

**BEFORE THE COURT OF ELECTRICITY OMBUDSMAN,  
JHARKHAND  
4<sup>th</sup> floor, Bhagirathi Complex, Karamtoli Road, Ranchi – 834001**

**Case No. EOJ/12/2008**

**M/s Maa Chinnamastika Sponge Iron (P) Ltd.**

**Vrs.**

**JSEB & Others**

**ORDER**

**29.09.2008.** On behalf of petitioner, Sri Vijay Gupta, advocate appears. No body is present on behalf of respondent the JSEB.

This representation has been filed on behalf of M/s Maa Chinnmastika sponge Iron (P) Ltd. for implementation of Judgement/Order dated 31/10/2007 passed by VUSNF in case no. 15/2007 and confirmed by this court by Judgement/Order dated 29/02/2008 in case no. EOJ/19/2007.

Heard learned lawyer for the petitioner. It appears that the petitioner is a HTSS consumer with Induction furnace. The consumer moved VUSNF for a direction to charge the bills on basis of actual maximum demand recorded in the meter of the consumer during the month in view of the tariff order of JSERC, which was allowed by the VUSNF.

JSEB filed an appeal before this court which has been dismissed vide order dated 29/02/2008. The JSEB instead of implementing the order of VUSNF and this court has served a notice dated 01/04/2008 for disconnection of the electric connection of the applicant M/s Maa Chinnmastika Sponge Iron (P) Ltd.

It appears that JSEB was asked to show cause but did not file any show cause or counter affidavit and went on taking time after time on the plea that the JSEB has challenged the order before the Hon'ble High court. In spite of several

adjournments the JSEB has not been able to bring any stay order. It appears that the JSEB has nothing to show any cause.

Therefore, in such circumstances the representation of the consumer is allowed and JSEB is directed not to disconnect the electric connection of the consumer and is also directed to implement the order of VUSNF which has been confirmed by this court also, without any further delay.

Let a copy of this order be sent to both the parties.

Sd/-  
Electricity Ombudsman