പതിമൂന്നാം കേരള നിയമസഭ

പന്ത്രണ്ടാം സമ്മേളനം.

നക്ഷത്ര ചിഹ്നമിടാത്ത

02-12-2014ൽ മറുപടിക്ക്

<u>ചോദ്യം : 347</u>

പുതുക്കിയ ഇലക്ട്രിസിറ്റി സപ്ലൈകോഡ്

ചോദ്യം

ഉത്തരം

ശ്രീ. എം.വി.ശ്രേയാംസ്കുമാർ

ശ്രീ. ആര്യാടൻ മുഹമ്മദ്. (ഊർജ്ജ വകുപ്പ് മന്ത്രി.)

- (എ) സംസ്ഥാനത്ത് പുതുക്കിയ ഇലക്ട്രി- (എ) സിറ്റി സപ്ലൈകോഡ് നിലവിൽ വന്നിട്ടുണ്ടോ;
- (ബി) പ്രസ്തുത സപ്ലൈകോഡിൽ വീട്ടു- (ബി) നമ്പർ കിട്ടാത്ത വീടുകൾക്ക് വൈദ്യുതി കണക്ഷൻ നൽകുന്നതി-ന് വ്യവസ്ഥയുണ്ടോ; വിശദമാക്കു-മോ;
- (സി) ഇല്ലെങ്കിൽ നേരത്തെയുണ്ടായിരുന്ന (സി) ഈ വ്യവസ്ഥ പുതുക്കിയ സപ്ലൈ-കോഡിൽ ഉൾപ്പെടുത്തുന്നതിന് നടപടി സ്വീകരിക്കുമോ ?

ഉണ്ട്. 2014 ഏപ്രിൽ 1–ാം തീയതി നിലവിൽ വന്നു.

വീടുകളിലേക്ക് വൈദ്യുതി കണക്ഷന് അപേക്ഷിക്കുമ്പോൾ അപേക്ഷകനെ തിരിച്ചറിയുന്ന-തിനുള്ള രേഖ, അപേക്ഷകൻ വീടിന്റെ ഉടമസ്ഥനാണെങ്കിൽ ഉടമസ്ഥാവകാശം തെളിയി-ക്കുന്ന രേഖ, ഉടമസ്ഥനല്ലെ-ങ്കിൽ താമസിക്കുന്നതിനുള്ള അധികാരം ലഭിച്ച രേഖ ഇവയാണ് നൽകേണ്ടത്.

സപ്ളൈകോഡിൽ പുതിയ വൃവസ്ഥ ചേർക്കുന്നതിന് ''സ്പ്ളൈകോഡ് റിവ്യൂപാന– ലിന്'' അപേക്ഷ നൽകണം. ഇതിനുള്ള നടപടിക്രമങ്ങൾ കേരള ഇലക്ട്രിസിറ്റി സപ്ളൈ-കോഡ്,2014 ലെ പത്താം അദ്ധ്യായത്തിൽ വിശദീകരിച്ചി– ട്ടുണ്ട്. ആയതിന്റെ പകർപ്പ് ഇതോടൊപ്പം ചേർക്കുന്നു.

