BEFORE THE CENTRAL ELECTRICITY REGULATORY COMMISSION

NEW DELHI

APPL	IC A	TION	NIA	
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IN THE MATTER OF

Application under Section 63 of the Electricity Act, 2003 for Adoption of Transmission Charges with respect to the Transmission System being established by the Fatehgarh II and Barmer I PS Transmission Limited (a 100% wholly owned subsidiary of Power Grid Corporation of India Limited)

Fatehgarh II and Barmer I PS Transmission Limited

(A 100% wholly owned subsidiary of Power Grid Corporation of India Limited)
Registered office: B-9, Qutab Institutional Area, Katwaria Sarai, New Delhi 110 016
Address for correspondence: C/o ED (TBCB), Power Grid Corporation of India Limited,
Saudamini, Plot no.2, Sector -29, Gurgaon 122001

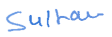
AND

And Others

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	Association of Fatehgarh II and Barmer I PS Transmission Limited		
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	days and the same		

Suthakur

FILED BY

Fatehgarh II and Barmer I PS Transmission Limited

Place: New Delhi
Date: 27/03/2025

TRANSMISSION LINE OF THE PROPERTY OF THE PROPE

FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED

(A 100% wholly owned subsidiary Power Grid Corporation of India Limited)

B-9, Qutab Institutional Area, Katwaria Sarai, New Delhi - 110 016

CIN: U42201DL2024GOI440451

Ref: PG FIIBIPSTL/

Dated: 27/03/2025

To, The Secretary, Central Electricity Regulatory Commission, 7th Floor, Tower B, World Trade Centre, Nauroji Nagar, New Delhi-110029.

Sub.: Application under Section 63 of the Electricity Act, 2003 for Adoption of Transmission Charges with respect to the Transmission System being established by the Fatehgarh II and Barmer I PS Transmission Limited (a 100% wholly owned subsidiary of Power Grid Corporation of India Limited)

Sir,

Three copies (1 original + 2 copies) of the application for the above subject matter have been enclosed and e-filing has been done on CERC website. As per the public notice issued on 28.08.2010 by the Hon'ble Commission, the amount of Rs. 25,00,000/- (Rupees Twenty-Five Lakhs only) for filing the application is being paid through RTGS and in accordance with the Regulations 12 (2), Payment of Fees Regulations 2012, Form-1 duly filled in against the aforementioned application is also enclosed herewith.

Electronic Copies of the application are being forwarded to the CTUIL (Nodal Agency) and to the Bid Process Coordinator and beneficiaries of the Northern Region and DICs as party to the Petition based on the list of the beneficiaries furnished by the CTUIL. The complete application along with Annexures is posted on the website: www.powergrid.in/subsidiaries.

Thanking You,

Yours faithfully,

Sythakur

(Sh. Sanjay Kumar Thakur)
Project Incharge

Fatehgarh II and Barmer I PS Transmission Limited Mobile: +91- 9873918431; email: tbcb@powergrid.in

Enclosures: As above



Form-I

Particulars

1. Name of the Petitioner

Fatehgarh II and Barmer I PS Transmission Limited
(A 100% wholly owned subsidiary of

Power Grid Corporation of India Limited)

2. Address of the Petitioner/Applicant

: Fatehgarh II and Barmer I PS Transmission Limited (A 100% wholly owned subsidiary of Power Grid Corporation of India Limited)

Regd. Address:

B-9, Qutab Institutional Area,

Katwaria Sarai, New Delhi-110 016

Address for correspondence:

Project Incharge, Fatehgarh II and Barmer I PS Transmission Limited, C/o ED(TBCB), Power Grid Corporation of India Ltd,

Saudamini, Plot no.2, Sector - 29, Gurgaon

122001

3. Subject Matter

: Application under Section 63 of the Electricity Act, 2003 for Adoption of Transmission Charges with respect to the Transmission System being established by the Fatehgarh II and Barmer I PS Transmission Limited (a 100% wholly owned subsidiary of Power Grid

Corporation of India Limited)

4. Petition No., if any

Not yet received

5. Details of generation assets

(a) generating station/units

(b) Capacity in MW

(c) Date of commercial operation

(d) Period for which fee paid

(e) Amount of fee paid

(f) Surcharge, if any

: NOT APPLICABLE

6. Details of transmission assets

(a) Transmission line and sub-stations

(b) Date of commercial operation

(c) Period for which fee paid

(d) Amount of fee paid

(g) Surcharge, if any

7. Fee paid for Adoption of tariff for

(a) Generation asset

(b) Transmission asset

: Assets under implementation by

Fatehgarh II and Barmer I PS Transmission Limited

: NO YES





(iv)

8. Application fee for licence

NOT APPLICABLE

- (a) Trading licence
- (b) Transmission licence
- (c) Period for which paid
- (d) Amount of fee paid
- 9. Fees paid for Miscellaneous Application: NOT APPLICABLE
- 10. Fees paid for interlocutory Application: NOT APPLICABLE
- 11. Fee paid for Regulatory Compliance : NOT APPLICABLE

petition

12. Fee paid for Review Application : NOT APPLICABLE

13. Licence fee for inter-State Trading : NOT APPLICABLE

(a) Category

(b) Period

(c) Amount of fee paid

(d) Surcharge, if any

14. Licence fee for inter-State Transmission: NOT APPLICABLE

- (a) Expected/Actual transmission charge
- (b) Period
- (c) Amount of fee calculated as a percentage of transmission charge.
- (d) Surcharge, if any
- 15. Annual Registration Charge for Power: NOT APPLICABLE Exchange
- (a) Period
- (b) Amount of turnover
- (c) Fee paid
- (d) Surcharge, if any
- 16. Details of fee remitted

(a) UTR No.

(b) Date of remittance

(c) Amount remitted

ICICR 2202503 2708559621

27/03/2025

Rs.25,00,000 (Rupees Twenty Five Lakh only)

Signature of the authorized signatory with date



BEFORE THE CENTRAL ELECTRICITY REGULATORY COMMISSION

NEW DELHI

Petition	No.	i desire	
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IN THE MATTER OF: Application under Section 63 of the Electricity Act, 2003 for Adoption of Transmission Charges with respect to the Transmission System being established by the Fatehgarh II and Barmer I PS Transmission Limited (a 100% wholly owned subsidiary of Power Grid Corporation of India Limited)

MEMO OF APPEARANCE

Fatehgarh II and Barmer I PS Transmission Limited

--- PETITIONER

- 1. Sh. Pankaj Pandey, ED, POWERGRID
- 2. Sh. Sanjay Kumar Thakur, Project Incharge, Fatehgarh II and Barmer I PS

Transmission Limited

3. Sh. Ashwini Kumar Das, GM, POWERGRID

Filed by
Fatehgarh II and Barmer I PS Transmission Limited
Represented by

Place: New Delhi

Date: 27/03/2025

Sh. Sanjay Kumar Thakur Project Incharge

(Fatehgarh II and Barmer LPS Transmission Limited)





Fatehgarh II and Barmer I PS Transmission Limited: Application under Section 63 of the Electricity Act, 2003 for Adoption of Transmission Charges

From tbcb <tbcb@powergrid.in>
Date Fri 3/28/2025 9:42 PM

- tbcb <tbcb@powergrid.in>; apc.chandigarh@gmail.com <apc.chandigarh@gmail.com>; apc.chandigarh@gmail.com>; apc.chandigarh@gmail.com>; elop2-chd@nic.in <elop2-chd@nic.in>; sanjay.srivastava@relianceada.com <sanjay.srivastava@relianceada.com>; gurmeet.deogen@relianceada.com>; vikas.a.gupta@relianceada.com <vikas.a.gupta@relianceada.com>; eesldc.elect@ndmcmail.gov.in <eesldc.elect@ndmcmail.gov.in>; ndmcsldc@gmail.com <ndmcsldc@gmail.com>; sandeep.k@tatapower-ddl.com <sandeep.k@tatapower-ddl.com <seinterstate@gmail.com
 <seinterstate@gmail.com>; aosld302@gmail.com <aosld302@gmail.com>; saohppc@uhbvn.org.in <saohppc@uhbvn.org.in>; aeeldmt1@gmail.com <aeeldmt1@gmail.com>; ce-ppr-praapti@pspcl.in>; sunil.kakkar@relianceada.com <sunil.kakkar@relianceada.com>; cejkpcl2@gmail.com <cejkpcl2@gmail.com>; xenisb1@gmail.com <xenisb1@gmail.com>; skrai@powergrid.in><skrai@powergrid.in <skrai@powergrid.in>
- Cc Pankaj Pandey (पंकज पाण्डेय) <ppandey@powergrid.in>; Ashwini Kr Das (अश्विनी कुमार दास) <akdas@powergrid.in>; Rohit Jain {रोहित जैन} <Rohitjain@powergrid.in>; Lingolu Aditya Mahesh (लिंगोलु आदित्य महेश) <adityamahesh36@powergrid.in>; Vikas Kumar (विकास कुमार) <vikaskumar@powergrid.in>

1 attachment (11 MB)
AoTC_FIIBITL_Sec63_Email.PDF;

Dear Sir/Madam.

The following application is filed before CERC:

Application under Section 63 of the Electricity Act, 2003 for Adoption of Transmission Charges with respect to the Transmission System being established by the Fatehgarh II and Barmer I PS Transmission Limited (a 100% wholly owned subsidiary of Power Grid Corporation of India Limited).

Based on the list of beneficiaries furnished by CTUIL, the soft copy of this application is being forwarded to you for your kind information and necessary action pleasers.

With Regards,

Fatehgarh II and Barmer I PS Transmission Limited

BEFORE

THE CENTRAL ELECTRICITY REGULATORY COMMISSION

NEW DELH

Application under Section 63 of the Electricity Act, 2003 for adoption of Transmission charges with respect to the Transmission System being established by the Fatehgarh II and Barmer I PS Transmission Limited (a 100% wholly owned subsidiary of Power Grid Corporation of India Limited)

APPLICATION NO

Fatehgarh II and Barmer I PS Transmission Limited
(A 100% wholly owned subsidiary of Power Grid Corporation of India Limited)

Registered office:

B-9, Qutab Institutional Area, Katwaria Sarai, New Delhi 110 016

Address for correspondence:

C/o ED (TBCB), Power Grid Corporation of India Limited Saudamini, Plot no.2, Sector -29, Gurgaon 122001

GURGAON-122 001 (HARYANA)



BEFORE THE CENTRAL ELECTRICITY REGULATORY COMMISSION NEW DELHI

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IN THE MATTER OF

Application under Section 63 of the Electricity Act, 2003 for Adoption of Transmission Charges with respect to the Transmission System being established by the Fatehgarh II and Barmer I PS Transmission Limited (a 100% wholly owned subsidiary of Power Grid Corporation of India Limited)

Fatehgarh II and Barmer I PS Transmission Limited
(A 100% wholly owned subsidiary of Power Grid Corporation of India Limited)
Registered office: B-9, Qutab Institutional Area, Katwaria Sarai, New Delhi 110 016
Address for correspondence: C/o ED (TBCB), Power Grid Corporation of India
Limited, Saudamini, Plot no.2, Sector -29, Gurgaon 122001

AND

And Others

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6.	Certificate of Incorporation of Fatehgarh II and Barmer I PS Transmission Limited	Annexure-2	20 -
7.	Memorandum of Association and Articles of Association of Fatehgarh II and Barmer I PS Transmission Limited	Annexure-3	NEW DELHI
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8.	Global Invitation for Qualification as published in the newspapers	Annexure-4	80
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15.	Copy of Share purchase agreement (SPA)	Annexure-11	199-215
16.	SLD of the transmission scheme	Annexure-12	216-217

Filed by
Fatehgarh II and Barmer I PS Transmission Limited
(A 100% wholly owned subsidiary of Power Grid Corporation of India Limited)

Suthacur

Represented by Sh. Sanjay Kumar Thakur Project Incharge, Fatehgarh II and Barmer I PS Transmission Limited

Place: New Delhi

Date:

21/03/2025



BEFORE THE CENTRAL ELECTRICITY REGULATORY COMMISSION NEW DELHI

APPI	ICA	TION	No	:
			INO	

IN THE MATTER OF

Application under Section 63 of the Electricity Act, 2003 for Adoption of Transmission Charges with respect to the Transmission System being established by the Fatehgarh II and Barmer I PS Transmission Limited (a 100% wholly owned subsidiary of Power Grid Corporation of India Limited)

Fatehgarh II and Barmer I PS Transmission Limited

(A 100% wholly owned subsidiary of Power Grid Corporation of India Limited)
Registered office: B-9, Qutab Institutional Area, Katwaria Sarai, New Delhi 110 016
Address for correspondence: C/o ED (TBCB), Power Grid Corporation of India
Limited, Saudamini, Plot no.2, Sector -29, Gurgaon 122001

AND

And Others

To The Secretary Central Electricity Regulatory Commission New Delhi

Sir,

The application filed under Section 63 of the Electricity Act, 2003 for Adoption of Transmission Charges with respect to the Transmission System being established by the Fatehgarh II and Barmer I PS Transmission Limited (A 100% wholly owned subsidiary of Power Grid Corporation of India Limited) for which transmission charges are determined through transparent process of bidding in accordance with the guidelines issued by the Central Government, may please be registered.

Applicant
Fatehgarh II and Barmer I PS Transmission Limited
(A 100% wholly owned subsidiary of Power Grid Corporation of India Limited)

Represented by Sh. Sanjay Kumar Thakur Project Incharge, Fatehgarh II and Barmer I PS Transmission Limited

Place: New Delhi
Date: 21/03/2025



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BEFORE THE CENTRAL ELECTRICITY REGULATORY COMMISSION NEW DELHI

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Address for correspondence: C/o ED (TBCB), Power Grid Corporation of India
Limited, Saudamini, Plot no.2, Sector -29, Gurgaon 122001

AND

Chief Operating Officer, Central Transmission Utility of India Ltd, Saudamini, Plot no.2, Sector -29, Gurgaon 122001

And Others

To
The Secretary
Central Electricity Regulatory Commission
New Delhi

MEMO OF PARTIES

Fatehgarh II and Barmer I PS Transmission Limited
(A 100% wholly owned subsidiary of Power Grid Corporation of India Limited)
Registered office: B-9, Qutab Institutional Area, Katwaria Sarai, New Delhi 110 016
Address for correspondence: C/o ED (TBCB), Power Grid Corporation of India
Limited, Saudamini, Plot no.2, Sector -29, Gurgaon 122001

VERSUS

1.	Chief Operating Officer,	Respondent
	Central Transmission Utility of India Ltd,	·
]	Saudamini, Plot no.2, Sector -29,	
	Gurgaon 122001	
2.	PFC Consulting Limited	Respondent



Sull

	9thFloor, Wing-A, Statesman House,	
	Connaught Place, New Delhi – 110001	
3.	Chandigarh Electricity Department	Respondent
	UT-Chandigarh, Div-11, Opposite, Transport	1
	Nagar, Industrial Area Phase - I,	
	CHANDIGARH	
4.		Respondent
	AVP (PMG), PMG Office, 2ND Floor B-Block,	in toopondone
	Nehru Place, New Delhi-110 019	
5.	BSES Yamuna Power Limited	Respondent
0.	Asstt. Vice President (PMG) , Shakti Kiran	ixespondent
	Bidg, Second Floor, Karkardooma New Delhi-	
-	110 032	
6.		Respondent
	AAO (Commercial), 19th Floor, NDMC, Palika	
	Kendra, Sansad Marg, New Delhi-110 001	
7.	Tata Power Delhi Distribution Ltd.	Respondent
	Power Management Group, Technology	
	Centre, Near PP-3 Grid Sub Station, Opp. PP	
	Jewellers, Netaji Shubhash Place, Pitampura,	
	New Delhi-110034	
8.	Himachal Pradesh State Electricity Board	Respondent
	PR&ALDC, HPSEB Ltd , 132 KV S/S Tutu ,	
	SHIMLA , 171011 Himachal Pradesh	
9.	Haryana Power Purchase Centre	Respondent
	Shakti Bhawan, Energy	•
ĺ	Exchange,PANCHKULA	•
10	Power Development Department, Jammu	Respondent
	Jammu SLDC Buliding, 1st Floor, Gladni,	•
	Power House Narwal , JAMMU , J&K	
11	The state of the s	Respondent
	Shed No. T-1A, Thermal Designs, Patiala,	111111111111111111111111111111111111111
	147001 Punjab	
12		Respondent
	B-9, Qutub Institutional Area, , Katwaria	(Copolidont
	Sarai , New Delhi , 110016	
13		Respondent
13	B-9, Qutub Institutional Area, , Katwaria	Respondent
	Sarai , New Delhi , 110016	
4.4		Desperators
14	Ajmer Vidyut Vitran Nigam Limited	Respondent
- 1	The Superintending Engineer (Billing),	
	Rajasthan Urja Vikas Nigam Limited, 132 KV,	
	Sub- Station Building, Calgiri Road Malviya	ŀ
	Nagar, Jaipur-302017 (Rajasthan)	
	Jodhpur Vidyut Vitran Nigam Limited	Respondent
	The Superintending Engineer (Billing),	ERIPSTRAMO SUIL
	Rajasthan Urja Vikas Nigam Limited, 132 KV,	ERITOR SOLITOR
		7 \%\

	Sub- Station Building, Calgiri Road Malviya	
16	Nagar, Jaipur-302017 (Rajasthan) Jaipur Vidyut Vitran Nigam Limited The Superintending Engineer (Billing)	Respondent
	Rajasthan Urja Vikas Nigam Limited, 132 KV, Sub- Station Building, Calgiri Road Malviya	
	Nagar, Jaipur-302017 (Rajasthan)	
17	DRM OfficeNawab Yusuf Road211011	Respondent
18	Uttrakhand Power Corporation Limited Urja Bhjawan, Kanwali Road, Dehradun- 248001	Respondent
19	Uttar Pradesh Power Corporation Limited Fund Management, Shakti Bhawan, 14 Ashok Marg, Lucknow,UP	Respondent
20	AD Hydro AD Hydro Power Limited, Bhilwara Towers, A-12, Sector-1, Noida-201301	Respondent
	GMR Kamalanga Energy Limited 25/1 SKIP HOUSE, 25/1 SKIP HOUSE, MUSEUM ROAD, MUSEUM ROAD, BANGALORE - 560025, Karnataka, +(91)80- 40432471	Respondent
22	MB Power (Madhya Pradesh) Ltd. 239, Okhla Industrial Estate, Phase –III, New Delhi-110020	Respondent
23	HVDC Agra, POWERGRID B-9, Qutub Institutional Area,New Delhi	Respondent
24	HVDC Balia, POWERGRID POWERGRID B-9, Qutub Institutional Area, , Katwaria Sarai , New Delhi , 110016	Respondent
	HVDC Bhiwadi, POWERGRID POWERGRID B-9, Qutub Institutional Area, , Katwaria Sarai , New Delhi , 110016	Respondent
	HVDC Kurukshetra, POWERGRID POWERGRID B-9, Qutub Institutional Area, , Katwaria Sarai , New Delhi , 110016	Respondent
	Northern Indian Railway Sr. DEE, TRD, Delhi DivisionCENTRAL DELHI	Respondent
	Noida Power Company Limited Electric Sub Station Knowledge Park IV, Greater Noida 201310	Respondent
	Northern Railways Sr. DEE/ TRD, DRM Office, HazratganLucknow – 226001	Respondent

SUI PANDELHI

Commercial Block-1, Zone-6, Golf Course Road, DLF City Phase-V, Gurugram, Haryana- 122009 39 Avaada Energy Private Limited C-11, Sector-65, Noida, Uttar Pradesh 40 BN Dispatchable-1 Private Limited Unit 4A, 2nd Floor, Infinity Tower A, DLF Cyber City, Gurugram, Haryana-122002 41 Helia Energy Park Private Limited C/o Provoltus Energy, Corporatedge, Level 6, Two Hoizon Centre, Golf Course Road,			
Anboto Solar Private Limited Level 1, Southern Park Building, D-2 District Center Saket, New Delhi- 110017 32 Auxo Sunlight Private Limited Commercial Block-1, Zone-6, Golf Course Road, DLF City Phase-V, Gurugram, Haryana- 122009 33 Juniper Green Energy Private Limited Plot No. 18, 1st Floor, Institutional Area, Sector - 32, Gurgaon, Haryana - 122001 34 AGM Business Development Enren-I Energy Private Limited Sixth Floor, Unit No. 3,4 & 5, Fountainhead Tower-2, Viman Nagar, Phoenix City, Pune, Maharashtra- 411014 35 NTPC Renewable Energy Limited Netra Building, E-3, Ecotech-II, Udyog Vihar, Greater Noida, Uttar Pradesh - 201306 36 Gamma Renewables India Project One Private Limited 208, Tower B, Pioneer Urban Square, Sector 62, Gurugram, Haryana -122005 37 Juniper Green Energy Private Limited Plot No. 18, 1st Floor, Institutional Area, Sector - 32, Gurgaon, Haryana - 122001 38 Renew Solar Power Private Limited Commercial Block-1, Zone-6, Golf Course Road, DLF City Phase-V, Gurugram, Haryana- 122009 39 Avaada Energy Private Limited C-11, Sector-65, Noida, Uttar Pradesh 40 BN Dispatchable-1 Private Limited Unit 4A, 2nd Floor, Infinity Tower A, DLF Cyber City, Gurugram, Haryana-122002 41 Helia Energy Park Private Limited C/o Provoltus Energy, Corporatedge, Level 6, Two Hoizon Centre, Golf Course Road,	30	Plot No. 152, Sector-44, Gurugram, Haryana	Respondent
Commercial Block-1, Zone-6, Golf Course Road, DLF City Phase-V, Gurugram, Haryana- 122009 33 Juniper Green Energy Private Limited Plot No. 18, 1st Floor, Institutional Area, Sector - 32, Gurgaon, Haryana - 122001 34 AGM Business Development Enren-! Energy Private Limited Sixth Floor, Unit No. 3,4 & 5, Fountainhead Tower-2, Viman Nagar, Phoenix City, Pune, Maharashtra- 411014 35 NTPC Renewable Energy Limited Neira Building, E-3, Ecotech-II, Udyog Vihar, Greater Noida, Uttar Pradesh - 201306 36 Garma Renewables India Project One Private Limited 208, Tower B, Pioneer Urban Square, Sector 62, Gurugram, Haryana -122005 37 Juniper Green Energy Private Limited Plot No. 18, 1st Floor, Institutional Area, Sector - 32, Gurgaon, Haryana - 122001 38 Renew Solar Power Private Limited Commercial Block-1, Zone-6, Golf Course Road, DLF City Phase-V, Gurugram, Haryana- 122009 39 Avaada Energy Private Limited C-11, Sector-65, Noida, Uttar Pradesh 40 BN Dispatchable-1 Private Limited Unit 4A, 2nd Floor, Infinity Tower A, DLF Cyber City, Gurugram, Haryana-122002 41 Helia Energy Park Private Limited C/o Provoltus Energy, Corporatedge, Level 6, Two Hoizon Centre, Golf Course Road,	31	Anboto Solar Private Limited Level 1, Southern Park Building, D-2 District	Respondent
Plot No. 18, 1st Floor, Institutional Area, Sector - 32, Gurgaon, Haryana - 122001 34 AGM Business Development Enren-I Energy Private Limited Sixth Floor, Unit No. 3,4 & 5, Fountainhead Tower-2, Viman Nagar, Phoenix City, Pune, Maharashtra- 411014 35 NTPC Renewable Energy Limited Netra Building, E-3, Ecotech-II, Udyog Vihar, Greater Noida, Uttar Pradesh - 201306 36 Gamma Renewables India Project One Private Limited 208, Tower B, Pioneer Urban Square, Sector 62, Gurugram, Haryana -122005 37 Juniper Green Energy Private Limited Plot No. 18, 1st Floor, Institutional Area, Sector - 32, Gurgaon, Haryana - 122001 38 Renew Solar Power Private Limited Commercial Block-1, Zone-6, Golf Course Road, DLF City Phase-V, Gurugram, Haryana-122009 39 Avaada Energy Private LimitedRespondent	32	Commercial Block-1, Zone-6, Golf Course Road, DLF City Phase-V, Gurugram, Haryana-	Respondent
Enren-I Energy Private Limited Sixth Floor, Unit No. 3,4 & 5, Fountainhead Tower-2, Viman Nagar, Phoenix City, Pune, Maharashtra- 411014 35 NTPC Renewable Energy Limited Netra Building, E-3, Ecotech-II, Udyog Vihar, Greater Noida, Uttar Pradesh – 201306 36 Gamma Renewables India Project One Private Limited 208, Tower B, Pioneer Urban Square, Sector 62, Gurugram, Haryana -122005 37 Juniper Green Energy Private Limited Plot No. 18, 1st Floor, Institutional Area, Sector - 32, Gurgaon, Haryana - 122001 38 Renew Solar Power Private Limited Commercial Block-1, Zone-6, Golf Course Road, DLF City Phase-V, Gurugram, Haryana- 122009 39 Avaada Energy Private Limited C-11, Sector-65, Noida, Uttar Pradesh 40 BN Dispatchable-1 Private Limited Unit 4A, 2nd Floor, Infinity Tower A, DLF Cyber City, Gurugram, Haryana-122002 41 Helia Energy Park Private Limited C/o Provoltus Energy, Corporatedge, Level 6, Two Holzon Centre, Golf Course Road,		Plot No. 18, 1st Floor, Institutional Area, Sector - 32, Gurgaon, Haryana - 122001	Respondent
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Commercial Block-1, Zone-6, Golf Course Road, DLF City Phase-V, Gurugram, Haryana- 122009 39 Avaada Energy Private LimitedRespondent C-11, Sector-65, Noida, Uttar Pradesh 40 BN Dispatchable-1 Private LimitedRespondent Unit 4A, 2nd Floor, Infinity Tower A, DLF Cyber City, Gurugram, Haryana-122002 41 Helia Energy Park Private LimitedRespondent C/o Provoltus Energy, Corporatedge, Level 6, Two Hoizon Centre, Golf Course Road,		Plot No. 18, 1st Floor, Institutional Area, Sector - 32, Gurgaon, Haryana - 122001	Respondent
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C/o Provoltus Energy, Corporatedge, Level 6, Two Hoizon Centre, Golf Course Road,	\ C	Jnit 4A, 2nd Floor, Infinity Tower A, DLF Cyber City, Gurugram, Haryana-122002	,
	T	C/o Provoltus Energy, Corporatedge, Level 6, wo Hoizon Centre, Golf Course Road,	Respondent

42	Radiant Star Solar Park Private Limited	Respondent
	D59, Sector 63, Noida, Uttar Pradesh	
43	Green Infra Clean Solar Farms Limited	Respondent
	5th Floor, Tower C, Building No. 8, DLF	
	Cybercity, Gurugram, Haryana-122 002	



sub `

BEFORE THE HON'BLE CENTRAL ELECTRICITY REGULATORY COMMISSION NEW DELHI

APPI	ICATION	NO:	
/~\		IN CORRESPONDE	

IN THE MATTER OF

Application under Section 63 of the Electricity Act, 2003 for Adoption of Transmission Charges with respect to the Transmission System being established by the Fatehgarh II And Barmer I PS Transmission Limited (a 100% wholly owned subsidiary of Power Grid Corporation of India Limited)

Fatehgarh II And Barmer I PS Transmission Limited

(A 100% wholly owned subsidiary of Power Grid Corporation of India Limited)
Registered office: B-9, Qutab Institutional Area, Katwaria Sarai, New Delhi 110 016
Address for correspondence: C/o ED (TBCB), Power Grid Corporation of India
Limited, Saudamini, Plot no.2, Sector -29, Gurgaon 122001

AND

Chief Operating Officer,	
Central Transmission Utility of India Ltd.	
Saudamini, Plot no.2, Sector -29,	
Gurgaon 122001	RESPONDENT(S)

And Others

AFFIDAVIT

I, Sh. Sanjay Kumar Thakur, son of Shri Anirudh Thakur residing at C-2/304, PWO, Sec-43, Gurgaon - 122009 do hereby solemnly affirm and state as follows:

- 1. I am the Authorised Signatory of the Applicant Company in the above matter and I am duly authorized by the Applicant Company to affirm this affidavit. I say that I am conversant with the facts and circumstances of this case.
- 2. The statements made in paragraphs of the application, are true to my knowledge and belief based on the information received and I believe them to be true.



Sult

3. I say that there are no proceedings pending in any court of law/ tribunal or arbitrator or any other authority, wherein the Applicant is a party and where issues arising and/ or reliefs sought are identical or similar to the issues in the matter pending before the Hon'ble Commission.

Sulfalar

Sh. Sanjay Kumar Thakur Authorised Signatory

Fatehgarh II And Barmer I PS Transmission Limited (A 100% wholly owned subsidiary of Power Grid Corporation of India Limited)

Place: New Delhi Date: 21/03/2025

VERIFICATION:

Witness

Sulfalcu Deponent



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2 1 MAR 2025

BEFORE THE CENTRAL ELECTRICITY REGULATORY COMMISSION NEW DELHI

APPI	ICATION	NO-	
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IN THE MATTER OF

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AND

Chief Operating Officer,	
Central Transmission Utility of India Ltd.	
Saudamini, Plot no.2, Sector -29,	
Gurgaon 122001	RESPONDENT(S)

And Others

Application

The Applicant respectfully submits as under:





2. The project consists of the following elements:

A				
Sr. No	Element	Scheduled COD	Percentage of Quoted Transmission Charges recoverable on Scheduled COD of the Element of the	which are pre- required for declaring the commercial operation (COD) of the
1.	Augmentation with 400/220 kV 3x500 MVA (6th, 7th & 8th) ICTs at Fatehgarh-IV PS(Section-II) along with associated transformer bay • 500 MVA 400/220 kV ICTs – 3 nos. • 400 kV ICT bays-3 nos. • 220 kV ICT bays- 3 nos.	with Transmission In system for evacuation of power from Rajasthan		
2.	2x500 MVA (3rd & 4th) ICTs at Barmer-I PS along with associated transformer bays • 500 MVA 400/220 kV ICTs- 2 nos. • 400 kV ICT bays-2 nos. • 220 kV ICT bays- 2 nos.	REZ Ph-IV (Part-2: 5.5 GW) (Jaisalmer/ Barmer Complex): Part F i.e. 07.11.26	27.34%	Utilization of Elements (S.No.1, 2 & 3) of the scheme are independent to each other.
3.	Augmentation with 765/400 kV, 1x1500 MVA Transformer (7th) at Fatehgarh-II PS along with associated transformer bays • 1500 MVA 765/400 kV ICTs — 1 no. • 765 kV ICT bays-1 no. • 400 kV ICT bays-1 no.	21 Months from SPV transfer	31.65%	

SUL

- **5.** That in the RFP documents, the following is stated Quote

"The Transmission Charges shall be payable by the Designated ISTS Customers in Indian Rupees through the CTU as per Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations as amended from time to time.."
Unquote

- 7. As per the provisions 2.15.2 of Request for Proposal (RFP) and the Letter of Intent issued to Power Grid Corporation of India Limited, within 10 days of issuance of Letter of Intent by the BPC, the Successful Bidder is required to inter-alia provide the Contract Performance Guarantee, execute Share Purchase Agreement & the Transmission Service Agreement and acquire the SPV. Vide letter dated 21.03.2025, the BPC in terms of provisio Clause 2.15.2 of RFP has extended the date upto 21.03.2025 for completion of activities by the successful bidder. A copy of the relevant extract of the RFP and the letter from BPC is enclosed and marked as Annexure-8, (Page to Page).
- 8. That in accordance with the LoI, Power Grid Corporation of India Limited on 21.03.2025 furnished Contract Performance Guarantee of Rs 22.5 Crore (Rupees Twenty Two Crore and Fifty Lakh Only) in favour of Central Transmission Utility of India Limited (CTUIL)

Suth

- 9. A copy of the Transmission Service Agreement (TSA) entered between CTUIL and "Fatehgarh II and Barmer I PS Transmission Limited" is enclosed and marked as Annexure-9, (Page ... 92, to Page 194...).
- 10. That the BPC vide letter dated 19.11.2024 had intimated to the bidders that the Acquisition Price payable by the Selected Bidder for Acquisition of one hundred percent of equity shareholding of Fatehgarh II and Barmer I PS Transmission Limited along with all its related assets and liabilities as Rs. 6,61,32,869/-. Subsequent to the bidding and during acquisition, the BPC vide letter dated 24.02.2025 intimated the successful bidder the applicant, the final Acquisition Price as Rs. 6,85,89,683 /- with the following break-up:

Total Rs. 6,85,69,683/-

That the Acquisition Price intimated earlier was Rs. 6,61,32,869/- (Rs. Six Crore Sixty-One Lakh Thirty-Two Thousand Eight Hundred Sixty Nine Only) and the revised Acquisition price intimated after the bidding by the Bid Process Coordinator is Rs. 6,85,69,683/- (Rs. Six Crore Eighty Five Lakh Sixty Nine Thousand Six Hundred and Eighty Three Only) which is higher by Rs. 24,36,814/- than the amount intimated earlier. The aforesaid acquisition price of Rs. 6,85,69,683/- has been paid on 21.03.2025 to the PFCCL.

