West Bengal Act VII of 1973¹

THE WEST BENGAL DUTY ON INTER-STATE RIVER VALLEY AUTHORITY ELECTRICITY ACT, 1973.

Wesl Ben. Aci XXVII of 1974. West Ben. Aci XXXVIII of

AMENDED

1984, Wesi Ben. Act XVI of 1993. West Ben. Act III of 2000.

[19th March, J973.]

An Act to provide for the levy of ditty on the consumption, in West Bengal, of energy generated, distributed, sold or consumed by an interstate river valley authority and for matters connected therewith or incidental thereto.

Whereas it is expedient to provide for the levy of duty on the consumption, in West Bengal, of energy generated, distributed, sold or consumed by an inler-Stale river valley authority and For matters connected therewith or incidental thereto;

It is hereby enacted in the Twenty-fourth Year of ihe Republic of India, by the Legislature of West Bengal, as follows:—

- (1) This Act may be called the West Bengal Duty on Inter-Slaie Short tide. River Valley Authority Electricity Act. 1973.
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- (2) It extends to the whole of West Bengal.
- (3) It shall be deemed to have come into force on the 1st uay of February, 1958.
 - 2. In this Act, unless the context otherwise requires,—

Definitions.

- (a) "consumer" means any person, other than a distributing licensee, who is supplied with energy by a licensee;
- (b) "energy" means electrical energy generated, distributed, sold or consumed by an inter-State river valley authority;

'For S lawmen I or Objects and Reasons, see ihe Calcutta Gazette, Extraordinary, Pan 1VA of thii 16th February, 1973, page 264; for Proceedings of ihe West Bengal Legislative Assembly, see the proceedings or Ihe meeting of thai Assembly held on Ihe 7th March, 1973.

The West Bengal Ditty on Inter-State River Valletion 3.) Authority Electricity Act, 1973.

- (bl) "energy charge" means Ihc amount charged (whether as denergy charge or some oilier charge) by an inter-Stale river valley authority or licensee for the supply of energy lo a consumer before deduction of rebate, if any, allowed by the snid authority orihe licensee, as llie case may be, for payment on or before such date ns may be specified by the said authority or the licensee, as the case may be;
- '(b2) ' 'gross charge" means the aggregate amount of energy charge and fuel surcharge, if any, made by an inter-State river valley authority or licensee for the supply of energy;
- (c) "inter-State river valley authority" means an authority established by or under any law in force immediately before ihe commencement of the Constitution of India or any law made by Parliament for regulating or developing any inter- Siale river valley or river;
- (d) "licensee" means any person licensed under Part II of the Indian Electricity Act, 1910, to supply energy and includes 9or 1910. any person who has obtained the sanction of the State Government under section 28 of that Act and also includes the West Bengal Slate Electricity Board constituted under section 5 of the Electricity (Supply) Act, 1948; 54of 1948,
- -(d 1) "net charge" means the amoun t of gross charge that remains after deduction therefrom of any rebate referred to in clause (bl) or refund of fuel surcharge, if any;
- (e) "prescribed" means prescribed by rules made under this Act;
- (f) "Schedule" means a Schedule to this Act,

Duly on 3. There shall be charged, levied and paid to the State Government energy" a duly (hereinafter referred to as "electricity duty"), ¹[on the net charge

consumed. Tor energy consumed or the units of energy consumed, as the case may be,] at the rates in force from lime lo time as specified in the First Schedule:

Provided that electricity duty shall not be leviable ^J[on the net charge for energy consumed or the units of energy consumed, as the case may be,]—

(a) by any Government, except to the extent specified in the Second Schedule;

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(b) by, or in respect of, any—

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- (i) railway administration as defined in the Indian Railways Act, 1890;
- (ii) inter-State river valley aulliorily;
- (iii) local authority;
- (iv) institution or class of persons specified in the Second Schedule,

except to the extent specified in the Second Schedule;

- (c) in any—
 - place of public wosrhip, public burial or burning ground or oiher place for the disposal of ihe dead;
 - (ii) premises declared by the State Government lo be ysed exclusively for the purposes of public charity;
 - (iii) vessel, whether sea-going or inland.

