

CONSUMER_AWARENESS FROM 2020 01A EMAILS REGARDING IRREGULARITIES BY TPCODL

EXTRACT OF EMAIL DATED 23 06 2021 TO EE TPCODL REGARDING CASE DIARY OF DISCONNECTION OF POWER FOR THE YEAR 2021

(no subject)



jayanti das <jayantidasorissa2012@gmail.com>

Wed, Jun 23, 2021

11:11 PM

to ee.cdd1, connect, cmo, orierc, odishasoochana, se.ctc, customercare, customercare

TPCODL REFERENCE LETTER NUMBER 1482 DATED 09 06 2021 DESPATCHED ON 22 06 2021 RECEIVED ON 23 06 2021

To

DGM (Elect)CDD1 Ranihat Cuttack ee.cdd1@tpcentralodisha.com

Copy to

PM Office

CM Odisha

Chairman OERC orierc@gmail.com

Chairman OIC

Superintending Engineer (Elect) Electrical Circle Badambadi Cuttack se.ctc@tpcentralodisha.com

GM TPCODL through customercare@tpcentralodisha.com

CEO TPCODL through customercare@tatapower.com

Subject-Case diary of disconnection of power for the year 2021 asked under RTI dated 23 04 2021

and your willful faulty reply to the same

Sir

Refer to the abovementioned issue and your reply where you have unnecessarily provided me the data for the year 2020 which was not asked.

All the pages are not signed by the PIO as per RTI Act and the pages are also not numbered.

Another loophole is you have provided data of Chandni chowk section upto 16 03 2021 and data of Cantonment Elect section upto 28 03 2021. It seems that after 28 03 2021 there was no disconnection of power and as the RTI was asked on 23 04 2021; you should have replied the data from 01 01 2021 to 23 04 2021.

Most of the pages of Chandni chowk section shows clear columns of DC date and RC DATE mentioning the amount of arrears which shows a huge disparity of figures of pending bills starting approximately

from Rs 2850 to maximum of around Rs 70000 plus which is a clear signal of mismanagement and malfunction of the system run by TPCODL as same type of punishment is given ie (disconnection) to the persons having arrears in thousands and in lacs.

It shows you don't have a clear policy of disconnection like default of the amount of money/ default in number of months. So TPCODL is using too much police power and discretion to cut whose line and not to touch whom and the ground level contract labourers of TPCODL use their own norms to punish to collect their share of black money.

It is strange to see that the re-connection fees of Rs 150 is not collected from all mentioned consumers or collected but pocketed and not mentioned. Clarify.

It is surprising to see in the data provided by Cantonment Elect section where no mention of RC charge of Rs 150 is mentioned and arrears after part payment is not mentioned.

You have also not clarified about notice for disconnection as power is an essential commodity was/were served to the consumers or not because you have no specific guideline for disconnection like the maximum amount or maximum number of months which is proven from your own RTI reply as you have a wide range from Rs 2850 to maximum of around Rs 70000 plus and you have cleverly suppressed the fact about number of months.

Cantonment Elect section has provided the list of disconnections upto 28 03 2021 where there is no mention of the name Sri Sachidananda Das CONSUMER A/c 00718091 CUSTOMER ID 301S00718091 whose line was disconnected on 28 03 2021 and reconnection was done on 09 04 2021 after the Hon'ble Orissa High Court passed an order on 08 04 2021 for re-connection and issue notice was served to the opposite parties.

So it clearly shows that the illegality was done willfully as a personal vendetta by TPCODL because of the previous PIL filed by me related to power theft, ujala bulb scam, promotion of amazon by taking commission, forceful installation of digital meter by TPCODL staff to promote private companies as it is done by TPCODL through EES in ujala bulb scam, parallel power distribution by landlords to their tenants through sub-meter in collusion with the local meter reader and lineman and above all it is Pandora's Box of corruption whose lid will be opened in Hon'ble Orissa High Court.

The suppression of the name Sri Sachidananda Das CONSUMER A/c 00718091 CUSTOMER ID 301S00718091 whose line was disconnected on 28 03 2021 and not on record as per RTI reply is itself a proof of confirmation of all the illegalities existing in TPCODL.

I may take this matter to NSE, BSE, company rating agencies and Ministry of Finance and Corporate Affairs, Ministry of Power as TPCODL has crossed all the ethics of corporate world being involved as PPP for meager financial benefits and remaining silent on corruption issue.

