



TRANSPARENCY INTERNATIONAL-PAKISTAN

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11th March, 2015

Engineer Muhammad Arshad Chaudhry,
Managing Director,
National Transmission & Despatch Company (NTDC) Limited,
WAPDA House,
Lahore.

Sub: Violation of PPRA Rules 32 by NTDC Introducing Discriminatory Clauses in Tender No. ADB-77-2014 to be Opened 30.03.2015.

Dear Sir,

Transparency International Pakistan has received a complaint, from JZ International dated 28th February, 2015 against NTDC for allegation of collusion. Copy of the compliant is enclosed.

The Complainant has alleged out that NTDC is violating PPRA Rules 32 by incorporating discriminatory and difficult condition, which is considered as mis-procurement under Rule No 50.

The complainant has made the following allegations:

1. NTDC has restricted the bidder/manufacture to supply 100% quantity of equipment/goods covered which doesn't prove the production capacity of the manufacturer. NTDC has restrained new entrants from all ADB member countries that have not supplied in Pakistan or outside or even supplied but quantity is not 50 %, they will be rejected.
2. The condition of 10 times production capacity is added to support a particular manufacturer who is producing a particular item of a lot.
3. i- NTDC has restrain those who are capable enough to supply by meeting all technical criteria but do not fulfill difficult pre-requisites discriminatory conditions.
ii- Performance certificate shall be on original letter head of issuing agency which is impossible for international bidder in short span of time.
4. It is in need of original bids to be submitted but it is difficult to get the notarized document by a foreign new entrant within the time span for opening of bids resultantly, they may be unable to submit their bids.
5. NTDC restrict the new bidder to perform type testing from the specified labs only.

TI Pakistan has been reporting such collusive practices by NTDC for many years, which has caused losses of billions of rupees. By committing to this point, NTDC is involve in 'corrupt and fraudulent practices' as define in PPRA 2 (f).

TI Pakistan request MD to immediately take action against Chief Engineer for committing such violation of PPRA and direct him to re-invite the tender by removing all such discriminatory and difficult conditions and allow all the manufacturers to participate, keeping the prime requirement that equipment should be 100% compliance with specification and manufacturer must be an experienced manufacturer with past record to be submitted with his tender. The restricted conditions of testing equipment should also be revised to revote back to old practices of NTDC.



Transparency International Pakistan is striving for across the board application of Rule of Law, which is the only way to stop corruption.

With Regards,


Sohail Muzaffar
Chairman

Copies forwarded for the information with request to take action under their mandate to:

1. Secretary to Prime Minister, Islamabad.
2. Chairman, NAB, Islamabad.
3. Chairman, Prime Minister's Inspection Commission, Islamabad.
4. Registrar, Supreme Court of Pakistan, Islamabad.
5. Managing Director, PPRA, Islamabad.
6. Adnan Tareen, Energy Specialist, Energy Division, Central and West Department, Asian Development Bank, Manila.
7. Secretary of Minister of Water and Power, Islamabad.
8. Chairman, Board of Director, NTDCL, Islamabad.
9. Chariman, Competition Commission of Pakistan, Islamabad.
10. Chairman, WAPDA, Lahore.



JZ international

Ref: JZ/NTDC/MP&M/ADB-77/01

Dated: February 28, 2015

Chief Engineer (MP&M) NTDC
622-WAPDA House Lahore,
Pakistan

**SUBJECT: VIOLATIONS OF PPRA RULE 32 BY NTDC INTRODUCING
DISCRIMINATORY CLAUSES IN TENDER NO. ADB-77-2014 TO BE
OPENED 30.03.2015**

Dear Sir,

We have purchased the subject tender on behalf of our foreign manufacturer. The scrutiny of the subject bidding document indicates violation of Rule 32 of Public Procurement Regulatory Authority (PPRA) Rules 2004 by introducing some discriminatory clauses which create barriers for new entrants from other ADB member countries who may also be capable to deliver the best quality material at lowest price as explained below:

Rule 32 of PPRA Rule 2004 is reproduced below;

"Discriminatory and difficult conditions: Save as otherwise provided, **no procuring agency shall introduce any condition, which discriminates between bidders or that is considered to be met with difficulty.** In ascertaining the discriminatory or difficult nature of any condition **reference shall be made to the ordinary practices of that trade, manufacturing, construction business or service to which that particular procurement is related."**

Above rule clearly states that there should not be any clause in the tender document **that is considered to be met with difficulty and ordinary practice of trade....shall be followed** but it seems that NTDC have added such **below mentioned discriminatory clauses to restrain the new entrants** just to support those who have already supplied the material to NTDC and in contact with them for the last so many years by one way or the other. This is **against the Rule 32 of PPRA Rules and competition act of Pakistan.** By doing this, NTDC on one hand kills competition while on the other hand leads toward purchase of equipment at monopolized rates, results, a loss of public money.

