supply Agreement shall be deemed to have been duly terminated on the date of expiry of the said notice, without prejudice to the right of the Licensee to recover forthwith all dues in terms of the Agreement and these Conditions.

- 32.08 Soon after termination of the supply Agreement the supply lines shall be dismantled by the Licensee and action initiated for recovery of dues.
- 32.09 The officers who are empowered to sanction permanent power supply are also empowered to approve permanent surrender of power supply to that extent, subject to fulfillment of the other applicable Conditions. The Registered Consumer shall give an undertaking to the Licensee as per Annex -10 to effect surrender of power supply.

### 33.00 MINIMUM CHARGES

Charges for power supply in accordance with Tariff in force from time to time shall be payable by the Consumer until the power supply Agreement is terminated irrespective of whether the installation is in service or under disconnection.

## 34.00 REDUCTION / VARIATION IN THE CONTRACT DEMAND/SANCTIONED LOAD

## 34.01 Consumer's increased load requirement

The procedure for sanction of additional power shall be the same as for a new installation except that dues, if any, shall be cleared before sanction of additional power.

# 34.02 Amendment vide Notification No. K.E.R.C./COS/D/07/08 Dated: 14.3.2008 published in Karnataka Gazette dated: 20.3.2008

Reduction in contract demand / sanctioned load: / Surrender of RR No. (Installation) (Except IP set Installations under LT category)

During the Agreement period initial or extended, the Consumer is entitled to get his contract demand / sanctioned load reduced by executing a fresh Agreement. The reduction shall be given effect to from the meter reading date following the expiry of two months period from the date of registration of his application for reduction of contract demand / sanctioned load along with fresh Agreement for reduced contract demand / sanctioned load duly making payment of registration cum processing fee as prescribed under Clause. 30.01.

The same Conditions shall also be applicable for requisitions in case of temporary reduction of contract demand / sanctioned load as per provision in power supply Agreements subject to a maximum period of six months only.

Note: The officers who are empowered to sanction permanent power supply are also empowered to approve reduction of CD/sanctioned load to the same extent.

### Old Version 2006:

During the Agreement period initial or extended, the Consumer is entitled to get his contract demand / sanctioned load reduced by executing a fresh Agreement. The reduction shall be given effect to from the meter reading date following the expiry of two months period from the date of registration of his application for reduction of contract demand / sanctioned load along with fresh Agreement for reduced contract demand / sanctioned load duly making payment of registration cum processing fee as prescribed under Clause. 30.01. However, the consumer shall continue to pay minimum charges if any, till the expiry of the intial agreement period.

The same Conditions shall also be applicable for requisitions in case of temporary reduction of contract demand / sanctioned load as per provision in power supply Agreements subject to a maximum period of six months only.

**Note:**The officers who are empowered to sanction permanent power supply are also empowered to approve reduction of CD/sanctioned load to the same extent.

- 34.03 When a Consumer gets his contract demand / sanctioned load reduced, his energy / demand entitlement, if any, shall be reduced on prorata basis with effect from the date of reduction of CD / sanctioned load. This shall be applicable during power cut period only.
- 34.04 where the Contract demand / Sanctioned load is reduced, the Security Deposit required shall be recalculated for the reduced Contract demand Sanctioned load on a pro-rata basis on average monthly bill of the preceding calendar year. Any excess Security Deposit held over the recalculated average monthly bill amount of the preceding calendar year shall be refunded to the Consumer by cheque, within 2 months from the date of approval of reduction of Contract demand / Sanctioned load. If the amount due to the Consumer is not refunded by cheque with in two months from the date of approval, the Licensee shall pay interest at 1% per month on actual number of days of delay on the amount due for refund.

#### 35.0 SHIFTING OF INSTALLATIONS

Shifting of IP set installations and drinking water supply installations of VPs/TPs / CMCs / City Corporations from one place to another within the Electrical subdivision is permitted subject to the technical feasibility and clearance of outstanding arrears. Shifting of other category of installations is not permitted. The cost of shifting is to be borne by the Consumer.

### 36.00 TRANSFER OF INSTALLATION (Change in the name of Consumer)

36.01 Amended version vide Notification No. K.E.R.C./COS/D/02/16-17
Dated: 22.11.2016 published in Karnataka Gazette dated: 22.11.2016

An Installation can be transferred from one consumer to another person subject to the following conditions:

- a) The transferee shall produce any of the following documents in proof of the ownership of the premises relating to that installation.
  - Registered sale deed