounts outstanding against the Account No. .... which are found to be due at a later date.

I request that the name of Service No. .... may kindly be changed to my name.

Signature of transferee,  
Full Address.

Place:

Date :

\* Strike out the portion not required

concerned

(2) Application and Agreement Form

(3) Indemnity Bond on Rs.80/- Non-judicial stamp paper ( Applicable in the case of name transfer due to legal succession)

I undertake to pay amounts outstanding against the Account No. .... which are found to be due at a later date.

I request that the name of Service No. .... may kindly be changed to my name.

Signature of transferee,  
Full Address.

Place:

Date :

\* Strike out the portion not required

**FORM-2**

**NAME TRANSFER FORMS [REFER TO  
REGULATION 5 (7)]**

(To be used as a consent letter from transferor in case  
of sale etc.)

To  
The Designated Engineer / .....  
Address of the Licensee Engineer

I.....(S/o. D/o. W/o.)  
.....owner of premises bearing  
Door No. ....(Name of the Street .....  
Place .....) hereby give my consent for  
the transfer of service bearing A/c. No.  
.....standing in my name / in the name of  
..... to Thiru/Tmty..... S/o. D/o.  
W/o. ....since I had sold my  
house to him/her.....

The transfer may be effected with available deposit /  
subject to the condition that the transferee pays the  
security deposit and other charges \*.

Signature of transferor,  
Full Address.

Place  
Date

\* Strike out the portion not required

**FORM-2**

**NAME TRANSFER FORMS [REFER TO  
REGULATION 5 (7)]**

(To be used as a consent letter from transferor in  
case of sale / lease etc.,)

To  
The Designated Engineer / .....  
Address of the Licensee Engineer

I.....(S/o. D/o. W/o.)  
.....owner of premises bearing  
Door No. ....(Name of the Street .....  
Place .....) hereby give my consent for  
the transfer of service bearing A/c. No.  
.....standing in my name / in the name of  
..... to Thiru/Tmty..... S/o. D/o.  
W/o. ....since I had sold /  
leased out \* my house to him/her  
.....

The transfer may be effected with available deposit /  
subject to the condition that the transferee pays the  
security deposit and other charges \*.

Signature of transferor,  
Full Address.

Place  
Date

\* Strike out the portion not required

(C.Veeramani)  
Secretary

Tamil Nadu Electricity Regulatory Commission