4. In a case of energy which is-

Payment of clccmcity

(a) received by a licensee and supplied by him Lo consumers, duly, the licensee shall collect and pay to the State Government, ai the prescribed lime and in the prescribed manner, the electricity duty payable under section 3 on the l* * * * energy supplied by him to consumers and the duty so payable shall be a first charge on the amount recoverable by such licensee for Ihe energy The West Bengal Duty on huer-State River Valley supplied by him to consumers and such amount shall be deemed to Authority Electricity Act, 1973. be a debt due by him to the State Government;

Provided that such licensee shall not be liable to pay the duly in respect of any energy supplied by him for which he has been unable to recover any amount due to him from ihe consumer;

(b) received by any other person (not being an employee of an inter-Stale river valley authority or any other person in the occupation of any premises owned or controlled by such authority) who, having obtained such energy directly from an inter-Slate river valley authority, either consumes such energy or distributes such energy, whether wholly or pardy,

to any other person, (he first mentioned person shall pay lo the State Governmeni, at the prescribed time and in the prescribed manner, the electricity duty payable under section 3 on the '* * * energy received by him;

"The words "uniu or were omilled. in clauses (a), (b) und (c). by ss. 4(a), 4(b) and 4(c). respectively, or ihe Wc $^{\rm i}$ Bengal Duly on Inler-Slalc River Valley Aulhority Elect neily (Amendment) Act, 1993 (West Ben. Aci XVI of 1993).

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supplied by any (c) inter-Siale river valley authority, lo its employees, or to any other person, in llie occupation of any premises owned or controlled by ii, such authority shall pay lo the State Government, all the prescribed lime and in the prescribed manner, the electricity duty payable under section 3 on Ihe '* * * * energy so supplied by it.

Where any energy—

received by a person (other than a licensee) is supplied by such person to any of his employees or to any other person,

Right [o recover dtciricity duly in respect of energy supplied la cenain persons. 5.(1) or

\. (b)

 (a) is consumed by an inter-State river valley authority by supplying it to any premises owned or controlled by it, which is in ihe occupation—

(i)

of any of its employees for residential purposes,

or

- (ii) of any other person, or
- (iii) of both,

such person or authority shall be entitled to recover an amount, equal to the amount of the electricity duty payable under section 3, from the employee or other person to whom such energy was supplied:

Provided that nothing shall be recoverable under this subsection from an employee referred to in clause (a) or clause (b), if Ihe employee has not used in any one month more units of energy than (he units exempted, in the case of a consumer, under clause (6) of lite Second Schedule.

- (2) Where an amount equal to the amount of Ihe electricity duty payable under section 3 in respect of any energy used by an employee is not recoverable from him by reason of (he proviso to sub-section (1), ihe person (other than a licensee) or an inter-State river valley authority, as the case may be, supplyingsuch energy, shall, notwithstanding anything contained in clause (b) or clause (c) of section 4, be entitled to deduct, the amount not so recoverable, from (he amount of the electricity duty payable by him or ii under section 3.
- (3) The person referred to in clause (b) of section 4 or the inter-State river valley authority referred to in clause (c) of section 4 shall be entitled to remission of duty payable by him or by it in respect of the amount which he or it has been unable to recover under sub-section (1).

'Scr fnol-nolc 1 on page 443, ante.

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(Sections 6-8.)

- (4) Every authority or person referred lo in this section shal I, For (he purposes of determining the amount liable to he deducted under subsection (2) or the amount of remission or duty under sub-section (3) maintain such records and registers as may be prescribed.
- 6. (1) Whereany consumer fails or neglects lo pay at the prescribed time and in the prescribed manner ihe amount of electricity duly due from him, (he licensee may, without prejudice to the rights of the State Government lo receive Ihe amount under section 9, and after giving not less (han seven clear days' nolice in writing ID such person, cut off the supply of energy to such person, and he may, for that purpose, exercise the power conferred on a licensee by sub-section (1) of section 24 of the Indian Electricity Act, 1910, for recovery of any charge or sum due in respect of energy supplied by him.

Power or licensee to recover clecfricily duty from consumers.

9 of 1910,

- (2) The licensee shall be entitled, for his cost of collection of the duty, to a rebate or such percentage as may be determined by the State Government on the amount of the duly collected and paid by him under section 4.
 - 8. (1) The State Government may, by notification in the *Official* inspecting Galeae, appoint inspecaing officers to inspect books of account "facers- required by scclion 7 to be kept and such officers shall perform such duties and exercise such powers as may be prescribed for the purpose carrying into effect the provisions of this Act and (he rules made thereunder.

Oblig ;uion oC licensees to keep books of account and submit Ttlums.

(2) Every officer appointed under this scclion shall be deemed to is or i860. be a public servant within the meaning of section 21 of (he Indian Penal Code.

The words within the square brackets were inserted by s. 5 of Ihe Wcsl Bengal Duly on tnlcr-Slnle River
Valley Authority Electricity (Amendment) Act, 1993 (Wcsl Ben.
Act XVI of 1993).

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(Sections 9-11.)

Recoveries.

- Any sum due on account of electricity duty if not paid at the prescribed time and in the prescribed manner, shall be recoverable as a public demand—
 - (a) in the case of energy supplied by a licensee, at the discretion of the State Government, either from the consumer, or, subject to Ihe proviso lo clause (a) of section 4, from the licensee;
 - (b) in the case of other energy, from the person or inter-Slate river valley authority liable lo pay such duty under clause (b) or clause(c) of section 4.