1- SECTION III CLAUSE B.2 (CONTRACTUAL EXPERIENCE)

The said clause is stated as;



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"100% quantity of Equipment/Goods covered in the respective lot should have been manufactured & supplied in any one year (continuous period of 12 months) during the past three years by the manufacturer of those Equipment/Goods as on the date of opening of Bid and **minimum 50% of the said material must have been supplied either to NTDC/DISCOs in Pakistan or to any entity outside the country of manufacturer**".

For example, if a tender is for supply of 50 nos transformers and the bidder/manufacture supplied 49 nos or 45 nos, then NTDC/DISCO will straight away disqualify/reject the bid, may be they are lowest bidder. This will be against justice. May be, they had participated in tender of 60 transformers but did not win because of high prices etc. In the presence of such discriminatory clause, a bidder/manufacture may not participate and will not quote with the best competitive price. In our opinion, 100% quantity supplied does not prove the production capacity of the manufacturer. This kills the competition.

Further by adding the second portion of this clause that **minimum 50% of the said material must have been supplied either to NTDC/DISCOs in Pakistan or to any entity outside the country of manufacturer**", NTDC is also restraining new entrants from All ADB member countries that if they have not supplied in Pakistan or outside their country or even if they have supplied but the quantity is not 50% but they are capable enough and have all the supply record, production capacity to fulfill the requirements but they will be rejected on the basis of this discriminatory clause.

It is also pointed out that this condition is not applicable to Pakistani manufacturers/bidders while applicable to all other ADB member countries manufacturers from which mind set of NTDC personals can be seen.

The above clause being discriminatory should be removed so that level playing field can be provided to all the member counties of ADB equally or should also be applicable to Pakistani manufacturers.

2- SECTION III B.7 (PRODUCTION CAPACITY)

The said discriminatory clause is reproduced below:

"Manufacturer of material for any lot should have an annual production capacity at least 10 times the quantity of material on order for respective lot. The



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production capacity for similar material only shall be accounted for, for said purpose.”

The requirement of **10 times production capacity** is not understandable in the presence of requires experience criteria. It seems that this discriminatory clause is added to support a particular manufacturer who is producing a particular item of a lot.

All over the world manufactures used to produce different types of similar equipment's in their factories depending upon the quantity ordered. May be a manufacturer have enough production capacity but they did not win the tenders due to high bid prices or supplied different types of similar items.

As per ordinary practice, production capacity cannot be linked with the tendered quantity. For example, a manufacturer of transformer have an annual production capacity of 60 transformers and almost tenders of max. quantity of 48 transformers were floated each year during last 5 years but in sixth year, tender of 150 nos was advertised. The same manufacturer can supply 150 transformers by utilizing their labor in three shifts in the factory but as per above discriminatory clause, they must have production capacity of 1500 transformers which is not justifiable in the present scenario.

The condition of 10 times production capacity is a discriminatory condition as per rule 32 of PPRA and does not provide level playing field to all which may pleased be deleted.

3- SECTION IV PERFORMANCE CERTIFICATES FORM

The said form consists of the following notes their under (**Annexure-I**);

- i- In case of those bidders who have supplied the similar or higher rating material to NTDC shall furnish the details of such supplies in the above Performa which shall be signed by their authorized signatory along with seal and certificates is not required from the Purchaser/ User in respect of such supplies.**

This clause/note clearly discriminates between those who have already supplied the equipment to NTDC and new entrants from ADB member countries. Indeed, NTDC



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is supporting the already existing players who are already supplying the material to NTDC resulting in procurement of equipments at high/monopolize prices.

The said form has been added to restrain those who are capable enough to supply by meeting all the technical criteria etc but do not fulfill difficult pre-requisites discriminatory condition as mentioned in the said form in a short time span.

ii- Performance certificate shall be on original letter head of issuing agency.