A copy of the BPC letters dated 19.11.2024 and 24.02.2025 with regard to the increase in Acquisition Price is enclosed and marked as **Annexure** – 10, (Page ... 195 to Page ...).

- 12. The Applicant shall map Nodal Agency i.e. on the e-portal of this Hon'ble Commission at the earliest as per the procedure in vogue and completion of relevant formalities. The Applicant is also sending a copy of the present Application to CTUIL via e-mail. The Application is also being hosted on the website and is accessible on www.powergrid.in/subsidiaries and a copy of the Application is marked to CTUIL.

That a copy of the Application is marked to BPC to enable submission of the requisite documents / information by BPC before this Hon'ble Commission



regarding the Bidding process undertaken and thereby ensure processing of application.

That a copy of the Application is marked to Designated ISTS Customers (DICs) and beneficiaries of the Northern Region as party to the Petition based on the list of the beneficiaries furnished by the CTUIL.

- 14. That POWERGRID has acquired the TSP on 21.03.2025 and the same is effective date of the project as per provisions of TSA. The schedule construction period of the project is 21 months. As such Scheduled CoD of the project works out to be 21. 12.2026.
- 15. That Fatehgarh II and Barmer I PS Transmission Limited hereby submits this application under Section 63 of the Electricity Act, 2003 for Adoption of Transmission Charges to establish the Project under build, own, operate and transfer basis, which has been determined through transparent process of competitive bidding in accordance with the guidelines issued by the Central Government.
- **16.**It is submitted that Section 63 of the Electricity Act, 2003 empowers the Appropriate Commission for Adoption of Transmission Charges.

Keeping in view the above, Hon'ble Commission may kindly adopt the Transmission Charges with respect to the Transmission System being established by the Fatehgarh II and Barmer I PS Transmission Limited (a 100% wholly owned subsidiary of Power Grid Corporation of India Limited).

17. PRAYER

The applicant hereby humbly prays the Hon'ble Commission to:

- Adoption of Transmission Charges for Inter-State Transmission System for "Augmentation at Fatehgarh-II PS, Fatehgarh-IV PS (Sec-II) and Barmer-I PS" discovered through competitive bidding process.
- b) Allow the sharing and recovery of Transmission Charges for Inter-State Transmission System for "Augmentation at Fatehgarh-II PS, Fatehgarh-IV PS (Sec-II) and Barmer-I PS" as per Sharing of Interstate Transmission Charges and Losses CERC Regulations 2020 and any other amendment thereon issued from time to time by CERC.



c) Pass such other order / orders, as may be deemed fit and proper in the facts and circumstances of the case.

Fatehgarh II and Barmer I PS Transmission Limited

Applicant

Sulhaun.

Represented by Sh. Sanjay Kumar Thakur

Project Incharge, Fatehgarh II and Barmer I PS Transmission Limited

Place: New Delhi

Date: 21/03/2025



CENTRAL ELECTRICITY AUTHORITY NOTIFICATION

New Delhi, the 28th August, 2024

F. No. CEA-PS-12-13/3/2022-PSPA-II Division.—In exercise of the powers conferred by Para 3.2 of the Tariff Based Competitive Bidding Guidelines for Transmission Services framed under Section 63 of the Electricity Act, 2003 (no. 36 of 2003) and Ministry of Power office order dated 28.10.2021. National Committee on Transmission (NCT) headed by Chairperson, Central Electricity Authority hereby appoints the following Bid-Process Coordinator (BPC) for the Transmission Schemes, as shown against the name of the Transmission schemes:



SUP

Sr. No.	Name of Scheme	Broad Scope* of the transmission scheme and Tentative Implementation timeframe	Bid Process Coordinator
1	Augmentation of transformation capacity at Banaskantha (Raghanesda) PS (GIS)	(Raghanesda) PS (GIS) by 2x500 MVA 400/220 kV	RECPDCL
transformation capacity	transformation capacity at KPS1 (GIS) and KPS2	by 1x1500 MVA, 765/400 kV ICT on Bus section-II	
	(GIS) (Phase-V Part B1 and Part B2 scheme)	ii. Augmentation of transformation capacity at KPS2(GIS) by 1x1500 MVA, 765/400 kV ICT on Bus section-I (9th)	RECPDCL
į		Implementation time frame: 24 Months	j
I	Augmentation at Fatchgarh-II PS. Fatchgarh-IV PS(Section-	 Augmentation with 765/400 kV, 1x1500 MVA Transformer (7th) at Fatchgarh-II PS along with associated transformer bays 	
įI	I) and Barmer-I PS	Implementation Timeframe: 21 Months from SPV transfer	
		ii. Augmentation with 400/220 kV, 3x500 MVA (6 th ,7 th & 8 th) ICTs at Fatehgarh-IV PS(Section-II) along with associated transformer bays	
		iii. Augmentation with 400/220 kV, 2x500 MVA (3 rd & 4 th) ICTs at Barmer-I PS along with associated transformer bays	PFCCL /
		Implementation Timeframe: Matching with Rajasthan REZ Ph-IV (Part-2:5.5 GW) Scheme.	
		[Rajasthan REZ Ph-IV (Part-2:5.5 GW) Scheme expected SPV transfer: Aug'24 with 24 months schedule]	

^{*}Detailed scope may be seen in the minutes of the 21st meeting of the National Committee on Transmission and subsequent amendments, available at:

https://cea.nic.in/wp-content/uploads/comm_transmission/2024/08/21_NCT_MoM.pdf

The appointment of the Bid-Process Coordinators is subject to the conditions laid down in the Guidelines.

RAKESH KUMAR, Secy.

[ADVT.-III/4/Exty./523/2024-25]



SUB -



GOVERNMENT OF INDIA MINISTRY OF CORPORATE AFFAIRS

Central Registration Centre

Certificate of Incorporation

[Pursuant to sub-section (2) of section 7 and sub-section (1) of section 8 of the Companies Act, 2013 (18 of 2013) and rule 18 of the Companies (Incorporation) Rules, 2014]

! hereby certify that FATEHGARH II AND BARMER! PS TRANSMISSION LIMITED is incorporated on this TWENTY SEVENTH day of DECEMBER TWO THOUSAND TWENTY FOUR under the Companies Act, 2013 (18 of 2013) and that the company is Company limited by shares

The Corporate Identity Number of the company is U42201DL2024GOI440451

The Permanent Account Number (PAN) of the company is AAGCF1799N*

The Tax Deduction and Collection Account Number (TAN) of the company is DELF12340G*

Given under my hand at Manesar this TWENTY SEVENTH day of DECEMBER TWO THOUSAND TWENTY FOUR

Signature Not Verified

Digitally signed by DS MINISTRY OF CORPORATE AFFAIRS, CRC MANESAR 1 Date: 2024.12.30 13:14:13 IST

Sai Landa

Assistant Registrar of Companies/ Deputy Registrar of Companies/ Registrar of Companies

For and on behalf of the Jurisdictional Registrar of Companies

Registrar of Companies

Central Registration Centre

Disclaimer: This certificate only evidences incorporation of the company on the basis of documents and declarations of the applicant(s). This certificate is neither a license nor permission to conduct business or solicit deposits or funds from public. Permission of sector regulator is necessary wherever required. Registration status and other details of the company can be verified on mca.gov.in

Mailing Address as per record available in Registrar of Companies office:

FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED

Urjanidhi, First Floor, 1, Barakhamba Lane, Connaught Place, New Delhi, Central Delhi- 110001, Delhi

*as issued by Income tax Department

Sur



Form No. INC-33

e-MOA (e-Memorandum of Association) [Pursuant to Schedule I (see Sections 4 and 5) to the Companies Act, 2013)]



Form language

English

C Hindi

Refer instruction kit for filing the form

Ail fields marked in are mandatory

- * Table applicable to company as notified under schedule I of the Companies Act. 2013
 - (A MEMORANDUM OF ASSOCIATION OF A COMPANY LIMITED BY SHARES
 - B MEMORANDUM OF ASSOCIATION OF A COMPANY LIMITED BY GUARANTEE AND NOT HAVING A SHARE CAPITAL
 - C MEMORANDUM OF ASSOCIATION OF A COMPANY LIMITED BY GUARANTEE AND HAVING A SHARE CAPITAL
 - D MEMORANDUM OF ASSOCIATION OF AN UNLIMITED COMPANY AND NOT HAVING SHARE CAPITAL
 - E MEMORANDUM OF ASSOCIATION OF AN UNLIMITED COMPANY AND HAVING SHARE CAPITAL)

Table A/B/C/D/E

1 The name of the company is

2 The registered office of the company will be situated in the State of

3 (a) The objects to be pursued by the company on its incorporation are:

A - MEMORANDUM OF ASSOCIATION OF A COMPANY LIMITED BY SHARES

FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED

Delhi

1. To develop Power System Network To plan, promote and develop an integrated and efficient power transmission system network in all its aspects including planning, investigation, research, design and engineering. preparation of preliminary, feasibility and definite project reports, construction, operation and maintenance of transmission lines, sub-stations, load dispatch stations and communication facilities and appurtenant works, coordination of integrated operation of state, regional and national grid system, execution of turn-key jobs for other utilities/organizations and wheeling of power in accordance with the policies, guidelines and objectives laid down by the Central Government from time to time.

2. To study, investigate, collect information and data To study, investigate, collect information and data, review operation, plan, research, design and prepare Report, diagnose operational



Page 1 of 14

(b) *Matters which are necessary for furtherance of the objects specified in clause 3(a) are

difficulties and weaknesses and advise on the remedial measures to improve, undertake development of new and innovative product connected with business of the Company as well as modernize existing EHV, HV lines and Sub-Stations. 3. To act as Consultants/ Technical Advisers of public/ private sector enterprises etc. To act as consultants, technical advisors, surveyors and providers of technical and other services to Public or Private Sector enterprises engaged in the planning, investigation, research, design and preparations of preliminary, feasibility and definite project reports, manufacture of power plant and equipment, construction, generation, operation and maintenance of power transmission system from power generating stations and projects, transmission, distribution and sale of power.

- 1. To obtain authority etc. to carry out its objects To obtain license, approvals and authorization from Governmental Statutory and Regulatory Authorities, as may be necessary to carry out and achieve the Objects of the Company and connected matters which may seem expedient to develop the business interests of the Company in India and abroad.
- 2. To obtain charters, concession etc. To enter into any arrangement with the Government of India or with any State Government or with other authorities/commissions, local bodies or public sector or private sector undertakings, Power Utilities, Financial Institutions, Banks, International Funding Agencies and obtain such charters, subsidies, loans, advances or other money, grants, contracts, rights, sanctions, privileges, licenses or concessions whatsoever (whether statutory or otherwise)



which the Company may think it desirable to obtain for carrying its activities in furthering the interests of the Company or its members. 3. To enter into Implementation/ Construction Agreement To enter into any agreement, contract or any arrangement for the implementation of the power generation, evacuation, transmission and distribution system and network with Power/Transmission Utilities, State Electricity Boards, Vidyut Boards, Transmission Companies, Generation Companies, Licensees, Statutory bodies, other organizations (whether in Private, Public or Joint Sector Undertaking) and bulk consumers of power etc. 4. To carry on the business or purchasing, importing, exporting and trading power To carry on the business or purchasing, importing, exporting and trading of power subject to the provisions of Electricity Act, 2003 and to supply electric power generated by other plants to distribution companies, trading companies, other generation companies and other Persons. and in this regard execute agreements with Central and State generating authorities, departments or companies, Independent Power Producers and other Persons. 5. To enter into Agreements; etc. To secure the payments of money, receivables on transmission and distribution of electricity and sale of fuel, as the case may be, to the State Electricity Boards, Vidyut Boards, Transmission Utilities, Generating Companies, Transmission Companies, Distribution Companies, State Governments, Licensees, statutory bodies, other organizations (whether in Private, Public or Joint Sector Undertaking) and bulk consumers of power etc. through Letter of Credits/ESCROW and



other security documents.

6. To execute transmission service Agreements To execute Transmission Service Agreements or other agreements for transmission of power to distribution, trading, and other companies, State Electricity Boards, State Utilities and any other organization and Persons. 7. To co-ordinate with Central Transmission Utility To coordinate with the Central Transmission Utility for transmission of electricity under the provisions of Electricity Act 2003.

8. To borrow money Subject to provisions of Sections 73, 179, 180 and other applicable provisions of the Companies Act, 2013 and subject to other laws or directives, if any, of SEBI/RBI, to borrow money in Indian rupees or foreign currencies and obtain foreign lines of credits/ grants/aids etc. or to receive money or deposits from public for the purpose of the Company's business in such manner and on such terms and with such rights, privileges and obligations as the Company may think fit. The Company may issue bonds/ debentures whether secured or unsecured; bills of exchange, promissory notes or other securities, mortgage or charge on all or any of the immovable and movable properties, present or future and all or any of the uncalled capital for the time being of the Company as the Company may deem fit and to repay, redeem or pay off any such securities or charges. 9. To lend money To lend money on property or on mortgage of immovable properties or against Bank guarantee and to make advances of money against future supply of goods and services on such terms as the Directors may consider necessary and to invest money of the Company in such manner as the Directors may think fit and to sell, transfer or to deal with the



same.

10. To acquire, own, lease or dispose off the property To own, possess, acquire by purchase, lease or otherwise rights, title and interests in and to, exchange or hire real estate, equipment, Transmission lines, lands, buildings, apartments, plants, equipment, machinery, fuel blocks and hereditaments of any tenure or descriptions situated in India or abroad or any estate or interest therein and any right over or connected with land so situated and turn the same to account in any manner as may seem necessary or convenient for the purpose of business of the Company and to hold, improve, exploit, re-organize, manage, lease, sell, exchange or otherwise dispose of the whole or any part thereof. 11. To deal in Scrips/Govt.

Securities Subject to applicable provisions of law, to subscribe for, underwrite, or otherwise acquire, hold, dispose of and deal with the shares, stocks, debentures or other securities and titles of indebtedness or the right to participate in profits or other similar documents issued by any Government authority, Corporation or body or by any company or body of persons and any option or right in respect thereof.

12. To create funds and appropriate profits To create any depreciation fund, reserve fund, sinking fund, insurance fund, gratuity, provident fund or any other fund, for depreciation or for repairing, improving extending or maintaining any of the properties of the Company or for any other purposes whatsoever conducive to the interests of the Company. 13. To purchase or otherwise acquire companies To acquire shares, stocks, debentures or securities of any company carrying on any business which this Company is entitled to carry on or acquisition of undertaking itself which may seem likely or



calculated to promote or advance the interests of the Company and to sell or dispose of or transfer any such shares, stocks or securities and the acquired undertaking. 14. To enter into partnership Agreement or Merge /amalgamate To enter into partnership or into any agreement for joint working, sharing or pooling profits, joint venture, amalgamation, union of interests, co-operation, reciprocal concessions or otherwise or amalgamate with any person or company carrying on or engaged in or about to carry on or engaged in any business or transaction in India or abroad which the Company is authorized to carry on or engage in any business undertaking having objects identical or similar to, as are being carried on by this Company. 15. To have agencies and branch branch offices and local agencies, to procure business in any part of

offices in India and abroad To establish and maintain agencies, India and world and to take such steps as may be necessary to give the Company such rights and privileges in any part of the world as deemed proper in the interest of the Company.

16. To promote institutions or other companies To promote and undertake the formation of any institution or Company or subsidiary company or for any aforesaid objects intended to benefit the Company directly or indirectly and to coordinate, control and guide their activities. 17 (a) To acquire know how and import-export of machinery and tools etc. To negotiate and enter into agreements and contracts with domestic and foreign companies, persons or other organizations, banks and financial institutions, in relation to the business of the Company including that of technical knowhow, import, export, purchase or sale of plant, machinery,



equipment, tools, accessories and consumables, financial assistance and for carrying out all or any of the objects of the Company. 17 (b) To negotiate and enter into agreements etc. To negotiate and enter into agreements and contracts for execution of turnkey jobs, works, supplies and export of plant. machinery, tools and accessories 18. To enter into contracts/arrangements in connection with issue of shares/securities. Upon and for the purpose of any issue of shares, debentures or any other securities of the Company, to enter into agreement with intermediaries including brokers, managers of issue/commission agents and underwriters and to provide for the remuneration of such persons for their services by way of payment in cash or issue of shares, debentures or other securities of the Company or by granting options to take the same or in any other manner as permissible under the law. 19. To enter into contracts of indemnity and/or guarantee To enter into contracts of indemnity and get guarantee and allocations for the business of the Company. 20. To arrange for Training and Development To make arrangements for training of all categories of employees and to employ or otherwise engage experts, advisors, consultants etc. in the interest of achieving the Company's objects. 21. To promote conservation, protect environment, theft etc. To promote conservation and protection of electricity from theft, safety of life and to protect environments including air, land and water etc. 22. To provide for welfare of employees To pay and provide for the remuneration, amelioration and welfare of



persons employed or formerly

employed by the Company and their families providing for pension, allowances, bonuses, other payments or by creating for the purpose from time to time the Provident Fund, Gratuity and other Funds or Trusts. Further to undertake building or contributing to the building or houses, dwellings or chawls by grants of money, or by helping persons employed by the Company to effect or maintain insurance on their lives by contributing to the payment of premium or otherwise and by providing or subscribing or contributing towards educational institutions, recreation, hospitals and dispensaries, medical and other assistance as the Company may deem fit. 23. To take Insurance To ensure any rights, properties, undertakings, contracts, guarantees or obligations or profits of the Company of every nature and kind in any manner with any person, firm, association, institution or company, 24. To share the profits pay, dividends and provide bonus etc To distribute among members of the Company dividend including bonus shares out of profits. accumulated profits or funds and resources of the Company In any manner permissible under law. 25. To institute and defend the legal proceedings To institute. conduct, defend, compound or abandon any legal proceedings by or against the Company or its officers or otherwise concerning the affairs of the Company and also to compound and to allow time for payment or satisfaction of any debts or recovery due, claims or demands by or against the Company and to refer any claims or demands by or against the Company or any differences arising in execution of contracts to conciliation and arbitration and to observe, comply with and/or challenge any awards preliminary, interim or final



made in any such arbitration. 26. To pay and subsequently write off preliminary expenses To pay out of the funds of the Company all costs, charges, expenses and preliminary and incidental to the promotion, formation, establishment and registration of the Company or other expenses incurred in this regard. 27. To contribute and make donations Subject to provisions of Companies Act, 2013 to contribute money or otherwise assist to charitable, benevolent, religious, scientific national, defense, public or other linstitutions or objects or purposes. 28. To open accounts in Banks To open an account or accounts with any individual, firm or company or with any bank bankers or shrofs and to pay into and withdraw money from such account or accounts. 29. To accept gifts, donations etc. To accept gifts, bequests, devises and donations from members and others and to make gifts to members and others of money, assets and properties of any kind. 30. To pursue the objects of the Company as principal, agents, trustee or in any other capacity To carry out all or any of the objects of the company and do all or any of the above things in any part of the world and either as principal, agent, contractor or trustee or otherwise and either alone or in conjunction with others. 31. To enter into Contracts To negotiate and/or enter into agreement and contract with individuals, companies, corporations, foreign or Indian, for obtaining or providing technical, financial or any other assistance for carrying on all or any of the objects of the Company and also for the purpose of activating, research,



development of projects on the basis of know-how and/or financial participation and for

technical collaboration, and to acquire or provide necessary formulate and patent rights for furthering the objects of the company. 32. To contribute towards promotion of trade and industry To aid pecuniary or otherwise, any association, body or movement having for its object the solution, settlement or surmounting of industrial or labour problems or trouble or the promotion of industry or trade. 33. To take all necessary steps for winding up of the company Subject to the provisions of Companies Act, 2013 or any amendment or re-enactment thereof in the event of windingup to distribute among the members in specie any property of the Company or any proceeds of sale on disposal of any property in accordance with the provisions of the Act. 34. To do and perform all coincidental and ancillary acts for the attainment of its objects To do all such other things as may be deemed incidental or conducive to the attainment of the above Objects or any of them and to carry on any business which may seem to the Company capable of being conveniently carried in connection with any of the Company's Objects or calculated directly or indirectly to enhance the value of or render profitable any of the Company's property or rights. 35. To take up studies and research experiments. To establish, provide, maintain and conduct or otherwise subsidies research laboratories and experimental workshops for scientific, technical or researches, experiments and to undertake and carry on directly or in collaboration with other agencies scientific and technical research experiments and tests of all kinds and to process, improve and invent newproducts and their techniques of



manufacture and to promote, encourage, reward in every manner studies and research, scientific and technical investigations and inventions of any kind that may be considered likely to assist, encourage and promote rapid advances in technology, economies, import substitution or any business which the Company is authorized to carry on. 36. To evolve scheme for restructuring or arrangement. Subject to provisions of the Companies Act, 2013, to evolve scheme for restructuring or arrangement, to amalgamate or merge or to enter into partnership or into any consortium or arrangement for sharing of profits, union of interests, co-operation, joint venture with any Person or Persons, partnership firm/firms, or company or companies carrying on or engaged in any operation capable of being conducted so conveniently in cooperation with the business of the Company or to benefit the Company or to the activities for which the Company has been established. 37. To apply for purchase, or otherwise acquire. To apply for purchase, or otherwise acquire any trademarks, patents, brevets, inventions, licenses, concessions and the like, conferring any exclusive or nonexclusive or limited rights to use, or any secret or other information as to any invention which may be capable of being used for any of the purposes of the Company, or the acquisition of which may benefit the Company and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired. 38. To sell, dispose or hive off an undertaking of the CompanyTo sell, dispose or hive off an



undertaking of the Company or any part thereof for such

consideration as the Company may think fit and in particular for shares, debentures or securities of any other association, corporation or company. 39. To sell, improve, manage, Develop To sell, improve, manage, develop, exchange, loan, lease or let, under-lease, sub - let, mortgage, dispose of, deal with in any manner, turn to account or otherwise deal with any rights or property of the Company. 40. To outsource parts of its activities To outsource parts of its activities to achieve higher efficiencies and throughputs in

				the achievement of its busines goals.
e member(s) is limited	d, and this liability is lir	nited to the a	mount unpaid if any, on	the shares held by them.
payment of the dept:	s and liabilities of the d	d up while he i company or of	s a member, or within o such debts and liabilitie	ne year after he ceases to s as may have been
rges and expenses of	winding up (and for th	e adjustment	of the rights of the cont	ributories among
mount as may be requ	ired, not exceeding *			rupees.
of the company is	100000		rupees, divided into	
Equity Share	Shares of	10	Rupees each	
aum of association, as ective names: and address is given be	nd we respectively agr low, am desirous of fo	ee to take the	number of shares in the	capital of the company set
	the company undertache company in the expayment of the debt. The ceases to be a merges and expenses of anount as may be required from the company is Equity Share Decreases, whose name dum of association, and cive names; Indiaddress is given be	the company undertakes to contribute: the company in the event of its being wound payment of the debts and liabilities of the centre he ceases to be a member; and rges and expenses of winding up (and for the nount as may be required, not exceeding * of the company is Equity Share: Shares of Dersons, whose names and address are subsidum of association, and we respectively agrective names:	the company undertakes to contribute: the company in the event of its being wound up while he is payment of the debts and liabilities of the company or of the ceases to be a member; and arges and expenses of winding up (and for the adjustment mount as may be required, not exceeding * of the company is Equity Share Shares of Loopon Dersons, whose names and address are subscribed, are dedum of association, and we respectively agree to take the active names:	he company in the event of its being wound up while he is a member, or within or payment of the debts and liabilities of the company or of such debts and liabilities he ceases to be a member; and argest and expenses of winding up (and for the adjustment of the rights of the continuount as may be required, not exceeding * of the company is function of the company is function of the company is function of association, and we respectively agree to take the number of shares in the active names: and address is given below, am desirous of forming a company in pursuance of this address is given below, am desirous of forming a company in pursuance of this



	We, the several persons, whose names and addresses are subscribed, are desirous of being formed into a company in pursuance of this memorandum of association:
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Subscriber Details					
S. No.	*Name, Address, Description and Occupation	DIN / PAN / Passport number	No. of shares taken	DSC	Dated
1	Neeraj Singh R/o C-703 F-2, The Crescent Appartment, Sector-50, Noida, Gautam BudhaNagar, Uttar Pradesh - 201301 Occupation - Service (As Nominee of PFC Consulting Limited)	0*6*3*9*	100 Equity,0 Preference		20/12/2024
2	Shri Sachin Shukla R/o H1/6, 4th Floor, H1 Block, South City 2, Sector 50, Gurgaon - 122018, Haryana, India, Occupation - Service (As Nominee of PFC Consulting Limited)	0*6*3*6*	100 Equity,0 Preference		20/12/2024
3	Shri Rishab Jain R/o T-11, First Floor, Green Park Extension, Green Park Market, New Delhi - 110016 Occupation - Service (As Nominee of PFC Consulting Limited)	0*4*5*6*	100 Equity,0 Preference	·	20/12/2024
4	PFC Consulting Limited through Sachin Arora, Company secretary, Urjanidhi,1, Barakhamba Lane, Connaught Place, New Delhi ? 110001 Occupation: Service	A*G*A*4*4*	9400 Equity,0 Preference		20/12/2024
,	RAKESH MOHAN Flat No 364, Sunehari Bah Apartment, Sector-13, Rohini, Delhi- 110085 (Nominee of PFCCL) Occupation: Service	0*6*4*2*	100 Equity,0 Preference		20/12/2024
	Shri Sanjay Kumar Nayak R/o K713, Jalvayu Tower, Sector-56, Gurgaon, Haryana - 122011, Occupation - Service (As Nominee of PFC Consulting Limited)	0*1*7*9*	100 Equity,0 Preference		20/12/2024
1	Shri Naveen Kumar R/o F-024, Assotech Windsor Court Sector78, Noida, Uttar Pradesh, India 201301 Occupation - Service (As Nominee of PFC Consulting Limited)	1*4*7*5*	100 Equity,0 Preference		20/12/2024
	Total shares taken		10000 Equity,0 Preference		



		Signed i	pefore me		
Membership type of the witness (ACA/FCA/ACS/FCS/AC MA/FCMA)	*Name of the witness	*Address, Description and Occupation	DIN / PAN / Passport number / Membership number	DSC	Dated
FCS	Nitin Kochhar	Flat No. 608, Sixth Floor, Pragati Tower - 26, Rajendra Place, New Delhi - 110008, Company Secretary	6*3*		20/12/2024

7 Shrì / Smt		Of		resident of
	aged	years shall be the	e nominee in the event of d	eath of the sole member.



Form No. INC-34

e-AOA (e-Articles of Association)

[Pursuant to Section 5 of the Companies Act, 2013 and rules made thereunder read with Schedule I]



Form language

• English

Hindi

Refer instruction kit for filing the form

All fields marked in * are mandatory

Table applicable to company as notified under schedule I of the Companies Act, 2013 (F, G, H)

Table F / G / H (basis on the selection of above-mentioned field) as notified under schedule i of the companies Act, 2013 is applicable to

(F - a company limited by shares

G- a company limited by guarantee and having a share capital

H - a company limited by guarantee and not having share capital)

The name of the company is

F

F - A COMPANY LIMITED BY SHARES

FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED

			TRANSMISSION LIMITED
Check if not applicable	Check if altered	Article No.	Description
			Interpretation
ited who	TRUE COPY Authorised Signatory STRANSMISSION LIMITED	THE EVILLE OF THE PARTY OF THE	1. Interpretation clause in theinterpretation of these Articles unless repugnant to the subject or context-ActThe Act means The Companies Act 2013 as amended from time to time and includesany statutory modification or re-enactment thereof for the time being in force. Articles of the Company Articles means the articles of association of a companyas originally framed or as altered from time to time or applied in pursuance of any previous company law or of this Act. Auditor(s) Auditor(s) mean and includepersons appointed as such for the time being by the Comptroller Auditor Generalof India. Board or Board of Directors Board or Board of Directors in relationto a company means the collective body of the directors of the company. Booksof Account Books of account includes records maintained in respect of (i) all sumsof money received and expended by a company and matters in relation to whichthe receipts and expenditure take place (ii) all sales and purchases of goodsand services by the company (iii) the assets and liabilities of the company and(iv) the items of cost as may be prescribed under section 148 in the case of a companywhich belongs to any class of companies specified under that section. CapitalCapital means the share capital for the time being raised or authorized to beraised for the purpose of the Company. Company Shall means FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED Debenture Debenture includes debenture stock bonds or anyother instrument of a company evidencing a debt whether constituting a chargeon the assets of the company or not. Director(s) Director means a directorappointed to the Board of a company under Section 2(34) of the Act. DividendDividend includes any interim dividend. Financial Institution Financial institution defined or notified under the Reserve Bank of India Act 1934. Gender Wordsimporting the masculine gender also include the

Page 1 of 45

feminine gender. Generation CompanyGeneration Company shall mean any entityengaged in the business ofgeneration of electricity. In Writing and Written In writing and Writteninclude printing lithography and other modes of representing or reproducingwords in a visible form, key managerial personnel key managerial personnel inrelation to a company means (i) the Chief Executive Officer or the managing director or the manager (ii) the company secretary (iii) the wholetimedirector (iv) the Chief Financial Officer and (v) such other officer as may be prescribed. Meeting or General Meeting Meeting means Annual General Meeting orExtraordinary General Meeting of Members duly called and constituted includingan adjourned meeting. In the context of Board of Directors it shall mean themseting of the Directors including an adjourned meeting. Member Member in relationto a company means (i) the subscriber to the memorandum of the company whoshall be deemed to have agreed to become member of the company and on its registration shall be entered as member in its register of members (ii) everyother person who agrees inwriting to become a member of the company and whosename is entered in the register of members of the company (iii) every personholding shares of the company and whose name is entered as a beneficial ownerin the records of a depository. Month Month means a calendar month. Office Officemeans the Registered Office of the company for the time being. paid-up sharecapital or share capital paid-up means such aggregate amount of money credited as paid-upas is equivalent to the amount received as paid up in respect of shares issuedand also includes any amount credited as paid-up in respect of shares of thecompany but does not include any other amount received in respect of suchshares by whatever name called, Persons Persons include Corporations and firms as well as individuals. Power Transmission Utility Power Transmission Utilityshall mean any entity engaged in the business of power transmission. Proxy Proxyincludes Attorney duly constituted under a valid Power of Attorney. Project-In-Charge ADirector of the Company designated as Project In-charge for administrating day to day activities of the Company. Public Company Public Company means a company whicha, is not a private company and b, has a minimum paid-up share capital as maybe prescribed Provided that a company which is a subsidiary of a company notbeing a private company shall be deemed to be public company for the purposes of this Act even where such subsidiary company continues to be a privatecompany in its articles. Registrar Registrar means a Registrar an AdditionalRegistrar a Joint Registrar a Deputy Registrar or an Assistant Registrar having the duty of registering companies and discharging various functions under this Act.Register of Members Register of Members means the Register of Members to bekept pursuant to the Act. Related Party Section2(76) of the Act describes related party with reference to a company which means (i) a director or hisrelative (ii) a key managerial personnel or his relative (iii) a firm in whicha director manager or his relative is a partner (iv) a private company in whicha director or manager is a member or director (v) a public company in which adirector or manager is a director or holds along with his relatives more thantwo per cent. Of its paid-up share capital (vi)



anybody corporate whose Boardof Directors managing director or manager isaccustomed to act inaccordance with the advice directions or instructions of a director or manager(vii)any person on whose advice directions or instructions a director ormanager is accustomed to act Provided that nothing in sub-clauses (vi) and(vii) shall apply to the advice directions or instructions given in aprofessional capacity (viii) any company which is (A) a holding subsidiary oran associate company of such company or(B) a subsidiary of a holding company towhich it is also a subsidiary (ix) such other person as may be prescribed. SealMeans the common seal of the company for the time being. Securities ExchangeBoard Securities and Exchange Board means the Securities and Exchange Board ofIndia established under section 3 of the Securities Exchange Board of India Act1992. Securities Securities means the securities as defi ned in clause(h)ofsection 2 of the Securities Contracts (Regulation) Act1956. Share Means a sharein the share capital of a company and includes stock. Share Capital ShareCapital means the total equity share capital of the Company agreed to be issuedand called the Authorized Capital of the Company as mentioned in the Memorandumof Association of the Company. Singular Number Words importing the singularnumber include where the context admits the plural number and viceversa. StateElectricity Board State Electricity Board means the Electricity Board or VidyutBoard or any other body by whatever name called setup by the State Governmentsunder Electricity(Supply) Act 1948 as amended which expression shall include its successors administratorsauthorized representatives and permitted assigns. Transmission CompanyTransmission Company shall mean any entity engaged in the business oftransmission of electricity. Year or Financial Year Meaning of Words Year meansEnglish calendar year and Financial Year shall have the meaning assigned thereto by Section 2(41) of the Act. Unless the context otherwise requireswords or expressions contained in these regulations shall bear the same meaning as in the Act or any statutory modificationthere of in force at the date at which these regulations become binding on thecompany. Marginal Notes Marginal Notes are for ease of reference only and shall not affect the construction and interpretation of these Articles. Other Expressions Other words or expressions contained in these Articles shall bear the same meaning as a reassigned to themin the Act or any statutory modifications thereof. 2. Table F not to Apply Theregulations contained in Table F in the First Schedule to the Companies Act2013shall not apply except to the extent that the same are repeated or contained orexpressly made applicable by these Articles or by the Act but the regulations for the management of the Company and for the observance of the members thereofand their representatives shall subject to any exercise of the statutory powersof the Company with reference to the repeal or alteration of or addition to itsregulations by Special Resolution as prescribed by the said Companies Act 2013be such as contained in these Articles. 3. Business Purpose The Company shall beengaged in the business of Transmission of Electricity including constructionoperation maintenance and other related activities.



