GOVERNMENT OF ANDHRA PRADESH


ENERGY, INFRASTRUCTURE & INVESTMENT (PR.II) DEPARTMENT

G.O.MS.No. 8 Dated 12.02.2015

Read the following:-


ORDER:

In order to promote Solar Power Projects, the Government of Andhra Pradesh have issued orders formulating Andhra Pradesh Solar Power Policy, 2012 vide references 1st and 2nd read above. Under the policy, 34.85 MW capacity solar power projects were only commissioned before 30th June, 2014 though it was envisaged to add 2000 MW capacity by the Group of Ministers constituted for the purpose of promotion of Renewable Energy. This policy is applicable up to the year 2017 and the incentives were applicable only for the projects commissioned up to 30th June, 2014. Further, due to bifurcation of the State, it is felt necessary to come out with a new comprehensive policy for promotion of solar power to meet the demand for power in an environmentally sustainable manner.

2. Government, after detailed discussions on the proposal vide reference 3rd cited, with various stakeholders viz., APTRANSCO, APDISCOMS, NREDCAP Solar Power Developers & Solar Manufacturers Association hereby issue the Andhra Pradesh Power Policy, 2015 as mentioned below:

ANDHRA PRADESH SOLAR POWER POLICY - 2015

PREAMBLE

India is blessed with abundant sunshine and solar power is expected to play a critical role in meeting the energy needs of the country in the long run. Solar power projects can be setup in a much shorter timeframe when compared to conventional power projects and the cost of solar power has become more economical today. Solar power can also help meet energy requirements for both grid connected as well as off-grid applications such as solar powered agricultural pumpsets.

Andhra Pradesh is poised for rapid industrial growth driven by infrastructure investments and has also been selected by Ministry of Power as one of the pilot states for implementation of the 24X7 – Power for All (PFA) scheme. Solar energy can become an important source in meeting the growing power requirements of the State.

AP has large agriculture consumption constituting around 24% of the total energy consumption of the State. Solar power can also help shift the agriculture load and meet the power demand during the day time.

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The State government is keen to tap the immense solar potential and promote this clean source of energy to meet the rising energy requirements of the State. The following factors make Andhra Pradesh an ideal location for setting up Solar Power Projects:

- Availability of about 300 sunny days in a year with solar insolation of more than 5 kWh/m²/day.
- Amongst the best performing power distributing companies in India (APEPDCL and APSPDCL).
- An efficient and strong evacuation infrastructure that can facilitate distributed generation.


To meet the twin objectives of energy security and clean energy considerations, the GoAP has felt it necessary to come out with a new policy for solar power. The policy aims to promote widespread usage of solar power and to meet the following objectives.

**OBJECTIVES:**

1. To target a minimum total solar power capacity addition of 5,000 MW in the next five years in the State with a view to meet the growing demand for power in an environmentally sustainable manner.
2. To develop solar park(s) with the necessary utility infrastructure facilities to encourage developers to set up solar power projects in the State.
3. To promote distributed generation that can help in avoiding upstream network cost and contribute towards loss reduction.
4. To deploy solar powered agricultural pumpsets and meet power requirements of farmers during day time.
5. To promote local manufacturing facilities which will Generate employment in the State.

1. **Operative Period**

This policy shall come into operation with effect from the date of issuance and shall remain applicable for a period of five (5) years and/ or shall remain in force till such time a new policy is issued.

Solar Power Projects (SPP) that are commissioned during the operative period shall be eligible for the incentives declared under this policy, for a period of ten (10) years from the date of commissioning - unless otherwise the period is specifically mentioned for any incentive.
2. Eligible Developers

All registered companies, Government entities, partnership companies/ firms, individuals and all consumers of APDiscom(s) will be eligible for setting up of Solar Power Projects within the State for sale of electricity/captive use, in accordance with the Electricity Act-2003, as amended from time to time. The entity desiring to set up Solar Power Project shall intimate the Nodal Agency as per the para (5) of this policy.

3. Solar Power Projects

   A. Sale of power to AP Discom(s)

   The government will promote setting up of Solar Power Projects for sale of power to APDiscoms. It is envisaged that the Discoms would procure around 2,000 MW of solar power capacity in a phased manner within the next five (5) years. The Discoms would enter into long term PPA of 25 years with developers who are selected based on a competitive procurement process.