It is an ordinary practice in all over the world tenders that copies of the performance certificates have been submitted with the bids. Performance certificate was issued one time upon request of the manufacturer to their clients in original by the end user and copies of the same are used as references in so many tenders floated/to be floated all over the world during the time span of 5-10 years. Clients do not issue thousands of performance certificates for each future tenders over a life span of about 5-10 years.

In short span of time between the date of advertisement and date of opening of bid, it is impossible for international bidder to get such certificates in original from hundreds of their clients against all the supplies over a period of 5-10 years locally as well as outside their country and submit the same to NTDC upon their wishes. From this action, the mind set of NTDC personals can be assessed in advance.

Further to above, some columns in the said form had been introduced in such a way to restrain new entrants such as, name of line & date of commissioning. Can MP&M NTDC can intimate such information within a week time if received an enquiry from all the firm who supplied equipments for maintenance during the period of 5-10 years?

It is requested to allow the bidder to furnish information on their letter head and accept the copies of performance certificates as per prevailing ordinary practice all over the world in and remove such discriminatory difficult conditions which also violates rule 32 of PPRA Rules 2004 and provide level playing fields to all manufacturers of ADB member countries.

4- SECTION IV, FORMAT FOR POWER OF ATTORNEY FOR SIGNING OF BID



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It was an ordinary practice in NTDC/WAPDA/DISCOs for the last so many decades that bidders used to submit authorization to sign the bid on their letter heads duly signed by their organizational competent authority but in the subject document under Section IV, FORMAT FOR POWER OF ATTORNEY FOR SIGNING OF BID have been

introduced with the mandatory condition to **NOTRIZE it (Annexure-II) which is difficult to meet and against the Rule 32 of PPRA Rules** due to following:

NTDC is in need of original bids to be submitted but it is difficult to get the notarized document by a foreign new entrant within the time span for opening of bids resultantly, they may be unable to submit their bids.

It is pointed out that the main activities involved from advertisement till submission of bid includes intimation by local agent to a foreign bidder regarding advertisement, sending of authorization by the bidder to local agent, purchase of bidding document by local agent and sending it through courier to outside the country, arrangement of resolution by the organization of bidder for nominating the person to sign the bid, **nomination of council for notary public and appearance of all authorized persons before notary public in forging country**, filling of all bidding forms, **arrangements of original performance certificates from end users to whom the supplies were made during last five years**, final preparation of whole bid, copying & binding, etc. sending the same in original to purchaser through courier. In the said activities, all are as per normal practice except **notary documents and arrangement of original performance certificates which is difficult to meet in a short span of time for a new entrant, hence considered to be a discriminatory condition as per PPRA rules, 2004.**

It is requested to delete the difficult condition regarding notary public and original performance certificates and made conditions as per ordinary practice as per PPRA rules.

5- SECTION VIII CLAUSE 26.4 (TYPE TESTS)

An abstract from the said clause is reproduced below:

"The supplier shall provide type test reports with the bid. In case the type test reports is not to the satisfaction, the bidder will have to arrange necessary



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type testing in case of award, at one of the following laboratories entirely at his own cost and arrangement.

KEMA Lab, Holland, CESI Italy, CRIEPI Lab, Japan, any other reputed/ recognized independent testing laboratory accredited by STL."

Barrier have been designed for new Bidders/entrants by highlighting specific Laboratories in tenders by NTDC from where type testing is required even if they already have type test report from any other international approved labs. Such discriminatory clauses have been added in such a way to restrict the new bidder to perform type testing from the specified labs only they mentioned in their tenders. That is why sometime the specific lab does not give appointment for testing on urgent basis due to their busy schedules which leads to ultimately delay in procurement and delay in projects.

It is pointed out that in NTDC Tenders WPP-05, 07, 08, etc and other tenders floated by DISCOs under World Bank loans, type test reports from other world renowned accredited labs are also being accepted. Reference is made to MEPCO tender No. ICB-13 under World Bank loan, an abstract is reproduced below (**Annexure-III**)

Technical Specification:

- i- The IEC Relevant definitions shall apply.
- ii- Internationally accredited Independent Laboratory (IAIL):

For the specified requirement of Type Test and Type Test Reports, the following will be considered as internationally accredited Independent Labs:-

- a) KEMA Lab Holland
- b) CESI Lab, Italy
- c) CRIEPI Lab, Japan
- d) HV & SC Testing Lab, Rawat, Pakistan
- e) Any Laboratory accredited by EA (European Co-Operation for accreditations) or a member there of.
- f) Any Laboratory accredited by ILAC (International Lab for accreditations) or a member there of.