Pen allies.

10. (1) If a licensee required by sec lion 7 to keep books of account

or lo submit returns fails to keep such books in the prescribed form, or to submit such returns in the prescribed form or at the prescribed time, such licensee shall be liable, on conviction before a Magistrate, to a fine not exceeding one thousand rupees.

(2) If any person intentionally obstructs an inspecting officer appointed under section 8 in the exercise of his powers and the discharge of his functions under this Act and the rules made thereunder, he shall . be liable, on conviction before a Magistrate, lo a fine not exceeding one

thousand rupees.

Power to make rules.

- 11. (1) The State Government may, subject to the provisions of subsection (3), make rules to carry out the provisions of this Acl.
- (2) In particular, and without prejudice lo the generality of Ihe foregoing powers, such rules may provide foi all or any of Ihe following matters, namely.—
 - (a) the lime and manner of payment of electricity duty under section 4 or section 5;
 - (b) the form of the books of account lo be kepi, the limes at which, the form in which and the officer to whom, returns required by section 7 shall be submitted;
 - (c) the duties and powers of an inspecting officer; and
 - (d) any other matter which is required lo be. or may be, prescribed.
- (3) No rules shall be made under this section to effect the rales and other incidents of the electricity duly payable under section 3.
- (4) In making a rule under this section the State Government may provide that a breach thereof shall be punishable with a fine not exceeding one thousand rupees.

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(Sections 12-14.—The First Schedule.)

- 12. Any duly which is payable under section 3 for the consumption of energy at any time during ihe period commencing on the 1st day of February, 1958, and ending on the 31st day of March, 1970, shall be paid to the State Government in six equal annual instalments.
- Collections or arrears in instalmen
- 13. If any electricity duly leviable or sum recoverable under the provisions or this Act, has, prior to the publication of this Act, been ievied or recovered under Die provisions of the Bengal Electricity Duty Act, 1935, such duty or sum shall be deemed to have been validly levied or recovered as if such levy or recovery were made under the provisions of this Act.
- Validation
 oflevy or
 recovery or
 clccirieity
 duty under
 Bengal Aci
 X or 1935.
- 14. (1) The West Bengal Duly on Inter-Stale River Valley Authority Electricity (Re-ennncting) Act, 1972, is hereby repealed.
- (2) Anything done or any action taken (including any appointment or rule made, any proceedings commenced, any penalty incurred or any punishment awarded) under the West Bengal Duty on Inler-State River Valley Authority Electricity Act, 1971, or under the said Act as re- enacted by the West Bengal Duly on Inter-State River Valley Authority Electricity (Re-enacting) Act, 1972, shall continue to be in force and shall be deemed lo have been done, taken,

Repeal and savings,

President's Aci 3 of President's Act 5 of 1971,

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made, commenced, incurred or awarded, as the case may be, under this Act.

(iSee section 3.)

RATES OF ELECTRICITY DUTY PART A \For industrial purposesJ

Section I

Rates in force from the 1st February, 1958 to the 28th March, 1966

(1) In respect, of every premises noi falling under article (2),— (a) when the net charge of Ihe licensee for the supply of energy for the purposes of lights, or fans, or both, does not exceed nineteen pai&e for each unit of energy consumed, the rates of cleciricity duty shall be as follows, namely:—

The heading to PART A was subslilluted for I he heading "for tiglirv and fans' by s, 6(a)(i) of Ihe West Bengal Duly on Inlcr-Stste River Valley Authority Electricity (Amendment) Act, 1993 (Wcsl Ben. Act XVI or 1993).

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(The Eirsi Schedule.)

in the case or a consumer whose consumption of energy ?: during the month to which the calculation of electricity duly relates,

- (i) does not exceed fifteen units—Nil,
- (ii) exceeds fifteen units but does not exceed fifty units three paise for each unii of energy consumed,
- (iii) exceeds fifty units—six paise for each unit of energy consumed,
- (b) in other cases—three paise for each unit of energy consumed. (2) In respect of every premises where the supply of energy by a licensee is unmeiered, for—

Paise per mensem

Every lamp of less than 30 watts

Every lamp of 30 watts or more but 19 less than 40 walls.

Every lamp of 40 watts or more but 25 less than 60 watLs.

Every lamp of 60 walls or more but 37 not exceeding 100 waits.

And for every additional 15 watts or fraction thereof in excess of 100 ' watts in any lamp.

SECTION II

^{&#}x27; Rates in force from the 29lh March, 1966 to the 15th November, 1967

The West Bengal Dury an fitter-Stale River Valley Authority Electricity Act, 1973.

