

Electricity (Contestable Consumers) (No. 2) Regulations

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Legislative History

ELECTRICITY ACT (CHAPTER 89A, SECTIONS 41(1) AND 103(1))

ELECTRICITY (CONTESTABLE CONSUMERS) (NO. 2) REGULATIONS

Rg 4

G.N. No. S 585/2003

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(29th February 2004)

Citation

1. These Regulations may be cited as the Electricity (Contestable Consumers) (No. 2) Regulations.

Definitions

2. In these Regulations, unless the context otherwise requires —

“master-meter” means a meter measuring the electricity consumed by all the units and common areas in a building or cluster of buildings which are used or occupied by multiple consumers;

“sub-meter” means a meter measuring the electricity which, after being taken through a master-meter, is consumed by a unit in a building or cluster of buildings.

Classification as contestable consumer by electricity usage

3. Subject to regulation 6, a consumer who immediately before 21st December 2003 is not classified as a contestable consumer shall, on the date notified by the Authority to that consumer, be classified as a contestable consumer in respect of premises used or occupied by him at a single location if —

- (a) the consumer is not using or occupying those premises for a residential purpose; and
- (b) in respect of those premises, the consumer, on 1st August 2003 —
 - (i) required electricity to be supplied at high voltage; or
 - (ii) had an average monthly electricity consumption of 10,000 kilowatt-hour or more supplied at three phase low voltage.

Classification as contestable consumer by application

4.—(1) Subject to regulation 6, a consumer may make an application to a market support services licensee to be classified as a contestable consumer in respect of premises used or occupied by him at a single location if —

- (a) the consumer is not using or occupying those premises for a residential purpose; and
- (b) in respect of those premises, the consumer, on the date of his application —