സെക്ഷൻ ഓഫീസർ

CHAPTER X

REVIEW AND AMENDMENT TO THE CODE

- 165. Power to amend the Code.— The Commission may, at any time and on such terms as it may think fit, amend, alter or modify any provision of this Code or remove any error or defect in this Code, suo motu or on the recommendations of Electricity Supply Code Review Panel (ESCRP).
- 166. Constitution of electricity supply code review panel.— (1) The Commission shall set up an Electricity Supply Code Review Panel (ESCRP) consisting of following members:—
 - (i) one Member of the Commission, nominated by the Chairperson of the Commission, who shall be the ex-officio Chairperson of Electricity Supply Code Review Panel;
 - (ii) the Chief Electrical Inspector or Additional Chief Electrical Inspector of the State;
 - (iii) the Chief Executive of the State Transmission Utility (STU);
 - (iv) the Chief Executive of the State Load Despatch Centre (SLDC);
 - (v) three representatives from the Strategic Business Unit for distribution or its successor entity of Kerala State Electricity Board Limited to be nominated by its Chairman and Managing Director;
 - (vi) three representatives from the distribution licensees in the State other than Kerala State Electricity Board Limited, to be nominated by the Commission;
 - (vii) one representative of small scale industrial consumers to be nominated by the Commission;
 - (viii) one representative of HT/EHT industrial consumers to be nominated by the Commission;
 - (ix) one representative of the commercial consumers to be nominated by the Commission;
 - (x) one representative of agricultural consumers to be nominated by the Commission;
 - (xi) one representative of domestic consumers to be nominated by the Commission;
 - (xii) one representative of the Licensed Electrical Contractors to be nominated by the Commission;
 - (xiii) one representative from the legal profession, to be nominated by the Commission;
 - (xiv) Member Secretary of the Electricity Supply Code Review Panel shall be an officer of the Commission nominated by the Chairperson of the Commission:

Provided that the Commission may modify the composition of the Electricity Supply Code Review Panel.

- (2) The tenure of the members of Electricity Supply Code Review Panel in clauses (vi) to (xiii) above shall not be more than three years at a time.
- (3) The maximum number of members in the Electricity Supply Code Review Panel including its Chairperson shall be twenty five.
- 167. Quorum and meetings of Electricity Supply Code Review Panel.— The quorum for holding the meeting of the panel shall be ten members and the panel shall meet at least once in six months.
- 168. Rules of business of Electricity Supply Code Review Panel.— The rules of business to be followed by the Electricity Supply Code Review Panel shall be formulated by the Panel and got approved by the Commission.

- 169. Functions of Electricity Supply Code Review Panel. The Electricity Supply Code Review Panel shall perform the following functions:-
 - (a) to review the implementation of the Code with special reference to the operational problems and to submit an annual report to the Commission,
 - (b) to assess compliance of the terms and conditions of this Code relating to Protection of consumer interests and to submit an annual report to the Commission;
 - (c) to consider views of licensees, consumers and other stakeholders about the implementation of the Code and to recommend to the Commission, the amendments to the Code wherever necessary;
 - (d) any other function specifically assigned by the Commission.
- 170. Procedure for review of the Code.— (1) Any licensee, consumer or other stakeholders proposing any change in this Code shall send the proposal in writing to the Member Secretary of the Electricity Supply Code Review Panel in one soft copy, accompanied by seven hard copies specifying the reasons for such proposed change and setting out the attendant circumstances and anticipated benefits.
- (2) The Member Secretary of the Electricity Supply Code Review Panel shall prepare comments and place them before the Members and the Chairperson of the panel at least seven days prior to the date of its meeting.
- (3) The Member Secretary of the Electricity Supply Code Review Panel shall record the comments of the
- (4) The Member Secretary may, with the approval of the Chairperson of Electricity Supply Code Review Panel, members during the meeting. invite the person who had submitted the proposal for amendment to the Code, for presentation of his views before the
- (5) The Panel may set up sub-committees, if necessary, to study the proposed amendments and the issues Panel.
- (6) The Panel shall, after finalizing its views on the proposals for amendments to the Code, submit its related to them. recommendations to the Commission.
- (7) The Commission may approve the proposed amendments with or without modification as it may deem fit and follow the procedure as per regulation 171 for the amendment of the Code.
- 171. Procedure for amendment to the Code.— (1) The Commission shall publish the proposed amendments to the Code in the manner specified in subregulation (2) below and obtain the views of the stakeholders on them before any
- (2) The proposal for amendment to the Code shall be placed on the websites of the licensees and of the amendment is made to the Code. Commission and information relating to that shall be published by the licensees in at least two newspapers having wide circulation in their area of supply apart from exhibiting the copies of the proposed amendments in all their local
- (3) The amendment to this Code if any made by the Commission after following the above procedure shall be published in the official gazette and the amendment shall come into force from such date of publication in official gazette.

Mary Bardand