(iii) exceeds fifty units—six paise for each unit of energy consumed,

(b) in other cases—three paise for each unit of energy consumed. (2) In respect of every premises where the supply oF energy by a licensee is unmetered, for—

Every lamp of less than 30 walls

Every lamp or 30 watts or more but
less than 40 watts.

Every lamp of 40 walls or more but
less than 60 walls.

Every lamp of 60 wans or more bul
not exceeding 100 watts.

And for every additional 15 watts or
fraction (hereof in excess of 100 walls in any lamp.

SECTION IIT

Rates in force from the 16th November, 1967 ¹[to the 30th September, 1984]

- (1) In respect of every premises not falling under article (2),—
- (a) when the net charge of ihe licensee for the supply of energy for the purposes of lights, or fans, or both, is less than twenty-five paise for each unit of energy consumed, the rates of electricity duty shall be as follows, namely:—

in the case of a consumer whose consumption of energy during the month to which (he calculation of duty relates,

- (i) does not exceed twenty-five units-Nil,
- (ii) exceeds twenty-five units hut docs not exceed sixty units—three paise for each unit of energy consumed,
- (iii) exceeds sixty units—nine paise for each unit of energy consumed,

1 In respect of every premises not falling under article (2),—

(a) when the net charge or the licensee for the supply of energy for the purposes of lights, or fans, or both, is less than twenty-five paise for each unit of energy consumed, ihe rates of electricity duty shall be as follows, namely.—

in the case of a consumer whose consumption of energy during the month to which the calculation of duty relates, (i)does not exceed fifteen units—Nil,

(ii) exceeds fifteen units but does not exceed fifty units—three paise for each unit of energy consumed.

The worcls, figures jnd Icllerc within the square brackets were inserted by s. 3(1)(u) of ihc We si Bengal Elcclricily Duly (Amendment) Acl, 1984 (Wesl Ben. Acl XXXVIIt of 1984).

'See[inn IV WM inserted bys.3(])(b)oflhc Wcsl Bengal Ekclricily Duly (Amendment) Aci, I9B-J (Wcsl Ben. Ac! XXXVIIt of 19M).

The words, figures and Idlers wilhln the sqij.tro tuickch were inserted by s. 6(.*i)(ul of Ihe Wcsl Bengal Duly on Inlcr-Suic River Valley Aulharily Elcclricky (Amendment) Aci. 1993 (Wesl Ben. Aci XVI of 1993).

'Suction V was inserted by s. fi(a)(iii) of the West Bengal Duly on Inler-Slalc River Valley Aulhorily Elcclricily (Amendmenl) Acl, 1993 (Wcsl Ben. Act XVI of 1993).

(b) in other cases—three paise for each unil of energy consumed. The West Bengal Dury an fiiter-Stale River Valley Authority Electricity Act, 1973. 450

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Authority Electricity Act, 1973.

451. (2) In respect of every premises where the supply of energy by a licensee is unmeiered, for-

Paise per hi en sew

Every lamp of less than 30 walls

Every lamp of 30 watts or more bui

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less than 40 wans.

Every lamp of 40 walls or more bul 25 less than 60 walls.

Every lamp of 60 wans or more but 37 not exceeding 100 walls.

And for every additional 15 walls or

fraction thereof in excess of 100 watts in any lamp.

Explanation.—In this Pari, the expression "nel charge of the licensee" means the net charge which remains after deducting, from the charge made by the licensee for the supply of energy to a consumer, any rebate which is allowed by such lincensee for prompt payment by the consumer.

SECTION IV

Rates in force from the 1st October, 1984 ²[lo the 31st March, 1993]

- (1) In respeel of every premises not falling under article (2),—
- (a) when ihe net charge of the licensee for ihe supply of energy for the purposes of lights, or fans, or both, is less lhan Lwenly-five paise for each unit of energy consumed, the rates of electricity duty shall be as follows, namely:-

in the ease of a consumer whose consumption of energy during the monih to which ihe calculation of duty relates,

- (i) does not exceed twenty-five uniis—Nil,
- (ii) exceeds twenty-five units but does not exceed sixiy units—five paise for each unit of energy consumed,
- (iii) exceeds sixiy units—eleven paise for each unit of energy consumed,

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(b) in other eases—five paise for each unil of energy consumed. (2) In respect of every premises where the supply of energy by a licensee is unmetered, for—

	Pais	e per mensem
Every lamp of Jess than 30 walls	20	
Every lamp of 30 watts or more but less than 40 watts.	29	
Every lamp of 40 watts or more but (ess than 60 watts.	37	
Every lamp of 60 watts or more but not exceeding 100 walls.	59	

And for every additional 15 wmis or 10 fraction thereof in excess of 100 walls in any lamp.

Explanation.—In this Part, the expression "net charge of the licensee" means the net charge which remains after deducting from the charge made by the licensee Tor the supply of energy to a consumer, any rebate which is allowed by such lincensee for prompt payment by the consumer and fuel surcharge.

