

**TAMIL NADU ELECTRICITY CONSUMERS' ASSOCIATION**  
**Regd. No.** 181-8524/1998 – **CIN.No.** U37102TZ1998GAP008524  
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TECA: 2017/2018/SD/12

May 18, 2017

**CIRCULAR**

To  
All Members  
Sir,

Sub: CGP -Certain Data / Document called for by SE and furnishing of objection –  
Regarding.

Ref: Our previous circular no. TECA: 2017/2018/SD/11 dtd 11.05.2017

In continuation to the above referred circular, TECA requested to send their CGP status details through a Datasheet. Accordingly quite a few CGP consumers have sent their Datasheet with necessary details to seek a reply letter to SE on or before 20.05.2017. After analysing the Datasheet, TECA has created groups for the purpose of providing replies, on an overall perspective, the members have to be fine grouped into **wind-mix group** or **Non wind-mix group** and accordingly, they are falling only in Two major Categories.

Hence, the Draft Reply has to be provided as follows.

- Up to Para 11 it is a common draft to all and therefore, no corrections are required.
- The names of the CGP supplier(s) either wind or thermal or other sources can be provided at Para 12 with full details.
- Those who are consuming wind power either 100% owned or through other CGP arrangements should add Para 15, 16 and 21 which is coloured separately. Those who are not consuming wind power either 100% owned or through other CGP arrangements, should delete Para 15, 16 and 21 as they are not relevant to them when they are not consuming wind power in any manner. After deleting Para 15, 16 and 21 the other Paragraphs can be renumbered by such Non Windmill Consumers.
- Thereafter, it can be printed in the letterhead and signed by the authorized signatory.
- It should be sent only by RPAD without making any hand delivery.
- No Balance Sheet or any other document should be attached / enclosed.
- Few generators have provided certain documents and however, no such documents need to be produced at present.
- Even for 100% cleared cases of CGP, no documents are required to be provided as it goes against the objection we raised on the grounds of locus standi.

- Those who have not yet received any letter after the High Court order dated 25.04.2017, can defer the matter till they receive the letter. Such letters will contain the details of WP Nos. in the content and that can be the point of verification whether it is after the High Court order or before the High Court order. Letters issued before the High Court order, need not be acted up on and they can be ignored.
- Those who have received notices in respect of their 100% owned windmills from the Windmill End SE, need not send any reply till further advices from TECA as all consequences are at the Consumption End only.

Hence, by following the above guidelines members can complete the task of filing the reply so as to reach the SE before 20.05.2017. Those who have not received the letters from SEs can wait and on receipt they can respond by following the above guidelines. Any clarification in this regard, members are requested to send a mail or contact TECA secretariat. While writing mail, members are advised to identify the Grouping they fall so as to provide immediate advices.

Thanking You,

With Warm Regards,

K Ilango  
Secretary