COURT-2

IN THE APPELLATE TRIBUNAL FOR ELECTRICITY (Appellate Jurisdiction)

APL No. 222 OF 2018

Dated: 1st May, 2025

Present: Hon'ble Mr. Sandesh Kumar Sharma, Technical Member

Hon'ble Mr. Virender Bhat, Judicial Member

In the matter of:

Jharkhand Bijli Vitran Nigam Ltd.

.... Appellant(s)

Versus

Jharkhand State Electricity Regulatory Commission & Anr.

... Respondent(s)

Counsel on record for the Appellant(s)

Anup Kumar

Kumar Anurag Singh for App. 1

Counsel on record for the Respondent(s)

Farrukh Rasheed for Res. 1

Devashish Bharuka for Res. 2

ORDER

After hearing Learned counsel for the contesting parties for some time, it is observed that the issues are covered by the order dated 02.01.2025 in Appeal Nos. 364, 365 & 367 of 2024 and dated 24.02.2025 in Appeal No. 23 of 2025 passed by this Tribunal. The same is as agreed to by all the contesting parties. It is seen from the said orders that the matter is remanded to the State Commission for re-consideration.

The relevant orders of this tribunal are quoted as under:-

"Order dated 02.01.2025 in Appeal Nos.364,365 & 367 of 2024

The impugned order, to the extent indicated hereinabove, is set aside, and the matter is remanded to

the JSERC to pass an order afresh adding the 2%, deducted by it earlier, to the Annual Revenue Requirement of the Appellant. Since several other contentions are raised in these Appeals, suffice it, while disposing of all these appeals, to grant the Appellant liberty to file appeals afresh with respect to the other contentions which they had raised in the present appeals. All the three appeals are, accordingly, disposed of. All associated IAs, if any, shall also stand disposed of."

"Order dated 24.02.2025 in Appeal No. 23 of 2025

The impugned order, to the extent indicated in the order dated 02.01.2025, is set aside, and the matter is remanded to the JSERC to pass an order afresh adding the 2%, deducted by it earlier, to the Annual Revenue Requirement of the Appellant. Since several other contentions are raised in this Appeal, suffice it, while disposing of all these appeals, to grant the Appellant liberty to file an appeal afresh with respect to the other contentions which they had raised in the present appeal. The Appeal is, accordingly, disposed of. All associated IAs, if any, shall also stand disposed of."

The Appeal is disposed of in above terms, remanding the matter to the State Commission for re-consideration.

Virender Bhat
Judicial Member

Pr/is

CERTIFIED TRUE COPY

AUTH. SIGN

Sandesh Kumar Sharma
Technical Member (Electricity)

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