'SECTION V

Rates in force from the 1st April, 1993

(1) Low and medium voltage energy.'

Where low or medium voliage energy is consumed in any premises in connection with industrial or manufacturing process including cold storage, and consumption of energy during the month to which the calculation of duly relates—

- (i) does not exceed five hundred units 2.5 per centum of
 - net charge for energy consumed;
- (ii) exceeds five hundred units but does 5.0 *per centum* of not exceed one thousand units net charge for
 - energy consumed;
- (iii) exceeds one thousand units 7.5 per centum of
 - net charge for energy consumed.

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(The First Schedule.)

- (2) High voltage energy:
 - (a) Except in cases falling under clause (b), where high voltage energy is consumed in any premises in connection with industrial or manufacturing process including cold storage
 - (b) Where energy is consumed for the purposes of—
 - (i) a cottage industry or a small-scale indusiry, by any undertaking not being a factory as defined in the Factories Act, 1948, or
 - (ii) electrolysis or healing in electric furnaces by any industrial undertaking,

and separate meters or sub-meters arc installed for indicating the quantity of energy so consumed.

Explanation /.—In I his Part, where energy is consumed in any premises for lights and fans and for any other purposes in connection with industrial or manufacturing process, including cold storage, electrolysis or healing in eleciric furnaces, carried on therein, and the quantity of energy consumed for lights and fans is not separately indicated by meters or sub-meters, such quantity of energy consumed for lights and fans or for any other purposes shall be deemed to have been consumed for industrial purposes, and, notwithstanding anything contained in Part A or Part C, the duty shall be payable in accordance with the rate in article (1) or article (2), as the case may be, of this Part.

Explanation 11.—(a) The special rale of duty referred to in clause (ii) of article (b) of Section II, Section ITT or Section IV or sub-clause (ii) of clause (b) or article (2) of Section V of this Part shall not be admissible unless—

 (i) the cost or energy consumed for purposes of electrolysis or heating in cleclric furnaces is twenty *per cent*, or more of the total cost of manufacture by electrolysis or healing in cleclric furnaces, and

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(ii) separate banks of account are maintained showing separately Lhe details of the cost of energy consumed for purposes of electrolysis or heating in cleclric furnaces and ihe total cost of manufacture by electrolysis or healing in electric furnaces.

7.5 per centum of net charge for energy consumed;

5.0 *per centum* of net charge for energy consumed;

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- (b) An industrial undertaking claiming the benefits of the special rate of duty mentioned in clause (a) of this Explanation shall make an application in writing to an officer specially appointed in this behalf by the Slate Government by notification in the *Official Gazette* and thereupon such officer shall, after giving the applicant an opportunity of being heard and after making such enquiry (if any) as he may think lit, make an order,—
 - (i) if he is satisfied that the requirements of this Act and the rules made thereunder have been complied with, allowing
 - . the application, or
 - (ii) if he is not so satisfied, rejecting the application, and such order shall, subject to the provisions of clause (c), be final.
- (c) The State Government may, on application or of its own motion, revise any order made under clause (b).

PART B

'[For lights, fans and all other purposes except the purposes referred to in Part /I]

SECTION I

Rates in force from the 1st February, 1958 to the 30th April, 1963

- (a) For every three units of energy or fraction (hereof consumed—
- (i) by any undertaking which is a collage industry or a small- 63 of 1948, scale industry and which is noi a factory under the Faciorics

Act, 1948, or

(ii) by any industrial undertaking for electrolytic process or electric furnace subject to the condition that the inspecting officer appointed under sub-section (1) of section 8 is satisfied that the cost of the energy consumed is not less lhan 20 per cent, of **Ihe** total cost of manufacture incurred by such industrial undertaking;

where separate meters or sub-meters are installed for indicating such consumption separately—one paisa,

(b) For every unit of energy or fraction thereof in cases not falling under clause (a)—one paisa.

'The 'heading' lo Part B wis substituted Tor the heading "for any olher purpose" by s. 6(h)(i) of ihe West Bengal Duly on tnlcr-Slale River Valley Authority Electricity (ATnCTidniuriL) Aci₍ (993 (Wcsl Ben, Act XV[of L993J,

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(The First Schedule.)

SECTION II

Rates in force from the 1st May, 1963 to the 15lh November, 1967

- (a) Except in cases falling under article (b) or article (c), where energy is consumed in any premises—
 - otherwise than in connection with any industrial or manufacturing process, for every unit of energy or fraction thereof so consumed—one paisa.
 - (ii) in connection with any industrial or manufacturing process, for every two units of energy or fraction thereof so consumed three paise.
- (b) For every three units of energy or fraction thereof consumed for purposes of—
 - (i) a cottage industry or a small-scale industry, by any undertaking not being a factory as defined in the Factories Act, 63 of 1948, 1948, or
 - (ii) electrolysis or healing in electric Tumaces, by any industrial undertaking,

where separate meters or sub-meters arc installed for indicating the quantity of energy so consumed—one paisa.

