## ODISHA ELECTRICITY REGULATORY COMMISSION BIDYUT NIYAMAK BHAWAN PLOT NO.-4, CHUNUKOLI, SHAILASHREE VIHAR BHURANESWAR - 751 021

BHUBANESWAR - 751 021 \*\*\*\*\*\*\*\*

Present: Shri U. N. Behera, Chairperson

Shri S. K. Parhi, Member

Case No. 57/2018

M/s. ES Engineering ....... Petitioner

Vrs.

The E.E (Elect.), CED, Jobra, Cuttack & another ........ Respondents

In the matter of: An application under Section 142 of the Electricity Act, 2003 for

non-implementation of order dated 21.09.2017 of the Ombudsman-

I passed in C.R. Case No. 122 of 2017.

**For Petitioner:** Nobody is present.

**For Respondents:** Sanjay Kumar Bal, Advocate.

**ORDER** 

Date of hearing: 04.06.2019 Date of order:03.07.2019

The present petition has been filed by M/s. ES Engineering under Section 142 of the Electricity Act, 2003 for non-implementation of order dated 21.09.2017 of the Ombudsman-I passed in C.R. Case No. 122/2017. In the above order the Ombudsman-I has directed the respondents to install the HT meter in the premises of the petitioner failing which the petitioner is to be billed on LT tariff treating Petitioner as LT industrial (M) category of consumer without inclusion of transformer loss till installation of HT meter. The Ombudsman further directed that the meter rent be revised limiting it to 40 months.

2. The case was taken up for hearing. During hearing the counsel appearing on behalf of the respondents submitted that as per order of the Ombudsman-I, the meter rent as collected from the petitioner has been revised and an excess amount of Rs.24,000/has been adjusted from June, 2011 to July, 2018 and the same has been credited to the account of the petitioner. The HT Meter has been installed in the premises of the petitioner. After installation of the same, the bills have been revised by the respondents after taking three months average reading of the HT meter.

- 3. After hearing, the counsel for the respondents and perusal of the case records, we opine that the order dated 21.09.2017 of the Ombudsman-I passed in C.R. Case No. 122/2017 has been complied by the respondents. Therefore, there is no need to proceed further in the above matter.
- 4. Accordingly, the case is disposed of.

Sd/-

(S. K. Parhi) (U. N. Behera)
Member Chairperson