Yours faithfully

Jayanti Das

Attachments area

EXTRACT OF EMAIL DATED 10 06 2021 REGARDING TDCODL LETTER REFERENCE NUMBER 1422 AND 1459 VIDE DATED 04 06 2021 AND 07 06 2021

RTI TPCODL

jayanti das <jayantidasorissa2012@gmail.com>

**Thu, Jun 10, 2021
1:39 PM**

to eecddl, se.ctc, connect, cmo, orierc, odishasoochana, customercare

TDCODL REFERENCE LETTER NUMBER 1422 AND 1459 VIDE DATED 04 06 2021 AND 07 06 2021

To

Executive Engineer CDD –I Ranihat eecddl@cescoorissa.com

Superintending Engineer (Elect) Electrical Circle Badambadi Cuttack se.ctc@tpcentralodisha.com

Reference-letter number 1422 and 1459 vide dated 04 06 2021 and 07 06 2021

Copy to

PM Office

CM Odisha Office

Chairman OERC

Chairman OIC

GM TPCODL through customercare

Sir

It is pertinent to mention that you are sending RTI replies and demand for fee for information by ORDINARY POST but mentioning SPEED POST in your letter which creates doubt about your genuineness.

I have clearly mentioned in the RTI application to make all correspondence by SPEED POST but contrary to that you are sending the letters by ordinary post where there is every chance of loss of the letter and you have no evidence of sending the letter to me except a willful mis-declaration on TPCODL letterhead regarding “ by speed post” which has no legal value.

You have to clarify why such willful mis-declaration is made.

Is it to derail the RTI Act or the TPCODL has no money to send the letter by SPEED POST which could have been reimbursed from the applicant lawfully in due course?

You have done the same mistake in your last RTI Reply demanding Rs 100/- for supply of information.

So it can be inferred that this is your SOP for dealing with RTI Applications regarding massive corruption going on in TPCODL due power theft and huge T & D losses.

It is pertinent to mention that you are replying under RTI in a very vague manner and try to shift the onus to other private companies with whom you work on PPP mode.

It is ridiculous to see that as per your RTI reply you don't have records of sale of UJALA Bulbs from your counters although you have admitted that you had provided space for distribution counters and obviously you have collected RENT and it must have figured in your auditor's report or if not it is collected in BLACK because CESU/TPCODL are not CHARITABLE ORGANISATIONS.

Under RTI Act there is provision of forwarding the application to the concerned authorities with whom the required information is available and ie M/s EESL with whom you have MOU agreement and commission sharing and as the said company bound by PPP Act and was dealing with public money.

If you don't have the proper capability of dealing with RTI applications and its clauses then it is better you should resign from the post of PIO and vacate the place for a honest and competent PIO just like the most efficient and responsible who work in the interest of state and removal of corruption like PIOs of CDA Cuttack and Land Settlement Jobra Cuttack.

It is suggested that you transfer my RTI application to M/s EESL and collect the information as they are the main accused in UJALA bulb scam who looted money by sale of defective products to people of Odisha and they are bound by law to provide information either in Odisha Soochana Commission or in the Hon'ble Orissa High Court and it is upto you.

You are also suggested to provide correct information or else forward the application to the concerned authorities with whom the required information is available related to my PENDING RTI APPLICATIONS.

You are also suggested to provide the EMAIL ID of GM TPCODL Bhubaneswar and CEO TPCODL Mumbai in your all letter heads and in front of the counters/branch office like JE/SDO/EE/SE in capital letters and put banners for public convenience and above all in your website.

Yours faithfully

Jayanti Das

----- Forwarded message -----

From: jayanti das <jayantidasorissa2012@gmail.com>

To: eecddl@cescoorissa.com, se.ctc@tpcentralodisha.com, connect@mygov.nic.in, cmo@nic.in, orierc@rediffmail.com, odishasoochana@nic.in, customercare@tpcentralodisha.com

Cc:

Bcc:

Date: Thu, 10 Jun 2021 13:39:22 +0530

Subject: RTI TPCODL

----- Message truncated -----

jayanti das <jayantidasorissa2012@gmail.com>

Thu, Jun 10, 2021

1:41 PM

to ee.ctc

jayanti das <jayantidasorissa2012@gmail.com>

Tue, Jun 22, 2021

11:39 AM

to ee.cdd1

EXTRACT OF EMAIL DATED 13 06 2021 TO EE TPCODL REGARDING TDCODL LETTER REFERENCE NUMBER 1376 AND 1375 VIDE DATED 28 05 2021

