

**HARYANA GOVT.  
RENEWABLE ENERGY DEPARTMENT**

**Notification  
The 29<sup>th</sup> March, 2010**

**No. 22/72/2005-5 Power:** In the Policy for Promoting Generation of Electricity through Renewable Energy Sources notified vide no. 22/69/2005-5P dated 23.11.2005, the Govt. of Haryana hereby makes the following amendments, namely:-

**Amendments**

In Haryana Government Policy for Promoting Generation of Electricity through Renewable Energy Sources issued by Haryana Government, Renewable Energy Deptt. Vide Notification No. 22/69/2005-5P dated 23.11.2005

**I) In Clause 8:-**

**a) for sub clause (i), the following sub-clause shall be substituted, namely :**

“(i) Interfacing, including transformers, C & R panels duly equipped with the requisite protection schemes, marshalling kiosks, kiosk protection, metering, High Tension inter connection points from the points of generation to HVPN, UHBVN, DHBVN and any other licensee nearest Light/High Tension lines etc. as well as maintenance of Light Tension lines will be as per the orders of the Haryana Electricity Regulatory Commission/Central Electricity Regulatory Commission/ Appellate Tribunal for Electricity on Renewable Energy Tariff & other issues, as modified from time to time “.

**b) for sub clause (v), the following sub-clause shall be substituted, namely:**

“(v) There shall be no restriction on the generation capacity of the project.”

**II) In clause no. 10, after sub-clause (i) the following clause shall be inserted, namely:-**

“(ia)HAREDA shall invite proposals from IPPs through competitive bidding route and the IPPs will be asked to offer their most competitive rate on which they want to sell power to the State Power Utilities and the offered rate should not be more than the tariff decided by the HERC from time to time.”

**III) In clause no. 19, after sub-clause 19.2, the following sub-clause shall be added namely:-**

“19.3 The proposal shall be considered by HAREDA as per the procedure laid down for approval of Renewable Energy Power Projects. HAREDA will ensure that the proposed project shall not affect the viability of the earlier allocated/ commissioned projects”.

**IV) In clause 20, for sub-clause 20.8, the following sub-clause shall be substituted namely:-**

“20.8 If the applicant does not take effective steps to implement the project as per time schedule for submission of DPR, signing of Power Purchase Agreement, Financial Closure of project & execution of project mentioned in the Memorandum of Understanding signed with HAREDA, the allocation could be terminated and the site shall be allocated to another applicant and the security deposited with the HAREDA by the power producers shall be forfeited.

**S.S.Prasad  
Financial Commissioner & Principal Secretary to  
Govt. Haryana, Renewable Energy Department**