   B. Third party sale / Captive use

   The government will encourage solar power producers to set up Solar Power Projects for captive use within the State or third party sale within and outside the State of Andhra Pradesh. These projects will also qualify for Renewable Energy Certificates (RECs) subject to applicable regulations/ guidelines issued by the appropriate commission.

   C. Solar Parks

   The Govt. of A.P will develop Solar Parks with capacity additions of around 2,500 MW in the next five (5) years to promote Solar Power Projects development in clusters of 500-1000 hectares. The State Government, under this policy, will help facilitate in building up the necessary infrastructure like power evacuation, water requirements and internal roads.


   Special Purpose Vehicle(s) (SPV’s) will be established for development of infrastructure and management of Solar Park. The SPV will formulate Policy and Rules in respect of land allotment, sharing of development cost by the solar power producers and manufacturers. The SPV will develop the initial infrastructure from the funds allocated by GoI and GoAP, which will be subsequently recovered from the solar power producers whose projects are located in Solar Parks by levying development charges.

   D. Solar Rooftop Projects – Gross/Net Metering

   The Government will promote solar rooftop systems on public buildings, domestic, commercial and industrial establishments on gross and or net meter basis. The consumer(s) are free to choose either net or gross meter option for sale of power to Discom under this policy. The applicable tariff for either of the cases shall be equal to the average cost to serve of the Discom which will be determined by APERC every year. For example, the average cost to serve approved by APERC for FY 2013-14 is Rs 5.25 per unit. This facility shall be extended for a period of 25 years for Eligible Developers who set up solar rooftop projects within the Operating Period of this policy.
The metering facility will be extended for all Eligible Developers who intend to set-up solar photovoltaic plants at their premises. Eligible Developers who wish to avail the metering facility will have to apply through online mode to the Discoms – either on their websites and/or through designated mee seva / customer service centres. All approvals/clearances shall be disposed by the respective Discom within 14 days from the date of application. The projects of capacity upto 1000 KWp at a single location will be permitted.

Permission will be given to the group of persons/societies to set up Solar Power Projects and will be treated as collective generation for supply of power to the households of each society/group member. The DISCOMs will deduct the above energy from the consumed energy of individual service connections and balances (either excess or lower) can be billed on net metering basis. No Distribution losses and charges will be collected from the Group/Society/individuals by the DISCOMs.

Eligible Developers are allowed to avail the relevant subsidies and incentives from MNRE under JNNSM scheme. The eligible subsidy for net metering systems may be processed through NREDCAP (Nodal agency) or Channel Partners of MNRE, GOI. The sanction and release of the subsidy will be as per the guidelines issued by MNRE from time to time.

The modalities for implementing the rooftop policy including metering, billing, settlement, payment(s) and technical aspects etc. shall be issued by APEPDCL within 30 days from the date of issue of this policy, which would be followed by all DISCOMS in the State.

E. Solar pumpsets

The State government in collaboration with the Central Govt/MNRE/MOP/Multilateral agencies will undertake measures to enable gradual replacement of conventional pumps sets to solar powered pumps sets through subsidy support. Nodal agency will facilitate with government agencies for availing subsidies, grants and/or incentives on behalf of APDiscoms.

It is envisaged that 50,000 solar powered pumps sets will be operational in the State in the next five years without any additional financial burden on the farmers. The modalities of the scheme will be developed in consultation with all the stakeholders within 30 days from the date of issue of this policy.

4. Incentives from the State Government

To enable solar power capacity addition in the State, following incentives shall be provided for Eligible Developers for those projects setting-up during the operative period mentioned in the para one (1).

a) Transmission and Distribution charges for wheeling of power

Transmission and Distribution charges shall be exempted for wheeling of power generated from Solar Power Projects for only captive use/third party sale within the State.

b) Distribution Losses

Distribution losses shall be exempted only for Solar Power Projects injecting at 33 kV or below irrespective of voltage-level of the delivery point within the Discom.
c) Energy Banking

Banking of 100% of energy shall be permitted for all Captive and Open Access/ Scheduled Consumers during all 12 months of the year. Banking charges shall be adjusted in kind @ 2% of the energy delivered at the point of drawal. The banking year shall be from April to March.