Share Capital and Variation of rights

	II 1	4. Share Capital Increase of capital by the Company andhow carried into effect The Authorized Share Capital ofthe Company is as mentioned in clause V of theMemorandum of Association of the Company. TheCompany in General Meeting may from time to time byresolution increase its authorized share capital bycreation of new shares such increase to be of suchaggregate amount and to be divided in to shares of suchrespective amounts as may be determined by theGeneral Meeting subject to the provisions of the Act.
	2	 5. New Capital same as existing capital Any capitalraised by the creation of new shares shall be considered as part of the original capital and shall be subject to thesame provisions herein contained with reference to thepayment of calls and installments forfeiture liensurrender transfer and transmission voting andotherwise.
	3	6. Reduction of Capital The Company may from time totime by special resolution reduce its capital which maybe paid off either with or without extinguishing orreducing liability on shares which is in excess of thewants of the company or canceling such share capitalwhich has been lost or is unrepresented by availableassets.
V	4	7. Subdivision and consolidation of shares The Companyin general meeting may from time to time subdivide or consolidate its shares or any of them and exercise any ofthe other powers conferred by Section 61 of the Act and shall file with the Registrar such notice of exercise of any such powers as may be required by the Act.
	5	8. Register and Index of Members Benefi cial owners TheCompany shall cause to be kept a Register and also anIndex of Members and Debenture-holders in accordancewith Sections 88 of the Act. Further as permissible underSection 88 of the Act the register and Index of benefi cialowners maintained by a Depository shall be deemed tobe the corresponding Register and Index for the purposeof this Act.
Ø	6	9. Foreign Register of members The Company shall beentitled to keep in any country outside India a ForeignRegister of members resident in that country subject tocompliance with the provisions of Section88 of the Act.
	7	10. Shares to be numbered distinctively The shares in thecapital held otherwise than in the depository mode shallbe numbered progressively in sequence and givendistinctive number Except and in the manner hereinmentioned no share shall be forfeited or surrendered andshall continue to bear the number which it had originallyborne.
7	NEW DELHI	11. Share Application Money The Company shall ensurethat the share application money paid is held by it in anaccount with a Scheduled Commercial Bank (in the nameof the Company). 12. Further Issue of Capital (a) Whereat any time the Company wishes to raise its subscribedshare capital by issue of further shares it shall first offersuch shares to its existing shareholders in

proportion totheir existing shareholdings on the date of such issue. Such offer to the existing shareholders shall be inaccordance with the provisions of Section 62 of the Act.(b) The Company shall subject to applicable provisions of the Act and Articles of Association make uniform callsfrom time to time upon all the Shareholders in respect of the moneys remaining unpaid on the issued share capital within 30 days or such time as the Board may deem fi tand appropriate. 13. Shares under control of DirectorsSubject to the provisions of these Articles and of the Actthe shares including any shares forming part of anyincreased capital of the Company shall be under thecontrol of the Directors who may allot or otherwisedispose off the shares to such persons in suchproportion on such terms and conditions and at suchtimes as the Directors may think fit and subject to thesanction of the Company in General Meeting subject to the provisions of Sections 52 and section 54 of the Actat a premium or par and such option being exercisable for such time and for such consideration as the Directorsthink fit. The Board shall cause to be filed the returns asto allotment provided for in Section 39(4) of the Act. 14.Issue of shares for consideration other than cashSubject to these Articles and the provisions of the Act ifany the Board may issue and allot shares in the capital of the Company as payment or in consideration or as partpayment or in part consideration of the purchase oracquisition of any property or for services rendered to the Company in the conduct of its business and shareswhich may be so issued or allotted shall be credited ordeemed to be credited as fully paid up or partly paid upshares. 15. Power of Company to Issue Shares TheCompany in General Meeting may subject to theprovisions of Section 42 62of the Act provide that anyshares (whether forming part of the original capital or ofany increased capital of the Company) shall be offered tosuch persons (whether a Member or not) in such proportion and on such terms and conditions of the Act)at a premium or at par or at a discount as such GeneralMeeting shall determine and with full power to give anyperson (whether a Member or not) the option to call foror be allotted shares of any class of the Company eithersubject to compliance with the provisions of Sections 52and 54 of the Act at a premium or at par or at discountsuch option being exercisable at such times and for such consideration as may be directed by such General Meeting or the Company in General Meeting may makeany other provisions whatsoever for the issue allotmentor disposal of any shares. 16. Acceptance of shares Anyperson applying for shares in the Company followed byan allotment of any shares and subscribers to the Memorandum shall be a shareholder within the meaningof these Articles and every person whose name is on the Register of Members shall for the purposes of theseArticles be a Member of the Company. 17. Deposit call tobe a debt payable immediately The Money (if any) whichthe Board shall on the application for allotment of anyshares being made by them require or direct to be paidby way of deposit call or otherwise in respect of anyshares allotted by them shall immediately on theinsertion of the name of the allottee in the Register ofMembers as the name of the holder of such sharesbecome a debt due to and recoverable by the Companyfrom the allottee thereof and shall be paid by



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himaccordingly. 18. Liability of Members Every Member orhis heirs executors or administrators shall pay to the Company the portion of the capital and premium if anyrepresented by or payable on his share or shares whichmay for the time being remain unpaid thereon in suchamounts at such time or times and in such manner asthe Board shall from time to time in accordance with theCompanys regulations require or fix for the paymentthereof. 19. Share Certifi cates A certifi cate issued underthe common seal of the company specifying the sharesheld by any person shall be prima facie evidence of thetitle of the person to such shares. (a) Every Member orallottee of shares who is holding such shares in thephysical form shall be entitled without payment toreceive certificate specifying the name of the person inwhose favour it is issued the shares to which it relatesand the amount paid-up thereof. Such certificates shallbe issued only in pursuance of a resolution passed bythe Board and on surrender to the Company of the letterof allotment or the fractional coupons of requisite valuesave in case of issues against letters of acceptance or of renunciation or in cases of issue of bonus shares. Everysuch certificate shall be issued under the seal of theCompany which shall be affi xed in the presence of twoDirectors and the Secretary or some other personappointed by the Board for the purpose and the twodirectors and the Secretary or other persons asauthorized by the Board shall sign the share certifi cate. Provided if the composition of the Board permits of it atleast one of the afore said two directors shall be aperson other than a Managing or a Whole Time Director.Particulars of every share certificate issued shall beentered in the Register of Members against the name ofthe person to whom it has been issued indicating thedate of issue. For issue of any further duplicate certificate the Board shall be entitled to charge suchamount which shall not exceed fifty Rupees perCertifi cate. (b) A Director may sign a share certifi cate byaffi xing his signature thereon by means of any machineequipment or other mechanical means such asengraving in metal or lithography but not by means of arubberstamp. PROVIDED that the Director shall bepersonally responsible for the safe custody of suchmachine equipment or other material used for thepurpose. 20. Renewal of Share Certificates (a) Nocertifi cate of any share or shares shall be issued either inexchange for those which are sub-divided orconsolidated or in replacement of those which aredefaced mutilated torn or old decrepit destroyed orwhere the pages on the reverse for recording transfershave been duly utilized unless the certificate in lieu ofwhich it is issued is surrendered to the Company and forissuing such share certificate the company may chargesuch fee as the Board thinks fit not exceeding twentyrupees per certificate.(b) When anew share certificate. catehas been issued in pursuance of clause (a) of this Articleit shall state on the face of it and against the stub orcounterfoil to the effect that it is Issued in lieu of sharecertifi cate No sub-divided replaced on consolidation. (c)If a share certificate is lost or destroyed a new certifi catein lieu thereof shall be issued only with the prior consentof the Board and on such reasonable terms such asfurnishing supporting evidence and indemnity and thepayment of out-of-pocket

expenses incurred by the Company in investigating evidence produced as the Board thinks fit. (d) When a new share certificate has been issued in pursuance of clause (c) of this Article it shallstate on the face of it and against the stub or counterfoilto the effect that it is duplicate issued in lieu of sharecertifi cate No. and the word duplicate shall be stampedor printed prominently on the face of the sharecertifi cate. (e) Where anew share certificate has been issued in pursuance of clause (a) and or clause(c) of this Article particulars of every such share certificate shall beentered in a Register of Renewed and Duplicate ShareCertifi cates indicating against the name(s) of theperson(s) to whom the certifi cate is issued the numberand date of issue of the share certifi cate in lieu of whichthe new certifi cate is issued and the necessary changesindicated in the Register of Members by suitable crossreference in the Remarks column.(f) All blank forms tobe used for issue of share certifi cates shall be printedand the printing shall be done only on the authority of aresolution of the Board and the blank forms shall beconsecutively machinenumbered and the forms and theblocks engravings facsimiles relating to the printing of such forms shall be kept in the custody of the Secretaryor of such other person as the Board may appoint for thepurpose and the Secretary or the other person aforesaidshall be responsible for rendering an account of theseforms to the Board. (g) The Committee of the Board Company Secretary of the Company or a Directorspecifi cally authorized by the Board for such purposeshall be responsible for the maintenance preservationand safe custody of all books and documents relating to the issue of share certificates including the blank forms of share certifi cates referred to in clause (f). (h) Alibooks referred to in clause (g)shall be preserved in goodorder for not less than thirty years and in disputed casesshall be preserved permanently, 21. Joint holders (a)Where two or more persons are registered as the holdersof any share they shall be treated as a single shareholderand shall be deemed to hold the same as joint holderswith benefits of survivorship subject to the following andother provisions contained in these Articles. (b) TheCompany shall be entitled to decline to register morethan four persons as the holders of any share. (c) The Joint holders of any share shall be liable severally as wellas jointly for and in respect of all calls and otherpayments which ought to be made in respect of suchshares. (d) On the death of any such joint holder thesurvivor or survivors shall be the only person or personsrecognized by the Company a shaving any title to theshare but the Directors may require such evidence ofdeath as they may deem fit and nothing herein containedshall be taken to release the estate of the deceased jointholder from any liability on shares held by him jointly withany other person. (e) Delivery of share certifi cate to anyone of such joint holders shall be deemed to be deliveryto all of them and any one of such joint holders may giveeffectual discharge and receipts for any dividends orother moneys payable in respect of such shares and or inrespect of any other obligation of the Company towardsthem. (f) Only the person whose name stands in the Register of Members as the first of the joint holders of any shares shall be entitled to delivery of the certifi caterelating to such share or to receive



(otherthan fully paid up shares) registered in the name of eachmember (whether solely or jointty with others) and uponthe sale proceeds thereof for all moneys (whetherpresently payable or not) called or payable at a fi xed timein respect of all such shares (not being fully paid up) forall moneys presently payable by him or his estate to the Company. Any such lien shall extend to all dividendspayable and bonuses declared from time to timedeclared in respect of such shares. 24. Enforcing lien by sale For the purpose of enforcingsuch lien the Board may sell the shares subject thereto insuch manner as they shall think fi t and for that purpose itmay cause to be issued a duplicate certifi cate in respectof such shares and may authorize one of their Directorsto execute a transfer thereof on behalf of and in thename of the Board. No sale shall be made until noticeperiod for making call as aforesaid have expired and untilnotice in writing of the intention to sell shall have beenmade known to the shareholder for default in payment and default has been made by him in the payment ofmoney called in respect of such shares for thirty daysafter the date of such notice. Upon issue of a duplicatecertifi cate or certifi cates originally issued shall standcancelled and become null and void and the same shallhave no effect.			notices from theCompany and any notice given to such person shall bedeemed proper notice to all joint holders. (g) Any one oftwo or more joint holders may vote at any meeting eitherpersonally or by proxy in respect of such share as if hewere solely entitled thereto and if more than one of suchjoint holders be present at any meeting personally or byproxy the holder whose name stands fi rst or higher (asthe case may be) on the Register of Members in respectof such share shall alone be entitled to vote in respectthereof. PROVIDED always that a member present at anymeeting personally shall be entitled to vote in preferenceto a person present by proxy although the name of suchperson present by proxy stands fi rst on the Register ofMembers in respect of such shares. 22. Terms andConditions of Preference Shares Subject to theprovisions of section 55 any preference shares may withthe sanction of an ordinary resolution be issued on theterms that they are to be redeemed on such terms and insuch manner as the company before the issue of theshares may by special resolution determine. 23.Company to have lien on shares The Company shall havea fi rst and paramount lien upon all shares (other thanfully paid up shares) registered in the name of eachmember (whether solely or jointly with others) and uponthe sale proceeds thereof for all moneys(whetherpresently payable or not) called or payable at a fi xed timein respect of all such shares (not being fully paid up) forali moneys presently payable by him or his estate to theCompany. Any such lien shall extend to all dividendspayable and bonuses declared from time to timedeclared in respect of such shares. Lien 23. Company to have lien on shares The Company shallhave a fi rst and paramount lien upon all shares
enforcingsuch lien the Board may sell the shares subject thereto insuch manner as they shall think fit and for that purpose itmay cause to be issued a duplicate certificate in respectof such shares and may authorize one of their Directorsto execute a transfer thereof on behalf of and in thename of the Board. No sale shall be made until noticeperiod for making call as aforesaid have expired and untilnotice in writing of the intention to sell shall have beenmade known to the shareholder for default in paymentand default has been made by him in the payment ofmoney called in respect of such shares for thirty daysafter the date of such notice. Upon issue of a duplicatecertificate or certificates in lieu of the original share thecertificate or certificates originally issued shall standcancelled and become null and void and the same shallhave no effect.		9	uponthe sale proceeds thereof for all moneys(whetherpresently payable or not) called or payable at a fi xed timein respect of all such shares (not being fully paid up) forall moneys presently payable by him or his estate to theCompany. Any such lien shall extend to all dividendspayable and bonuses declared
The state of the s	BARRIE	IPS TRANSMICO	enforcingsuch lien the Board may sell the shares subject thereto insuch manner as they shall think fit and for that purpose itmay cause to be issued a duplicate certificate in respectof such shares and may authorize one of their Directorsto execute a transfer thereof on behalf of and in thename of the Board. No sale shall be made until noticeperiod for making call as aforesaid have expired and untilnotice in writing of the intention to sell shall have beenmade known to the shareholder for default in paymentand default has been made by him in the payment ofmoney called in respect of such shares for thirty daysafter the date of such notice. Upon issue of a duplicatecertifi cate or certifi cates in lieu of the original share thecertifi cate or certifi cates originally issued shall standcancelled and become null and void and the same

11	25. Application of proceeds of sale The net proceeds ofany such sale shall be received by the Company andapplied in or towards payment of such part of theamount as is presently payable and the residue if anyshall (subject to a like lien for sums not presentlypayable as existed upon the shares before sale) be paidto the person entitled to the shares at the date of thesale.
12	•
	Calls on shares
13	26. Directors may make calls The Board may from timeto time subject to the terms on which any shares mayhave been issued and subject to the conditions of allotment by a resolution passed at a meeting of the Board (and not by resolution by circulation) make such callas it thinks fit upon the Members in respect of allmoneys unpaid on the shares held by them respectively and each member shall pay the amount of every call somade on him to the person or persons and at the times and places appointed by the board. A call may be madepayable by installments.
14	27. Notice of calls Not less than thirty days notice inwriting of any call shall be given by the Companyspecifying the time and place of payment and the personor persons to whom such call shall be paid.
15	28. When call made A call shall be deemed to have beenmade at the time when the resolution of the Boardauthorizing such call was passed at a meeting of theBoard and demand notice is issued.
16	29. Calls may be revoked or postponed A call may berevoked or postponed at the discretion of the Board
17	30. Directors may extend time The Board may from timeto time at its discretion extend the time fi xed for thepayment of any call and may extend such time as to allor any of the Members for reasons which the Board mayconsider satisfactory but no Member shall be entitled tosuch extension save as a matter of grace.
WENDELHI WILLIAM WATER THE	• 31. Calls to carry interest If any Member fails to pay anycall due from him on the day appointed for paymentthereof or any such extension thereof as aforesaid heshall be liable to pay interest on the same from the dayappointed for the payment thereof to the time of actualpayment at rate not exceeding 10 per cent per annum asmaybe decided by the Board but the Board may in itsabsolute discretion and in special circumstances waiveor reduce the levy of interest as deemed appropriate. Sums deemed to be call Any sum which by the terms ofissue of a share becomes payable on allotment or at anyfi xed date whether on account of the nominal value ofthe share or by way of premium shall for the purposes ofthese Articles be deemed to be a call duly made andpayable on the date on which by the terms of issue thesame becomes payable and in case of non-payment allthe relevant provisions of these Articles as to payment ofinterest and expenses forfeiture or otherwise shall applyas if such sum had become payable by virtue of a callduly made and notifi ed. 32. Sums deemed to be

	18	call Anysum which by the terms of issue of a share becomespayable on allotment or at any fi xed date whether onaccount of the nominal value of the share or by way ofpremium shall for the purposes of these Articles bedeemed to be a call duly made and payable on the dateon which by the terms of issue the same becomespayable and in case of non-payment all the relevantprovisions of these Articles as to payment of interest andexpenses forfeiture or otherwise shall apply as if suchsum had become payable by virtue of a call duly madeand notified. 33. Partial payment not to precludeForfeiture Neither the receipt by the Company of aportion of any money which shall from time to time bedue from any Member to the Company in respect of hisshares either by way of principal or interest nor anyindulgence granted by the Company in respect of thepayment of any such money shall preclude the Companyfrom there after proceeding to enforce a forfeiture ofsuch shares as hereinafter provided. 34. Payment inanticipation of calls may carry interest The Board may ifit thinks fit agree to and in anticipation receive from anyMember willing to advance the same all of calls moneyor any part of the amounts of his respective sharesbeyond the sums actually called up and upon themoneys so paid in advance or upon so much thereoffrom time to time and at any time thereafter as exceedsthe amount of the calls then made upon and due inrespect of the shares on account of which suchadvances are. made the Board may pay or allow interestat such rate as the Member paying the sum in advanceand the Board agree upon. The Board may agree to repayat any time any amount so advanced or may at any time repay the same upon giving to the Member three monthsnotice in writing. PROVIDED that moneys paid in advanceof calls on any shares may carry interest but shall notconfer a right to dividend or to participate in profits. (b)No Member paying any such sum in advance shall beentitled to voting rights in respect of the moneys so paidby him until the same would but for suc
		Transfer of shares
	19	35. Register of Transfers The Company shall maintain aRegister of Transfers and therein shall be fairly and distinctively enter the particulars of every transfer ortransmission of any share in the physical form.
	20	36. Form of transfer The instrument of transfer shall bein writing and in such form as prescribed under the Act.All the provisions of Section 56 of the Act shall be dulycomplied with in respect of all transfers and of theregistration thereof. The Company shall not charge anyfee for registration of a transfer of shares or debentures.
□ SAMI AND BARD	NOS SHAPE SALES	37. Instrument of Transfer to be completed and presented to the Company The Instrument of Transferduly stamped and executed by the transferor and the transferee shall be delivered to the Company inaccordance with the provisions of the Act. The instrument of transfer shall be accompanied by the Share Certificate or such evidences the Board may require to prove the title of transferor and his right to transfer the shares and every registered Instrument

		ofTransfer shall remain in the custody of the Company untildestroyed by order of the Board. Any instrument oftransfer which the Directors may decline to register shallbe returned to the person depositing the same.
	22	38. Transferor deemed to be holder The transferor shallbe deemed to be the holder of such shares until thename of the transferee shall have entered in the Registerof Members in respect thereof. Before the registration of a transfer the certificate or certificates of the sharesmust be delivered to the Company along with TransferDeed. No transfer to insolvent etc. 39. No transfer shallbe made to a person of unsound mind or to an insolvent. 40. Closure of Register of Members Debenture holders The Directors shall have power on giving not less thanseven days previous notice as required by Section 91 of the Act to close the Register of Transfer Register of Members or Register of Debenture holders or the register of other security holders of the Company for any periodor periods not exceeding in the aggregate forty-fi ve daysin each year (but not exceeding thirty days at any onetime) as they may determine. 41.Nomination byshareholder Every shareholder or debenture holder mayat any time nominate in the prescribed manner a personto whom his shares or debenture shall vest in the eventof his death as provided in Section 72 of the Act. 42. Titleto shares of deceased holder In the event there is nonomination the executors or administrators of adeceased Member or the holder of a SuccessionCertificate in respect of the shares of a deceasedMember (not being one of two or more joint holders) shall be the only persons whom the Company will bebound to recognize as having any title to the sharesregistered in the name of such Member and the Company shall not be bound to recognize suchexecutors administrators or holders shall have firstobtained probate or Letters of Administration or Succession Certificate as the case may be from a dulyconstituted Court in India. PROVIDED that the Directorsmay at their absolute discretion dispense withproduction of Probate Letters of Administration or Succession Certificate as the case may be from a dulyconstituted Court in India. PROVIDED that the Directorsmay at their absolute discretion dispense
		Transmission of shares
Namiland Back	THE TRANSPORT OF LAND A FEATEN	43. Transmission of Shares Subject to the provisions of the Act any person becoming entitled to any shareinconsequence of the death lunacy or insolvency of anyMember or by any lawful means other than by a transferin accordance with these Articles may with the consent of the Directors (which they shall be under no obligation ogive) and upon producing such evidence that hesustains the character in respect of which he proposesto act under this. Article or of his title as the Directorsmay require and upon such indemnity as the Directorsmay require either be registered as a Member in respect of such shares or elect to have some person nominated by him and approved by the Directors registered as a Member in respect of such shares. PROVIDED that if such persons shall elect to have his

24	nominee registeredhe shall testify his election by executing in favor of hisnominee an instrument of transfer in accordance withthese Articles and until he does so he shall not be freedfrom any liability in respect of such shares. 44. Right of Board to decline or suspend registration (i)Any person becoming entitled to a share in consequence of the death or insolvency of a member may upon suchevidence being produced as may from time to timeproperly be required by the Board and subject ashereinafter provided elect either -(a) to be registeredhimself as holder of the share or(b) to make suchtransfer of the share as the deceased or insolventmember could have made. (ii) The Board shall in eithercase have the same right to decline or
	suspendregistration as it would have had if the deceased orinsolvent member had transferred the share before hisdeath or insolvency.
25	45. The Company not liable for disregard of noticeprohibiting registration of transfer The Company shallincur no liability or responsibility whatever inconsequence of its registering or giving effect to anytransfer of shares made or purported to be made by anyapparent legal owner thereof (as shown or appearing inregister of Members) to the prejudice of persons havingor claiming any equitable right title or interest to or in thesame shares notwithstanding that the Company mayhave had notice of such equitable right title or interest ornotice prohibiting registration of such transfer and mayhave entered such notice or referred to it in any book orattended or given effect to any notice which may havebeen given to it of any equitable right title or interest orbe under any liability whatsoever for refusing orneglecting so to do though it may have been entered orreferred to in some book of the Company but the Company shall nevertheless be at liberty to regard and attend to any such notice and give effect thereto if the Directors shall so think fit.
26	46. Rights of successors A person becoming entitled toal share by reason of the death or insolvency of theholder shall be entitled to the same dividends and otheradvantages to which he would have been entitled if hewere the registered holder of the shares except that heshall not before being registered as a Member in respectof the shares been titled to exercise any right conferredby membership in relation to meetings of the Company.PROVIDED that the Directors shall at any time give noticerequiring any such person to elect to be registeredhimself or to transfer the shares and if the notice is notcomplied within ninety days from the date of issue of thenotice the Directors may thereafter withhold payment ofall dividends bonuses or other moneys payable inrespect of the shares until the requirements of the noticehave been complied with.
27RIPS TR	•
NEW DELHI	47. If money payable on shares not paid notice to begiven to members If any Member fails to pay any call orinstallment of a call on or before the day appointed

	28	
		forthe payment of the same or any such extension thereofas aforesaid the Board may at any time thereafter duringsuch time as any part of the call or installment remainsunpaid serve a notice on him requiring him to pay thesame together with any interest which may have accruedand all expenses that may have been incurred by the Company by reason of such non-payment.
	29	• 48. Contents of Notice The notice shall name a furtherday (not being less than fourteen days from the date ofthe service of notice) and a place or places on and atwhich such call or installment and such interest thereonat such rate as the Directors shall determine from theday on which such call or installment ought to have beenpaid and expenses as aforesaid are to be paid. Thenotice shall also state that in the event of the non-payment on or before the day at or before the time and atthe place appointed the shares in respect of which thecall was made or installment is payable shall be liable tobe forfeited.
	30	49. In default of payment shares to be Forfeited If therequirement of any such notice as aforesaid are notcomplied with every or any share in respect of which such notice has been given may at any time thereafterbut before payment of all calls or installments interestand expenses due in respect thereof be forfeited by are solution of the Board to that effect. Such forfeitureshall include all dividends declared or any other moneyspayable in respect of the aforesaid share and not actually paid before the forfeiture. In default of payment shares to be Forfeited.
	31	50. Notice of forfeiture to a Member When any shareshall have been so forfeited notice of the forfeiture shallbe given to the Member in whose name it stoodimmediately prior to the forfeiture and an entry of theforfeiture with the date thereof shall forthwith be made inthe Register of Members but no forfeiture shall be in anymanner invalid by any omission or neglect to make anysuch entry as aforesaid in the Register.
	32	51. Forfeited share to be property of the Company andmay be sold etc. Any share so forfeited shall be deemedto be the property of the Company and maybe sold re-allotted or otherwise disposed of either to the originalholder thereof or to any person upon such terms and insuch manner as the Board shall think fit.
	33	52. Member still liable to pay calls owing at the time offorfeiture and interest Any members whose shares havebeen forfeited shall notwithstanding the forfeiture beliable to pay and shall forthwith pay to the Company ondemand all calls installment interest and expensesowing upon or in respect of such shares at the time ofthe forfeiture together with interest accrued thereon atthe time of the forfeiture at such rate as the Board maydetermine and the Board may enforce the paymentthereof if it thinks fit.
N A A A A A A A A A A A A A A A A A A A	W DELHI SSON	53. Effect of forfeiture The forfeiture of a share shallinvolve extinction at the time of the forfeiture of allInterest in and all claims and demands against theCompany in respect of the share and all other rightsincidental to the share except only such of those

rightsas by these Articles are expressly saved, 54. Evidence offorfeiture A declaration in writing by Chairman or Managing Director of the Company or by any person dulyauthorised in this regard that certain shares in theCompany have been duly forfeited on a date stated in thedeclaration shall be conclusive evidence of the factstherein stated as against all persons claiming to beentitled to the shares and such declaration and thereceipt of the Company for the consideration if any givenfor the shares on the sale or disposition thereof shallconstitute a good title to such shares and the person towhorn the shares are sold shall be registered as theholder of such shares and shall not be bound to see as to the application of the purchase money nor shall his titleto such shares be affected by any irregularity or invalidityin the proceedings in reference to such forfeiture sale ordisposition. 55. Validity of sale under Articles of forfeitedshares Upon any sale after forfeiture 34 or for enforcing alien in purported exercise of the powers herein beforegiven the board may appoint some person to execute aninstrument of transfer of the shares sold and cause thepurchasers name to be entered in the Register of Members in respect of the shares sold and the purchasershall not be bound to see the regularity of theproceedings or to the application of the purchase moneyand after his name has been entered in the Register inrespect of such shares the validity of the sale shall notbe impeached by any person and the remedy of anyperson aggrieved by the sales hall be in damages onlyand against the Company exclusively, 56. Cancellation of Share Certificates in respect of forfeited shares Uponany sale re-allotment or other disposal under the provisions of the preceding Articles the certificate orcertificates originally issued in respect of the relativeshares shall (unless the same shall on demand by theCompany have been (previously) surrendered to it by thedefaulting member) stand cancelled and become nulland void and of no effect and the Directors shall beentitled to issue a duplicate certifi cate or certifi cates inrespect of the said shares to the person or personsentitled thereto. 57. Power to annul forfeiture The Boardmay at any time before any share so forfeited shall havebeen sold re-allotted or otherwise disposed of annul theforfeiture thereof upon such terms and conditions as itthinks fit. Alteration of capital 7 58. Alteration of Share Capital The company may fromtime to time by ordinary resolution increase the sharecapital by such sum to be divided into shares of suchamount as may be specified in the resolution. Subject to the provisions of section 61 the company may byordinary resolution the Company may from time to time-(a) consolidate and divide all or any of its share capitalinto shares of larger amount than its existing shares (b)convert all or any of its fully paid-up shares into stockand reconvert that stock into fully paid-up shares of anydenomination (c) Sub-divide its shares or any of theminto shares of smaller amount than is fixed by thememorandum so however that in the sub-division theproportion between the amount paid and the amount ifany unpaid on each reduced share shall be the same asit was in the case of the share from which the reducedshare is derived. (d) Cancel any shares which as

	the dateof the passing of the resolution have not been taken oragreed to be taken by any person and diminish theamount of its share capital by the amount of the sharesso cancelled. The resolution whereby any share is sub-divided may determine that as between the holders ofthe shares resulting from such sub-division one or moreof such shares shall have some preference or specialadvantage as regards dividend capital voting orotherwise over or as compared with the others or othersubject to the provisions of the Act. Subject to theprovisions of Sections 66 of the Act the Board mayaccept from any member the surrender on such termsand conditions as shall be agreed of all or any of hisshares. The company may by special resolution reduce inany manner and with and subject to any incidentauthorised and consent required by law -(a) its sharecapital (b) any capital redemption reserve account or(c) any share premium account.
36	•
37	•
38	•
	Capitalisation of profits
WENDELH DELHI	• 59. Capitalization of Profits (1) Any General Meeting ofthe Company may resolve that any amounts standing tothe credit of the Free Reserve or Share Premium Accountor the Capital Redemption Reserve Account or anymoneys investment or other assets forming part of theundivided profit is including profit so r surplus moneysarising from the realization and (when permitted by thelaw) from the appreciation in value of any capital assets of the Company standing to the credit of the GeneralReserve or any other Reserve or Reserve Fund or anyother Fund of the Company or in the hands of theCompany and available for dividend be capitalized-(a) bythe issue and distribution of shares as fully paid-up andto the extent permitted by the Act debentures debenturestock bonds or other obligations of the Company or (b)by crediting share of the Company which may have beenissued and are not fully paid-up with the whole or anypart of the sum remaining unpaid thereon PROVIDEDthat any amounts standing to the credit of the SharePremium Account or the Capital Redemption ReserveAccount shall be applied only in crediting the payment of capital on shares to be issued to Members as fully paidbonus shares (Further capitalization of reserve createdby the revaluation of assets are not to be used forissuance of Bonus Shares as per section 63 of the Act). (2) Such issue and distribution under sub-clause (1) (a) of this Article and payment to the credit of unpaid sharecapital under sub-clause (1) (b) of this Article shall bemade among and in favour of the Members or any classof them or any of them entitled thereto and inaccordance with their respective rights and interests andin proportion to the amount of capital paid-up on theshares held by them respectively in respect of whichsuch distribution or payment shall be made on thefooting that such Members become entitled thereto ascapital. (3) The Directors shall give effect to any suchresolution and for the said purpose the Board may settleany diffi culty which may arise in regard to

