

**Addendum to Procedure published for computation and sharing of transmission charges**

**I. Para 9.0 Computation of Transmission Charges for Short Term Open Access**

1. Para 9.2 shall be modified as mentioned below:

9.2 Transmission Charges for STOA transactions shall be payable by generating stations and embedded entities located in the State, as per the last published STOA Rate for the State. In case of drawee entities that are users of RLDC which have no Long Term Access or Medium Term Open Access, STOA Rate of the state in which they are located shall be applicable.

2. Para 9.5 shall be added as mentioned below:

9.5 STOA bilateral transactions where buyer and seller both are distribution licensees or traders applying on behalf of such distribution licensees, one having Long Term Access or Medium Term Open Access or both and the other licensee having no Long Term Access or Medium Term Open Access, then the following shall apply:

- (a) If distribution licensee with Long Term Access or Medium Term Open Access or both has applied for STOA, then no transmission charges for STOA transactions shall be applicable
- (b) If distribution licensee without any Long Term Access or Medium Term Open Access or both has applied for STOA, then transmission charges for STOA transactions shall be applicable

**Illustration:**

- (i) Suppose a distribution licensee ‘D1’ (seller) applied for a short term bilateral transaction of 100 MW under First Come First Serve (FCFS) category intends to supply power to another Distribution Licensee ‘D2’ (Buyer). D1 has LTA of 2000 MW where as D2 has no LTA or MTOA. Then the distribution licensee D1 shall not be liable to pay charges for such STOA.
- (ii) Suppose a distribution licensee ‘D1’ (seller) applied for a short term bilateral transaction of 100 MW under First Come First Serve (FCFS) category intends to supply power to another Distribution Licensee ‘D2’ (Buyer). D1 has no LTA or MTOA where as D2 has LTA of 2000 MW. Then the distribution licensee D1 shall be liable to pay charges for such STOA.

3. Para 9.4 shall be modified as mentioned below:

9.4 SLDCs shall furnish the details of distribution licensees of concerned state having Long Term Access or Medium Term Open Access or both, along with details of prospective Long Term Open Access and/or Medium Term Open Access of the licensees for next three months by 25<sup>th</sup> of each month to RLDC/IA .

**II. Para 11.0 Time lines for activities under this procedure is modified as mentioned below:**

<b>Sl.No.</b>	<b>Name of the Activity</b>	<b>Time line</b>
12	Notification of transmission charges payable by DICs by NLDC	By 25 <sup>th</sup> day of each month following billing period
13	Furnishing details of LTA/MTOA of distribution licensees to RLDC/ IA including prospective LTA/ MTOA of next 3 months by SLDC	By 25 <sup>th</sup> day of each month

**III. In Format IIG(1) of Procedure for collection of data and information, under Details of Associated Transmission System (ATS), a column with heading “Name of ISTS Licensee” shall be added.**