### **COURT-I**

# IN THE APPELLATE TRIBUNAL FOR ELECTRICITY (Appellate Jurisdiction)

# APPEAL NO. 11 OF 2019 & IA NO. 1664, 1665 OF 2018

Dated: 1st February, 2019

Present: Hon'ble Mrs. Justice Manjula Chellur, Chairperson

Hon'ble Mr. S.D. Dubey, Technical Member

### In the matter of:

M/s. Mayfair Renewable Energy (I) Private Limited ....Appellant(s)

Versus

**Hubli Electricity Supply Company Limited & Ors.** ....Respondent(s)

Counsel for the Appellant(s) : Mr. Prabhulinga Navadegi, Sr.Adv.

Mr. Shubharanshu Padhi

Mr. Ashish Yadav

Counsel for the Respondent(s) : Mr. Balaji Srinivasan

Mr. Siddhant Kohli for R-1

Mr. Nithin Saravanan Ms. Arunima Singh

Ms. Priyadarshini for R-2

Mr. Ishaan Mukherjee Ms. Molshree Bhatnagar

### **ORDER**

Heard Mr. Prabhulinga Navadegi, learned senior counsel for Appellant. On 30-11-2018, we granted stay directing the Respondents not to deduct Liquidity Damages if they were to be assessed after notice.

However, learned senior counsel for Appellant submits that though damages were not deducted, the energy charges for supply of energy from April 2018 till date are not paid.

We direct the Respondent distribution Company – Hubli Electricity Supply Company Limited to make payment of charges within four weeks from today towards supply of energy as per the bills raised.

**Admit.** Learned counsel for Respondents may file objections / reply on or before 1-3-2019 with advance copy to the other side. Thereafter, rejoinder, if any, may be filed by Appellant on or before 8-3-2019 with advance copy to the other side.

List the matter on <u>25-3-2019</u>.

(S. D. Dubey)
Technical Member

(Justice Manjula Chellur) Chairperson

tpd/vg