BEFORE THE KARNATAKA ELECTRICITY REGULATORY COMMISSION

No. 16 C-1, Miller Tank Bed Area, Vasanth Nagar, Bengaluru- 560 052

Dated: 02.11.2020

Present:

Shri Shambhu Dayal Meena .. Chairman
Shri H.M. Manjunatha .. Member
Shri M.D. Ravi .. Member

ORDER

Preamble:

1. The Commission, based on the information furnished by the State Load Dispatch Center, had noted that Exora Business Parks Private Limited, (hereinafter referred to as the ‘Company’), an obligated entity, had not complied with the Solar and Non-solar RPO for FY18 as mandated in the KERC (Procurement of Energy from Renewable Sources) Regulations, 2011, to an extent of 186.63 MWh of Non-Solar RPO and 85.54 MWh of Solar RPO. Thus, as per the Regulations, the Company had to comply with deficit in Non-solar RPO to an extent of 205.29 MWh (110% of shortage) and Solar RPO to an extent of 94.09 MWh (110% of shortfall). Hence, the Commission had issued notice on 10.04.2019 to show cause, as to why action under Section 142 of the Electricity Act, 2003, should not be initiated against the Company for failure to comply with the aforesaid Regulations.

2. Whereas, after issuing several notices, the Company has furnished its reply on 27.11.2019. The Commission after examining the reply, has noted that the
Company has met Solar and Non-solar RPO for FY18 within the time specified in the Regulations i.e. 31.05.2018 by purchasing energy through wheeling of the solar energy of 20329.38 MWh against the target RPO of 85.54 MWh and Non-Solar energy of 4680 MWh against the target RPO of 186.63 MWh.

3. Whereas, the Commission vide its letter dated 26.12.2019, had directed the SLDC:
   
   i. To verify and clarify whether the purchased energy through wheeling arrangements submitted by the Company is the actual energy considered and billed; and
   
   ii. To confirm that the purchased energy through wheeling arrangements during April 2017, May 2017, June 2017 are not adjusted for the compliance of RPO for FY17.

4. Accordingly, the SLDC vide its letter dated 21.01.2020 has stated that the actual energy consumed by the OA Consumer is being considered for their RPO compliance and the OM’s submitted by OA Consumer for RPO compliance of FY18 is not accounted to meet RPO Compliances for the year FY17.

5. In view of the above, the Company has met Solar RPO and Non-Solar RPO for FY18 by wheeling solar energy of 20329.38 MWh against the target RPO of 85.54 MWh and Non-solar energy of 4680 MWh against the target RPO of 186.63 MWh. Therefore, the Company has complied with both Solar and Non-solar for FY18.

6. Hence, the following orders:

   **ORDER**

7. The Commission notes that, as per the written submissions made on 29.08.2019, by the Exora Business Parks Private Limited and as verified by SLDC, the Company has met the Solar and Non-solar RPO for FY18 within the time specified in the KERC (Procurement of Energy from Renewable Sources) Regulations, 2011, as amended from time to time, by procuring the solar energy of 20329.38 MWh by wheeling against the RPO target of 85.54 MWh and Non-Solar energy of 4680 MWh by wheeling against the RPO target of
186.63 MWh. Therefore, in view of the Company having fully met the Non-Solar and Solar RPO for FY18, the Commission hereby treats the proceedings initiated against the Company, is dropped.

(SHAMBU DAYAL MEENA) CHAIRMAN
2/11/2020

(H.M.MANJUNATHA) MEMBER
2/11/2020

(M.D.RAVI) MEMBER
2/11/2020