

20-04-2016
The Registrar,
N.E.P.R.A.,
Attaturk Avenue (East),
Sector G/5/1,
Islamabad.

Dear Sir,


Sub: Hearing in the matter of motion for leave for review against
Decision of the Authority dtd. 7-05-2015 in the matter of ps. 15/-
Allowed to KESC through the Authority's determination 23-12-2009

This is with reference to the above cited subject on which hearing was fixed by the Authority on 17-03-2016, to be held at Karachi. Unfortunately the aforesaid hearing was once again postponed for reasons best known to the Authority. A letter, dated 04-04-2016, in this regard was sent by the undersign requesting the Authority to re-fix the hearing at its earliest as the matter has already been too much prolonged.

As the matter is very crucial for the consumers of Karachi as well as for the GOP, involving billions of rupees, it needs to be resolved at its earliest otherwise it will tantamount to "Justice Delayed Justice Denied". The helpless consumers of Karachi are under this unnecessary burden for the last many years paying additional tariff which no other Disco is charging, and the Licensee is fleecing them under the pretext of the aforesaid determination. This discriminatory policy, the cause of action of which is now non-existent for the past several years, towards the consumers of Karachi, particularly the industrial consumers whose monthly bills run from several thousands to several millions every month have become uncompetitive due to this extra burden coughed out every month which needs to be "refunded" to them.

It is, therefore, requested that the hearing be re-fixed at its earliest, at Karachi, as the aforesaid multi-year tariff regime will come to an end in June, 2016.

Sincerely yours,



Muhammed Arif Bilvani

2-A, South Park Avenue, Ph. 2, D.H.A., Karachi

03008229570 arifbilwani@gtgroup.com.pk

cc: Chairman
Members Balochistan
" Khyber
" Punjab
" Sindh