Drawals from banked energy shall not be permitted during five (5) month period from 1st April to 30th June and 1st February to 31st March of each financial year. In addition, drawls of banked energy during the Time of the Day (ToD) applicable during the peak hours, as specified in the respective Retail Supply Tariff Order, shall also not be permitted throughout the year. However, the provisions on banking pertaining to drawal restrictions shall be reviewed based on the power supply position in the State.

Energy injected into the grid from date of synchronization to Commercial Operation Date (COD) will be considered as deemed energy banking.

The unutilized banked energy shall be considered as deemed purchase by Discom(s) at the pooled power purchase cost as determined by the APERC for the applicable year. Energy settlement shall be done on monthly basis.

d) Open Access

Intra-state Open Access clearance for the whole tenure of the project or 25 years whichever is earlier will be granted as per the APERC Regulations amended from time to time. In absence of any response or intimation from the Nodal Agency to the generator within 21 days, then such application shall be considered to be deemed open access.

e) Electricity Duty

Electricity duty shall be exempted for captive consumption, sale to Discom(s) and third party sale provided the source of power is from Solar Power Projects setup within the State.

f) Cross Subsidy Surcharge

Cross subsidy surcharge shall be exempted for third party sale provided the source of power is from Solar Power Projects setup within the State for a period of five (5) years from the date of commissioning of the SPP.

g) Contract Demand

Scheduled Consumers shall avail reduction in Contract Demand for a period of five (5) years from the date of commissioning of the project. Scheduled consumers shall have the same meaning as defined in Balancing and Settlement Code regulations issued by APERC and amended from time to time. The demand credit shall be computed based on the average solar power consumption during hourly time block period(s). An illustration is shown below:

- Solar power consumption in a month (kVAh) = 1000
- Hourly time-blocks in a month (hours) = 24X30 = 720
- Applicable demand credit = 1000/720 = 1.38 (kW)

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h) **Renewable Energy Certificate (REC)**

All projects developed with the above incentives will be eligible for REC benefits subject to applicable regulations/orders of the appropriate commission. Deemed injection into the grid for in-house/co-located solar generation will also be eligible for REC benefits subject to applicable guidelines.

i) **Grid Connectivity and Evacuation facility**

The power generated from a Solar Power Project shall be injected at an appropriate voltage at the sub-station and/or interconnection point of the APTransco / Discom(s). The Eligible Developer shall bear the entire cost of construction of power evacuation facilities from the project upto the interconnection point and/or upto APTransco / Discom(s) substation.

The Eligible Developer shall abide by the orders, rules, regulations and terms and conditions as approved by the Commission from time to time for operation of Solar Power Projects, power evacuation, transmission and wheeling of energy. Solar Power Projects will be exempted from paying the Supervision charges to APTransco/Discom(s) towards the internal evacuation infrastructure within the project site and upto interconnection point.

APTransco /Discom(s) will dispose the proposals for the technical feasibility for evacuation within 14 days from the date of receipt of application. Any upstream system strengthening requirement shall be borne by APTransco/ Discom(s) on a priority basis.

j) **Deemed Industry Status**

Generation of electricity from Solar Power Projects shall be treated as eligible industry under the schemes administered by the Industries Department and incentives available to industrial units under such schemes shall be available to the solar power producers.

k) **Deemed Public Private Partnership (PPP) Status**

Deemed PPP status shall be provided for projects coming up under category (A) as per para (3) of this policy.

l) **Non Agriculture Status**

Deemed Non-Agricultural (NA) status for the land where Solar Power Projects will be accorded, on payment of applicable statutory fees.

m) **Must run status**

Injection from Solar Power Projects shall be considered to be deemed scheduled.

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n) Land

It is the responsibility of the project developer to acquire the land required for the project. However, in case of land owned by Revenue Department, the land allotment shall be done as per the prevailing government policy.

o) Pollution Clearance

Solar PV power projects will be exempted from obtaining any NOC/Consent for establishment under pollution control laws from AP Pollution Control Board.

5. Nodal Agency

New and Renewable Energy Development Corporation of A.P. Ltd (NREDCAP) shall act as a Nodal Agency under this policy and as decided by the government from time to time.

