From
The General Manager/Commercial,
UHBVN, Panchkula.

To
All CEs/(OP)/SEs(OP)Xens/SDOs/op,
JEs-I, Incharge in UHBVN.
Memo No.Ch-141/TR-72(90)NR
Dated: - 13.2.08

Sub: Levy of Fuel Surcharge Adjustment on power consumer in UHBVN- clarification thereof.

As per approval accorded by the HERC in its order dated 5.12.2006, instructions were issued vide S.C. No.U-83/2006 and U-87/2006 for recovery of FSA from various categories of consumers w.e.f. 1.12.2006 upto 36 months at rates mentioned therein.

Some field offices had sought clarification whether FSA is a part of SOP and is covered in MMC or not.

The issue was deliberated and it was clarified vide S.C. No.U-26/2007 dated 2.4.2007 that the FSA amount notified vide S.C. No.U-83/2006 and U-87/2006 is in addition to the SOP and is not covered in MMC.

HERC in its order dated 20.12.2007 on a petition from Northern Railway has decided that FSA is a part of the SOP for all intents and purposes i.e. determining of MMC, rebate/penalty etc. Hence earlier instructions issued vide S.C. No.U-26/2007 stand amended to the extent that FSA being recovered from the consumers is part of SOP for determining MMC, rebate/penalty etc. with prospective effect. However, the field offices are required to indicate separately the amount of FSA in the electricity bills, assessment summary reports, revenue realization reports and arrear reports as already desired in S.C. No.U-83/2006 and U-87/2006.

However the above instructions shall have prospective effect and should be brought to the notice of all concerned for careful and meticulous compliance.

General Manager/Comml.,
UHBVN, Panchkula.