39	distribution asit thinks expedient including in regard to fractionalentitlements and shall apply such profits GeneralReserve other Reserve or any other Fund or account asaforesaid as may be required for the purpose of makingpayment in full on the shares or other obligations of theCompany so distributed under sub clause (1) (a) of thisArticle or (as the case may be) for the purpose of payingin whole or in part the amount remaining unpaid on theshares which may have been issued and are not fullypaid-up under sub-clause (1)(b) above. PROVIDED thatno such distribution or payment shall be made unlessrecommended by the Directors and if so recommendedsuch distribution and payment shall be accepted by suchMembers as aforesaid in full satisfaction of their interestin the said capitalized fund. (4) For the purpose of givingeffect to any such resolution the Directors may settle anydiffi culty which may arise in regard to the distribution orpayment as aforesaid as they think expedient and inparticular they may issue fractional certificates and mayfix the value for distribution of any specific asset andmay determine that any cash payment be made to anyMembers on the footing of the value so fixed and mayvest any such cash shares debentures stock bonds orother obligations in trustees upon such trusts for thepersons entitled thereto as may seem expedient to thedirectors and generally may make arrangement for theacceptance allotment and sale of such sharesdebentures debentures stock bonds or other obligations fractional certifi cates or otherwise as they may thinkfi t. (5) When deemed requisite a proper contract shall befi led in accordance with the Act and the Board mayappoint any person to sign such contract on behalf of the Members entitled as aforesaid. Subject to the provisionsof the Act and these Articles in cases where some of theshares of the Company are fully paid and others arepartly paid such capitalization may be effected by the distribution of further shares in respect of the fully paid shares and by crediting the
40	•
	Buy-back of shares
41	60. Buy Back of Shares Notwithstanding anythingcontained in these articles but subject to the provisionsof sections 68 to 70 and any other applicable provisionof the Act or any other law for the time being in force thecompany may purchase its own shares or other specifi edsecurities.
	General meetings
IPS TRANS	61. Annual General Meeting The Company shall in eachyear hold a General Meeting as its Annual GeneralMeeting in addition to any other meeting in that year. AllGeneral Meetings other than Annual General Meetingsshall be called Extraordinary General Meetings. If for anyreason beyond the control of the Board the
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	42	
	42	generalmeeting (including an Annual General meeting) cannotbe held on the appointed day the Board shall have powerto postpone the General meeting of which a noticeshould be given to the members. Every member of theCompany shall be entitled to attend either in person or byproxy and the Auditor of the Company shall have the rightto attend and to be heard at any General Meeting whichhe attends on any part of the business which concernshim as Auditor.
	43	o 62. Extraordinary General Meeting The Board maywhenever it thinks fi t call an Extraordinary GeneralMeeting of the Company. The Board shall at therequisition in writing by a Member or Members holding inthe aggregate not less than one-tenth of such of thepaid-up capital of the company on that date and carriesthe right of voting in regard to the matter in respect of which the requisition has been made. 63. Requisition of Members to state object of Meeting Any valid requisitionso made by Members must state the object or objects of the meeting proposed to be called and must be signed bythe requisitionists and deposited at the registered office of the company. PROVIDED that such requisition mayconsist of several documents in like form each signed byone or more requisitionists. 64. On receipt of requisitionistsmay do so Upon the receipt of any such requisition theBoard shall forthwith call an Extraordinary GeneralMeeting and if they do not proceed within twenty-onedays from the date of the requisition being deposited atthe Registered Office to cause a meeting to be called ona day not later than forty-fi ve days from the date ofdeposit of the requisition the requisitionists or such of their rumber as represent either a majority in value of thepaid-up share capital held by all of them or one-tenth ofsuch of the paid-up share capital of the Company as isreferred to in Section 100(2) of the Act whichever is lessmay themselves call the meeting but in either case anymeeting so called shall beheld within three months fromthe date of the deposit of the requisition as aforesaid. 65. Meeting called by requisitionists Any meeting calledunder the foregoing Articles by the requisitionists shallbe called in the same manner as nearly as possible asthat in which meetings are to be called by the Board. 66. Twenty-one days notice of meeting shall specify theplace date day and the hour of meeting shall specify theplace date day and the hour of meeting shall specify theplace date day and the hour of meeting shall specify theplace date
	CHIEN CO.	company(a) holding if the company has a share capital

	44	majority innumber of members entitled to vote and who representnot less than ninety-fi ve per cent. of such part of thepaid-up share capital of the company as gives a right tovote at the meeting or (b) having if the company has noshare capital not less than ninty-fi ve per cent. of the totalvoting power exercisable at that meeting Providedfurther that where any member of a company is entitledto vote only on some resolution or resolutions to bemoved at a meeting and not on the others thosemembers shall be taken into account for the purposes ofthis sub-section in respect of the former resolution orresolutions and not in respect of the latter. Proceedings at general meetings • 67. Business to be transacted at the General Meeting andnature there of In the case of an Annual General Meetingall business to be transacted there at shall be deemedspecial other than (i) the consideration of the financialstatements and there ports of the Board of Directors andAuditors (ii) the declaration of any dividend (iii) theappointment of Directors in place of those retiring (iv)theappointment of and the fixing of the remuneration of theAuditors and in the case of any other meeting allbusiness shall be deemed to be Special Business andthere shall be annexed to the notice of the Meeting an Explanatory statement setting out all material factsconcerning each such item of special business includingin particular the nature of the concern or interestfi nancial or otherwise if any therein of (i) every Directorand the Manager (if any) (ii) every other key managerialpersonnel and relatives of the persons mentioned in subclauses (i) and (ii). Where any such item of SpecialBusiness relates to or affects any other company of every other key managerial personnel of the Companyshall also beset out in the statement if the extent of suchshareholding interest in such other company and whereany item of business consists of the according ofapproval to any documents by the meeting the time andplace where the document can be inspected shall bespecified
	45	68. Omission to give notice not to invalidate are solutionpassed The accidental omission to give any such noticeas aforesaid to any of the Members or the non-receiptthereof shall not invalidate any resolution passed at anysuch meeting.
	46 STRANSMISS	69. Meeting not to transact business not mentioned innotice No General Meeting Annual or Extraordinary shallbe competent to enter upon discuss or transact anybusiness which has not been mentioned in the notice ornotices upon which it was convened.
	MEN DELM S	70. Body Corporate deemed to be personally present Abody corporate being a Member shall be deemed to

	bepersonally present if it is represented in accordance with Section 113 of the Act.
R. PS TRANSMERS	• 71. Quorum at General Meeting No business shall betransacted at any general meeting unless a quorum ofmembers is present at the time when the meetingproceeds to business. Save as otherwise provided hereinthe quorum for the general meetings shall be as provided in section 103 of the Companies Act 2013 72 If quorumnot present meeting to be dissolved or adjourned if at theexpiration of half an hour from the time appointed forholding a general meeting of the Company a quorum isnot present the meeting if convened by or upon therequisition of Members shall stand dissolved but in anyother case the meeting shall stand dissolved but in anyother case the meeting day which is nota publicholiday until the next succeeding day which is nota publicholiday until the next succeeding day which is nota publicholiday at the same time and place or to such other dayand at such other time place as the Board may determineand if at such adjourned meeting a quorum is not presentat the expiration of half an hour from the time appointedfor holding the meeting the Members present shall formthe quorum and may transact the business for which themeeting was called. 73. Chairman of General MeetingThe Chairman of the Board shall be entitled to take theChair at every General Meeting whether Annual or Extraordinary. If at any meeting the Chairman is notpresent within fifteen minutes of the time appointed forholding such meeting or he has informed that he shall beunable or unwilling to take the Chair then any one ofdirectors with mutual consent shall so preside at themeeting. If no Director be present or if all the Directorspresent decline to take the Chair then the Memberspresent shall elect one of the members to be theChairman of the Meeting. 74. No Business whilist chairvacant No business shall be discussed at any GeneralMeeting except the election of a Chairman whilst theChair is vacant. 75. Chairman with the consent may adjournemeeting The Chairman with the consent of the Membersmay adjourn any meeting from time to time and fromplace to p

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may bewithdrawn at any time by the person or persons makingthe demand. Unless a poll is so demanded a declaration by the Chairman that are solution has on show of handsbeen carried through unanimously or by a particularmajority or lost and an entry to that effect in the MinutesBook of the Company shall be conclusive evidence of thefact without proof of the number or proportion of thevotes recorded in favour of or against the resolution. 77. Chairmans Casting Vote in the case of an equality of votes the Chairman shall have a casting vote in additionto the vote or votes to which he may be entitledotherwise, 78. Poll to be taken if demanded if a poll isdemanded as aforesaid the same shall be taken at suchtime (not later than forty-eight hours from the time whenthe demand was made) and place in the city or town inwhich the Registered offi ce of the Company is for thetime being situated as the Chairman shall direct either atonce or after an interval or adjournment and the result ofthe poll shall be deemed to be the resolution of themeeting. 79. In which case poll taken withoutAdjournment Any poll duly demanded on the election of the Chairman of a meeting or on any question ofadjournment shall be taken at the meeting forthwith. 80.Demand for poll not to prevent transaction of otherbusiness The demand for a poll except on the questions of the election of the Chairman and of an adjournmentshall not prevent the continuance of a meeting for thetransaction of any business other than the question onwhich the poll has been demanded, 81. Minutes of General Meetings(a) The Company shall cause minutesof the proceedings of every General Meeting or everyresolution passed by postal ballot to be kept by makingwithin thirty days of the conclusion of every suchmeeting concerned record thereof kept with Minute Bookfor that purpose with their pages consecutivelynumbered. (b) Each page of every such book shall beinitialed or signed and the last page of the record ofproceedings of each meeting in such book shall be datedand signed by the Chairman of the same meeting withinthe aforesaid period of thirty days or in the event of thedeath or inability of that Chairman within that period by aDirector duly authorised by the Board for the purpose. (c)In no case the minutes of proceedings of a meeting shallbe attached to any such book as aforesaid by pasting orotherwise. (d) The minutes of each meeting shall contain fair and correct summary of the proceedings thereat (e) All decisions taken and appointments of offi cersmade at any meeting aforesaid shall be included in theminutes of the meeting. (f) Nothing herein containedshall require or be deemed to require the inclusion in anysuch minutes of any matter which in the opinion of the Chairman of the meeting (a) is or could reasonably beregarded as defamatory of any person or (b) is irrelevantor immaterial to the proceedings or (c) is detrimental to the interests of the Company. The Chairman of themeeting shall exercise an absolute discretion in regard to the inclusion or noninclusion of any matter in theminutes on the aforesaid grounds.(g) Any such minutesshall be evidence of the proceedings recorded therein. Where the minutes have been kept in accordance withsection then until the contrary is proved the meeting shallbe deemed to have been duly called and held allappointments of directors key managerial personnelauditors or company secretary



		in practice shall bedeemed to be valid. No document purporting to be areport of the proceedings of any general meeting of acompany shall be circulated or advertised at the expenseof the company unless it includes the matters required tobe contained in the minutes of the proceedings of suchmeeting. The company shall observe secretarialstandards with respect to general and Board meetingsspecifi ed by the Institute of Company Secretaries of Indiaconstituted under section 3 of the Company SecretariesAct 1980 and approved as such by the CentralGovernment. (h) The book containing the minutes of theproceedings of any general meeting of the Company orof a resolution passed by postal ballot shall be kept atthe registered office of the Company and shall be openduring business hours to the inspection by any memberwithout any charge for such period not being less thantwo hours in each business day are allowed forinspection.
		Adjournment of meeting
7	49	82. Adjournment of Meeting (i) The Chairperson maywith the consent of any meeting at which a quorum ispresent and shall if so directed by the meeting adjournthe meeting from time to time and from place to place. (ii) No business shall be transacted at any adjournedmeeting other than the business left unfi nished at themeeting from which the adjournment took place. (iii) When a meeting is adjourned for thirty days or morenotice of the adjourned meeting shall be given as in thecase of an original meeting. (iv) Save as aforesaid and asprovided in section 103 of the Act it shall not benecessary to give any notice of an adjournment or of thebusiness to be transacted at an adjourned meeting.
		Voting rights
	50	83. Members in arrears not to vote No member shall beentitled to vote either personally or by proxy at anyGeneral Meeting or Meeting of a class of shareholderseither upon a show of hands or upon a poll in respect ofany shares registered in his name on which any calls orother sums presently payable by him have not been paidor in regard to which the Company has exercised anyright of lien.
	51	84. Number of votes to which Member Entitled Subject to to the provisions of these Articles and without prejudice to any special privileges or restrictions as to voting for the time being attached to any class of shares for the timebeing forming part of the capital of the Company everyMember shall be entitled to be present and to speak andvote at such meeting by show of hand for which the Member present in person shall have one vote. On a polltaken at a meeting of a company a member entitled tomore than one vote or his proxy need not to use all hisvotes or cast in the same way all the votes he uses.
Z GWATT.	NEW DELHI ON THE STREET OF THE	85. Votes by a Member entitled to more than one vote Ona poll taken at a meeting of the Company a Memberentitled to more than one vote by virtue of his share-holding or his proxy or other person entitled to vote forhim as the case may be need not if he votes use all hisvotes or cast in the same way all the votes he uses andhe may vote in different manner as he deems fit.

	53	 86. Vote of Member who is a minor if any shareholder bea minor the vote in respect of his share or shares shall beby his guardian or any one of his guardians if more thanone to be selected in case of dispute by the Chairman ofthe meeting.
	54	87. Votes of Joint Members If there be joint registeredholders of any shares the vote of the senior who tendersa vote whether in person or by proxy shall be accepted to the exclusion of the votes of the other joint holders. Forthis purpose seniority shall be determined by the order inwhich the namesst and in the register of members.
	55	88. Voting in person or by proxy or RepresentativeSubject to the provisions of these Articles votes may begiven either personally or by proxy. A body corporatebeing a Member may vote either by proxy or by arepresentative duly authorised in accordance withSection 113 of the Act and such representative shall beentitled to exercise the same rights and powers(includingthe right to vote by proxy) and by postal ballot on behalfof the body corporate which he represents as that bodycould exercise if it were an individual Member of theCompany.
	56	• 89. Votes in respect of shares of Deceased Any personentitled under the Transmission Clause to transfer anyshares may vote at any General Meeting in respectthereof in the same manner as if he were the registeredholder of such shares. PROVIDED that forty-eight hoursat least before the time of holding the meeting oradjourned meeting as the case maybe at which heproposes to vote he shall satisfy the Chairman of hisright to transfer such shares and give such indemnity (ifany) as the Chairman may require or the Chairman shallhave previously admitted his right to vote at suchmeeting in respect thereof. 90. Time for objection to voteNo objection shall be made to the validity of any voteexcept at the meeting or poll at which such vote wastendered and every vote whether given personally or byproxy not disallowed at such meeting or poll shall bedeemed valid for purposes of such meeting or pollwhatsoever. 91. Chairman of the meeting to be the judgeof the validity of any Vote The Chairman of any meetingshall be the sole judge of the validity of every votetendered at such meeting. The Chairman present at thetaking of a poll shall be the sole judge of the validity of every vote tendered at such poll.
S S S S S S S S S S S S S S S S S S S	57 ER I PS TRANSPIESSON	Proxy 92. Appointment of proxy A person can act as proxy onbehalf of members not exceeding fi fty and holding in theaggregate not more than ten percent of the total sharecapital of the company carrying voting rights Providedthat a member holding more than ten percent of the totalshare capital of the Company carrying voting rights mayappoint a single person as proxy and such person shallnot act as proxy for any other person or shareholder. Every proxy shall be appointed in writing under the handof the Member or if such Member is a body corporateunder the common seal of such corporation or be signedby an appointer or his attorney duly authorised in writing. The proxy so appointed shall not have any right to speakat the meetings.

	58	• 93. Deposit of instrument of Proxy etc. The instrumentappointing a proxy and the power of attorney or otherauthority (if any) under which it is signed or a notarizedcopy of that power or authority shall be deposited at theRegistered Offi ce of the Company not later than forty-eight hours before the time for holding the meeting atwhich the person named in the instrument proposes tovote and in default the instrument of proxy shall not betreated as valid. No instrument appointing a proxy shallbe valid after the expiration of twelve months from thedate of its execution.
	59	94. Form of proxy An instrument appointing a proxy shallbe in the form No. MGT-11 as prescribed in the rulesmade under section 105 of the Companies Act 2013 95. Proxy either for specifi ed meeting or for a period Aninstrument of proxy may appoint a proxy either for thepurpose of a particular meeting specifi ed in theinstrument and any adjournment thereof or it mayappoint for the purpose of every meeting of the Companyor of every meeting to be held before a date specifi ed inthe instrument and every adjournment of any suchmeeting. 96. Validity of votes given by proxy notwithstanding death of Member A vote given inaccordance with the terms of an instrument of proxyshall be valid notwithstanding the previous death orinsanity of the principal or there vocation of the proxy orof the authority under which the proxy was executed orthe transfer of the shares in respect of which the proxy isgiven. Provided that no intimation in writing of suchdeath insanity revocation or transfer shall have been received by the company at its office before the commencement of the meeting or adjourned meeting atwhich the proxy is used.
		Board of Directors
Z	60	97. Management of Affairs The day to day management of the business and affairs of the Company shall bevested with Project-in-charge under the supervision direction control of the Board. The Board may exercise all such powers of the Company and do all such acts deeds and things as are not prohibited by the Act or any other statute or by the Memorandum of Association of the Company and without prejudice to the foregoing shall be possible for all policy matters and the supervision direction and control of the conduct of the business affairs operations of the Company.
	61	98. First Directors Shri Neeraj singh Shri Sachin Shukla and Shri Rishab Jain shall be the First Directors of the Company.
SAMA W.	NEW DETHI SON THE WORK OF THE	99. Number and appointment of Directors The Board of Directors of the Company shall consist of not less than 3but not more than 15 Directors. A Director shall not berequired to hold any qualification shares in the Company. Notwithstanding anything to the contrary contained inthese Articles so long as any moneys remain owing bythe Company to a Financial Institution or any otherperson by the Company or the Company has entered into any agreement or undertaking or arrangement (hereinafter refer as agreement) with Bodies (like StateElectricity Board Nigam) or the Board of Directors havedecided to seek nomination on the Board

from thebenefi ciary state or any Financial Institution or PFCConsulting Limited or person holds Debentures in theCompany by direct subscription or private placement theCompany may agree to grant to such Financial InstitutionPFC Consulting Limited person or other Bodies as acondition of such loan or subscription to Debenture orany other agreement or to a Debenture Trustee the rightto appoint from time to time any person or persons asDirector or Directors of the Company (which director ordirectors is are hereinafter referred to as NomineeDirectors) retiring or non-retiring subject to and on suchterms and conditions as the Company may agree withsuch Financial Institutions PFC Consulting LimitedPerson other Bodies and or Debenture Trustee. The Company shall have a right to remove from offi ceNominee Director(s) at the option of the Company inconsultation with Financial Institutions PFC ConsultingLimited Bodies persons or Debenture Trustee. SuchNominee Director(s) shall not be required to hold anyShare qualification in the Company. Also at the option of the Company such Nominee Director(s) shall not beliable to retirement by rotation of the Directors. Subjectas aforesaid the Nominee Director(s) shall be entitled tothe same rights and privileges and be subject to thesame obligations as any other Director of the Company. The Nominee Director(s) so appointed shall hold the saidoffi ce only so long as moneys remain owing by theCompany to the Financial Institution or so long as the Debenture Trustee hold debenture in the Company oroperation of agreement and the Nominee Directors soappointed in the exercise of the said person shall ipsofacto vacate such offi ce immediately the money owingby the Company to the Financial Institution or on theDebenture Trustee ceasing to hold Debentures Shares onthe satisfaction of liability of the Company arising out ofany Guarantee furnished by the Financial Institutions orsatisfactory completion of term of agreement withBodies. The Nominee Director(s) appointed under thisarticle shall be entitled to receive all notice of and attendall General meeting Board Meeting and of the meetingsof the Committee of which the Nominee Director(s) is aremember(s) as also the minutes of meetings. Thefi nancial institutions Debenture Trustee persons bodiesshall also be entitled to receive all such notice andminutes. The Company shall pay to the NomineeDirector(s) sitting fees and expenses which otherDirector of the Company are entitled but if any other feescommission remuneration in any form is payable to the Director of the Company the fees commission moneyand remuneration in relation to such Nominee Director(s)shall accrued to Debenture Trustee and same shallaccordingly be paid by the Company directly to thedebenture trustee. Any expenses that may incurred bythe fi nancial institution or such Nominee Director(s) inconnection with their appointment or Directorship shallalso be paid or reimbursed by the Company to thefi nancial Institution or as the case may be to suchNominee Director(s). Provided that if any such NomineeDirector(s) is are an offi cer of the Financial Institution thesitting fees in relation to such Nominee Director(s) shallalso accrue to the Financial Institute and the same shallaccordingly be paid by the Company directly to that Financial Institution. Provided further that if suchNominee Director(s) is are an official of any of

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		theReserve Bank of India the sitting fees in relation to suchNominee Director(s) shall also accrue to FinancialInstitution to whom he represents as Nominee Directorfrom Reserve Bank of India and the same shallaccordingly be paid by the Company directly to thatFinancial Institution. Provided also that in the event ofthe Nominee Director(s) being appointed as Whole TimeDirector(s) such Nominee Director(s) shall exercise suchpowers and duties as may be approved by the Lenders orBodies in consultation with Board and have such rightsas are usually exercised or available to a Whole TimeDirector in management of the Borrower or Bodies and such Nominee Director(s) shall be entitled to receive such remuneration fees commission and moneys as maybe approved by the Lenders or Bodies in consultation with Board.
	63	100. Company may increase the number of DirectorsSubject to Section 149 of the Act the Company maysubject to special resolution in General Meeting increasethe maximum number of Directors. Further the Companymay subject to the provisions of Section 169 of the Actbypassing the ordinary resolution in the General Meetingof the members may remove any Director before theexpiration of his period of offi ce and appoint anotherperson in the place of director so removed.
	64	101. Appointment of Alternate Directors In accordancewith Section 161 and other applicable provisions (if any)of the Act the Board shall have power at any time andfrom time to time to appoint a person not being a personholding any alternate directorship for any other Directorin the Company to act as an alternate director for adirector(hereinafter called the original Director) during hisabsence for a period of not less than three months fromIndia.
	65	102. Directors power to fill up casual Vacancies Casualvacancies among Directors may be filled by the Board of Directors at their meeting and any person so appointedshall hold the offi ce as per the provision of section 161.
	MEM DETHINGSOME SATISATION OF THE MONTH IN T	103. Appointment of Additional Director Subject to the the provisions of Section 161 and other applicable provisions (if any) of the Act the Board shall have power at any time and from time to time to appoint a person as an Additional Director but so that the total number of Directors shall not at any time exceed the maximum number fi xed by these Articles. The Additional Directorso appointed shall retire from Office at next following Annual General Meeting but shall be eligible for election by the company at that meeting as a Director. 104. Directors may act notwith standing any vacancy The continuing Directors may act notwith standing anyvacancy in their body but if and so long as their number is reduced below the minimum number fixed by Article 100 thereof the continuing Directors may act for the purpose of increasing the number of Directors to that number or of summoning a General Meeting for that purpose. 105. Remuneration of Directors Subject to the provisions of the Act the Chairman or Managing Directoror any other functional Directors who is are in the whole-time employment of the Company may be paidremuneration either by way of a monthly payment or

at aspecifi ed percentage of the net profit of the Company orpartly by one way and partly by the other keeping in viewthe limiting provisions governing the Managerialremuneration under the provisions of the Act. Subject to the provisions of the Act a Director who is neither in thewhole-time employment nor a Chairman cum ManagingDirector of the Company may be paid remunerationeither-(a) by way of monthly quarterly or annual payment with the approval of the Central Government or (b) byway of commission if the Company by a specialresolution authorizes such payment and The sitting feepayable to a Director (excluding Whole-time Director) forattending a meeting of the Board or Committee thereofshall be such sum as may be fi xed by the Board provided that the same shall not exceed Rs. 100000- or such othersum as prescribed in the Act as amended from time totime. Travelling expenses incurred by Director going outon Companys Business. The Board may allow and pay toany Director who is not a bona-fi de resident of the placewhere the Registered Offi ce of the Company or where themeetings of the Board are actually held and who has tocome to such place for the purpose of attending anymeeting such sum as the Board may consider faircompensation fortravelling boarding lodging and otheractual incidental expenses in addition to his fee forattending such meeting as specifi ed above. If anyDirector be called upon to go or reside out of the bonafi de place of his residence on the Companys business heshall be entitled to be paid and reimbursed any travellingor other actual expenses incurred by him in connectionwith the business of the Company. 106. When offi ce ofDirectors to become Vacant Subject to Section 167 of the Act the office of a Director shall become vacant if-(a)he incurs any of the disqualifi cations specifi ed in section164 under the act(b) he absents himself from all themeetings of the Board of Directors held during a periodof twelve months with or without seeking leave of absence of the Board (c) he acts in contravention of theprovisions of entering into contracts or arrangements inwhich he is directly or indirectly interested (d) he fails todisclose his interest in any contract or arrangement inwhich he is directly or indirectly interested (e) hebecomes disqualified by an order of a court or the Tribunal (f) he is convicted by a court of any offencewhether involving moral turnitude or otherwise andsentenced in respect thereof to imprisonment for notless than six months Provided that the offi ce shall bevacated by the director even if he has fi led an appealagainst the order of such court (g) he is removed inpursuance of the provisions of this Act (h) he havingbeen appointed a director by virtue of his holding anyoffi ce or other employment in the holding subsidiary orassociate company ceases to hold such offi ce or otheremployment in that company, 107. Directors maycontract with Company Except with the consent of theBoard of Directors given by a resolution at a meeting ofthe Board and subject to such conditions the companyshall not enter into any contract or arrangement with arelated party with respect to(a) sale purchase or supplyof any goods or materials (b) selling or otherwisedisposing of or buying property of any kind (c) leasing ofproperty of any kind (d) availing or rendering of anyservices (e) appointment of any agent for purchase orsale of goods materials services or property (f)



suchrelated partys appointment to any offi ce or piace of profitin the company its subsidiary company or associatecompany (g) underwriting the subscription of anysecurities or derivatives thereof of the company. Everycontract or arrangement entered as related partytransaction shall be referred in the Boards report to theshareholders along with the justifi cation for entering intosuch contract or arrangement. 108. Disclosure of interestby Directors1) Every Director of the Company who is inany way whether directly or indirectly concerned orinterested in a contract or arrangement or proposed byDirectors interested in a contract or arrangement orproposed contract or arrangement entered into or to beentered into by or on behalf of the Company shalldisclose the nature of his concern or interest at everyfi nancial year or whenever there is change in thedisclosure of interest. (2) Nothing in sub-clause (1) ofthis Article shall apply to any contract or arrangemententered into or to be entered into between the Companyand any other company where any of the Directors of the Company or two or more of the Directors together holdsor hold not more than two per cent of the paid-up sharecapital in the other company. 109. Interested Directorsnot to participate or vote in Boards proceedings Aninterested director who is in any way whether by himselfor through any of his relatives or firm body corporate orother association of individuals in which he or any of hisrelatives is a partner director or a member interested in acontract or arrangement or proposed contract orarrangement entered into or to be entered into by or onbehalf of a company shall take any part in the discussionof or vote on any contract or arrangement entered into orto be entered into by or on behalf of the Company if he isin any way whether directly or indirectly concerned orinterested in such contract or arrangement nor shall hispresence count for the purpose of forming a quorum atthe time of any such discussion or vote and if he doesvote his vote shall be void. A contract or arrangemententered into by the company without disclosure or withparticipation by a director who is concerned or interestedin any way directly or indirectly in the contract orarrangement shall be voidable at the option of thecompany.110.Register of Contracts in which Directorsare interested The company shall keep registers inaccordance with Section 189(1) giving separately theparticulars of all contracts or arrangements to which tomatter of disclosure of interest by directors and relatedparty transaction applies in such manner and containingsuch particulars as may be prescribed and after enteringthe particulars such registers shall be placed before thenext meeting of the Board and signed by all the directorspresent at the meeting and shall with in thirty days of appointment make such disclosure as are necessary forthe purpose of same. The Register shall be kept at theRegistered offi ce of the Company and shall be open toinspection at such offi ce shall be open for inspection atsuch offi ce during business hours and extracts may betaken there from and copies thereof as may be requiredby any member of the company shall be furnished by thecompany to such extent in such manner and on paymentof same fee as in the case of the Register of Members of the Company. 111. Director may be Director of companies promoted by the Company A Director maybecome a Director of any other company



promoted bythe Company or in which it may be interested as a venterabidate or otherwise and no such Director shall beaccountable for any benefit is received as Director shall beaccountable for any benefit is received as Director shall beaccountable for any benefit is received as Director shall be provided for the property of the provided of the pro			
■ 113. Meetings of Directors The Directors may meettogether as a Board for the dispatch of business fromtime to time so that at least four such meetings shall beheld in every year in such a manner that not more thancen hundred and twenty days shall intervene betweentwo consecutive meetings of the Board. The Directorsmay adjourn and regulate their meetings as they think fit. 1 114. Board may appoint Chairman All meetings of the Board. The Directors shall be presided over by the Chairman ifpresent but if at any meeting of the Directors the Chairman is not present at the time appointed for holdingthe same then in that case the Directors the Chairman is not present at the time appointed of holdingthe same then in that case the Directors shall chooseone of the Directors present to preside over the meeting. 1 15. Certain persons not to be appointed ChairmanManaging Director of Whole-time Director The Companyshall not appoint a person as its Chairman ManagingDirector or Whole-time Director who-(a) is anundischarged insolvent of had at any time been adjudged insolvent (b) is or has at meeting of the Boardshall be called by glving not less than seven days noticein writing to every director at his address registered withthe company and such notice shall be sent by handdelivery or by post or by electronic means. Board may becalled at shorter notice to transact urgent businesswhere at least one independent director if any shall bepresent. Every notice convening a meeting of the Boardsh Directors shall set out the agenda of the business stobe transacted thereat insufficient detail provided howeverthat the meeting may consider any other business to the transacted thereat insufficient detail provided howeverthat the meeting may consider any other business withthe permission of the Company may as andwhen directed by the Chairman to do so convene ameeting of the Board by glving a notice inwriting to everyOirector. 1 116. Quorum at Board Meeting No business shall betransacted at any Board meeting unless a quorum			interested as a vendorshareholder or otherwise and no such Director shall beaccountable for any benefits received as Director orshareholder of such a company except in so far asSection 188 of the Act may be applicable. 112. Registerof Directors and key managerial personnel and theirShareholding The Company shall keep at its registeredoffice a Register containing such particulars of itsDirectors and key managerial personnel Manager as maybe prescribed under Section 170 of the Act and shallcomply with the provisions of the said Section in allrespects. The register shall include the details ofsecurities held by each of them in the company or itsholding subsidiary subsidiary of companys
meettogether as a Board for the dispatch of business fromtime to time so that at least four such meetings shall beheld in every year in such a manner that not more thanone hundred and twenty days shall intervene betweentwo consecutive meetings of the Board. The Directorsmay adjourn and regulate their meetings as they think if i. 1 114. Board may appoint Chairman All meetings of the Directors shall be presided over by the Chairman infpresent but if at any meeting of the Directors the Chairman is not present at the time appointed for holdingthe same then in that case the Directors shall chooseone of the Directors present to preside over the meeting. 1 115. Certain persons not to be appointed or holdingthe same then in that case the Director shall chooseone of the Directors present to preside over the meeting. 2 115. Certain persons not to be appointed Chairman Managing Directors Purctional Director The Companyshall not appoint a person as its Chairman Managing Director or Whole-time Director who-(a) is anundischarged insolvent (b) is or has at any time been adjudgedan insolvent (b) is or has at any time been adjudgedan insolvent or had at any time been adjudgedan insolvent or had at any time been convicted by aCourt of an offence involving moral turpitude. 2 116. Notice of Directors Meeting A meeting of the Boardshall be called by glving not less than seven days notice in writing to every director at his address registered withthe company and such notice shall be sent by handdelivery or by post or by electronic means. Board may becalled at shorter notice to transact urgent businesswhere at least one independent director if any shall bepresent. Every notice convenient meeting of the Board of Directors shall set out the agenda of the business bob transacted thereat insufficient detail provided howeverthat the meeting may consider any other business withthe permission of the Company may as andwhen directed by the Chairman to do so convene ameeting of the Board by giving a notice inwriting to everyDirector. 3 11			Proceedings of the Board
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Boardshall be called by giving not less than seven days noticein writing to every director at his address registered withthe company and such notice shall be sent by handdelivery or by post or by electronic means. Board may becalled at shorter notice to transact urgent businesswhere at least one independent director if any shall bepresent. Every notice convening a meeting of the Boardof Directors shall set out the agenda of the business tobe transacted thereat insufficient detail provided howeverthat the meeting may consider any other business withthe permission of the chair. 17. When meeting to be convened The Company Secretary or any director of the Company may as andwhen directed by the Chairman to do so convene ameeting of the Board by giving a notice inwriting to everyDirector. 18. Quorum at Board Meeting No business shall betransacted at any Board meeting unless a quorum		69	ChairmanManaging Directors Functional Director The Companyshall not appoint a person as its Chairman ManagingDirector or Whole-time Director who-(a) is anundischarged insolvent or had at any time been adjudgedan insolvent (b) is or has at any time been convicted by aCourt of an offence involving moral
CompanySecretary or any director of the Company may as andwhen directed by the Chairman to do so convene ameeting of the Board by giving a notice inwriting to everyDirector. • 118. Quorum at Board Meeting No business shall betransacted at any Board meeting unless a quorum		70	Boardshall be called by giving not less than seven days noticein writing to every director at his address registered withthe company and such notice shall be sent by handdelivery or by post or by electronic means. Board may becalled at shorter notice to transact urgent businesswhere at least one independent director if any shall bepresent. Every notice convening a meeting of the Boardof Directors shall set out the agenda of the business tobe transacted thereat insufficient detail provided howeverthat the meeting may consider any
betransacted at any Board meeting unless a quorum	Jakes 1	PS TRANS	CompanySecretary or any director of the Company may as andwhen directed by the Chairman to do so convene ameeting of the Board by giving a notice inwriting to
		N DELHI DE	118. Quorum at Board Meeting No business shall betransacted at any Board meeting unless a quorum