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- g) Any Laboratory accredited by IAF (International Accreditation Forum) or a member there of.
- h) Any Laboratory accredited by STL (Short Circuit Testing Liaison) or a member there of.

By specifying a limited number of testing labs, NTDC is killing the competition and will get the monopolized rates resulting a loss of public money. It is requested to accept type tests from all world's renowned accredited labs as accepted in world bank tenders.

Attention is also invited to the article published in newspapers (**Annex-IV**) from which it can easily be assessed that most of the sitting NTDC officials on the relevant jobs involved in corrupt practices since long and involved in participation in tenders at its own by one way or the other that is why they are introducing such discriminatory clauses day by day in each tender to restrain their opponents.

It is requested to delete the above discriminatory clauses from the bidding document and create level play field for all and save NTDC from millions of loss due to receipt of high monopolized prices and extend the bid opening time accordingly.

Awaiting for your response to proceed further in the matter.

Thanking you, we remain.

Regards



For JZ International Lahore
Cell: 03234202920

Cc;

- 1- AdnanTareen , Energy Specialist, Energy Division, Central and West Asia Department Asian Development Bank Manila **with the request to approve those clauses of bidding documents which are prevailing all over the world under ADB loans and direct NTDC to remove such discriminatory clauses having difficult conditions to meet which are also against PPRA Rules 2004 and create level playing field for**



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manufacturers of all ADB member countries. Will ADB approve/allow such discriminatory clauses for procurement of material in countries other than Pakistan? Please take action as per provisions of ADB guidelines.

- 2- Secretary of Ministry of Water and Power, Room No. 202-203, 2nd Floor, A Block Pak Secretariat, Islamabad **with the request to give us time to explain in person.**
- 3- Mr.Vaqar Zakaria, Chairman Board of Director NTDC, H-39, St-3, Sector E-7, Islamabad with similar request as 2.
- 4- Member BOD/Chairman Procurement Committee NTDC Mohsin M.Syed, Hybrid Technics, 9-Fane Road Lahore with similar request as 2..
- 5- Managing Director NTDC 414 WAPDA House Lahore.
- 6- Managing Director, PPRA, 1st Floor FBC Building Near State Bank, Sector G-5/2, Islamabad, **with the request to direct NTDC to remove all such discriminatory clauses which are against PPRA Rules 2004 with immediate effect.**
- 7- Chairman, Competition Commission of Pakistan 7th Floor South, ISE Towers 55-B, Jinnah Avenue, Islamabad **with the request to intervene in the matter** as per slogan of competition commission "**CREATING A LEVEL PLAYING FIELD**" which cannot be achieved without restraining NTDC/DISCO's to remove/withdraw/delete such discriminatory clauses from the tender documents which have been incorporated by NTDC/DISCO's **to restrain new entrants/bidders.**
- 8- Chairman, Transparency International Pakistan, 5-C, 2nd Floor, Khayaban-e-Ittehad, Phase VII, D.H.A., Karachi.

Annex-I

PERFORMANCE CERTIFICATE

It is certify that M/s. _____ has supplied the following materials for the quantities indicated against each.

S.No.	Order No. & Date	Designation & address of order placing authority/User	Description of Material	Quantity	Name of line along with voltage rating where material installed	Date of Commissioning.	Performance of Material

The above mentioned material installed in our system and its performance is found satisfactory.

Date of issuing _____

Signature of issuing authority with seal
 Name and Designation of issuing authority
 Address along with Phone No. and
 Fax of issuing authority
 Email & Website

Note:

1. In case of those bidders who have supplied the similar or higher rating material to NTDC shall furnish the details of such supplies in the above Performa which shall be signed by their authorized signatory along with seal and certificates is not required from the Purchaser/ User in respect of such supplies.
2. Performance certificate shall be on original letter head of issuing agency.

Annex - D

FORMAT FOR POWER OF ATTORNEY FOR SIGNING OF BID

POWER OF ATTORNEY

Know all men by these presents, we _____ (name and address of the registered office of the Bidder) do hereby constitute, appoint and authorize Mr. / Ms. _____ R/o _____ (name and address of residence) who is presently employed with us and holding the position of _____, as our attorney, to do in our name and on our behalf, all such acts, deeds and things necessary in connection with or incidental to the bid of the (please state the name and address of the bidder) for **tender No. ADB-77-2014: Procurement of 220kV Transmission Line Material** (the "tender"), including signing and submission of all documents and providing information / responses to National Transmission & Dispatch company Ltd (NTDCL), representing us in all matters in connection with our bid for the said tender.