The Nodal Agency and/or designated offices by the Nodal Agency shall be responsible for the following activities:

a) Facilitate in obtaining revenue land – wherever is required.

b) Facilitate in getting power evacuation and/ or Open Access as per the regulation issued by APERC and amended from time to time.

c) Facilitate water allocation from concerned departments.

d) Facilitate and process of proposals for availing subsidy for solar rooftop systems as per MNRE guidelines.

e) Co-ordinate with MNRE/SECI/APTransco/Discom(s) and any other Central/State agencies in obtaining necessary clearances, approvals, grants and subsidies.

An online system will be established by the Nodal Agency for acceptance of applications and for providing status updates. The developers will be given a login access for tracking the status updates. All approvals/clearances shall be disposed within 30 days from the date of registration.

The modalities for operating the single window clearance mechanism shall be developed within 30 days from the date of issue of this policy.

6. Administrative approval

The applications received from the Eligible Developers as per the provisions of this policy should be in the prescribed format along with a registration fee of Rs.1000 for capacities upto 5 kWp; Rs. 5,000 for capacities above 5 kWp to 100 KWp; Rs.10,000 for capacities above 100 kWp to 1000KWp and Rs.10,000 per MW for capacities more than 1000 KWp.

In addition, a facilitation fees of Rs 25 per kW shall be applicable for the Eligible Developer who seeks assistance from the Nodal Agency for obtaining single window clearance support as per the above para.

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7 Migration of Solar projects registered under A.P. Solar Power Policy 2012

A onetime opportunity will be extended to all Solar Power Project Developers other than those who have already signed PPAs and registered under AP Solar Power Policy 2012 and not commissioned before 30th June, 2014 to migrate to the new Policy. Such developers shall register with the nodal agency within two months from the date of notification of the new policy.

8 Project Monitoring Committee

A “High Level Committee” constituted with the following members will monitor the progress of implementation of the Solar Power Projects cleared under the policy:

1. Secretary, Energy Department
2. Chairman and Managing Director, APTransco
3. CMD of APDiscom(s)
4. VC & MD, NREDCAP (Member-Convener)
5. Representative of FAPCCI/CII
6. Representatives (2) of solar power developers

If any difficulty arises in giving effect to this policy, the High Level Committee is authorized to issue clarification as well as interpretation to such provisions, as may appear to be necessary for removing the difficulty either on its own motion or after hearing those parties who have represented.

9 Solar Manufacturing

The government intends to promote solar manufacturing facility that can help develop the solar eco-system and support job creation potential in the State. The following incentives shall be applicable for new manufacturing facilities and equipment’s, ancillaries related to Solar Power Projects only.

- Priority allotment of government land in solar parks on long term lease basis
- Exemption from electricity duty for a period of ten (10) years

10 Mid-Term Review

State Govt. may undertake a mid-term review of this policy after a period of two years or as and when need arises in view of any technological breakthrough or to remove any inconsistency with Electricity Act 2003, rules and regulations made there under or any Govt. of India policy.

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11 Power to remove difficulties

If any difficulty arises in giving effect to this policy, energy department is authorized to issue clarification as well as interpretation to such provisions, as may appear to be necessary for removing the difficulty either on its own motion or after hearing those parties who have represented for change in any provision.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

AJAY JAIN
SECRETARY TO GOVERNMENT

To
The Vice Chairman & Managing Director, NREDCAP, Hyderabad.
The Chairman & Managing Director, APTRANSCO, Hyderabad.
The Managing Director, APGENCO, Hyderabad.
The Secretary, APERC.
The CMDs, of APSPDCL/ APEPDCL.
All Collectors & District Magistrates.
The Principal Secretary to Government, EFS&T Dept.,
The Principal Secretary to Government, Revenue Dept.,
The Principal Secretary to Govt., Finance Dept.,

Copy to:
The Secretary to Hon’ble C.M.
The P.S. to Hon’ble Dy. Chief Minister for Revenue, Stamps & Registrations.
The P.S. to Hon’ble Minister for Finance, Planning, Commercial Taxes & Legislature Affairs.
The P.S. to Secretary, Energy, I&I
SF/SC.

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SECTION OFFICER