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		ofBoard of Director is present at the time when the meetingproceeds to business. Save as otherwise provided hereinthe quorum for the Board meetings shall be as providedin section 174.
Z	73	119. Questions at Board meetings how to be decided Allquestions arising at a Meeting of the Board or anycommittee thereof shall be decided by majority of votesof directors present and in case of equality of votes theChairperson shall have a second and casting vote.
	74	120. Committee of Board Subject to the restrictions contained in Section 179 180 and other applicable provisions of the Act and preceding Articles the Boardmay delegate any of its powers to Committees of the Board consisting of such member or members of its body as it may think fit. PROVIDED that the Board may from time to time revoke modify and discharge any such Committee of the Board either wholly or in part. Every Committee of the Board so formed shall in the exercise of the powers so delegated conform to any Policy regulations that may from time to time be laid down by the Board. All acts done by any such Committee of the Board in conformity with such regulations and infulfillment of the purposes of their appointment shall have the like force and effect as if done by the Board.
	75	121. Meeting of Committee how to be Governed Themeetings and proceedings of any such Committee of theBoard consisting of two or more members shall begoverned by the provisions of the act and guidelines laiddown for regulating the meetings and proceedings of theDirectors so far as the same are applicable thereto andare not superseded by any regulations made by Directorsunder the last preceding Article.
TE	IPS TRANSPORTS OF THE STATE OF	122. Resolution by circulation No resolution on mattersshall be deemed to have been duly passed by the Boardor by a Committee thereof by circulation unless theresolution has been circulated in draft together with thenecessary papers if any to all the Directors or membersof the Committee as the case may be at their addressesregistered with the company in India by hand delivery orby post or by courier or through such electronic meansas may be prescribed and has been approved by amajority of the directors or members who are entitled tovote on the resolution. Resolution passed in suchcirculation shall be made part of the minutes of suchmeeting. Provided that where not less than one-third ofthe total number of directors of the company for the timebeing require that any resolution under circulation mustbe decided at a meeting the chairperson shall put theresolution to be decided at a meeting of the Board. 123.Defects in appointment of Directors not to invalidateactions taken All acts done by any meeting of the Boardor by a Committee of the Board or by any person actingas a Director shall notwithstanding that it wassubsequently noticed that there was some defect in theappointment of such Director or persons acting asaforesaid or that they or any of them were disqualified orhad vacated office or that the appointment of any ofthem had been terminated by virtue of any provisionscontained in the Act or these Articles be as valid as ifevery such person had been duly appointed and

wasqualifi ed to be a Director and had not vacated his offi ceor his appointment had not been terminated. PROVIDED that nothing in this Article shall be deemed to givevalidity to acts done by a Director after his appointmenthad been noticed by the Company to be invalid or to haveterminated, 124. Minutes of proceedings of meetings of the Board (a) The Company shall cause minutes of allproceedings of every meeting of the Board andcommittee thereof to be kept by making within thirtydays of the conclusion of every such meeting recordthereof in Minute Book kept for that purpose with theirpages consecutively numbered. (b) Each page of everysuch book shall be initialed or signed and the last pageof the record of proceedings of each meeting in suchbook shall be dated and signed by the Chairman of thesaid meeting or the Chairman of the next succeedingmeeting. The minute books of the Board and committeemeetings shall be preserved permanently and kept in thecustody of the company secretary of the company or anydirector duly authorized by the Board for the purpose and shall be kept in the registered office or such place asBoard may decide. The minutes shall also contain- (i) thenames of the Directors present at the meeting And (ii) inthe case of each resolution passed at the meeting thenames of the Directors if any dissenting from or notconcurring with the resolution. Nothing deemed torequire the inclusion in any such minutes of any matterwhich in the opinion of the Chairman of the meeting (i) isor could reasonably be regarded as defamatory of anyperson. (ii) is irrelevant or immaterial to the proceedingsor (iii) is detrimental to the interests of the Company. The Chairman shall exercise an absolute discretion in regardto the inclusion or non-inclusion of any matter in theminutes on the grounds specified in this sub-clause. (c) Minutes of meetings kept in accordance with theaforesaid provisions shall be evidence of the proceedings recorded therein. 125. Powers of Board TheBoard may exercise all such powers of the Company anddo all such acts and things as it is entitled to doundersection 179 of the Act and rules made thereunderor by the Memorandum or Articles of the Company butshall not decide matters required to be exercised or doneby the Company in General Meeting Subject to theseArticles no regulation made by the Company in GeneralMeeting shall invalidate any prior act of the Board whichwould have been valid if that regulation had not been somade. Certain powers of the Board Without prejudice to the general powers conferred by the Act and precedingArticle and so as not in any way to limit or restrict thosepowers and without prejudice to the other powersconferred by these Articles and by General Body it ishereby declared that the Directors shall have thefollowing powers that is to say power-(1) to pay andcharge to the capital account of the Company anycommission or interest lawfully payable there out underthe provisions of Sections 40 of the Act (2) Subject toSections 179 and 180 of the Act to purchase orotherwise acquire for the Company any property rights orprivileges which the Company is authorised to acquire ator for such price or consideration and generally on suchterms and conditions as they may think fit and in anysuch purchase or other acquisition to accept such title asthe Directors may believe or may be advised to bereasonably satisfactory (3) At their discretion and



subject to the provisions of the Act to pay for any property rightsor privileges acquired by or services rendered to the Company either wholly or partially in cash, or in sharesbonds debentures mortgages or other securities of the Company and any such shares maybe issued either asfully paid-up or with such amount credited as paid-upthereon as may be agreed upon and any such bondsdebentures mortgages or other securities may be eitherspecially charged upon all or any part of the property of the Company and its uncalled capital or not so charged(4) To secure the fulfi Ilment of any contract orengagement entered into by the Company in the normalcourse of business by mortgage or charge any of theproperty of the Company and its uncalled capital for thetime being or in such manner as they may think fit (5) Toaccept from any Member as far as may be permissibleby law a surrender of his shares or any part thereof onsuch terms and conditions as shall be agreed upon (6) Toappoint any person to accept and hold in trust for the Company any property belonging to the Company inwhich it is interested or for any other purposes and toexecute and do all such deeds and things as mayberequired in relation to any such trust and to provide forthe remuneration of such trust or trustees (7) To instituteconduct defend compound or abandon any legalproceedings by or against the Company or its offi cers orotherwise concerning the affairs of the Company andalso to compound and allow time for payment orsatisfaction of any debts due and of any claim ordemand by or against the Company and to refer anydifferences to arbitration and observe and execute anyawards made thereon (8) To act on behalf of theCompany in all matters relating to bankruptcy andinsolvency (9) To make and give receipts releases andother discharges for moneys payable to the Companyand for the claims and demands of the Company (10) Subject to applicable provisions of the Act to invest anddeal with any moneys of the Company not immediatelyrequired for the purposes thereof upon such security(notbeing shares of this Company)or without security and insuch manner as they may think fit and from time to timeto vary or realise such investments. Save as provided inSection 187 of the Act all investments shall be made andheld in the Companys own name (11) To execute in thename and on behalf of the Company in favour of anyDirector or other person who may incur or going to incurany personal liability whether as principal or surety forthe benefit of the Company such mortgages of the Companys property (present and future) as they think fi tand any such mortgage may contain a power of sale and such other powers provisions covenants as shall beagreed upon (12) To open account with any bank orbanks and to determine from time to time who shall beentitled to sign on the Companys behalf bills notes receiptsacceptances endorsements cheques dividend warrantsreleases contracts and documents and to issue thenecessary authority for such purpose(13) To distribute byway of bonus or commission amongst the staff of theCompany on the profits of any particular business ortransaction and to charge such bonus or commission aspart of the working expense of the Company (14) Toprovide for the welfare of employees or ex-employees of the Company and their families or connections of suchpersons by

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building or contributing to the building ofhouses dwellings or chawls or by grants of moneypension gratuities allowances bonus or other paymentsor by creating and from time to time subscribing or contributing to provident and other funds associations institutions or trusts and by providing or subscribing or contributing towards places of instrument and recreationhospitals and dispensaries medical and other attendanceand other assistance as the Board shall think fit and tosubscribe or contribute or otherwise to assist or toguarantee money to charitable benevolent religiousscientifi c national or other institutions or objects which shall have any moral or other claim to support or aid bythe Company either by reason of locality of operation or of public and general utility or otherwise (15) Beforerecommending any dividend to set aside out of the profits of the Company such sums as they may thinkproper for depreciation or to a Depreciation Fund or to aninsurance Fund or as a Reserve Fund or Sinking Fund orany Special Fund to meet contingencies or to repaydebentures or debenture stock or for special dividends orfor equalizing dividends or for repairing improvingextending and maintaining any of the property of the Company and for such other purposes (including thepurposes referred to in the preceding clause) as the Board may in their absolute discretion think conducive to the interest of the Company and subject to Section 179of the Act to invest the several sums so set aside or somuch thereof as required to be invested upon suchinvestments(other than shares of the Company) as theymay think fit and from time to time to deal with and varysuch investments and dispose of and apply and expendall or any part thereof for the benefit of the Company insuch manner and for such purposes as the Board in theirabsolute discretion think conducive to the interest of the Company notwithstanding that the matters to which the Board apply or upon which they expend the same or anypart thereof may be matters to or upon which the capitalmoneys of the Company might rightly be applied or expended and to divide the Reserve Fund or division or areserve Fund to another Reserve Fund or division of aReserve Fund and with full power to employ the assetsconstituting all or any of the above funds including the Depreciation Fund in the business of the Company or inthe purchase or repayment of Debentures or debenturestock and without being bound to keep the sameseparate from the other assets and without being boundto pay interest on the same with power however to theBoard at their discretion to pay or allow to the credit of such funds interest at such rate as the Board may thinkproper(16) To appoint and at their discretion remove orsuspend such offi cers such as Executive Director generalmanagers managers secretaries assistants supervisorsclerks agents and servants etc. for permanent temporaryor special services as they may from time to time think fi tand to determine their powers and duties and fix theirsalaries or emoluments or remunerations and to requiresecurity in such instances and to such amounts as theymay think fi t. And also from time to time to provide forthe management and transaction of the affairs of theCompany in any specifi ed locality in India or abroad insuch manner as they think fit and the provisions contained in the following sub-clauses shall be withoutprejudice to the general powers conferred by this



subclause (17) From time to time and at any time toestablish any number of offi ces and establishment forproperly managing the affairs of the Company in anyspecifi ed locality in India or elsewhere and to appointstaff for such offices and to fix their remuneration(18)Subject to the provisions of the Act from time to timeand at any time to delegate to any such local Board orany member or members thereof or any managers oragents so appointed or to any other person(s) any of the powers authorities and discretions for the time beingvested in the Board and to authorise the members for thetime being of any such local Board or any of them to fi llup any vacancies therein and to act notwithstandingvacancies and any such appointment or delegation underthe preceding and this sub-clause may be made on suchterms and subject to such conditions as the Board maythink fit and the Board may at any time remove anyperson so appointed and may annul or vary any suchdelegation (19) At anytime and from time to time byPower of Attorney under the Seal of the Company toappoint any person or persons to be the Attorney orAttorneys of the Company for such purposes and withsuch powers authorities and discretions (not exceedingthose vested in or exercisable by the Board under thesepresents and excluding the power to make calls and excluding also those which are to be exercised by theBoard in its Meetings) and for such period and subject to such conditions as the Board may from time to timethink fit and any such appointment may (if the Boardthinks fit) be made in favour of the members or any of the members of any local Board established as aforesaidor in favour of any company or the shareholders directorsnominees or managers or any company or firm orotherwise in favour of any persons whether appointed byname or designation by the Board and any such Power of Attorney may contain such powers for the protection orconvenience of such Attorney as the Board may think fi tand Board may specifically bestow powers enabling anysuch delegate or attorneys to sub-delegate all or any of the powers authorities and discretions for the time beingvested in them (20)Subject to Sections 188 of the Act foror in relation to any of the matters aforesaid or otherwisefor the purposes of the Company to enter into suchnegotiations and contracts and rescind and vary such contracts and execute and do all such acts deeds andthings in the name and on behalf of the Company as theymay consider expedient (21) From time to time to makevary and repeal bye-laws for the regulations of thebusiness of the Company regulate employment of itsoffi cers and servants by making service Rules andRegulations(22)Maintain proper records at places as perprovisions of the Act and where the Company has abranch offi ce whether in or outside India the Companyshall be deemed to have complied with this Article ifproper Books of Account relating to the transactionseffected at the branch offi ce are kept at the branch offi ceand proper summarized returns made upto-date atintervals of not more than three months are sent by thebranch office to the Company at its Office or other placein India at which the Companys Books of Accounts arekept as aforesaid (23) Ensure proper maintenance of theBooks of Account which shall give a true and fair view of the state of the affairs of the Company or branch offi ceas the case may be and



		explain its transactions. TheBooks of Account and other books and papers shall beopen to inspection by any Director during businesshours.
	77	Chief Executive Officer, Manager, Company Secretary or Chief Financial Officer 126. CEO MANAGER CS AND CFO Subject to theprovisions of the Act — (i) A chief executive offi cermanager company secretary or chief fi nancial offi cermay be appointed by the Board for such term at suchremuneration and upon such conditions as it may thinksfi t and any chief executive offi cer manager companysecretary or chief fi nancial offi cer so appointed may beremoved by means of a resolution of the Board (ii) Adirector may be appointed as chief executive offi cermanager company secretary or chief fi nancial offi cer. Asper provisions of the Act or these regulations requiringor authorising a thing to be done by or to a director andchief executive offi cer manager company secretary or chief financial offi cer shall not be satisfi ed by its beingdone by or to the same person acting both as directorand as or in place of chief executive offi cer managercompany secretary or chief financial officer.
Z	78	•
		The Seal
	79	 127. The Seal its custody and use The Board shallprovide a Common Seal for the purpose of the Companyand shall have power from time to time to destroy thesame and substitute a new Seal in lieu thereof and theBoard shall provide for the safe custody of the Seal forthe time being and the seal shall never be used except onthe authority of the Board or by Committee of the Boardas authorised. 128. Deeds how executed Every deed orother instrument to which the Seal of the Company isrequired to be affi xed shall unless the same is executedby a duly constituted attorney issued under the seal besigned by two Directors or one Director and Secretary orsome other person authorised by the Board for thepurpose PROVIDED that in respect of the ShareCertifi cate the Seal shall be affi xed in accordance withArticle as mentioned above.
		Dividends and Reserve
	ERIPS TRANS	129. Division of profits and dividends in proportion toamount paid- up (a) The profits of the Company subjectto any special rights relating thereto created orauthorised to be created by these Articles and subject tothe provisions of these Articles shall be divisible amongthe Members in proportion to the amount of capital paid-up or credited as paid-up on the shares held by them. (b)All dividends shall be apportioned and paidproportionately to the amounts paid or credited as paidon the shares held during any portion or portions of theperiod in respect of which the dividend is paid but if anyshare is issued on terms providing that it shall rank fordividend from a particular date such share shall rank fordividend accordingly.
THE WALL	NEW DELM S	130. The Company in General Meeting may declare adividend Company in General Meeting may declaredividends to be paid to Members according to

		theirrespective rights but no dividends shall exceed theamount recommended by the Board but the Company
	82	 inGeneral Meeting may declare a smaller dividend. 131. Dividends only to be paid out of Profits (a) Nodividend shall be declared or paid by the Company forany fi nancial year except out of its profits for that yeararrived at in the manner set out in Section 123 of the Act.(b) Where owing to inadequacy or absence of profits inany fi nancial year any Company proposes to declaredividend out of the accumulated profits earned by it inprevious years and transferred by the company toreserves such declaration of dividend shall not be madeexcept in accordance with such rules as may be made inthat behalf. (c) No dividend shall be declared or paid by acompany from its reserves other than free reserves.
7	83	132. Interim Dividend Subject to the provisions of Section123 the Board may from time to time pay the Memberssuch interim dividend as appear to it to be justified by theprofits of the Company.
N	84	133. Capital paid - up in advance to carry Interest Wherecapital is paid in advance of calls such capital may carryinterest but shall not in respect thereof confer a right todividend or participate in profits.
	85	134. Retention of dividends until completion of transferThe Board may retain the dividends payable on shares interms of Section 126 in respect of which any person isentitled to become a Member or on completion anyperson under those Articles is entitled to transfer or untilsuch person shall become a Member in respect of suchshares or shall duly transfer the same.
	86	135. Transfer of shares must be Registered A transfer of shares shall not pass the right to any dividend declared thereon before the registration of transfer. Provided that where any instrument of transfer of shares has been delivered to the Company for registration and the transfer of such shares has not been registered by the Companyit shall not with standing anything contained in any other provision of this Act. (a) transfer the dividend in relation to such shares to the Unpaid Dividend Account referred to in Section 124 of the Act unless the Company is authorised by the registered holder of such shares inwriting to pay such dividend to the transfere specified in such instrument of transfer and (b) keep in abeyance in relation to such shares any offer of rights shares underclause (a) of sub-section (1) of section 62 of the Act and any issue of fully paid-up bonus shares in pursuance offirst proviso to sub-section (5) of section 123 of the Act
SAIN AND BARE	NEW DELHI SON THE EATER OF THE PATENCE AND THE	136. No Member to receive dividend whilst indebted to the Company Companys right of reimbursement ThereonNo Member shall be entitled to receive payment asinterest or dividend in respect of his shares whilst anymoney may be due or owing from him to the Company inrespect of such share or shares or otherwise howsoevereither alone or jointly with any person or persons and theBoard may deduct from the interest or dividend payableto any Member all sums of money so due from him to theCompany.

	88	 137. Dividends how remitted (1) Unless otherwisedirected any dividend payable in cash may be paid bycheque or warrant or in any electronic mode or by a payslip or receipt or in any other manner having the force ofa cheque or warrant sent through the post to theregistered address of the Member or person entitled or incase of joint holders to that one of them fi rst named inthe Register in respect of the joint holdings. Every suchcheque or warrant shall be made payable to the order ofthe person to whom it is sent the Company shall not beliable or responsible for any cheque or warrant or pay slipor receipt lost in transmission or for any dividend lost tothe Member or person entitled thereto by the forgedendorsement of any cheque or warrant or the forgedsignature of any pay slip or receipt or the fraudulentrecovery of the dividend by any other means. (2) Notwithstanding anything contained in these Articles anydividend declared maybe paid by Electronic ClearingSystem through any Sponsor Bank after gettingregistration with the Reserve Bank of India for using thisfacility and collecting from the members necessary bankmandate in the prescribed format.138. Dividends and calltogether Any General Meeting declaring a dividend mayon the recommendation of the Board make a call on theMembers of such amount as the meeting may fi x but sothat the call on each Member shall not exceed thedividend payable to him and so that the call be madepayable at the same time as the dividend and thedividend may if so arranged between the Company anothe Member be set off against the calls. 139. Unclaimeddividend No unclaimed dividends shall be forfeited and allunclaimed dividends shall be dealt with in accordancewith the provisions of Section 124 and other applicableprovisions of the Act. 140. No interest against DividendNo dividend shall bear interest against the company.
 		Accounts
NAM AND G.	NEW DELHI	• 141. Directors to keep true accounts (a) Every companyshall prepare and keep at its registered office includingits branch office or offices or at such other place in Indiaas the Board thinks fit Books of Accounts and otherrelevant books and papers and fi nancial statement forevery fi nancial year which give a true and fair view of the state of the affairs of the company in accordance withSection 128 of the Act with respect to-(i) all sums ofmoney received and expended by the Company and thematters in respect of which the receipts and expendituretake place (ii) all sales and purchases of goods by theCompany (iii) the assets and liabilities of the Company.(iv)state of affairs of the company. (b) Where the Boarddecides to keep all or any of the Books of Account at anyplace other than the Office of the Company the Companyshall within seven days of the decision file with theRegistrar a Notice in writing giving the full address ofthat other place in accordance with Section 128 of theAct. (c) The company may keep such books of accountor other relevant papers in electronic mode in suchmanner as may be prescribed.(d) The Company shallpreserve in good order the Books of Account relating to aperiod of not less than eight fi nancial years immediatelypreceding a fi nancial year. The books of account andother relevant books and papers

maintained in electronicmode shall remain accessible in India so as to be usablefor subsequent reference together with the vouchersrelevant to any entry in such Books of Account. 142. Inspection of accounts or record by members NoMember(not being a director) shall have any right ofinspecting any account or books or documents of the Company except as conferred by 89 Section 94 of the Act orauthorised by the Board or by the company in generalmeeting. The Board may determine whether and to whatextent and at what time and place and under whatconditions or regulations the accounts and books of the Company or any of them may be open to inspection of the Members. Notwithstanding anything to the contrarycontained hereinabove the authorised representative of Promoters shall have a right to inspect the accountsbooks plant facility documents records premisesequipment and machinery and all other property of theCompany at convenient time(s) after giving advancenotice to the Company. 143. Statement of Accounts to befurnished to General Meeting The Directors shall fromtime to time in accordance with Sections 129 and 134and other applicable provisions of the Act cause to be repared and to be laid before the Company in GeneralMeeting such Balance Sheets Profit and Loss Accountsand Reports as are required by these Sections. 144.Copies shall be sent to each Member Without prejudiceto the provisions of Section 101 and subject to the provisions of Section 136 of the Act a copy of thefi nancial statements including consolidated fi nancialstatements auditors report and every other documentrequired by law to be annexed or attached to the BalanceSheet shall at least twenty-one days before the GeneralBody Meeting at which the same are to be laid before themembers be sent to the members of the company toevery trustee for every holder of any debenture issued bythe company and to all persons other than suchmembers or trustee being the person so entitled toattend the General Body Meeting, 145. Copy of fi nancialstatement to be fi led with registrar The Company shallcomply with Section 137 of the Act as to fi ling copies of the Balance Sheet and Profit and Loss Account anddocuments required to be annexed or attached theretowith the Registrar. Winding up 146. Procedure for winding up If the Company shall 7 bewound up and the assets available for distributionamong the members as such shall be insuffi cient torepay the whole of the paid up capital such assets shallbe distributed so that as nearly as may be the lossesshall be borne by the members in proportion to thecapital paid up or which ought to have been paid up atthe commencement of the winding-up on the shares heldby them respectively. And if in a winding-up the assetsavailable for distribution among the members shall bemore than suffi cient to repay the whole of the capitalpaid up at the commencement of the winding-up theexcess shall be distributed amongst the members inproportion to the capital at the commencement of thewinding-up paid up or which ought to have been paid upon the shares held by them respectively. But this Articleis to be without prejudice to the rights of the holders of shares issued upon special terms and conditions. If theCompany shall be wound up whether

7	91	voluntarily orotherwise the liquidators may with the sanction of aSpecial Resolution divide among the contributions inspecie or kind any part of the assets of the Company andmay with the like sanction vest any part of the assets ofthe Company in Trustees upon such trusts for the benefi tof the contributories or any of them as the liquidatorswith the like sanction shall think fit. Indemnity 147. Offi cers to be indemnified Subject to provisions ofthe Act every Officer of the company shall be indemnified out of the assets of the Company against any liabilityincurred by him in defending any proceedings whether civil or criminal in which judgment is given in his favour or in which he is acquitted or in which relief is granted tohim by the court or the Tribunal. Provided that if suchperson is proved to be guilty the premium paid on suchinsurance shall be treated as part of the remuneration.
		Others
NAND BA	THE LETT ON THE PART OF THE PA	• 148. Company not bound to recognize holding of shareson trust or any interest in shares other than that ofregistered holder Except as ordered by a Court ofcompetent jurisdiction or as required by law the Company shall not be bound to recognize holding of anyshare upon any trust and to recognize any equitable contingent future or partial interest in any share or anyinterest in any fractional part of a share (except only as isby these Articles otherwise expressly provided) any rightin respect of a share other than an absolute right theretoin accordance with these Articles in the person from timeto time registered as the holder thereof but the Boardshall be at liberty at their sole discretion to register anyshare in the joint names of any two or more persons orthe survivor or survivors of them. 149. Funds etc. of Company may not be applied in purchase of shares of the Company The Company shall not give either directly indirectly and either by means of a loan guarantee theprovision of security or otherwise any financial assistance for the purpose of or in connection with the purchase or subscription made or to be made by anyperson for purchase of any shares in the Companyexcept in conformity with the provisions of Section 67 of the Act. 150. Underwriting and Brokerage Commissionmay be paid Subject to the provisions of Section 40 of the Act the Company may at any time pay a commission any person in consideration of his subscribing oragreeing to subscribe for any shares in or debentures of the Company but so that the commission shall not exceed incase of shares five percent of the price at which the debentures are issued and in case of debentures two and ahalf percent of the price at which the debentures are issued and in case of debentures two and ahalf percent of the price at which the debentures are issued. Such commission may be satisfied by payment incash or by allotment of fully or partly paid shares ordebentures or partly in one way and partly in the other. Brokerage The Company may also on any issue of s

any plant which cannot be made profitable for a lengthy period theCompany may pay interest on so much of that sharecapital as is for the time being paid up for the period atthe rate and subject to the conditions and restrictionsprovided by the Company Act 2013 and may charge thesame to capital as part of the cost of construction of thework or building or the provision of plant. 152. AnnualReturns The Company shall comply with the provisions of Sections 92 of the Act as to the making of AnnualReturns. 153. Borrowing powers As per the provisions of Section 73 76 179 180 and other applicable provisions of the Act the Board of Directors may from time to time atits discretion by resolution at a meeting of the Board and subject to the approval of the shareholders in GeneralMeeting accept deposits from Members either inadvance of calls or otherwise and generally raise orborrow or secure the payment of any sums of money forhe purpose of the Company. Provided however wherethe moneys already borrowed (apart from temporaryloans obtained from the Companys bankers in theordinary due course of business) exceed the aggregateof the paid-up capital of the Company its free reserves(not being reserves set apart for any specifi c purpose)and the securities premium the Board shall not borrowsuch moneys without the consent of the Company inGeneral Meeting. Payment or repayment of borrowedMoneys Subject to the provisions of Article 64 hereof thepayment and repayment of moneys borrowed asaforesaid may be secured in such manner and upon suchterms and conditions in all respects as the Board ofDirectors may think fit by resolutions passed at ameeting of the Board and in particular by the issue ofbonds or debentures of the Company whether unsecuredor secured by a mortgage or charge over all or any partof the property of the Company (both present and future)including its uncalled capital for the time being anddebentures and other securities may be made assignablefree from any equities between the Company and theperson to whom the same may be issued. Terms of issueof Debentures Any debentures or other securities may beissued or otherwise and may be issued on condition thatthey shall be convertible into shares of any denominationand with any privileges and conditions to redemptionsurrender drawing allotment of shares and attending (butnot voting) at General Meetings. Debentures with the right to conversion into or allotment of shares shall beissued only with the consent of the Company in GeneralMeetings accorded by special resolution. Register of charges to be Kept The Board shall cause a properRegister to be kept in accordance with the provisions of Section 85 of the Act of all charges and fl oating chargesaffecting the property or assets of the Company or any ofits undertakings and shall cause the requirements of Sections 77 79 and 81 to 87 (both inclusive)of the Act inthat behalf to be duly complied with so far as they are required to be complied with by the Board .Register of Debenture holders The Company shall if at any time itissues debentures keep a Register and Index of Debenture holders in accordance with Section 88 of theAct. The Company shall have the power to keep in anyCountry outside India a Register of Debenture holdersresiding outside India in such manner as may beprescribed. Application to Debentures and othersecurities The provisions of the Articles shall



applymutatis mutandis to debentures bonds or othersecurities issued by the company, 154. Dematerialization of Securities Defi nitions For the purpose of this ArticleDepository means a depository as defi ned in clause (e)of sub-section (1) of section 2 of the Depositories Act1996. Benefi cial Owner means a person or personswhose name is recorded in the Register maintained by aDepository under the Depository Act 1996. SEBI meansthe Securities and Exchange Board of India establishedunder section 3 of the Securities Exchange Board of IndiaAct 1992. Securities means the securities as defi ned inclause (h) of section 2 of the Securities Contracts(Regulation) Act 1956 Dematerialization of SecuritiesNotwithstanding anything contained in these Articles the Company shall be entitled to dematerialize its existingsecurities rematerialize its securities held in theDepositories and or offer its fresh securities indematerialized form pursuant to the provisions of the Depositories Act 1996 and the rules framed there underif any. Option for investors Every person subscribing to orholding securities of the Company shall have the optionto receive securities certifi cates or to hold the securities with the Depository. Such a person who is the benefi cialowner of the securities can at any time optout of the Depository if permitted by the law in respect of anysecurity in the manner and within the time prescribedissued to the beneficial owner the required certificate of the securities. If a person opts to hold his securities witha Depository the Company shall intimate such Depositorythe details of allotment of the security and on receipt of the information the depository shall enter in its recordsthe name of the allottees as the benefi cial owner of thesecurities. Securities in Depository to be in FungibleForm All securities held by a Depository shall bedematerialized and be in fungible form. Nothingcontained in Section 88 89 112 and 186 of the Act shallapply to a Depository in respect of the securities held byit on behalf of the Benefi cial Owners. Rights and Liabilities of Benefi cial Owner (a) Notwithstandinganything to the contrary contained in the Act or theseArticles a Depository shall be deemed to be theregistered owner for the purposes of effecting transfer of ownership of security on behalf of the benefi cial owners.(b) Save as otherwise provided in (a) above theDepository as the registered owner of the securities shallnot have any voting rights or any other rights in respectof the securities held by it. (c) Every person holdingsecurities of the Company and whose name is entered as the beneficial owner in the records of the Depositoryshall be deemed to be a member of the Company. Thebenefi cial owner of securities shall be entitled to all therights and benefi ts and be subject to all the liabilities inrespect of his securities which are held by a Depository. Service of Documents Notwithstanding anything to the contrary contained in the Act or Articles to the contrarywhere securities are held in a Depository the records ofthe benefi cial ownership may be served by suchDepository on the Company by means of electronicmode or by delivery of fl oppies or discs. Provisions of Articles to apply to shares held in Depository Nothingcontained in Section 56 of the Act or these Articles shallapply to a transfer of securities effected by a transferorand transferee both of whom are entered as benefi cialowners in the records of a