(c) For energy consumed in any premises for lights, or fans, or both, and for any other purpose in connection with any industrial or manufacturing process carried on therein, in cases where the quantity of energy consumed for lights or fans is not separetely indicated by the installation of separate meters or sub-meters or otherwise,—

the respective rates specified under article (a) or (b), and, except in the case of premises occupied by a cottage industry or a small-scale industry referred to in clause (i) of article (b), a surcharge of ten *per cent*, of the duty payable for the total quantity of energy consumed in accordance with such rates.

SECTION III

Rates in force from the 16th November, 1967 '[to (he 3f)lh September, 1984]

- (a) Except in cases falling under article (b) or article (c), where energy is consumed in any premises,—
 - (i) otherwise than in connection with any industrial or manufacturing process, for every unil of energy or fraction thereof so consumed—'[six paise],
 - (ii) in connection with any industrial or manufacturing process, for every two units of energy or fraction thereof so consumed three paise.

'Words, figures and Idlers wilhin ihe square brackets were inserted by s. 3(2)(a) of ihe West Bengal Electricity Duly (Amendment) Acl, 1984 (Wesi Ben, Acl XXXVIII or 1984). TTic words wilhio llic square brackets were substituted for the words "three paise" by 5.3(a) of ihe Wesl Bengal Electricity Duly (Amendment) Act, 1974 {West Ben. Acl XX VLI of 1974),

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(The First Schedule.)

- (b) For every three unils of energy or fraction thereof consumed for purposes of—
- (i) a collage industry or a small-scale industry, by any 61 of 19JS. undertaking not being a factory as defined in the Factories

Act, 1948, or

(ii) electrolysis or heating in electric furnaces, by any industrial undertaking;

where separate meters or sub-meters are installed for indicating the quantity of energy so consumed—one paisa.

(c) For energy consumed in any premises for lights, or fans, or both, and Tor any other purpose in connection with any industrial or manufacturing process carried on therein, in cases where the quantity of energy consumed for lights or fans is nol separately indicated by the installation of separate meters or sub-meters or otherwise.—

ihe respective rates specified under article (a) or (b), and, except in the case of premises occupied by a cottage industry or a small-scale industry referred to in clause (i) of article (b), a surcharge of ¹ [twenty *per cent.*] of the duty payable for the total quantity of energy consumed in accordance with such rates.

Explanation.—(a) The special rate of duty referred to in clause (ii) of article (b) in Section 11 or Section HI or this Pan shall not be admissible unless—

- the cost of energy consumed for purposes of electrolysis or heating in electric furnaces is twenty *per cent*, or more of the total cost of manufacture by electrolysis or heating in electric furnaces, and
- (ii) separate books of account are maintained showing separately the details of the cost of energy consumed for purposes of electrolysis or heating in electric furnaces and the total cost of manufacture by electrolysis or heating in electric furnaces.
- (b) An industrial undertaking claiming the benefits of the special rate of duty referred lo in clause (ii) of article (b) in Section II or Section **TIT** of this Part shall make an application in writing to an officer specially appointed in this behalf by the State Government by notification in the *Official Gazette* and thereupon such officer shall, after giving the applicant an opportunity of being heard and after making such enquiry (if any) as he may think fit, make an order,—
 - if he is satisfied lhac the requirements of this Act and the rules made thereunder have been complied with, allowing the application, or
 - (ii) if he is not so satisfied, rejecting the application, and such order shall, subject to Ihe provisions of clause (c), be final.

The words within the square brackets were substituted Tar the words "ten percent." by s. 3[b), of the Wcsl Bengal Electricity Duly (Amendment) Aci, 1974 (V«l Ben. Aci XXVIi of 1974).

(The First Schedule.)

(c) The Si ale Government may, on application or of its own motion, revise any order made under clause (b).

'SECTION IV

Rates in force from (he 1st October, 1984 ²[to the 31st March, 1993]

- (a) Except in cases falling under article (b) or article (c), where energy is consumed in any premises,—
 - otherwise than in connection with any industrial or manufacturing process, for every unit of energy or fraction thereof so consumed—eight paise,
 - (ii) in connection with any industrial or manufacturing process,For every two units of energy or fraction thereof so consumed—seven paise.
- (b) For every three units of energy or fraction thereof consumed for purposes of—
 - (i) a cottage industry or a small-scale industry, by any undertaking not being a factory as defined in (he Factories 63 of 1MB. Act, 1948, or
 - (ii) electrolysis or heating in eleciric furnaces, by any industrial undertaking,

where separate meters or sub-melers are installed for indicating the quantity of energy so consumed—seven paise.