We hereby agree to ratify all acts, deeds and things done by our said attorney pursuant to this Power of Attorney and agree that all acts, deeds and things done by our aforesaid attorney shall and shall always be deemed to have been done by us.

For

(Signature)

(Name, Title, Email ID and Address)

Accepted

.....(Signature)

(Name, Title, Email ID and Address of the Attorney)

ACKNOWLEDGMENT

Before me, a Notary Public for and in the City of _____, this _____ of _____ 2014 personally came and appeared:

NAME

IDENTIFICATION DOCUMENT

Known to me to be the same person/s who executed the foregoing Special Power of Attorney in favor of _____, and acknowledged to me the same is/are his/her/their free and voluntary act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my notarial seal, the date and place above written.

NOTARY PUBLIC

Annex - III

15kV XLPE POWER CABLES & TERMINATION KITS**1 GENERAL**

This specification covers the requirement of manufacture, performance characteristics and Tests relating to 11KV Power Cables and associated termination kits for indoor and outdoor use. The power cables shall be of extruded XLPE insulation for standard rated voltage of $[U_0/U(U_m) =] 8.7/15 (17.5)$ kV rms, having PVC sheathing of type ST₂, in accordance with IEC publication 60502-2; where U_0 = rated power frequency voltage between conductor and the earth or metallic screen; U = power frequency voltage between conductors and U_m is the maximum value of the highest system voltage for which the equipment is designed.

2 APPLICABLE STANDARDS

International Electrotechnical Commission (IEC)'s Publications: IEC 60502-2 ; IEC 60811-1-2 ; IEC 60811-1-3 ; IEC 60811-1-4 ; IEC 60811-2-1 ; IEC 60811-3-2 ; IEC 60885-3 ; IEC 60986 etc. All other relevant, IEC or ANSI/IEEE specs as amended up to date where applicable, shall be followed.

3 DEFINITIONS

- i) The IEC relevant definitions shall apply.
- ii) Internationally accredited Independent Laboratory (IAIL):
For the specified requirement of Type Test and Type Test reports the following will be considered as internationally accredited Independent Labs:-
 - a) KEMA Lab, Holland
 - b) CESI Lab, Italy.
 - c) CRIEPI Lab, Japan
 - d) HV & SC Testing Lab, Rawat, Pakistan
 - e) Any Laboratory accredited by EA (European Co-operation for accreditation) or a member there of.
 - f) Any Laboratory accredited by ILAC (International Lab accreditation) or a member there of.
 - g) Any Laboratory accredited by IAF (International accreditation Forum) or a member there of.
 - h) Any Laboratory accredited by STL (Short Circuit Testing Liaison) or a member there of.
- iii) Engineer or Inspector: An authorized representative of MEPCO for the purpose of attending, witnessing the Tests carried out according to the requirement of Technical Specifications or inspecting the offered material for their conformity to specifications.

4 SERVICE CONDITIONS

The cables shall be suitable for operation in 15,000 volts, 50 Hz three phase distribution system. Three core cables shall be operated in a three-phase three wire system with the



11-6-2014

کل آج



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کیا تک لوت مار کے لئے باقیا؟