Depository. Allotment of Securities dealt within a Depository Notwithstandinganything in the Act or these Articles where securities aredealt with by the Depository the Company shall intimate the details thereof to the Depository immediately onallotment of such securities. Distinctive numbers of securities held in the depository Mode Nothing contained n the Act or these Articles regarding the necessity ofhaving distinctive numbers on securities issued by the Company shall apply to securities held with a Depository Register and Index of Beneficial Owners The Register and Index of Beneficial Owners maintained by a Depositoryunder the Depositories Act 1996 shall be deemed to bethe Register and Index of member and security holder forthe purpose of these Articles. 155. Conversion of Sharesinto Stock and Reconversion Shares may be convertedinto stock and reconverted The Company in General Meeting may convert any paid up shares into stock and when any shares shall have been converted into stockthe several holders of such stock may henceforthtransfer their respective interest therein or any part of such interest in the same manner and subject to thesame regulations as if no such conversion had takenplace or as near thereto as circumstances will admit. The Company may at any time reconvert any stock into paid-up shares. Rights of stock holders The holders of stockshall according to the amount of stock held by them havethe same rights privileges and advantages as regardsdividends voting at meetings of the Company and othermatters as if they held the shares from which the stockarose. 156 .Audit Accounts to be audited The Auditors of the Company shall be appointed or reappointed by the Comptroller and Auditor General of India and theirremuneration rights and duties shall be regulated by Section 139 to 143 and 145 to 148 of the Act. Powers of the Comptroller and Auditor General of India TheComptroller and Auditor General of India shall have the powers- (a) to direct the manner in which the Companysaccounts shall be audited by the auditors appointed inpursuance of Article hereof and to give such auditorsinstruction in regard to any matter relating to theperformance of their functions as such. (b) to conduct asupplementary or test audit of the fi nancial statement of the Company by such person or persons as he mayauthorize in this behalf and for the purposes of suchaudit to have access at all reasonable times to allaccounts account books vouchers documents and otherpapers of the Company and to require information oradditional information to be furnished to any person orpersons so authorized on such matters by such personor persons and in such form as the Comptroller andAuditor General may by general or special order direct.Comments upon or supplement to audit report by theComptroller Auditor General of India to be placed beforethe annual general meeting The auditors aforesaid shallsubmit a copy of his her audit report to the Comptrollerand Auditor General of India who shall have the right tocomment upon or supplement such audit report in suchmanner as he may think fit. Any such comments upon orsupplement to the audit report shall be placed before the Annual General Meeting of the Company at the sametime and in the same manner as the audit report. 157. Service of Documents Manner of Service of DocumentsA document or notice may be served or given by the Company to any Member either



through speed postregistered post or through electronic mode to hisregistered address or (if he has no registered address inIndia) to the address if any in India supplied by him to the Company for serving documents or notices on him. Notice is to be sent by the company through itsauthorized and secured computer programme which iscapable of producing confi rmation and keeping record of such communication addressed to the person entitled toreceive such communication at the last electronic mailaddress provided by the member. The notice may be sentthrough e-mail as a text or as an attachment to email oras a notifi cation providing electronic link or UniformResource Locator for accessing such notice through in-house facility or its registrar and transfer agent orauthorise any third party agency providing bulk emailfacility. When notices or documents served on Members Where a document or notice is sent by post service ofwhen any shares shall have been converted into stockthe several holders of such stock may henceforthtransfer their respective interest therein or any part of such interest in the same manner and subject to thesame regulations as if no such conversion had takenplace or as near thereto as circumstances will admit. TheCompany may at any time reconvert any stock into paid-up shares. Rights of stock holders The holders of stockshall according to the amount of stock held by them havethe same rights privileges and advantages as regardsdividends voting at meetings of the Company and othermatters as if they held the shares from which the stockarose. 156 .Audit Accounts to be audited The Auditors of the Company shall be appointed or reappointed by the Comptroller and Auditor General of India and theirremuneration rights and duties shall be regulated by Section 139 to 143 and 145 to 148 of the Act. Powers of the Comptroller and Auditor General of India TheComptroller and Auditor General of India shall have thepowers- (a) to direct the manner in which the Companysaccounts shall be audited by the auditors appointed inpursuance of Article hereof and to give such auditorsinstruction in regard to any matter relating to theperformance of their functions as such. (b) to conduct asupplementary or test audit of the fi nancial statement of the Company by such person or persons as he mayauthorize in this behalf and for the purposes of suchaudit to have access at all reasonable times to allaccounts account books vouchers documents and otherpapers of the Company and to require information oradditional information to be furnished to any person orpersons so authorized on such matters by such personor persons and in such form as the Comptroller andAuditor General may by general or special order direct.Comments upon or supplement to audit report by theComptroller Auditor General of India to be placed beforethe annual general meeting The auditors aforesaid shallsubmit a copy of his her audit report to the Comptrollerand Auditor General of India who shall have the right tocomment upon or supplement such audit report in suchmanner as he may think fit. Any such comments upon orsupplement to the audit report shall be placed before the Annual General Meeting of the Company at the sametime and in the same manner as the audit report. 157. Service of Documents Manner of Service of DocumentsA document or notice may be served or given by the Company to any Member either



through speed postregistered post or through electronic mode to hisregistered address or (if he has no registered address inIndia) to the address if any in India supplied by him to the Company for serving documents or notices on him. Notice is to be sent by the company through itsauthorized and secured computer programme which iscapable of producing confi rmation and keeping record of such communication addressed to the person entitled toreceive such communication at the last electronic mailaddress provided by the member. The notice may be sentthrough e-mail as a text or as an attachment to email oras a notifi cation providing electronic link or UniformResource Locator for accessing such notice through in-house facility or its registrar and transfer agent orauthorise any third party agency providing bulk emailfacility. When notices or documents served on MembersWhere a document or notice is sent by post service ofit to the Company or Offi cer at the Offi ce by post orthrough electronic mode under a certifi cate of posting orby registered post or through email. 158. Secrecy (a) Every Director Manager Auditor Treasurer Trusteemember of a committee offi cer servant agent accountantor other person employed in the business of theCompany shall if so required by the Directors beforeentering upon his duties sign a declaration pledginghimself to observe strict secrecy respecting alltransactions and affairs of the Company with thecustomers and the state of the accounts with individualsand in matters relating thereto and shall by suchdeclaration pledge himself not to reveal any of thematters which may come to his knowledge in the discharge of his duties except when required so to do bythe Directors or by law or by the person to whom suchmatters relate and except so far as may be necessary inorder to comply with any of the provisions in thesepresents contained. (b) No Member shall be entitled tovisit or inspect any work of the Company without thepermission of the Directors or to require discovery of orany information respecting any details of the Companystrading or any matter which is or maybe in the nature of atrade secret mystery of trade secret process or any othermatter which may relate to the conduct of the businessof the Company and which in the opinion of the Directorsit would be in expedient in the interest of the Company todisclose. 159. Copies of Memorandum and Articles of Association to be sent by the Company Copies of theMemorandum and Articles of Association of the Company and other documents referred to in Section 17of the Act shall be sent by the Company to every Memberat his request within seven days of the request onpayment of such fees as maybe prescribed.



Subscriber Details

S. No.		Subscri	ber Details		
	*Name, Address, Description and Occupation	DIN / PAN / Passport number	*Place	DSC	Dated

	DEC Community			
	PFC Consulting Limited through Sachin Arora, Company secretary, Urjanidhi,1, Barak hamba Lane, Connaught Place, New Delhi? 110001 Occupation: Service	A*G*A*4*4*	Delhi	20/12/2024
2	085 (Nominee of PFCCL) Oc cupation: Service	0*6*4*2*	Delhi	20/12/2024
3	2011, Occupation - Service (As Nominee of PFC Consul ting Limited)	0*1*7*9*	Delhi	20/12/2024
4	sh, India 201301 Occupation 1 - Service (As Nominee of PFC Consulting Limited)	1*4*7*5*	Delhi	20/12/2024
5	Neeraj Singh R/o C-703 F-2, The Crescent Appartment, S ector-50, Noida, Gautam Bu dhaNagar, Uttar Pradesh - 2 01301 Occupation - Service (As Nominee of PFC Consul ting Limited)	0*6*3*9*	Delhi	20/12/2024
б	Shri Sachin Shukla R/o H1/ 6, 4th Floor, H1 Block, South City 2, Sector 50, Gurgaon - 122018, Haryana, India, Occ upation - Service (As Nomin ee of PFC Consulting Limite d)	0*6*3*6*	Delhi	20/12/2024
7	Shri Rishab Jain R/o T-11, Fi rst Floor, Green Park Extensi on, Green Park Market, New Delhi - 110016 Occupation - Service (As Nominee of PFC Consulting Limited)	0*4*5*6*	Delhi	20/12/2024

		Sign	ed before me			
Name Prefix (ACA/FCA/ACS/ FCS/ACMA/ FCMA)	*Name of the witness	*Address, Description and Occupation	*DIN / PAN / Passport number / Membership	*Place	DSC	Dated
FCS	Nitin Kochh ar	Flat No. 608, Six th Floor, Pragati Tower - 26, Raje ndra Place, New Delhi - 110008,	6*3*	Delhi	MERLIPS IRE	20/12/2024

Company Secre tary		



if the country's biggest carnakers to suspend production or affected models.

Its hybrid gas-electric cars aw renewed popularity as lemand for electric vehicles lateaued, but a global slump n new car sales and intense ompetition in China are reighing on the eorld's biggest armaker.

While cerain models ike Franvia ninivan are

August with an ongoing price war with the likes of BYD threatening to further squeeze its market share.

A downturn in EV demand has led some of the world's 1070ta had slashed its 2026 a mual sales goal from 1.5 milion battery EVs, to I million.

Toyota sold 12,682 battery EVs in August, all but 119 of which were sold outside of Japan. Meanwhile, it sold 336,848 hybrids that month, a 22% increase from last year.

EV uptake has been slower in the island nation than in other major markets due to the dominance of hybrids and gas-powered cars.—BLOOMBERG

Debris cove mobile hon

died, the go

REPUBLICAN CANDIDATE I said on Friday with both Ukrai endtheirwar, as Ukrainian Presi Zelenskyy befor in New York.

Speaking to skyy said he wa his "victory pl with Trump di

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NOTIC

The Bank has Shareholde Regulations 1 that Wednes of determining and vote) in the Central Banking Con Directives / scheduled to

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In compliar all the share Shareholden requested to their deposit holdings / fu Agent K-Fin made availa website of th set forth in 1 shareholders registered th made availal obtain such

The Notice for also will be h

Date : 27.05 Place : Bengi

ry Potter, dies at 89

daying Desdemona opposite aurence Olivier's Othello in 1965, before winning the Oscar br her role as an Edinburgh choolmistress in 1969's The Prime of Miss Jean Brodie.

She won her second Oscar or her supporting role in the 978 comedy California Suite, a performance that prompted co-star Michael laine to say, "Maggie didn't ust steal the film, she committed grand larceny."

QUICK

Sri Lanka keeps rates unchanged

SRI LANKA'S CENTRAL bank kept its benchmark interest rates unchanged in its first meeting since a new president was elected and uncertainty over the International Monetary Fund loan program looms. The Central Bank of Sri Lanka held the standing lending facility rate at 9.25%. The deposit facility rate was also left unchanged at 8.25%

DESENDOUS

Inflation in France, Spain below 2%

INFLATION IN FRANCE and Spain plunged below 2% fueling predictions by investors and economists that the European Central Bank will speed up the pace of interest-rate cuts. Data on Fiday showed consumer prices in France rose 1.5% from a year ago in September — sinking below 2%. Spain saw a similar tiend, with inflation easing -BLOOMBERG

PFC CONSULTING LIMITED

GLOBAL INVITATION (THROUGH E-HIDDING ONLY)

FOR SELECTION OF TRANSMISSION BETWICE PROVIDER ON BUILD, OWN, OPERATE AND TRANSFER (BOOT) BABIN FOR INTER-STATE TRANSMISSION PROJECTS

AFC Committing Limited, a whorly owned surricing of Planet Fruition Dogston on Limited (A Oceann and of India Understanding), limited proposate for setting up of the minister of a setting of the minister of the Planet Setting and Transfer (BOOT) based following single stripe has attending processed. However, for Planet Setting and Transfer (BOOT) based following single stripe has attending processed. However, for Planet Setting and Planet Setting are processed. Interested blockers may refer to the RFP notification and RFP documents everable on the W

hittos illywww.marcecontrantos.com and information of collection comp.
The Biddens may obtain the RFP documents on all among days between 10:00 and (161) and 10:00 are (161). The field in may obtain the RFP document of a message between 10 and (IET) intit 10.00 to (IET) from 12 to 2024 to direct control of the second of the secon

B. No.	Name of Transmission Scheme	Last Date for easting significations (ourses'yyyy)	of response to RFF (statemyyyy)	of Response to RFP(dd/mm/yyyx)
1.	Augmentation at Fatahgarh-II PS. Patahgarh-IV PS (Section-II) and Barmer-I PS	18.10.202-	15:00 New (1677)	15 10 711 (\$17)
2.	North Eastern Region Expension	18.10.2024	04-12-205e up to 18-00 kg (187)	15:30 His (1817)

Note: PFC Consulting Limited reserves the right to cancel or a carry this price as without assigning any remark and will mut any liability. This is not an offer

Bid Process Coordinates

d sumanifier of PFC (Ad.)

An Interest of

attinistry of Power Gevernment of Indi

THE CHITAURING SITE

Company Processed Sheketship

SUlkan aMERIPS TO **NEW DELHI**

STANDARD SINGLE STAGE REQUEST FOR PROPOSAL DOCUMENT

FOR

SELECTION OF BIDDER AS TRANSMISSION SERVICE PROVIDER THROUGH TARIFF BASED COMPETITIVE BIDDING PROCESS

TO

ESTABLISH INTER-STATE TRANSMISSION SYSTEM

FOR

AUGMENTATION AT FATEHGARH-II PS, FATEHGARH-IV PS (SEC-II) AND BARMER-I PS

ISSUED BY



Registered Office: 1st Floor, "Urjanidhi", 1, Barakhamba Lane, Connaught Place, New Delhi-110001

September 28, 2024





PFC Consulting Limited

- 7. Transmission Charges: The Transmission Charges shall be payable by the Designated ISTS Customers in Indian Rupees through the CTU as per Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations as amended from time to time. Bidders shall quote the Transmission Charges as per the prespecified structure, as mentioned in the RFP.
- 8. Issue of RFP document: The detailed terms and conditions for qualification and selection of the Transmission Service Provider for the Project and for submission of Bid are indicated in the RFP document. All those interested in purchasing the RFP document may respond in writing to General Manager, Tel. +91 11 23443912, Fax +91 11 23443990, Email: pfccl.itp@pfcindia.com at the address given in para 12 below with a non-refundable fee of Rs.5,00,000/- (Rupees Five Lakh Only) or US\$7,000/- (US Dollars Seven Thousand Only) plus 18% GST, to be paid via electronic transfer to the following Bank Account:

Bank Account Name : PFC Consulting Limited

Account No. : 000705036117

Bank Name : ICICI Bank

IFSC : ICIC0000007

IFSC : ICIC0000007

Branch : Connaught Place, New Delhi-110001

latest by **02.12.2024.** Immediately after issuance of RFP document, the Bidder shall submit the Pre-Award Integrity Pact in the format as prescribed in Annexure B, which shall be applicable for and during the bidding process, duly signed on each page by any whole-time Director / Authorized Signatory, duly witnessed by two persons, and shall be submitted by the Bidder in two (2) originals in a separate envelope, duly superscripted with Pre-Award Integrity Pact. The Bidder shall submit the Pre-Award Integrity Pact on non-judicial stamp paper of Rs. 100/- each duly purchased from the National Capital Territory of Delhi. In case the Bidder is in a consortium, the Pre-Award Integrity Pact shall be signed and submitted by each member of the Consortium separately.

The RFP document shall be issued to the Bidders on any working day from 29.09.2024 to 02.12.2024, between 10:30 hours (IST) to 16:00 hours (IST). The BPC, on written request and against payment of the above mentioned fee by any Bidder shall promptly dispatch the RFP document to such Bidder by registered mail/air mail. BPC shall, under no circumstances, be held responsible for late delivery or loss of documents so mailed.

9. Receipt and opening of Bid: The Bid must be uploaded online through the electronic bidding platform on or before 15:00 hours (IST) on 03.12.2024. Technical Bid will be opened by the Bid Opening Committee on the same day at 15:30 hours (IST) in the office of Central Electricity Authority, in the online presence of Bidders' representatives who wish to attend. If the Bid Deadline is a public holiday at the place of submission of Bid, it shall be opened on the next working day at the same time and venue. In addition to the online submission, the Bidder with lowest Final Offer will be required to submit original hard copies of Annexure 3, Annexure 4 (if applicable), Annexure 6 (if applicable) and Annexure 14 before issuance of Lol. Bidders meeting the Qualification Requirements, subject to evaluation as specified in Clause 3.2 to 3.4 shall be declared as "Qualified Bidders" and eligible for opening of Initial Offer.

Suit

NEW DELHI

CERTIFICATE BY THE BID EVALUATION COMMITTEE

Subject: Selection of Successful Bidder as Transmission Service Provider to establish "Augmentation at Fatehgarh-II PS, Fatehgarh-IV PS (Section-II) and Barmer-I PS."

It is hereby certified that:

- The entire bid process has been carried out in accordance with the "Tariff based Competitive Bidding Guidelines for Transmission Service" and "Guidelines for encouraging competition in development of the Transmission Projects" issued by Ministry of Power, Govt. of India under Section 63 of the Electricity Act, 2003 and as amended from time to time.
- Power Grid Corporation of India Limited has emerged as the Successful Bidder after the conclusion of e-reverse bidding process with the lowest Quoted Transmission Charges of Rs. 569.31 million per annum.
- 3. The quoted tariff is lower than the Levelised Tariff calculated based on CERC norms considering the Capital Cost for the Project 'Augmentation at Fatehgarh-II PS, Fatehgarh-IV PS (Section-II) and Barmer-I PS.' as assessed by Cost Committee. The quoted tariff discovered through e-reverse bidding process is acceptable.

Name of Committee Member	Signature
Sh. Rajesh Kumar Singh, General Manager, SBI Commercial Client Group Regional office - II New Delhi - Chairman	To the
Sh. D.K. Meena, Superintending Engineer, NRPC - Member	的過去
Sh. Neelesh Dharwal, Superintending Engineer, RVPNL - Member	N
Sh. B. S. Bairwa, Chief Engineer (I/C), PSPA-II Division, CEA - Member	ef
Sh. Bhanwar Singh Meena, Director, PSETD Division, CEA - Member	of dron
Sh. Neeraj Singh, Chairman, Fatehgarh II And Barmer I PS Transmission Limited, New Delhi - Convener Member	









पीएफसी कंसल्टिंग लिमिटेड (पावर फाइनेंस कॉपॉरेशन लिं0 की पूर्णत स्वामित्वाधीन सहायक कंपनी) PFC CONSULTING LIMITED (A wholly owned Subsidiary of Power Finance Corporation Ltd.)

Ref. No. 04/24-25/ITP-93/RFP

February 13, 2025

To.

Mr. Pankaj Pandey, ED (TBCB) Power Grid Corporation of India Limited, "Saudamini" Plot No 2, Sector 29, Gurgaon-122001

E-mail: ppandey@powergrid.in, tbcb@powergrid.in

Sub: Independent Transmission Project (ITP) "Augmentation at Fatehgarh-II PS, Fatehgarh-IV PS (Section-II) and Barmer-I PS" – Letter of Intent

Dear Sir,

We refer to:

- The Request for Proposal document dated 28.09.2024 issued to 'Power Grid Corporation
 of India Limited' as regards participation in the international competitive bidding process
 for Transmission Scheme for "Augmentation at Fatehgarh-II PS, Fatehgarh-IV PS (SectionII) and Barmer-I PS", and as amended till the Bid Deadline including all correspondence /
 clarifications / amendments exchanged between 'Power Grid Corporation of India Limited
 and PFC Consulting Limited in regard thereto (hereinafter collectively referred to as the
 "Final RFP");
- 2. The offer of 'Power Grid Corporation of India Limited' by way of a Technical Bid pursuant to (1) above submitted on 16.01.2025 in response to the Final RFP.
- 3. The offer of 'Power Grid Corporation of India Limited' by way of Financial Bid-Initial Offer submitted on 16.01.2025 in response to the Final RFP.
- 4. The offer of 'Power Grid Corporation of India Limited' by way of a Financial Bid-Final Offer Submitted during e-Reverse Auction process concluded on 07.02.2025 in response to the Final RFP.
- 5. The Technical Bid as in (2) above and the Financial Bid as in (3 & 4) above, hereinafter collectively referred to as the "Bid".

This is to inform you that the process of evaluating bids received pursuant to the Final RFP, including the Bid, has been concluded. We are pleased to inform you that your proposal and offer received by way of the "Bid" has been accepted and 'Power Grid Corporation of India Limited' is hereby declared as the Successful Bidder as per Clause 3.6.1 of the Final RFP for

पंजीकृत कार्यालय : प्रथम तल, "ऊर्जानिधि", 1, वाराखम्बा लेन, कनॉट प्लेस, नई दिल्की 1000 (Applice : 1" Floor, "URJANIDHI", 1, Barakhamba Lane, Connaught Place, New Delhi-11000 (Applice)

कंपनी मुख्यालय : नौवाँ तल, (ए विंग), स्टेट्समैन हाउस, बाराखम्बा रोड. कनॉट प्लेस, नई दिल्ली—110001 दूरभाष 0 (२३४४४३९०० फ्रैस्स / 011-23443990 फ्रेक्स / Website : www.pfcclindia.com / www.pfcindia.com ● CIN : U74140DL2008GOI175858

the above project and consequently, this Letter of Intent (hereinafter referred to as the "LoI") is being issued.

This LoI is based on the Final RFP and you are requested to please comply with the following:

- a) Acknowledging its issuance and unconditionally accepting its contents and recording "Accepted unconditionally" under the signature of your authorized signatory on each page of the duplicate copy of this letter attached herewith, and returning the same to PFC Consulting Limited within seven (07) days of the date of issuance of LoI. This LoI is issued to you in duplicate.
- b) Completion of various activities as stipulated in the Final RFP including in particular Clause 2.15.2, Clause 2.15.3 and Clause 2.15.4 of the Final RFP, within the timelines as prescribed therein.

It may be noted that PFC Consulting Limited has the rights available to them under the Final RFP, including rights under Clause 2.15.5 and Clause 3.6.3 thereof, upon your failure to comply with the aforementioned conditions.

As you are aware, the issuance and contents of this LoI are based on the Bid submitted by you as per the Final RFP including the Transmission charges and other details regarding the Scheduled COD as contained therein. The Quoted Transmission Charges as submitted by you and the Scheduled COD of each transmission Element and the Project as agreed by you in your Bid, as per Annexure 21 and Format-1 of Annexure 8 respectively of the Final RFI² is annexed herewith as **Schedule A** and incorporated herein by way of reference.

Yours sincerely, For PFC Consulting Limited

(Naveen Kumar) General Manager

Enclosures: Schedule A – Quoted Transmission Charges and the Scheduled COD of each Transmission Element and the Project submitted in your Bid, as per Annexure 21 and Format-1 of Annexure 8 respectively of the Final RFP



Copy to:

- Chairperson and Managing Director, Power Finance Corporation Limited, "Urjanidhi",
 Barakhamba Lane, Connaught Lane, New Delhi 110 001
- Director (Transmission), Ministry of Power, Shram Shakti Bhawan, Rafi Marg, New Delhi- 110001
- 3. Chief Engineer (PSPA-I) and Member Secretary (NCT), Central Electricity Authority, 3rd Floor, Sewa Bhawan, R.K. Puram, New Delhi 110066
- 4. Chief Operating Officer (COO), Central Transmission Utility of India Limited (CTUIL), Floors No. 5-10, Tower 1, Plot No. 16, IRCON International Tower, Institutional Area, Sector 32, Gurugram, Haryana 122001
- 5. Secretary, Central Electricity Regulatory Commission, 6th, 7th & 8th Floors, Tower B, World Trade Centre, Nauroji Nagar, New Delhi- 110029

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SCHEDULE - A

(Page 1 of 2)

1. Quoted Transmission Charges as per Annexure-21-Format For Financial Bid

Quoted Transmission Charges: Rs. 569.31 million







(Page 2 of 2)

1. Scheduled COD of each transmission Element and the Project as per Format 1 of Annexure-8 of RFP

62.5				
SI.	The state of the s	Scheduled COD	Percentage	Element(s) which
No			of Quoted	are pre-required
			Transmissio	for declaring the
-			n Charges	commercial
			recoverable	operation (COD)
			on	of the respective
			Scheduled	Element
			COD of the	
			Element of	
			the Project**	
1	Augmentation with 400/220 kV, 3x500		41.01	Utilization of
	MVA (6th ,7th and 8th) ICTs at			Elements (S.No.1,
	Fatehgarh-IV PS(Section-II) along	system for		2 and 3) of the
	with associated transformer bay	evacuation of		scheme are
2	Augmentation with 400/220 kV, 2x500	power from	27.34	independent to
	MVA (3 rd and 4 th) ICTs at Barmer-I PS	Rajasthan REZ Ph-		each other
	along with associated transformer	IV (Part-2: 5.5 GW)		
	bays	(Jaisalmer/ Barmer		
ĺ		Complex): Part F		
		i.e. 07.11.26		
3	Augmentation with 765/400 kV,	21 Months from	31.65	
	1x1500 MVA Transformer (7th) at	SPV transfer		
	Fatehgarh-II PS along with associated			
	transformer bays		-	





STANDARD SINGLE STAGE REQUEST FOR PROPOSAL DOCUMENT

FOR

SELECTION OF BIDDER AS TRANSMISSION SERVICE PROVIDER THROUGH TARIFF BASED COMPETITIVE BIDDING PROCESS

TO

ESTABLISH INTER-STATE TRANSMISSION SYSTEM

FOR

AUGMENTATION AT FATEHGARH-IV PS (SEC-II) AND BARMER-I PS

ISSUED BY



Registered Office: 1st Floor, "Urjanidhi", 1, Barakhamba Lane, Connaught Place, New Delhi-110001

September 28, 2024



PFC Consulting Limited

General Manager
PFC Consulting Limited

9th Floor, Wing-A, Statesman House, Connaught Place, New Delhi - 110001

Tel. + 91 11 23443912

Fax + 91 11 23443990

Email: pfccl.itp@pfcindia.com

2.15 Other Aspects

- 2.15.1. The draft of the Transmission Service Agreement has been attached to this RFP. In addition to above, the following documents have also been attached to this RFP:
 - a) Share Purchase Agreement

When the drafts of the above RFP Project Documents are provided by the BPC, these RFP Project Documents shall form part of this RFP as per Formats – 1 and 2 of Annexure 20.

Upon finalization of the RFP Project Documents after incorporating the amendments envisaged in Clause 2.4 of this RFP, all the finalized RFP Project Documents shall be provided by BPC to the Bidders at least fifteen (15) days prior to the Bid Deadline.

The Transmission Service Agreement and Share Purchase Agreement shall be signed in required number of originals so as to ensure that one (1) original is retained by each party to the Agreement(s) on the date of transfer of SPV.

- 2.15.2. Within ten (10) days of the issue of the Letter of Intent, the Selected Bidder shall:
 - a) provide the Contract Performance Guarantee in favour of the Nodal Agency as per the provisions of Clause 2.12;
 - b) execute the Share Purchase Agreement and the Transmission Service Agreement;
 - c) acquire, for the Acquisition Price, one hundred percent (100%) equity shareholding of SPV [which is under incorporation] from PFC Consulting Limited, who shall sell to the Selected Bidder, the equity shareholding of SPV [which is under incorporation], along with all its related assets and liabilities;

Stamp duties payable on purchase of one hundred percent (100%) of the equity shareholding of SPV [which is under incorporation], along with all its related assets and liabilities, shall also be borne by the Selected Bidder.

Provided further that, if for any reason attributable to the BPC, the above activities are not completed by the Selected Bidder within the above period of ten (10) days as mentioned in this Clause, such period of ten (10) days shall be extended, on a day for day basis till the end of the Bid validity period as a large of the Bid validity period.





(पावर काउनेस कॉपोरेशन लिए की पूर्णत जामनवादीन सहायक करंपना) PFC CONSULTING LIMITED

Ref. 04/24-25/ITP-93/RfP

March 21, 2025

To,
Mr. Pankaj Pandey, ED (TBCB)
Power Grid Corporation of India Limited,
"Saudamini" Plot No 2, Sector 29,
Gurgaon-122001

E-mail: ppandey@powergrid.in, tbcb@powergrid.in

Sub: Independent Transmission Project "Augmentation at Fatehgarh-II PS, Fatehgarh-IV PS (Section-II) and Barmer-I PS" – Regarding extension of LoI.

Dear Sir,

This is with reference to Letter of Intent (LoI) issued on February 13, 2025 for establishment of subject transmission scheme. The Clause No. 2.15.2 of the RFP document stipulates that within ten (10) days of the issue of the LoI the selected bidder shall complete all the activities including the acquisition of SPV.

As the SPV is being transferred on 21.03.2025, the last date for completion of various activities under Clause No. 2.15.2 of the RFP document is extended from 23.02.2025 (10 days from LoI) to 21.03.2025.