(c) For energy consumed in any premises for lights, or fans, or both, and for any other purpose in connection with any industrial or manufacturing process carried on therein, in cases where the quantity of energy consumed for lights or fans is not separately indicated by the installation ol' separate meters or sub-meters or otherwise,—

the respective rates specified under article (a) or (b), and, except in the case of premises occupied by a cottage industry or a small- scale industry referred to in clause (i) of article (b), a surcharge of twenty *per cent*, of the duty payable for the total quantity of energy consumed in accordance with such rate-¹:.

Explanation.—(u) The special rate of duty referred to in clause (ii) of article (b) in Section II or Section HI or Section IV of this Part shall not be admissible unless—

- (i) the cost of energy consumed for purposes of electrolysis or heating in electric furnaces is twenty *per cent*, or more of the total cost of manufacture by electrolysis or heating in electric furnaces, and
- S mi n n IV was inscrtedby s. 3(2)(b) of ihc Wcst. Bengal Electricity Duly (Amendment) Act. 1984 (West Ben. Acl XXXVIII of 1984). The words, figures and Iclters within ihc square brackets were inserted by s. 6(b)(ii) of the West Bengal Duly on Inter-Siale River Valley Authority Electricity (Amendment) Acl. 1993 (Wesl Ben. Acl XVI of 1593).

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- (ii) separate books of account are maintained showing separately the details of (he cost of energy consumed for purposes of electrolysis or heating in electric furnaces and the (otal cost of manufacture by electrolysis or healing in electric furnaces.
- (b) An industrial undertaking claiming the benefits of ihe special rale of duly referred lo in clause (ii) of article (b) in Section II or Section III or Section IV of this Part shall make an application in writing to an officer specially appointed in ihis behalf by the State Govern merit by notification in the *Official Gazette* and thereupon such officer shall, after giving the applicant an opportunity of being heard and after making such enquiry (if any) as he may think fit, make an order.—
 - (i) if he is satisfied that [he requirements of this Act and (he rules made (hereunder have been complied with, allowing (he application, or
 - (ii) if he is not so satisfied, rejecting the application, and such order shall, subjeel to Ihe provisions of clause (c), be final.
- (c) The State Government may, on application or of its own motion, revise any order made under clause (b).

'SECTION V Rates in force from the 1st April, 1993

(1) Low and medium voltage energy:

Where low or medium voltage energy is supplied for lights, fans and all other purposes, except the purposes in connection with industrial or manufacturing process referred to in article (1) of Section V of Part A, in any premises, and—

- (a) where low or medium voltage energy supplied for commercial purposes lo a consumer whose consumption of such energy during the month to which the calculation of duly relates—
 - (i) does not exceed twenty-five units

nil;

(ii) exceeds iwenly-five units bui 2.5 per centum of docs not exceed sixty units net charge for

energy consumed;

(iii) exceeds sixty units but does not 5.0 *per centum* of exceed one hundred units net charge for

energy consumed;

'Scclion V was inserted by s. 6(b)(iii) of the Wcsl Bengal Duly on Inlcr-Slalc Rivty Valley Authority Elcclricity (Amendment) Aci, 1993 (Wesl Ben. Aci XVI of 1993).

[West Ben. Act

- (iv) exceeds one hundred units but 7.5 *per centum* of does not exceed one hundred and net charge for fifty units
- (v) exceeds one hundred and fifty units but does not exceeds Five hundred units

(The First Schedule.)

(vi) exceeds five hundred units

energy consumed; **10.0** per centum of net charge for

energy consumed;

- 12.5 per centum of net charge for energy consumed;
- (b) where low or medium voltage energy supplied for any purposes, other than the commercial purposes referred to in clause (a), to a consumer whose consumplion of such energy during the month lo which the calculation of duly relates—
 - (i) does not exceed iwenty-five units nil;
- 2.5 per centum oF net charge for energy consumed;
- 5.0 per cenntm of nel charge for energy consumed;
- 7.5 per centum of net charge for energy consumed.
- (2) High voltage energy:

Where high voltage energy is supplied for puiposes, other than the purposes in connection with industrial or manufacturing process referred to in article (2) of Section V of Part A, in any premises, and—

(a) where rate is charged for high voltage 12.5 *per centum* energy Tor commercial purposes lo of net charge Tor a consumer

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(b) 46 here rate is charged for high voltage energy for purposes, other than the commercial purposes referred to in clause (a), lo a consumer

- (ii) exceeds twenty-Five units but docs not exceed sixty units "
- (iii) exceeds sixty units but docs not exceed one hundred units
- (iv) exceeds one hundred units

energy consumed; 10.0 pitr centum of net charge for energy consumed.

