

**HARYANA GOVERNMENT
RENEWABLE ENERGY DEPARTMENT
Order**

The 25 June, 2008

No.22/52/05-5Power:- In exercise of the powers conferred by section 18 of the Energy Conservation Act, 2001 (52 of 2001), the Governor of Haryana hereby makes the following amendment in the Haryana Government, Renewable Energy Department, Order No.22/52/05-5P, dated the 29th July 2005, namely:-

Amendment

In the Haryana Government, Renewable Energy Department, Order No. 22/52/05-5P, dated 29th July 2005:-

(i) after para 2 A, the following para shall be inserted namely:-

“2B Mandatory use of Compact Fluorescent Lamps (CFLs) and T-5 (28 Watt) Tube Lights:

(a) The use of Compact Fluorescent Lamps (CFLs) and/or T-5 (28 Watt) energy efficient tube lights and/or Light Emitting Diode (LED) lamps shall be mandatory for all electricity consumers in industrial, commercial and institutional sectors having connected load of 30 Kilo Watt or above

(b) In all Central Government Offices and Central Public Sector Undertaking Institutions / establishments located in the State of Haryana, the use of Compact Fluorescent Lamps (CFLs) and/or T-5 (28 Watt) energy efficient tube lights and/or Light Emitting Diode (LED) lamps shall be mandatory.

The consumers under the above categories shall have to replace all conventional bulbs and tube lights in their establishments with CFLs/ Light Emitting Diode (LED) Lamps/T-5 (28 Watt) tube lights on or before **15th August, 2008**, at their own cost.

Note:- In case of non-compliance of these orders, the Power Utilities Department shall have the power to disconnect the electricity connections after serving due notice after the expiry of the deadlines mentioned above. The Executive Engineer (Operation) of the Power Utilities Department shall be the enforcing authority of these orders and they shall send quarterly progress reports in this regard to the Additional Deputy Commissioner of their district who in turn shall submit a compiled quarterly report to the Renewable Energy Department, Haryana (the State Designated Agency under the Energy Conservation Act, 2001(52 of 2001)).”

(ii) after para 4, the following para shall be added at the end, namely:-

“5. Mandatory use of Energy Efficient Street lights:

It shall be mandatory that the street lighting in all existing and new colonies and urban areas notified by the Urban Local Bodies Department, Haryana Urban Development Authority sectors, Haryana State Industrial & Infrastructure Development Corporation industrial estates, housing complexes, colonies and townships developed by private / semi government/ autonomous institutions shall use energy efficient street lighting fixtures using T-5 tube lights/ Light Emitting Diode (LED) Lamps/ Low Pressure Sodium Vapour (LPSV)/ High Pressure Sodium Vapour (HPSV) / induction arc lamps.

The above said organizations responsible for street lighting systems shall have to replace the conventional street lights or install energy efficient street lights on or before **31st March, 2009**, at their own cost.

Note:- In case of non-compliance of these orders, the Power Utilities Department shall have the power to disconnect the electricity connections after serving due notice after the expiry of the deadlines mentioned above. The Executive Engineer (Operation) of the Power Utilities Department shall be the enforcing authority of these orders and they shall send quarterly progress reports in this regard to the Additional Deputy Commissioner of their district who in turn shall submit a compiled quarterly report to the Renewable Energy Department, Haryana (the State Designated Agency under the Energy Conservation Act, 2001(52 of 2001)).”

S.C.Chaudhary,
Financial Commissioner and Principal Secretary
to Government, Haryana, Renewable
Energy Department, Chandigarh.