Thanking you,

Yours faithfully,

(Naveen Phougat)

General Manager



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TRANSMISSION SERVICE AGREEMENT

FOR

DEVELOPMENT AND OPERATION OF INTER-STATE TRANSMISSION SYSTEM

FOR TRANSMISSION OF ELECTRICITY THROUGH TARIFF BASED COMPETITIVE BIDDING FOR

AUGMENTATION AT FATEHGARH-II PS, FATEHGARH-IV PS
(SEC-II) AND BARMER-I PS
BETWEEN THE

CENTRAL TRANSMISSION UTILITY OF INDIA LIMITED (NODAL AGENCY)

AND

FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED

21st March, 2025





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Central Transmission Utility of India Limited 2 Fatehgarh II And Barmer 1 PS Transmission Limited





Date: 04/02/2025

Certificate No.

G0D2025B1426

Stamp Duty Paid: ₹101

GRN No.

127668913

(Re. Only) Penalty:

(Rs. Zero Only)

₹0

Deponent

Name:

Central Transmission utility of India ltd

H.No/Floor: 2

Sector/Ward: 29

Landmark: Na

City/Village : Gurugram

District: Gurugram

State: Haryana

Phone:

98*****10

Purpose: ARTICLE 5 GENERAL AGREEMENT to be submitted at Concerned office

The authenticity of this document can be verified by scanning this QrCode Through smart phone or on the website https://egrashry.nic.in

THIS TRANSMISISON SERVICE AGREEMENT (hereinafter referred to as "TSA" or "Agreement" or "the Agreement" or "this Agreement") is made on the 21st [Insert day] of March [Insert month] of Two Thousand and Twenty Five.

BETWEEN:

The Central Transmission Utility of India Limited, "Saudamini",1st Floor, Plot No. 2, Sector-29, Gurugram-122001, Haryana acting as a Nodal Agency (referred to as the "Nodal Agency"), which expression shall unless repugnant to the context or meaning thereof include its successors, and permitted assigns) as Party of the one part;

AND

FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED, incorporated under the Companies Act, 2013 having its registered office at 1st Floor, Urjanidhi, 1, Barakhamba Lane, Connaught Place, New Delhi-110001 (herein after referred to as "Transmission Service Provider" or "TSP" or "ISTS Licensee", which expression shall unless repugnant to the context or meaning thereof include its successors, and permitted assigns) as Party of the other part;

("Nodal Agency" and "TSP" are individually referred to as "Party" and collectively as the "Parties")

Central Transmission Utility of India Limited

Fatehgarh II And Barr

AND WHEREAS:

- A) In accordance with the Bidding Guidelines, the Bid Process Coordinator (hereinafter referred to as BPC) had initiated a competitive e-reverse bidding process through issue of RFP for selecting a Successful Bidder to build, own, operate and transfer the Project comprising of the Elements mentioned in Schedule 1 (hereinafter referred to as the Project)
- B) Pursuant to the said e-reverse bidding process, the BPC has identified the Successful Bidder, who will be responsible to set up the Project on build, own, operate and transfer basis to provide Transmission Service in accordance with the terms of this Agreement and the Transmission License.
- C) The Selected Bidder have submitted the Contract Performance Guarantee and acquired one hundred percent (100%) of the equity shareholding of FATEHGARH # AND BARMER I PS TRANSMISSION LIMITED, along with all its related assets and liabilities in terms of the provisions of the Share Purchase Agreement.
- D) The TSP has agreed to make an application for a Transmission License to the Commission for setting up the Project on build, own, operate and transfer basis.
- E) The TSP has further agreed to make an application to the Commission for the adoption of the Transmission Charges under Section 63 of the Electricity Act, 2003, along with a certification from the Bid Evaluation Committee in accordance with the Bidding Guidelines issued by Ministry of Power, Government of India.
- F) The TSP has agreed to execute the agreement(s) required, if any, under Sharing Regulations within fifteen (15) days from the date of grant of Transmission License from the Commission.
- G) The TSP agrees to the terms and conditions laid down under Sharing Regulations, for making available the ISTS and charge the Transmission Charges in accordance with the terms and conditions of Sharing Regulations.
- H) The billing, collection and disbursement of the Transmission Charges by the CTU to the ISTS Licensee shall be governed as per Sharing Regulations.
- I) The terms and conditions stipulated in the Transmission License issued by the Commission to the TSP shall be applicable to this Agreement and the TSP agrees to comply with these terms and conditions. In case of inconsistency between the Transmission License terms & conditions and the conditions of this Agreement, the conditions stipulated in the Transmission License granted by the Commission shall prevail.

NOW, THEREFORE, IN CONSIDERATION OF THE PREMISES AND MUTUAL AGREEMENTS, COVENANTS AND CONDITIONS SET FORTH HEREIN, IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

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Central Transmission Utility of India Limited

Fatehgarh II And Barron PS Transmission L

ARTICLE: 1

1. DEFINITIONS AND INTERPRETATIONS

1.1 Definitions:

1.1.1 The words / expressions used in this Agreement, unless as defined below or repugnant to the context, shall have the same meaning as assigned to them by the Electricity Act, 2003 and the rules or regulations framed there under including those issued / framed by the Commission (as defined hereunder), as amended or re-enacted from time to time or the General Clauses Act, failing which it shall bear its ordinary English meaning.

The words/expressions when used in this Agreement shall have the respective meanings as specified below:

"Acquisition Price" shall have the same meaning as defined in the Share Purchase Agreement;

"Act" or "Electricity Act" or "Electricity Act 2003" shall mean the Electricity Act, 2003 and any amendments made to the same or any succeeding enactment thereof;

"Affiliate" shall mean a company that either directly or indirectly

- i. controls or
- ii. is controlled by or
- iii. is under common control with

a Bidding Company (in the case of a single company) or a Member (in the case of a Consortium) and "control" means ownership by one entity of at least twenty six percent (26%) of the voting rights of the other entity;

"Availability" in relation to the Project or in relation to any Element of the Project, for a given period shall mean the time in hours during that period the Project is capable to transmit electricity at its Rated Voltage and shall be expressed in percentage of total hours in the given period and shall be calculated as per the procedure contained in Appendix –IV to Central Electricity Regulatory Commission (Terms and Conditions of Tariff) Regulations, 2024, attached herewith in Schedule 6;

"Bid" shall mean technical bid and financial bid submitted by the Bidder, in response to the RFP, in accordance with the terms and conditions of the RFP;

"Bid Deadline" shall mean the last date and time for submission of the Bid in response to RFP, as specified in the RFP;

"Bidding Company" shall refer to such single company that has made a Response to RFP for the Project;

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"Bidding Consortium / Consortium" shall refer to a group of companies that has collectively made a Response to RFP for the Project;

"Bid Documents" or "Bidding Documents" shall mean the RFP, along with all attachments thereto or clarifications thereof;

"Bidding Guidelines" shall mean the "Tariff Based Competitive Bidding Guidelines for Transmission Service" and "Guidelines for Encouraging Competition in Development of Transmission Projects" issued by Government of India, Ministry of Power under Section – 63 of the Electricity Act as amended from time to time;

"Bid Process Coordinator" or "BPC" shall mean a person or its authorized representative as notified by the Government of India, responsible for carrying out the process for selection of Bidder who will acquire Transmission Service Provider;

"Bill" shall mean any bill raised by the CTU on the DICs to recover the Transmission Charges pursuant to the Sharing Regulations;

"Business Day" shall mean a day other than Sunday or a statutory holiday, on which the banks remain open for business in the State in which the Nodal Agency's registered office is located and the concerned TSP are located;

"CEA" shall mean the Central Electricity Authority constituted under Section -70 of the Electricity Act;

"Change in law" shall have the meaning ascribed thereto in Article 12;

"Commercial Operation Date" or "COD" shall mean the date as per Article 6.2;

"Commission" or "CERC" shall mean the Central Electricity Regulatory Commission referred to in sub-section (1) of Section 76 of the Electricity Act, 2003 or its successors and assigns;

"Competent Court of Law" shall mean the Supreme Court or any High Court, or any tribunal or any similar judicial or quasi-judicial body in India that has jurisdiction to adjudicate upon issues relating to the Project;

"Connection Agreement" shall mean the agreement between the CTU or STU or any other concerned parties and the TSP, setting out the terms relating to the connection of the Project to the Inter-connection Facilities and use of the Inter State Transmission System as per the provisions of the IEGC, as the case may be;

"Consultation Period" shall mean the period of sixty (60) days or such longer period as the Parties may agree, commencing from the date of issue of a TSP's Preliminary Notice or a Nodal Agency's Preliminary Termination Notice, as provided in Article 13 of this Agreement, for consultation between the Parties to mitigate the consequence of the relevant event having regard to all the circumstances;

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"Consents, Clearances and Permits" shall mean all authorizations, licenses. approvals, registrations, permits, waivers, privileges, acknowledgements, agreements, or concessions required to be obtained from or provided by any concerned authority for the development, execution and operation of Project including without any limitation for the construction, ownership, operation and maintenance of the Transmission Lines and/or sub-stations:

"Construction Period" shall mean the period from (and including) the Effective Date of the Transmission Service Agreement up to (but not including) the COD of the Element of the Project in relation to an Element and up to (but not including) the COD of the Project in relation to the Project;

"Contractors" shall mean the engineering, procurement, construction, operation & maintenance contractors, surveyors, advisors, consultants, designers, suppliers to the TSP and each of their respective sub-contractors (and each of their respective successors and permitted assigns) in their respective capacities as such;

"Contract Performance Guarantee" shall mean the irrevocable unconditional bank guarantee, submitted and to be submitted by the TSP or by the Selected Bidder on behalf of the TSP to the Nodal Agency from a bank mentioned in Annexure 17 of the RFP, in the form attached here to as Schedule 8, in accordance with Article 3 of this Agreement and which shall include the additional bank guarantee furnished by the TSP under this Agreement;

"Contract Year", for the purpose of payment of Transmission Charges, shall mean the period beginning on the COD, and ending on the immediately succeeding March 31 and thereafter each period of 12 months beginning on April 1 and ending on March 31 provided that the last Contract Year shall end on the last day of the term of the TSA:

"CTU" or "Central Transmission Utility" shall have same meaning as defined in the Electricity Act, 2003;

"Day" shall mean a day starting at 0000 hours and ending at 2400 hours;

"D/C" shall mean Double Circuit;

"Designated ISTS Customers" or "DICs" shall have the meaning as ascribed in the Sharing Regulations;

"Dispute" shall mean any dispute or difference of any kind between the Parties, in connection with or arising out of this Agreement including any issue on the interpretation and scope of the terms of this Agreement as provided in Article 16;

"Effective Date" for the purposes of this Agreement, shall have the same meaning as per Article 2.1 of this Agreement;

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"Electrical Inspector" shall mean a person appointed as such by the Government under sub-section (1) of Section 162 of the Electricity Act 2003 and also includes Chief Electrical Inspector;

"Electricity Rules 2005" shall mean the rules framed pursuant to the Electricity Act 2003 and as amended from time to time;

"Element" shall mean each Transmission Line or each circuit of the Transmission Lines (where there are more than one circuit) or each bay of Sub-station or switching station or HVDC terminal or inverter station of the Project, including ICTs, Reactors, SVC, FSC, etc. forming part of the ISTS, which will be owned, operated and maintained by the concerned ISTS Licensee, and which has a separate Scheduled COD as per Schedule 2 of this Agreement and has a separate percentage for recovery of Transmission Charges on achieving COD as per Schedule 5 of this Agreement;

"Event of Default" shall mean the events as defined in Article 13 of this Agreement;

"Expiry Date" shall be the date, which is thirty five (35) years from the COD of the Project;

"Financial Closure" shall mean the first Business Day on which funds are made available to the TSP pursuant to the Financing Agreements;

"Financially Evaluated Entity" shall mean the company which has been evaluated for the satisfaction of the financial requirement set forth in the RFP;

"Financing Agreements" shall mean the agreements pursuant to which the TSP is to finance the Project including the loan agreements, security documents, notes, indentures, security agreements, letters of credit and other documents, as may be amended, modified, or replaced from time to time, but without in anyway increasing the liabilities of the Designated ISTS Customers / Nodal Agency;

"Financial Year" shall mean a period of twelve months at midnight Indian Standard Time (IST) between 1st April & 31st March;

"Force Majeure" and "Force Majeure Event" shall have the meaning assigned thereto in Article 11;

"GOI" shall mean Government of India;

"Grid Code" / "IEGC" shall mean the Grid Code specified by the Central Commission under Clause (h) of sub-section (1) of Section 79 of the Electricity Act;

"Independent Engineer" shall mean an agency/ company, appointed by Nodal Agency in accordance with the Guidelines for Encouraging Competition in Development of Transmission Projects.

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Central Transmission Utility of India Limited

"Indian Governmental Instrumentality" shall mean Government of India, Government of any State in India or any ministry, department, board, authority, agency, corporation, commission under the direct or indirect control of Government of India or any State Government or both, any political sub-division of any of them including any court or Commission or tribunal or judicial or quasijudicial body in India but excluding the CTU, TSP and the Designated ISTS Customers;

"Insurances" shall mean the insurance cover to be obtained and maintained by the TSP in accordance with Article 9 of this Agreement;

"Interconnection Facilities" shall mean the facilities as may be set up for transmission of electricity through the use of the Project, on either one or both side of generating station's / CTU's / STU's / ISTS Licensee's / Designated ISTS Customer's substations (as the case may be) which shall include, without limitation, all other transmission lines, gantries, sub-stations and associated equipment's not forming part of the Project;

"ISTS Licensee" shall be the TSP under this Agreement, consequent to having been awarded a Transmission License by the CERC and shall be referred to as the TSP or the ISTS Licensee, as the context may require in this Agreement;

"Law" or "Laws" in relation to this Agreement, shall mean all laws including electricity laws in force in India and any statute, ordinance, rule, regulation, notification, order or code, or any interpretation of any of them by an Indian Governmental Instrumentality having force of law and shall include all rules, regulations, decisions and orders of the Commission;

"Lead Member of the Bidding Consortium" or "Lead Member" shall mean a company who commits at least 26% equity stake in the Project, meets the technical requirement as specified in the RFP and so designated by other Member(s) in Bidding Consortium;

"Lenders" means the banks, financial institutions, multilateral funding agencies, non banking financial companies registered with the Reserve Bank of India (RBI), insurance companies registered with the Insurance Regulatory & Development Authority (IRDA), pension funds regulated by the Pension Fund Regulatory & Development Authority (PFRDA), mutual funds registered with Securities & Exchange Board of India (SEBI), etc., including their successors and assigns, who have agreed on or before COD of the Project to provide the TSP with the debt financing described in the capital structure schedule, and any successor banks or financial institutions to whom their interests under the Financing Agreements may be transferred or assigned;

Provided that, such assignment or transfer shall not relieve the TSP of its obligations to the Nodal Agency under this Agreement in any manner and shall also does not lead to an increase in the liability of the Nodal Agency;

"Lenders Representative" shall mean the person notified by the Lender(s) in writing as being the representative of the Lender(s) or the Security Trustee and such person SM/S

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Central Transmission Utility of India Limited

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may from time to time be replaced by the Lender(s) pursuant to the Financing Agreements by written notice to the TSP;

"Letter of Intent" or "LOI" shall have the same meaning as in the RFP;

"Member in a Bidding Consortium / Member" shall mean each company in the **Bidding Consortium:**

"Month" shall mean a period of thirty (30) days from (and excluding) the date of the event:

"Monthly Transmission Charges" for any Element of the Project, after COD of the Element till COD of the Project, and for the Project after COD of the Project, shall mean the amount of Transmission Charges as specified in Schedule 5 of this Agreement multiplied by No. of days in the relevant month and divided by No. of days in the year;

"National Load Despatch Centre" shall mean the centre established as per subsection (1) of Section 26 of the Electricity Act 2003;

"Nodal Agency" shall mean CTU, which shall execute and implement the Transmission Service Agreement (TSA);

Provided that while taking major decisions, CTU shall consult CEA on technical matters and any other matter it feels necessary.

"Notification" shall mean any notification, issued in the Gazette of India;

"Operating Period" for any Element of the Project shall mean the period from (and including) the COD of such Element of the Project, up to (and including) the Expiry Date and for the Project, shall mean the period from (and including) the COD of the Project, up to (and including) the Expiry Date;

"Parent Company" shall mean an entity that holds at least twenty six percent (26%) of the paid - up equity capital directly or indirectly in the Bidding Company or in the Member in a Bidding Consortium, as the case may be;

"Preliminary Termination Notice" shall mean a Nodal Agency's Preliminary Termination Notice as defined in Article 13 of this Agreement;

"Project" shall mean "Augmentation at Fatehgarh-II PS, Fatehgarh-IV PS (Sec-II) and Barmer-I PS", as detailed in Schedule 1 of this Agreement;

"Project Assets" shall mean all physical and other assets relating to and forming part of the Project including:

- (a) rights over the Site for substations, ROW for transmission lines;
- (b) tangible & intangible assets such as civil works and equipment including foundations, embankments, pavements, electrical systems, communication

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systems, relief centres, administrative offices, Sub-stations, software, tower and sub-stations designs etc;

- (c) project facilities situated on the Site;
- (d) all rights of the TSP under the project agreements;
- (e) financial assets, such as receivables, security deposits etc;
- (f) insurance proceeds; and
- (g) Applicable Permits and authorisations relating to or in respect of the Transmission System;"

"Project Execution Plan" shall mean the plan referred to in Article 3.1.2(c) hereof;

"Prudent Utility Practices" shall mean the practices, methods and standards that are generally accepted internationally from time to time by electric transmission utilities for the purpose of ensuring the safe, efficient and economic design, construction, commissioning, operation, repair and maintenance of the Project and which practices, methods and standards shall be adjusted as necessary, to take account of:

- (i) operation, repair and maintenance guidelines given by the manufacturers to be incorporated in the Project,
- (ii) the requirements of Law, and
- (iii) the physical conditions at the Site;
- (iv) the safety of operating personnel and human beings;

"Rated Voltage" shall mean voltage at which the Transmission System is designed to operate or such lower voltage at which the line is charged, for the time being, in consultation with the Central Transmission Utility;

"Rebate" shall have the meaning as ascribed to in Article 10.3 of this Agreement;

"RFP" shall mean Request For Proposal dated 28.05.2024 along with all schedules, annexures and RFP Project Documents attached thereto, issued by the BPC for tariff based competitive bidding process for selection of Bidder as TSP to execute the Project, including any modifications, amendments or alterations thereto;

"RFP Project Documents" shall mean the following documents to be entered into in respect of the Project, by the Parties to the respective agreements:

- a. Transmission Service Agreement,
- b. Share Purchase Agreement,

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- c. Agreement(s) required under Sharing Regulations and
- d. Any other agreement as may be required;

"RLDC" shall mean the relevant Regional Load Dispatch Centre as defined in the Electricity Act, 2003, in the region(s) in which the Project is located;

"RPC" shall mean the relevant Regional Power Committee established by the Government of India for the specific Region(s) in accordance with the Electricity Act, 2003 for facilitating integrated operation of the Power System in that Region;

"Scheduled COD" in relation to an Element(s) shall mean the date(s) as mentioned in Schedule 2 as against such Element(s) and in relation to the Project, shall mean the date as mentioned in Schedule 2 as against such Project, subject to the provisions of Article 4.4 of this Agreement, or such date as may be mutually agreed among the Parties;

"Scheduled Outage" shall mean the final outage plan as approved by the RPC as per the provisions of the Grid Code;

"Selected Bid" shall mean the technical Bid and the Final Offer of the Selected Bidder submitted during e-reverse bidding, which shall be downloaded and attached in Schedule 7 on or prior to the Effective Date;

"Share Purchase Agreement" shall mean the agreement amongst PFC Consulting Limited (PFCCL), FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED and the Successful Bidder for the purchase of one hundred (100%) per cent of the shareholding of the FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED for the Acquisition Price, by the Successful Bidder on the terms and conditions as contained therein;

"Sharing Regulations" shall mean the Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations, 2020 and as amended from time to time;

"Site" in relation to a substation, switching station or HVDC terminal or inverter station, shall mean the land and other places upon which such station / terminal is to be established;

"SLDC" shall mean the State Load Despatch Centre established as per sub-section (1) of Section 31 of the Electricity Act 2003;

"STU" or **"State Transmission Utility"** shall be the Board or the Government company, specified as such by the State Government under sub-section (1) of Section 39 of the Electricity Act 2003;

"Successful Bidder" or "Selected Bidder" shall mean the Bidder selected pursuant to the RFP and who has to acquire one hundred percent (100%) equity shares of FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED, along with all its related

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assets and liabilities, which will be responsible as the TSP to establish the Project on build, own, operate and transfer basis as per the terms of the TSA and other RFP **Project Documents:**

"TSP's Preliminary Notice" shall mean a notice issued by the TSP in pursuant to the provisions of Article 13.3 of this Agreement;

"Target Availability" shall have the meaning as ascribed hereto in Article 8.2 of this Agreement;

"Technically Evaluated Entity" shall mean the company which has been evaluated for the satisfaction of the technical requirement set forth in RFP;

"Termination Notice" shall mean a Nodal Agency's Termination Notice given by the Nodal Agency to the TSP pursuant to the provisions of Articles 3.3.2, 3.3.4, 4.4.2, 5.8, 13.2 and 13.3 of this Agreement for the termination of this Agreement;

"Term of Agreement" for the purposes of this Agreement shall have the meaning ascribed thereto in Article 2.2 of this Agreement;

"Transmission Charges" shall mean the Final Offer of the Selected Bidder during the e-reverse bidding and adopted by the Commission, payable to the TSP as per-Sharing Regulations;

"Transmission License" shall mean the license granted by the Commission in terms of the relevant regulations for grant of such license issued under the Electricity Act;

"Transmission Service" shall mean making the Project available as per the terms and conditions of this Agreement and Sharing Regulations;

"Unscheduled Outage" shall mean an interruption resulting in reduction of the Availability of the Element(s) / Project (as the case may be) that is not a result of a Scheduled Outage or a Force Majeure Event.

"Ultimate Parent Company" shall mean an entity which owns at least twenty six percent (26%) equity in the Bidding Company or Member of a Consortium, (as the case may be) and in the Technically Evaluated Entity and / or Financially Evaluated Entity (as the case may be) and such Bidding Company or Member of a Consortium. (as the case may be) and the Technically Evaluated Entity and / or Financially Evaluated Entity (as the case may be) shall be under the direct control or indirectly under the common control of such entity;

1.2 Interpretation:

Save where the contrary is indicated, any reference in this Agreement to:

"Agreement" shall be construed as including a reference to its Schedules, Appendices and Annexures:

"Rupee", "Rupees" and "Rs." shall denote lawful currency of India;

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"crore" shall mean a reference to ten million (10,000,000) and a "lakh" shall mean a reference to one tenth of a million (1,00,000);

"encumbrance" shall be construed as a reference to a mortgage, charge, pledge, lien or other encumbrance securing any obligation of any person or any other type of preferential arrangement (including, without limitation, title transfer and retention arrangements) having a similar effect;

"holding company" of a company or corporation shall be construed as a reference to any company or corporation of which the other company or corporation is a subsidiary;

"indebtedness" shall be construed so as to include any obligation (whether incurred as principal or surety) for the payment or repayment of money, whether present or future, actual or contingent;

"person" shall have the meaning as defined in Section 2 (49) of the Act;

"subsidiary" of a company or corporation (the holding company) shall be construed as a reference to any company or corporation:

- (i) which is controlled, directly or indirectly, by the holding company, or
- more than half of the issued share capital of which is beneficially owned, (ii) directly or indirectly, by the holding company, or
- which is a subsidiary of another subsidiary of the holding company, (iii)

for these purposes, a company or corporation shall be treated as being controlled by another if that other company or corporation is able to direct its affairs and/or to control the composition of its board of directors or equivalent body;

"winding-up", "dissolution", "insolvency", or "reorganization" in the context of a company or corporation shall have the same meaning as defined in the Companies Act, 1956/ Companies Act, 2013 (as the case may be).

- 1.2.1 Words importing the singular shall include the plural and vice versa.
- 1.2.2 This Agreement itself or any other agreement or document shall be construed as a reference to this or to such other agreement or document as it may have been, or may from time to time be, amended, varied, novated, replaced or supplemented.
- 1.2.3 A Law shall be construed as a reference to such Law including its amendments or reenactments from time to time.
- 1.2.4 A time of day shall, save as otherwise provided in any agreement or document be construed as a reference to Indian Standard Time.

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- 1.2.5 Different parts of this Agreement are to be taken as mutually explanatory and supplementary to each other and if there is any inconsistency between or among the parts of this Agreement, they shall be interpreted in a harmonious manner so as to give effect to each part.
- 1.2.6 The tables of contents and any headings or sub-headings in this Agreement have been inserted for ease of reference only and shall not affect the interpretation of this Agreement.
- 1.2.7 All interest payable under this Agreement shall accrue from day to day and be calculated on the basis of a year of three hundred and sixty five (365) days.
- 1.2.8 The words "hereof" or "herein", if and when used in this Agreement shall mean a reference to this Agreement.
- 1.2.9 The contents of Schedule 7 shall be referred to for ascertaining accuracy and correctness of the representations made by the Selected Bidder in Article 17.2.1 hereof.

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EFFECTIVENESS AND TERM OF AGREEMENT 2.

2.1 **Effective Date:**

This Agreement shall be effective from later of the dates of the following events:

- The Selected Bidder, on behalf of the TSP, has provided the Contract (a) Performance Guarantee, as per terms of Article 3.1 of this Agreement;
- The Selected Bidder has acquired for the Acquisition Price, one (b) hundred percent (100%) of the equity shareholding of PFC Consulting Limited in FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED along with all its related assets and liabilities as per the provisions of the Share Purchase Agreement. and
- The Agreement is executed and delivered by the Parties; (c)

2.2 **Term and Termination:**

- Subject to Article 2.2.3 and Article 2.4, this Agreement shall continue to be effective in relation to the Project until the Expiry Date, when it shall automatically terminate.
- Post the Expiry Date of this Agreement, the TSP shall ensure transfer of Project Assets to CTU or its successors or an agency as decided by the Central Government at zero cost and free from any encumbrance and liability. The transfer shall be completed within 90 days of expiry of this Agreement failing which CTU shall be entitled to take over the Project Assets Suo moto.
- This Agreement shall terminate before the Expiry Date in accordance with Article 13 or Article 3.3.2 or Article 3.3.4.

Conditions prior to the expiry of the Transmission License 2.3

In order to continue the Project beyond the expiry of the Transmission License, the TSP shall be obligated to make an application to the Commission at least two (2) years before the date of expiry of the Transmission License, seeking the Commission's approval for the extension of the term of the Transmission License up to the Expiry Date.

2.3.1 The TSP shall timely comply with all the requirements that may be laid down by the Commission for extension of the term of the Transmission License beyond the initial term of twenty-five (25) years & upto the Expiry Date and the TSP shall keep the Nodal Agency fully informed about the progress on its application for extension of the term of the Transmission License.

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2.4 Survival:

The expiry or termination of this Agreement shall not affect any accrued rights, obligations/ roles and liabilities of the Parties under this Agreement, including the right to receive liquidated damages as per the terms of this Agreement, nor shall it effect the survival of any continuing obligations/ roles for which this Agreement provides, either expressly or by necessary implication, which are to survive after the Expiry Date or termination including those under Articles 3.3.3, 3.3.5, Article 9.3 (Application of Insurance Proceeds), Article 11 (Force Majeure), Article 13 (Events of Default and Termination), Article 14 (Liability & Indemnification), Article 16 (Governing Law & Dispute Resolution), Article 19 (Miscellaneous).

2.5 Applicability of the provisions of this Agreement

- 2.5.1 For the purpose of Availability, Target Availability and the computation of Availability, incentive, Penalty, the provisions provided in this Agreement shall apply and any future modifications in the relevant Rules and Regulations shall not be applicable for this Project.
- 2.5.2 For the purposes of this Agreement for ISTS systems developed under the tariff based competitive bidding framework, the provisions relating to the definitions (Availability and COD), Article 3 (Contract Performance Guarantee and Conditions Subsequent), Article 5 (Construction of the Project), Article 6 (Connection and Commissioning of the Project), Article 8 (Target Availability and calculation of Availability), Article 11 (Force Majeure), Article 12 (Change in Law), Article 13 (Event of Default), Article 14 (Indemnification), Article 15 (Assignment and Charges), Articles 16.1, 16.2 and 16.4 (Governing Laws and Dispute Resolution) and Article 17 (representation and warranties of the ISTS Licensee) of this agreement shall supersede the corresponding provisions under Sharing Regulations.



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3. CONDITIONS SUBSEQUENT

- 3.1 Satisfaction of conditions subsequent by the TSP
- 3.1.1 Within ten (10) days from the date of issue of Letter of Intent, the Selected Bidder, shall:
 - a. Provide the Contract Performance Guarantee, and
 - b. Acquire, for the Acquisition Price, one hundred percent (100%) equity shareholding of FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED from PFC Consulting Limited, who shall sell to the Selected Bidder, the equity shareholding of FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED, along with all its related assets and liabilities.
 - c. Execute this Agreement;

The TSP shall, within five (5) working days from the date of acquisition of SPV by the Selected Bidder, undertake to apply to the Commission for the grant of Transmission License and for the adoption of tariff as required under section-63 of the Electricity Act.

The Selected Bidder, on behalf of the TSP, will provide to the Central Transmission Utility of India Limited (being the Nodal Agency) the Contract Performance Guarantee for an amount of Rs.22.50 crore (Rupees Twenty-Two Crore and Fifty Lakhs Only).

The Contract Performance Guarantee shall be initially valid for a period up to three (3) months after the Scheduled COD of the Project and shall be extended from time to time to be valid for a period up to three (3) months after the COD of the Project. In case the validity of the Contract Performance Guarantee is expiring before the validity specified in this Article, the TSP shall, at least thirty (30) days before the expiry of the Contract Performance Guarantee, replace the Contract Performance Guarantee with another Contract Performance Guarantee or extend the validity of the existing Contract Performance Guarantee until the validity period specified in this Article.

- 3.1.2 The TSP agrees and undertakes to duly perform and complete the following activities within six (6) months from the Effective Date (except for c) below), unless such completion is affected due to any Force Majeure Event, or if any of the activities is specifically waived in writing by the Nodal Agency:
 - a. To obtain the Transmission License for the Project from the Commission;
 - To obtain the order for adoption of Transmission Charges by the Commission, as required under Section 63 of the Electricity Act 2003;
 - c. To submit to the Nodal Agency, CEA & Independent Engineer, the Project Execution Plan, immediately after award of contract(s) and maximum within one hundred and twenty (120) days from the Effective Date. Also, an approved

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copy each of Manufacturing Quality Plan (MQP) and Field Quality Plan (FQP) would be submitted to Independent Engineer & Nodal Agency in the same time period. The TSP's Project Execution Plan should be in conformity with the Scheduled COD as specified in Schedule 2 of this Agreement, and shall bring out clearly the organization structure, time plan and methodology for executing the Project, award of major contracts, designing, engineering, procurement, shipping, construction, testing and commissioning to commercial operation;

- d. To submit to the Nodal Agency, CEA & Independent Engineer a detailed bar (GANTT) chart of the Project outlining each activity (taking longer than one Month), linkages as well as durations;
- e. To submit to the Nodal Agency, CEA & Independent Engineer detailed specifications of conductor meeting the functional specifications specified in RFP;
- f. To achieve Financial Closure:
- g. To provide an irrevocable letter to the Lenders duly accepting and acknowledging the rights provided to the Lenders under the provisions of Article 15.3 of this Agreement and all other RFP Project Documents;
- h. To award the Engineering, Procurement and Construction contract ("EPC contract") for the design and construction of the Project and shall have given to such Contractor an irrevocable notice to proceed; and
- i. To sign the Agreement(s) required, if any, under Sharing Regulations.
- 3.2 Recognition of Lenders' Rights by the Nodal Agency
- 3.2.1 The Nodal Agency hereby accepts and acknowledges the rights provided to the Lenders as per Article 15.3 of this Agreement and all other RFP Project Documents.
 - 3.3 Consequences of non-fulfilment of conditions subsequent
- 3.3.1 If any of the conditions specified in Article 3.1.2 is not duly fulfilled by the TSP even within three (3) Months after the time specified therein, then on and from the expiry of such period and until the TSP has satisfied all the conditions specified in Article 3.1.2, the TSP shall, on a monthly basis, be liable to furnish to Central Transmission Utility of India Limited (being the Nodal Agency) additional Contract Performance Guarantee of Rs.2.25 crore (Rupees Two Crore and Twenty Five Lakhs Only) within two (2) Business Days of expiry of every such Month. Such additional Contract Performance Guarantee shall be provided to Central Transmission Utility of India Limited (being the Nodal Agency) in the manner provided in Article 3.1.1 and shall become part of the Contract Performance Guarantee and all the provisions of this Agreement shall be construed accordingly. Central Transmission Utility of India Limited (being the Nodal Agency) shall be entitled to hold and / or invoke the Contract Performance Guarantee, including

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such additional Contract Performance Guarantee, in accordance with the provisions of this Agreement.