TPCODL RTI REPLIES

jayanti das <jayantidasorissa2012@gmail.com>

Sun, Jun 13, 2021

12:06 PM

to ee.ctc, se.ctc, connect, cmo, orierc, info, odishasoochana, customercare, customercare, admin

TDCODL REFERENCE LETTER NUMBER 1376 AND 1375 VIDE DATED 28 05 2021

To

Executive Engineer CDD –I Ranihat eecddl@cescoorissa.com (given in your letterhead as RTI reply which has bounced) ee.ctc@tpcentralodisha.com

Superintending Engineer (Elect) Electrical Circle Badambadi Cuttack se.ctc@tpcentralodisha.com

Reference-letter number 1376 and 1375 vide dated 28 05 2021

Copy to

PM Office

CM Odisha Office

Chairman OERC orierc@gmail.com /info@orierc.org

Chairman OIC

GM TPCODL through customercare@tpcentralodisha.com

CEO TPCODL through customercare@tatapower.com / admin@tatapower.com

Sir

It is pertinent to mention that you are sending RTI replies and demand for fee for information by ORDINARY POST but mentioning SPEED POST in your letter which creates doubt about your genuineness.

I have clearly mentioned in the RTI application to make all correspondence by SPEED POST but contrary to that you are sending the letters by ordinary post where there is every chance of loss of the letter and you have no evidence of sending the letter to me except a willful mis-declaration on TPCODL letterhead regarding “ by speed post” which has no legal value.

You have to clarify why such willful mis-declaration is made.

Is it to derail the RTI Act or the TPCODL has no money to send the letter by SPEED POST which could have been reimbursed from the applicant lawfully in due course?

You have done the same mistake in this RTI Reply demanding Rs 100/- for supply of information.

So it can be inferred that this is your SOP for dealing with RTI Applications regarding massive corruption going on in TPCODL due power theft leading to huge T & D losses.

As per your RTI reply it is admitted that you have no information about the consumers having ACs/washing machines/other electrical appliances consuming power under domestic category under the jurisdiction of JE Chandni Chowk and JE Cantonment Road Cuttack. You have also admitted that you have no information about the consumers’ internal installation or equipment except meter and contract demand.

From such type of ridiculous reply it can be inferred that you have given free hand for power theft and evasion of load by the consumers through the route lineman, meter readers who basically temporary contract laborers and the concerned JE.

It can be assumed from these type of irresponsible replies that you have no control over calculating the power load on the meter with regard to number of family members, number of tenants, number of floors constructed over a period of time since the day of installation of the meter, purpose of use of power supply for domestic/commercial operated from the residence although it is marked as “DOM” like grocery, welding, private tuition, homeopathy clinics, tailoring, vehicle repairing without trade license, sale of second hand bikes from residence, using residence as stockist for medicine, tea, cold drinks etc.

It appears that such type of above mentioned activities are fully operational with full knowledge of TPCODL employees and as TPCODL is not a charitable organization working for welfare without any monetary remuneration and so there is every possibility of quid pro quo and TPCODL is itself responsible for massive corruption going on in TPCODL due to power theft leading to huge T & D losses.

You have not clarified about the category of billing of units for the above mentioned commercial operations from residence in domestic category which itself is a massive revenue loss which willfully allowed by TPCODL.

It is ridiculous to see that you have not thought it proper to identify such miscreant consumers and brought them to book to have separate commercial category meter to operate from residence and the tenants should be charged commercially as they are the providers of rent to the landlords and the meters should be marked as “TENANTS”. Above all the business of self invented sub meters by the

miscreant landlords who take meter reading and charge at their sweet will from the tenants as if they are the TPCODL should be immediately banned and criminal cases should be initiated against them.

You are also suggested to provide the EMAIL ID of GM TPCODL Bhubaneswar and CEO TPCODL Mumbai in your all letter heads and in front of the counters/branch office like JE/SDO/EE/SE in capital letters and put banners for public convenience and above all in your website.