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(The Second Schedule.)

(3) In respect of all premises where the supply of energy by a licensee is unmetered for—

	Paise per monlh
every lamp of less than 30 watls every lamp of 30 walls or more bul less than 40 waits	20; 29;
every lamp of 40 watts or more but less 37; than 60 walls	
every lamp of 60 watts or more bul not exceeding 100 watls	50; and
for every additional 15 watts or fraction thereof in excess of 100 watls in any lamp	10.

Explanation.—For the purposes of Section V of Part A and of Part B of this Schedule.—

- (i) the expression "low or medium vollage energy" means any energy supplied, Ihe vollage of which does not exceed 650 volts under normal conditions, subject to the percentage variation allowed under the Indian Electricity Rules, 1956;
- (ii) the expression "high vollage energy" means any energy supplied, the vollage of which exceeds 650 volts under normal conditions, subject to the percentage variation allowed under the Indian Electricity Rules, 1956.

THE SECOND SCHEDULE

(See proviso lo section 3.)

Exemptions

- (1) Any Government, save in respect of premises used for residential purposes;
- (2) a railway administration, save in respect of premises used for residential purposes;
- $(3) \ an \ inter-Staie \ river \ valley \ authority, \ save \ in \ respect \ of \ premises \ . \ used \ for \ residential \ purposes;$
 - (4) a local authority, save in respect of premises used for residential purposes;

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[West Ben. Act VII or 1973.]

(The Second Schedule.)

- (5) a hospital or dispensary which is not maintained for private gain;
- (6) any consumer using in any one month not more than—
- (a) fifteen units of energy, during the period prior to the 16th November, 1967, or
 - (b) twenty-five units of energy, during the period commencing with the 16ih November, 1967;
- (7) any consumer, being a landlord, or other person who supplies energy lo one-roomed or two-roomed shops or tenemenis in any one building, in respect of the energy supplied lo any such shop or tenement in which have been used in any one moruh not more than—
 - (a) fifteen units of energy, during the period prior to the 16th Novermber, 1967, or
 - (b) twenty-five units of energy, during the period commencing with the 16th November, [967;
- '(8) a newly set up industrial unit, save in respect of premises used for residential purposes, for a period of five years from the date of its first commercial production.

Explanation.—(I) For the purposes of exemption (6) in the premises referred **Lo** '[in article (3) of Seciion V of Part B] of the First Schedule every 10 walls shall be deemed to consume one and a half units in a month.

- (2) For the purposes of exemption (7), whether more than fifteen units, or, as the case may be, twenty-five units, of energy have been used in any one month in any shop or lenemeni for which there is no meter or sub-meter shall be determined by dividing the total number of units suplied during that month to such shops or tenements in the building by the number of such shops or tenements therein.
- '{3) For Ihe purposes of exemption (S), a sick industrial unit or a closed industrial unit, after being rehabilitated or revived, shall be deemed lo be a newly set up industrial unit.

Exemption (3) was inserted by s, 5(a) of [lie Wcsl Bengal Finance Act. 2000 (West Ben. Aci ltl of 2000). w.c.r. 1.1.1993.

The words, figure, letters and brackets within the square brnckcls were substituted Tor the words, figure and brackets "in article (2)" by s. 7 of lhc West Bengal Duly on Jnler-Slale River Vallny Authority Elcclricily (Amendment) Aci, 1993 (Wc.it Ben. Act XVI or 1993).

•'Clause (3) was itvwrted by s. 5(b) of the Wcsl Bengal Finance Act. 2000 (Wcsl Ben. Act III of 2000), w.u.r. 1.4.1993.

Clauses (bl) and (ti2) were inserted by s. 2(a) or (he West Bengul Duly on Inlcr-Stitc River V.illcy Authority Electricity (Amendment) Acl, 1993 (Wesl Ben. Acl XVI of 1993).

⁻Clause <d I) wiis inserted by s. 2(b), ibid.

³The words within ihe square brackets were substituted for [lie wortU "on ihe

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Authority Electricity Act, 1977 of energy consumed", in seclion 3 and its proviso, by s. 3(a) and s. 3(b), respectively, or the West Bengal Duly on Inter-Siale River Valley Authority Electricily (Amendment) Act, 1993 (Wesl Ben. Acl XVI of 1993).

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7. A lice 155, who is liable to pay electricity duty under section 4, shall, unless he is exempt from payment of such duty under the proviso lo section 3, keep hooks of account in the prescribed form and submit to the Slate Government or to ihe prescribed officer returns in ihe pnesceibed form at the prescribed lime, showing the units of energy '[and the gross charge, fuel surcharge and net charge Tor energy,] supplied, received or consumed by him, as the case may be, and the amount of the duty payable (hereon and recovered or paid by htm under section 4.

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