یقیناً اس سکیڈل کا نتیجہ بھی اس کے سوا کچھ نہیں نکلے گا کہ انکو ازی کمیٹی نہیں ملے گی کاغذات کا تبادلہ ہوگا میٹنگز ہوں گی اور یہ معاملہ بھی
 اسی میں حل جائے گا اور اس کی تین وجوہ ہیں پہلی یہ کہ فرض کریں وزیر اعظم یا وفاقی وزیر اس سکیڈل کا نوٹس لے لیتے ہیں تو یہ معاملہ
 ایم ڈی این ٹی ڈی سی کے پاس چلا جائے گا۔ جس ڈائریکٹر نے انپکشن کمیٹی کے اصل ممبر کی جگہ بگس دستخط کئے تھے وہ ایم ڈی
 صاحب کے بہت قریبی سمجھے جاتے ہیں تو پھر وہ کیوں اس ڈائریکٹر کے خلاف ایکشن لیں گے۔ ویسے بھی ایم ڈی صاحب خود بھی
 دوغی کمپنیاں چلا رہے ہیں اور ساتھ ساتھ این ٹی ڈی سی سے بھی تنخواہ اور مراعات وصول کر رہے ہیں تو وہ اس معاملے کو کسی منطقی انجام
 تک کیوں پہنچائیں گے؟ طرف بھی نہیں، دائیں اور بائیں گریڈ کے افسران کی اکثریت نے کمپنیاں کھولی ہوئی ہیں یہ سب ملی بھگت
 سے ایک دوسرے کے لیے ٹینڈر منظور کرواتے ہیں گھنٹا مال زیادہ قیمت پر منظور کرتے ہیں اور یوں قومی خزانے کو چوٹا لگاتے ہیں۔
 کیا ایسے لوگوں سے ایمانداری کی توقع کی جاسکتی ہے؟ دوسرا یہ کہ بگس دستخط کرنے والے ڈائریکٹر کا قریبی عزیز ایف آئی اے میں
 اعلیٰ عہدے پر تعینات ہے تو اگر اس کا کیس ایف آئی اے میں چلا بھی جاتا ہے تو ایکشن کیا ہوگا؟ تیسرا یہ کہ اسی ڈائریکٹر کے خلاف
 ٹیب میں پہلے سے ٹرانسپارمرز میں کرپشن کے حوالے سے ایک معروف کیس عرصے سے داخل ہے اس کی انکو ازی بھی مکمل ہو چکی
 ہے لیکن موصوف آزاد پھر رہے ہیں۔

میں بارہا گزارش کر چکا ہوں کہ حکمران لوڈ شیڈنگ اور بجلی چوری کم کرنا چاہتے ہیں تو سب سے پہلے واپڈا کے اعلیٰ افسران کو کنٹرول
 میں لائیں ان کے ہاٹے نکلوائیں ان کی نجی کمپنیاں بند کر دیں ان کی دوہری شہریت منسوخ کریں ان کے بینک اکاؤنٹس چیک
 کرائیں ان کی تنخواہوں اور ان کے لائف سٹائل کا موازنہ کریں ان کے گھر میں کھڑی گاڑیوں پر نظر ڈالیں ان کے کریڈٹ کارڈز
 اور سفر کی اخراجات نکلوائیں ان کے پلائوں اور کوٹھیوں کا ریکارڈ دیکھیں سٹورس بینکوں سے ان کے اکاؤنٹس کی تفصیلات نکلوائیں اور
 اس کے بعد دیکھیں کہ کیسے مگر مجھ بے نقاب ہوتے ہیں پھر دیکھیں کہ کیسے بجلی کا مسئلہ حل نہیں ہوتا۔ کیا ایسکو چیف ارشد رفیق اور
 ڈائریکٹر آپریشنز محبوب علی کی گرفتاری کے بعد بھی کوئی ابہام باقی رہ جاتا ہے کہ واپڈا ایسکو اور این ٹی ڈی سی کے افسران بجلی چوری
 کرپشن اور لوڈ شیڈنگ کے ذمہ دار نہیں اور یہ جرائم کوئی خلائی مخلوق آ کر کرتی ہے اور کیا یہ ملک ایسے ہی لوگوں کے لئے بنا تھا جو رہائش
 تو امریکہ، کینیڈا اور برطانیہ میں رکھیں بینک اکاؤنٹ سوئٹزر لینڈ میں کھولیں کاروبار وہی سنگاپور اور ملائیشیا میں کریں اور لوت مار کرنی
 ہو تو پاکستان آجائیں؟ میرے پاس ایسے مزید سکیڈل موجود ہیں لیکن سوال یہ ہے کہ کیا ان سکیڈلز کا حکم وزیر مملکت عابد شیر
 علی کو نہیں کیا یہ درست نہیں کہ واپڈا میں گریڈ انٹیس کے کئی افسران وزارت پانی و بجلی نے براہ راست لٹوائے ہیں اور جب ان کے
 خلاف کرپشن کا کوئی کیس آئے گا تو یہ کس کی طرف داری کریں گے اور اگر ہر جگہ میں کرپٹ افسران کا حکم ہی چلنا ہے تو پھر ہم اپنے
 بچوں کو امانت و یانت اور صداقت کا سبق کیوں سکھاتے ہیں پھر ہم اپنا نصاب ہی کیوں تبدیل نہیں کر دیتے ہم انہیں بچوں سے ہی