Yours faithfully

Jayanti Das

postmaster@tatapower.com

Sun, Jun 13, 2021

12:07 PM

to me

----- Forwarded message -----

From: jayanti das <jayantidasorissa2012@gmail.com>

To: <ee.ctc@tpcentralodisha.com>, <se.ctc@tpcentralodisha.com>, <connect@mygov.nic.in>, <cmo@nic.in>, <orierc@gmail.com>, <info@orierc.org>, <odishasoochana@nic.in>, <customercare@tpcentralodisha.com>, <customercare@tatapower.com>, <admin@tatapower.com>

Cc:

Bcc:

Date: Sun, 13 Jun 2021 12:06:49 +0530

Subject: TPCODL RTI REPLIES

----- Forwarded message -----

From: jayanti das <jayantidasorissa2012@gmail.com>

To: ee.ctc@tpcentralodisha.com, se.ctc@tpcentralodisha.com, connect@mygov.nic.in, cmo@nic.in, orierc@gmail.com, info@orierc.org, odishasoochana@nic.in, customercare@tpcentralodisha.com, customercare@tatapower.com, admin@tatapower.com

Cc:

Bcc:

Date: Sun, 13 Jun 2021 12:06:49 +0530

Subject: TPCODL RTI REPLIES

----- Message truncated -----

jayanti das <jayantidasorissa2012@gmail.com>

Tue, Jun 22, 2021

11:39 AM

to ee.cdd1

jayanti das <jayantidasorissa2012@gmail.com>

Sun, Feb 10, 2019, 11:59

AM

to atc, asahu, Saurabh, sdaorissa

Sir

Although about a month has passed inaction still prevails. It is a kind of cheating the customers by the government with the help of corporate sector in the name of some schemes which benefits both of you except the customer. The customer has to sit with fused bulbs for one year out of 3 years warranty. It is just like chit fund scam happened in Odisha.

Inaction is the best strategy to cover up the irregularities and corruption by the agencies by subscribing to political funding. It is cheating the customer, taking away their good money by corporate sector vouched by state government departments like CESU promoting Philips Ujala Bulbs in their bill collection centres, divisional offices and executive engineer's office (stadium road, biju patnaik chhak, ranihat , link road etc) and donate to political parties.

All the above mentioned CESU branches have washed their hands from these fused bulbs exchange scheme supplied by Philips which are of inferior quality which they have pushed to Odisha government under the UJALA scheme.

Enough is enough and UJALA scheme has already spread too much ujala in Odisha.

They give damn to your email asking ATR and my grievance redressal by them as no movement has started after one month in this matter.

Perhaps we have move the Hon'ble High court by a Writ petition because it is not only cheating the customer but it is a scam in the guise of government promoted scheme with nexus of corporate sector.

Immediately open exchange counter for the fused materials or refund the money as it is done in chit fund scam under the supervision of Hon'ble chit fund commission.

Jayanti Das
www.jayantidas.com.



jayanti
das

Sun, Feb 10, 2019, 12:12
PM

----- Forwarded message ----- From: jayanti das <jayantidasorissa2012@gmail.com> Date: Sun, Feb 10, 2019 at 11:59 AM Subject: DEFECTIVE LED BULBS To: <



jayanti das <jayantidasorissa2012@gmail.com>

Mon, Feb 18, 2019, 1:04
PM

to atc, asahu, Saurabh, sdaorissa, corpcomm.india

Sir

Please refer to the above email and telephonic discussion in the above matter on 10/02/2019, 13/02/2019 and 14/02/2019 from the mobile number 9040506153.

The person assured me to exchange the defective Philips LED bulbs under warranty of 3 years. On 14/02/2019 at around 12.30 at jobra/ biju patnaik chhak CESU office. He hesitated to mention or refer to my official complaint in a written format to dispose of the matter by exchanging the bulbs. As I insisted on official correspondence regarding the complaint he did not turn up.

So it seems the authorities are more interested in unofficial dealings than resolving the matter lawfully.

Under the circumstances you are requested to open official exchange counters to replace the defective materials (Philips LED Ujala Bulbs) of the consumers who lawfully purchased the bulbs by hard earned money.

Stop appeasing the LIG segment by providing them free LED bulbs out of tax payer's money under some PEETHA/KALIA scheme to attract the vote bank at the cost of MIG tax paying segment.

Jayanti Das

GOVERNMENT ALLOWING CORPORATE TO CHEAT THE CUSTOMERS BY SUPPLYING THEIR DEFECTIVE PRODUCTS AT THE MARKET RATE VOUCHERED BY GOVERNMENT CREATED TRUST

jayanti das <jayantidasorissa2012@gmail.com>

Sat, Mar 2, 2019, 10:26
AM

to connect, corpcomm.india, atc, asahu, Saurabh, sdaorissa

Sir

Refer to my several letters and emails regarding above mentioned issue which is willfully, knowingly and deliberately not attended.

You are suggested to sort out the issue at the earliest.

Why the grievances are not redressed is mentioned below-
Grey areas-

1. 3 pillars of democracy are becoming defunct because of Discretionary Quota (DQ) availed by non deserving candidates by violating SC guidelines which are meant for martyrs and war widows.
2. Government has done partnership with corporate sector to provide utility services to the consumers; so actually there is no forum for grievance redressal.
3. Both government and corporate sector are reaping benefits from each other by subscribing to each other's financial needs ie funding political parties by corporate and government allowing corporate to cheat the customers by supplying their defective products at the market rate vouchered by Government created TRUST.
4. Actually cheating has been done willfully to get financial benefits for each other.
5. The customer is pushed to a long judicial process to get its lawful rights and the whirlpool is created by the unlawful DQ allotments which is violation of SC direction which is a serious threat to democracy.

I think seriously we need the intervention of the Court.

Jayanti Das

www.jayantidas.com

ECONOMIC SURVEY 2020-21 FLAGS HIGH T&D LOSSES IN POWER SECTOR

India's T&D losses have been over 20 per cent of generation, which is more than twice the world average. The ideal level of T&D losses ranges between six to eight per cent.

PTI

January 30, 2021, 08:01 IST

New Delhi: India's transmission and distribution (T&D) losses in the power sector are "substantial" and are very high compared to peer nations, flagged the Economic Survey for 2020-21. The T&D losses represent electricity that is generated but does not reach intended customers.

India's T&D losses have been over 20 per cent of generation, which is more than twice the world average. The ideal level of T&D losses ranges between six to eight per cent.

According to the Central Electricity Authority's latest report of October, 2020 the T&D losses had declined to 20.66 per cent in 2018-19, from 21.04 per cent in 2017-18, and 21.42 per cent in 2016-17.

"T&D losses have been declining since 2001-02 but are still substantial. As compared to the T&D losses of the peer countries. India's T&D losses are very high," the survey stated.

The observation assumes significance in view of the stressed power sector because of cash strapped discoms which are finding it difficult to make timely payment for electricity supply by generation firms (gencos).

As per the Payment Ratification And Analysis in Power procurement for bringing Transparency in Invoicing of generators portal, the discoms' total outstanding to gencos stood at over Rs 1.39 lakh crore as of November 2020, which includes Rs 1.26 lakh crore of overdue amount.

The outstanding dues become overdue when discoms do not pay gencos for supply of power after 45 days of generation of the bills.

The huge overdue amount shows that there is a liquidity crunch with the discoms. In order to deal with the issue, the centre had announced a liquidity infusion package for discom with an outlay of Rs 90,000 crore which was later expanded to Rs 1.2 lakh crore.

The survey also said that the power sector has witnessed substantial transformation from both the demand (universal electrification) and supply-side (the advent of green energy).

Commendable progress has been made in the generation and transmission of electricity in India, it said adding that the total installed capacity has increased from 3,56,100 MW in March-2019, to 3,70,106 MW in March 2020.

Further, the generation capacity increased to 3,73,436 MW in October-2020, and comprised 2,31,321 MW of thermal, 45,699 MW of hydro, 6,780 MW of nuclear, and 89,636 MW of renewables and others.

The capacity addition in the power sector was mainly driven by the government in the year FY20, it added.

The decline in energy deficit may be partially attributed to enhanced energy efficiency and improved energy intensity in India, it observed.

Energy intensity is defined as the quantity of energy required to produce a unit of output. Therefore, lower the energy intensity, better it is.

The energy intensity of India (at 2011-12 prices) decreased from 65.6 toes per crore rupees in FY12 to 55.43 toes (tonnes of oil equivalent) per crore rupees in FY19.

At the same time, the per capita consumption increased from 0.47 toe in FY12 to 0.58 toe in FY19, it added.

In 2014, the central government approved the Integrated Power Development Scheme (IPDS) to facilitate state utilities to ensure quality and reliable 24x7 power supply in the urban areas with a total outlay of Rs 32,612 crores.

So far, projects worth Rs 30,991 crores have been sanctioned to the states and the distribution strengthening has been completed in 442 of the 546 circles till the end of September-2020, it observed.

Further, the country has already accomplished two major landmarks in the rural electrification arena. Firstly 100 per cent village electrification under Deen Dayal Upadhyaya Gram Jyoti Yojana, and secondly universal household electrification under 'Pradhan Mantri Sahaj Bijli Har Ghar Yojana' (Saubhaagya).