- 3.3.2 Subject to Article 3.3.4, if:
 - (i) the fulfilment of any of the conditions specified in Article 3.1.2 is delayed beyond nine (9) Months from the Effective Date and the TSP fails to furnish additional Contract Performance Guarantee to the Nodal Agency in accordance with Article 3.3.1 hereof; or
 - (ii) the TSP furnishes additional Performance Guarantee to the Nodal Agency in accordance with Article 3.3.1 hereof but fails to fulfil the conditions specified in Article 3.1.2 within a period of twelve (12) months from the Effective Date,

the Nodal Agency shall have the right to terminate this Agreement, by giving a Termination Notice to the TSP, in writing, of at least seven (7) days, with a copy to CEA and the Lenders' Representative in order to enable the Lenders to exercise right of substitution in accordance with Article 15.3 of this Agreement.

3.3.3 if the Nodal Agency elects to terminate this Agreement as per the provisions of Article 3.3.2, the TSP shall be liable to pay to the Nodal Agency an amount of Rs.22.50 crore (Rupees Twenty Two Crore and Fifty Lakhs Only) as liquidated damages. The Nodal Agency shall be entitled to recover this amount of damages by invoking the Contract Performance Guarantee to the extent of liquidated damages, which shall be required by the Nodal Agency, and the balance shall be returned to TSP, if any.

It is clarified for removal of doubt that this Article shall survive the termination of this Agreement.

3.3.4 In case of inability of the TSP to fulfil the conditions specified in Article 3.1.2 due to any Force Majeure Event, the time period for fulfilment of the condition subsequent as mentioned in Article 3.1.2, may be extended for a period of such Force Majeure Event. Alternatively, if deemed necessary, this Agreement may be terminated by the Nodal Agency by giving a Termination Notice to the TSP, in writing, of at least seven (7) days, with a copy to CEA and the Lenders' Representative in order to enable the Lenders to exercise right of substitution in accordance with Article 15.3 of this Agreement and the Contract Performance Guarantee shall be returned as per the provisions of Article 6.5.1.

Provided, that due to the provisions of this Article 3.3.4, any increase in the time period for completion of conditions subsequent mentioned under Article 3.1.2, shall lead to an equal increase in the time period for the Scheduled COD. If the Scheduled COD is extended beyond a period of one hundred eighty (180) days due to the provisions of this Article 3.3.4, the TSP will be allowed to recover the interest cost during construction corresponding to the period exceeding one hundred eighty (180) days by adjustment in the Transmission Charges in accordance with Schedule 9.

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- 3.3.5 Upon termination of this Agreement as per Articles 3.3.2 and 3.3.4, the Nodal Agency may take steps to bid out the Project again.
- 3.3.6 The Nodal agency, on the failure of the TSP to fulfil its obligations, if it considers that there are sufficient grounds for so doing, apart from invoking the Contract Performance Guarantee under para 3.3.3 may also initiate proceedings for blacklisting the TSP as per provisions of Article 13.2 of TSA.

3.4 **Progress Reports**

The TSP shall notify the Nodal Agency and CEA in writing at least once a Month on the progress made in satisfying the conditions subsequent in Articles 3.1.2.



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DEVELOPMENT OF THE PROJECT 48.

4.1 TSP's obligations in development of the Project:

> Subject to the terms and conditions of this Agreement, the TSP at its own cost and expense shall observe, comply with, perform, undertake and be responsible:

- for procuring and maintaining in full force and effect all Consents, Clearances a. and Permits, required in accordance with Law for development of the Project;
- for financing, constructing, owning and commissioning each of the Element of b. the Project for the scope of work set out in Schedule 1 of this Agreement in accordance with:
 - the Electricity Act and the Rules made thereof; i.
 - ñĭ. the Grid Code;
 - the CEA Regulations applicable, and as amended from time to time, for iii. Transmission Lines and sub-stations:
 - the Central Electricity Authority (Technical Standards for Connectivity to the Grid) Regulations, 2007;
 - Central Electricity Authority (Technical Standards for construction of Electrical Plants and Electric Lines) Regulation, 2010;
 - Central Electricity Authority (Grid Standard) Regulations, 2010;
 - Central Electricity Authority (Safety requirements for construction, operation and maintenance of Electrical Plants and Electrical Lines) Regulation, 2011;
 - Central Electricity Authority (Measures relating to Safety and Electricity Supply) Regulation, 2010;
 - Central Electricity Authority (Technical Standards Communication System in Power System Operation) Regulations, 2020.
 - Safety/ security Guidelines laid down by the Government; iv.
 - Prudent Utility Practices, relevant Indian Standards and the Law; V. not later than the Scheduled COD as per Schedule 2 of this Agreement;
- for entering into a Connection Agreement with the concerned parties in accordance with the Grid Code.
- for owning the Project throughout the term of this Agreement free and clear of d. any encumbrances except those expressly permitted under Article 15 of this Agreement;

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- e. to co-ordinate and liaise with concerned agencies and provide on a timely basis relevant information with regard to the specifications of the Project that may be required for interconnecting the Project with the Interconnection Facilities;
- f. for providing all assistance to the Arbitrators as they may require for the performance of their duties and responsibilities;
- g. to provide to the Nodal Agency and CEA, on a monthly basis, progress reports with regard to the Project and its execution (in accordance with prescribed form) to enable the CEA to monitor and co-ordinate the development of the Project matching with the Interconnection Facilities;
- to comply with Ministry of Power order No. 25-11/6/2018 PG dated 02.07.2020 as well as other Guidelines issued by Govt. of India pertaining to this;
- to procure the products associated with the Transmission System as per provisions of Public Procurement (Preference to Make in India) orders issued by Ministry of Power vide Orders No. P-45021/2/2017-PP (BE-II)-Part (4) Vol.II dated 19.07.2024 for transmission sector, as amended from time to time read with Department for Promotion of Industry and Internal Trade (DPIIT) orders in this regard (Procuring Entity as defined in above orders shall deemed to have included Selected Bidder and/ or TSP).

Also, to comply with Department of Expenditure, Ministry of Finance vide OM No. F.7/10/2021-PPD (1) dated 23.02.2023 as amended from time to time, regarding public procurement from a bidder of a country, which shares land border with India;

- j. to submit to Nodal Agency information in the prescribed format [To be devised by Nodal Agency] for ensuring compliance to Article 4.1 i) above.
- k. to comply with all its obligations undertaken in this Agreement.

4.2 Roles of the Nodal Agency in implementation of the Project:

- 4.2.1 Subject to the terms and conditions of this Agreement, the Nodal Agency shall be the holder and administrator of this Agreement and shall inter alia:
 - a. appoint an Independent Engineer within 90 days of the Effective Date
 - provide letters of recommendation to the concerned Indian Governmental Instrumentality, as may be requested by the TSP from time to time, for obtaining the Consents, Clearances and Permits required for the Project;
 - coordinate among TSP and upstream/downstream entities in respect of Interconnection Facilities; and
 - d. monitor the implementation of the Agreement and take appropriate action for breach thereof including revocation of guarantees, cancellation of Agreement, blacklisting etc.

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- provide all assistance to the Arbitrators as required for the performance of e. their duties and responsibilities; and
- f. perform any other responsibility (ies) as specified in this Agreement.

4.3 Time for Commencement and Completion:

- a. The TSP shall take all necessary steps to commence work on the Project from the Effective Date of the Agreement and shall achieve Scheduled COD of the Project in accordance with the time schedule specified in Schedule 2 of this Agreement;
- b. The COD of each Element of the Project shall occur no later than the Scheduled COD or within such extended time to which the TSP shall be entitled under Article 4.4 hereto.

4.4 **Extension of time:**

- In the event that the TSP is unable to perform its obligations for the reasons solely attributable to the Nodal Agency, the Scheduled COD shall be extended, by a 'day to day' basis, subject to the provisions of Article 13.
- 4.4.2 In the event that an Element or the Project cannot be commissioned by its Scheduled COD on account of any Force Majeure Event as per Article 11, the Scheduled COD shall be extended, by a 'day to day' basis for a period of such Force Majeure Event. Alternatively, if deemed necessary, the Nodal Agency may terminate the Agreement as per the provisions of Article 13.4 by giving a Termination Notice to the TSP, in writing, of at least seven (7) days, with a copy to CEA and the Lenders' Representative in order to enable the Lenders to exercise right of substitution in accordance with Article 15.3 of this Agreement.
- 4.4.3 If the Parties have not agreed, within thirty (30) days after the affected Party's performance has ceased to be affected by the relevant circumstance, on how long the Scheduled COD should be deferred by, any Party may raise the Dispute to be resolved in accordance with Article 16.

4.5 **Metering Arrangements:**

4.5.1 The TSP shall comply with all the provisions of the IEGC and the Central Electricity Authority (Installation and Operation of Meters) Regulations, 2006 as amended from time to time, with regard to the metering arrangements for the Project. The TSP shall fully cooperate with the CTU / STU / RLDC and extend all necessary assistance in taking meter readings.

4.6 Interconnection Facilities:

Subject to the terms and conditions of this Agreement, the TSP shall be responsible for connecting the Project with the interconnection point(s) specified in Schedule 1 of this Agreement. The Interconnection Facilities shall be developed as per the scope of work and responsibilities assigned in Schedule 1 of this Agreement. The Nodal Agency shall be responsible for coordinating to make available the Interconnection Facilities.

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4.6.2 In order to remove any doubts, it is made clear that the obligation of the TSP within the scope of the project is to construct the Project as per Schedule-1 of this Agreement and in particular to connect it to the Interconnection Facilities as specified in this Agreement.

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5. CONSTRUCTION OF THE PROJECT

- 5.1 TSP's Construction Responsibilities:
- 5.1.1 The TSP, at its own cost and expense, shall be responsible for designing, constructing, erecting, testing and commissioning each Element of the Project by the Scheduled COD in accordance with the Regulations and other applicable Laws specified in Article 4.1 of this Agreement.
- 5.1.2 The TSP acknowledges and agrees that it shall not be relieved from any of its obligations under this Agreement or be entitled to any extension of time or any compensation whatsoever by reason of the unsuitability of the Site or Transmission Line route(s).
- 5.1.3 The TSP shall be responsible for obtaining all Consents, Clearances and Permits related but not limited to road / rail / river / canal / power line / crossings, Power and Telecom Coordination Committee (PTCC), defence, civil aviation, right of way / way-leaves and environmental & forest clearances from relevant authorities required for developing, financing, constructing, maintaining/ renewing all such Consents, Clearances and Permits in order to carry out its obligations under this Agreement in general and shall furnish to the Nodal Agency such copy/ies of each Consents, Clearances and Permits, on demand. Nodal Agency shall provide letters of recommendation to the concerned Indian Governmental Instrumentality, as may be requested by the TSP from time to time, for obtaining the Consents, Clearances and Permits required for the Project.
- 5.1.4 The TSP shall be responsible for:
 - a. [DELETED];
 - b. [DELETED];
 - c. Survey and geo-technical investigation of line route in order to determine the final route of the Transmission Lines;
 - d. Seeking access to the Site and other places where the Project is being executed, at its own risk and costs, including payment of any crop, tree compensation or any other compensation as may be required.

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5.1.5 In case the Project involves any resettlement and rehabilitation, the resettlement and rehabilitation package will be implemented by the State Government authorities, for which the costs is to be borne by the TSP and no changes would be allowed in the Transmission Charges on account of any variation in the resettlement and rehabilitation cost. The TSP shall provide assistance on best endeavour basis, in implementation of the resettlement and rehabilitation package, if execution of such package is in the interest of expeditious implementation of the Project and is beneficial to the Project affected persons.

5.2 Appointing Contractors:

- 5.2.1 The TSP shall conform to the requirements as provided in this Agreement while appointing Contractor(s) for procurement of goods & services.
- 5.2.2 The appointment of such Contractor(s) shall neither relieve the TSP of any of its obligations under this Agreement nor make the Nodal Agency liable for the performance of such Contractor(s).

5.3 Monthly Progress Reporting:

The TSP shall provide to the CEA, Nodal Agency & Independent Engineer, on a monthly basis, progress reports along with likely completion date of each Element with regard to the Project and its execution (in accordance with prescribed form). The Nodal Agency/ CEA shall monitor the development of the Project for its timely completion for improving and augmenting the electricity system as a part of its statutory responsibility.

5.4 Quality of Workmanship:

The TSP shall ensure that the Project is designed, built and completed in a good workmanship using sound engineering and construction practices, and using only materials and equipment that are new and manufactured as per the MQP and following approved FQP for erection, testing & commissioning and complying with Indian /International Standards such that, the useful life of the Project will be at least thirty five (35) years from the COD of the Project.

The TSP shall ensure that all major substation equipment / component (e.g. transformers, reactors, Circuit Breakers, Instrument Transformers (IT), Surge Arresters (SA), Protection relays, clamps & connectors etc.), equipment in terminal stations of HVDC installations including Thyristor/ IGBT valves, Converter Transformers, smoothing reactors, Transformer bushings and wall bushings, GIS bus ducts, towers and gantry structures and transmission towers or poles and line materials (conductors, earthwire, OPGW, insulator, accessories for conductors, OPGW & earthwires, hardware fittings for insulators, aviation lights etc), facilities and system shall be designed, constructed and tested (Type test, Routine tests, Factory Acceptance Test (FAT)) in accordance with relevant CEA Regulations and Indian Standards. In case Indian Standards for any particular equipment/ system/ process is not available, IEC/ IEEE or equivalent International Standards and Codes shall be followed.

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- 5.5 Progress Monitoring & Quality Assurance:
- 5.5.1 The Project Execution Plan submitted by the TSP in accordance with Article 3.1.3 c) shall comprise of detailed schedule of all the equipments/items /materials required for the Project, right from procurement of raw material till the dispatch from works and receipt at the site. Further, it should also include various stages of the construction schedule up to the commissioning of the Project.
- 5.5.2 Nodal Agency, CEA & Independent Engineer shall have access at all reasonable times to the Site and to the Manufacturer's works and to all such places where the Project is being executed.
- 5.5.3 Independent Engineer shall ensure conformity of the conductor specifications with the functional specifications specified in RFP.
- 5.5.4 The Independent Engineer shall monitor the following during construction of the Project:
 - a) Quality of equipments, material, foundation, structures and workmanship etc. as laid down in Article 5.4 and 6.1.4 of the TSA. Specifically, quality of Sub-station equipments, transmission line material and workmanship etc. would be checked in accordance with the Article 5.4.
 - b) Progress in the activities specified in Condition Subsequent
 - c) Verification of readiness of the elements including the statutory clearances & completion of civil works, fixing of all components and finalisation of punch points (if any) prior to charging of the elements
 - d) Progress of construction of substation and Transmission Lines
- 5.5.5 The progress shall be reviewed by the Independent Engineer against the Project Execution Plan. The Independent Engineer shall prepare its report on monthly basis and submit the same to Nodal Agency highlighting the progress achieved till the end of respective month vis-à-vis milestone activities, areas of concern, if any, which may result in delay in the timely completion of the Project. Based on the progress, Nodal Agency and/ or CEA shall issue written instructions to the TSP to take corrective measures, as may be prudent for the timely completion of the Project. In case of any deficiency, the Nodal Agency would be at liberty to take action in accordance with the procedure of this Agreement.
- 5.5.6 For any delay in commissioning any critical Element(s), as identified in Schedule 1 & Schedule 2 of this Agreement, beyond a period of 45 days shall lead to a sequestration of 10% of the Contract Performance Guarantee.
- 5.6 Site regulations and Construction Documents

The TSP shall abide by the Safety Rules and Procedures as mentioned in Schedule 3 of this Agreement



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The TSP shall retain at the Site and make available for inspection at all reasonable times, copies of the Consents, Clearances and Permits, construction drawings and other documents related to construction.

5.7 Supervision of work:

The TSP shall provide all necessary superintendence for execution of the Project and its supervisory personnel shall be available to provide full-time superintendence for execution of the Project. The TSP shall provide skilled personnel who are experienced in their respective fields.

5.8 Remedial Measures:

The TSP shall take all necessary actions for remedying the shortfall in achievement of timely progress in execution of the Project, if any, as intimated by the Independent Engineer and/ or CEA and/ or the Nodal Agency. However, such intimation by the Independent Engineer and/ or CEA and/ or the Nodal Agency and the subsequent effect of such remedial measures carried out by the TSP shall not relieve the TSP of its obligations in the Agreement. Independent Engineer and/ or CEA and/ or the Nodal Agency may carry out random inspections during the Project execution, as and when deemed necessary by it. If the shortfalls as intimated to the TSP are not remedied to the satisfaction of the CEA and/ or the Nodal Agency, this Agreement may be terminated by the Nodal Agency by giving a Termination Notice to the TSP, in writing, of at least seven (7) days, with a copy to CEA and the Lenders' Representative in order to enable the Lenders to exercise right of substitution in accordance with Article 15.3 of this Agreement.





6. **CONNECTION AND COMMISSIONING OF THE PROJECT**

- 6.1 **Connection with the Inter-Connection Facilities:**
- 6.1.1 The TSP shall give the RLDC(s), CTU, / STU, as the case may be, and any other agencies as required, at least sixty (60) days advance written notice of the date on which it intends to connect an Element of the Project, which date shall not be earlier than its Scheduled COD or Schedule COD extended as per Article 4.4.1 & 4.4.2 of this Agreement, unless mutually agreed to by Parties. Further, any preponing of COD of any element prior to Scheduled COD must be approved by the Nodal Agency.
- 6.1.2 The RLDC / SLDC (as the case may be) or the CTU / STU (as the case may be), for reasonable cause, including non-availability of Interconnection Facilities as per Article 4.2, can defer the connection for up to fifteen (15) days from the date notified by the TSP pursuant to Article 6.1.1, if it notifies to the TSP in writing, before the date of connection, of the reason for the deferral and when the connection is to be rescheduled. However, no such deferment on one or more occasions would be for more than an aggregate period of thirty (30) days. Further, the Scheduled COD would be extended as required, for all such deferments on "day to day" basis.
- 6.1.3 Subject to Articles 6.1.1 and 6.1.2, any Element of Project may be connected with the Interconnection Facilities when:
 - it has been completed in accordance with this Agreement and the a. Connection Agreement;
 - it meets the Grid Code, Central Electricity Authority (Technical b. Standards for Connectivity to the Grid) Regulations, 2007 as amended from time to time and all other Indian legal requirements, and
 - The TSP has obtained the approval in writing of the Electrical Inspector C. certifying that the Element is ready from the point of view of safety of supply and can be connected with the Interconnection Facilities.
 - It has satisfactorily met all the testing requirements as per Articles 6.1.4. d.
- 6.1.4 Site Acceptance Test (SAT)/ pre-commissioning tests of all major substation equipment, component, system, facilities shall be successfully carried out before commissioning. The Type tests, FAT and SAT reports should be available at the substation / terminal station of HVDC installations for ready reference of operation and maintenance staff and has to be made available to the Independent Engineer appointed for quality monitoring or their authorised representatives, as and when they wish to examine the same.
- 6.2 Commercial Operation:
- 6.2.1 An Element of the Project shall be declared to have achieved COD twenty four (24) hours following the connection of the Element with the Interconnection Facilities pursuant to Article 6.1 or seven (7) days after the date on which it is declared by the

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TSP to be ready for charging but is not able to be charged for reasons not attributable to the TSP subject to Article 6.1.2.

Provided that an Element shall be declared to have achieved COD only after all the Element(s), if any, which are pre-required to have achieved COD as defined in Schedule 2 of this Agreement, have been declared to have achieved their respective COD.

- 6.2.2 Once any Element of the Project has been declared to have achieved deemed COD as per Article 6.2.1 above, such Element of the Project shall be deemed to have Availability equal to the Target Availability till the actual charging of the Element and to this extent, TSP shall be eligible for the Monthly Transmission Charges applicable for such Element.
- 6.3 Compensation for Direct Non Natural Force Majeure Event or Indirect Non Natural Force Majeure Event or Natural Force Majeure Event (affecting the Nodal Agency)
- 6.3.1 If the TSP is otherwise ready to connect the Element(s) of the Project and has given due notice, as per provisions of Article 6.1.1, to the concerned agencies of the date of intention to connect the Element(s) of the Project, where such date is not before the Scheduled COD, but is not able to connect the Element(s) of the Project by the said date specified in the notice, due to Direct Non Natural Force Majeure Event or Indirect Non Natural Force Majeure Event or Natural Force Majeure Event affecting the Nodal Agency has continued for a period of more than three (3) continuous or non-continuous Months, the TSP shall, until the effects of the Direct Non Natural Force Majeure Event or of Indirect Non Natural Force Majeure Event or Natural Force Majeure Event affecting the Nodal Agency no longer prevent the TSP from connecting the Element(s) of the Project, be deemed to have achieved COD relevant to that date and to this extent, be deemed to have been providing Transmission Service with effect from the date notified, and shall be treated as follows:
 - a. In case of delay due to Direct Non Natural Force Majeure Event, TSP is entitled for Transmission Charges calculated on Target Availability for the period of such events in excess of three (3) continuous or non-continuous Months in the manner provided in (c) below.
 - b. In case of delay due to Indirect Non Natural Force Majeure Event or Natural Force Majeure Event affecting the Nodal Agency, TSP is entitled for payment for debt service which is due under the Financing Agreements, subject to a maximum of Transmission Charges calculated on Target Availability, for the period of such events in excess of three (3) continuous or non continuous Months in the manner provided in (c) below.
 - c. In case of delay due to Direct Non Natural Force Majeure Event or Indirect Non Natural Force Majeure Event or Natural Force Majeure Event affecting the Nodal Agency, the TSP is entitled for payments mentioned in (a) and (b) above, after commencement of Transmission Service, in the form of an

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increase in Transmission Charges. These amounts shall be paid from the date, being the later of a) the date of cessation of such Indirect Non Natural Force Majeure Event or Natural Force Majeure Event affecting the Nodal Agency and b) the completion of sixty (60) days from the receipt of the Financing Agreements by the Nodal Agency from the TSP.

Provided such increase in Transmission Charges shall be so as to put the TSP in the same economic position as the TSP would have been in case the TSP had been paid amounts mentioned in (a) and (b) above in a situation where the Force Majeure Event had not occurred.

For the avoidance of doubt, it is clarified that the charges payable under this Article 6.3.1 shall be recovered as per Sharing Regulations.

6.4 Liquidated Damages for Delay in achieving COD of Project:

- 6.4.1 If the TSP fails to achieve COD of any Element of the Project or the Project, by the Element's / Project's Scheduled COD or such Scheduled COD as extended under Articles 4.4.1 and 4.4.3, then the TSP shall pay to the Nodal Agency, a sum equivalent to 3.33% of Monthly Transmission Charges applicable for the Element of the Project [in case where no Elements have been defined, to be on the Project as a whole] / Project, for each day of delay up to sixty (60) days of delay and beyond that time limit, at the rate of five percent (5%) of the Monthly Transmission Charges applicable to such Element / Project, as liquidated damages for such delay and not as penalty, without prejudice to any rights of the Nodal Agency under the Agreement.
- 6.4.2 The TSP's maximum liability under this Article 6.4 shall be limited to the amount of liquidated damages calculated in accordance with Article 6.4.1 for and up to six (6) months of delay for the Element or the Project.

Provided that, in case of failure of the TSP to achieve COD of the Element of the Project even after the expiry of six (6) months from its Scheduled COD, the provisions of Article 13 shall apply.

- 6.4.3 The TSP shall make payment to the Nodal Agency of the liquidated damages calculated pursuant to Article 6.4.1 within ten (10) days of the earlier of:
 - a. the date on which the applicable Element achieves COD; or
 - b. the date of termination of this Agreement.

The payment of such damages shall not relieve the TSP from its obligations to complete the Project or from any other obligation and liabilities under the Agreement.

6.4.4 If the TSP fails to pay the amount of liquidated damages to the Nodal Agency within the said period of ten (10) days, the Nodal Agency shall be entitled to recover the said amount of the liquidated damages by invoking the Contract Performance Guarantee. If the then existing Contract Performance Guarantee is for an amount which is less than the amount of the liquidated damages payable by the TSP to the Nodal Agency under this Article 6.3 and the TSP fails to make payment of the balance amount of the

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liquidated damages not covered by the Contract Performance Guarantee, then such balance amount shall be deducted from the Transmission Charges payable to the TSP. The right of the Nodal Agency to encash the Contract Performance Guarantee is without prejudice to the other rights of the Nodal Agency under this Agreement.

- For avoidance of doubt, it is clarified that amount payable by TSP under this Article is over and above the penalty payable by TSP under Article 5.5.6 of this Agreement.
- **Return of Contract Performance Guarantee** 6.5
- 6.5.1 The Contract Performance Guarantee as submitted by TSP in accordance with Article 3.1.1 shall be released by the Nodal Agency within three (3) months from the COD of the Project. In the event of delay in achieving Scheduled COD of any of the Elements by the TSP (otherwise than due to reasons as mentioned in Article 3.1.2 or Article 11) and consequent part invocation of the Contract Performance Guarantee by the Nodal Agency, Nodal Agency shall release the Contract Performance Guarantee, if any remaining unadjusted, after the satisfactory completion by the TSP of all the requirements regarding achieving the Scheduled COD of the remaining Elements of the Project. It is clarified that the Nodal Agency shall also return / release the Contract Performance Guarantee in the event of (i) applicability of Article 3.3.2 to the extent the Contract Performance Guarantee is valid for an amount in excess of Rs.22.50 crore (Rupees Twenty Two Crore and Fifty Lakhs Only), or (ii) termination of this Agreement by the Nodal Agency as mentioned under Article 3.3.4 of this Agreement.
- 6.5.2 The release of the Contract Performance Guarantee shall be without prejudice to other rights of the Nodal Agency under this Agreement.

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ARTICLE: 7

7. OPERATION AND MAINTENANCE OF THE PROJECT

7.1 Operation and Maintenance of the Project:

The TSP shall be responsible for ensuring that the Project is operated and maintained in accordance with the regulations made by the Commission and CEA from time to time and provisions of the Act.

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ARTICLE: 8

AVAILABILITY OF THE PROJECT

8.1 **Calculation of Availability of the Project:**

Calculation of Availability for the Elements and for the Project, as the case may be, shall be as per Appendix -IV to Central Electricity Regulatory Commission (Terms and Conditions of Tariff) Regulations, 2024, as applicable on the Bid Deadline and as appended in Schedule 6 of this Agreement.

8.2 **Target Availability:**

The Target Availability of each Element and the Project shall be 98%.

Payment of monthly Transmission charges based on actual availability will be calculated as per para 1.2 of Schedule 4 of this Agreement.

If the availability of any Element or the Project is below the Target Availability, for six consecutive months in a Contract Year, the DIC(s) or the Nodal Agency may issue a show cause notice to the TSP, asking them to show cause as to why the Transmission Service Agreement be not terminated, and if no satisfactory cause is shown it may terminate the Agreement. If the Nodal Agency is of the opinion that the transmission system is of critical importance, it may carry out or cause to carry the operation and maintenance of transmission system at the risk and cost of TSP.



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ARTICLE: 9

9. **INSURANCES**

- Insurance: 9.1
- 9.1.1 The TSP shall effect and maintain or cause to be effected and maintained during the Construction Period and the Operating Period, adequate Insurances against such risks, with such deductibles including but not limited to any third party liability and endorsements and co-beneficiary/insured, as may be necessary under
 - any of the Financing Agreements,
 - b. the Laws, and
 - in accordance with Prudent Utility Practices.

The Insurances shall be taken effective from a date prior to the date of the Financial Closure till the Expiry Date.

- 9.2 Evidence of Insurance cover:
- 9.2.1 The TSP shall furnish to the Nodal Agency copies of certificates and policies of the Insurances, as and when the Nodal Agency may seek from the TSP as per the terms of Article 9.1
- 9.3 **Application of Insurance Proceeds:**
- 9.3.1 Save as expressly provided in this Agreement, the policies of Insurances and the Financing Agreements, the proceeds of any insurance claim made due to loss or damage to the Project or any part of the Project shall be first applied to reinstatement, replacement or renewal of such loss or damage.
- 9.3.2 If a Natural Force Majeure Event renders the Project no longer economically and technically viable and the insurers under the Insurances make payment on a "total loss" or equivalent basis, the portion of the proceeds of such Insurance available to the TSP (after making admissible payments to the Lenders as per the Financing Agreements) shall be allocated only to the TSP. Nodal Agency and / or concerned Designated ISTS Customers shall have no claim on such proceeds of the Insurance.
- 9.3.3 Subject to the requirements of the Lenders under the Financing Agreements, any dispute or difference between the Parties as to whether the Project is no longer economically and technically viable due to a Force Majeure Event or whether that event was adequately covered in accordance with this Agreement by the Insurances shall be determined in accordance with Article 16.
- 9.4 Effect on liability of the Nodal Agency / Designated ISTS Customers
- 9.4.1 The Nodal Agency and / or the Designated ISTS Customers shall have no financial obligations or liability whatsoever towards the TSP in respect of this Article 9.

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ARTICLE: 10

10. BILLING AND PAYMENT OF TRANSMISSION CHARGES

10.1 Subject to provisions of this Article 10, the Monthly Transmission Charges shall be paid to the TSP, in Indian Rupees, on monthly basis as per the provisions of the Sharing Regulations, from the date on which an Element(s) has achieved COD until the Expiry Date of this Agreement, unless terminated earlier and in line with the provisions of Schedule 4 of this Agreement.

10.2 Calculation of Monthly Transmission Charges:

The Monthly Transmission Charges for each Contract Year including Incentive & Penalty payment shall be calculated in accordance with the provisions of Schedule 4 of this Agreement.

10.3 Rebate & Late Payment Surcharge:

The rebate and late payment surcharge shall be governed as per Sharing Regulations.

10.4 Disputed Bills, Default in payment by the Designated ISTS Customers & Annual Reconciliation:

Any Disputed Bill, Default in payment by the Designated ISTS Customers & Annual Reconciliation shall be governed as per Sharing Regulations.

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11. FORCE MAJEURE

- 11.1 Definitions
- 11.1.1 The following terms shall have the meanings given hereunder.
 - 11.2 Affected Party
- 11.2.1 An Affected Party means any Party whose performance has been affected by an event of Force Majeure.
- 11.2.2 Any event of Force Majeure shall be deemed to be an event of Force Majeure affecting the TSP only if the Force Majeure event affects and results in, late delivery of machinery and equipment for the Project or construction, completion, commissioning of the Project by Scheduled COD and/or operation thereafter;

11.3 Force Majeure

A 'Force Majeure' means any event or circumstance or combination of events and circumstances including those stated below that wholly or partly prevents or unavoidably delays an Affected Party in the performance of its obligations/ roles under this Agreement, but only if and to the extent that such events or circumstances are not within the reasonable control, directly or indirectly, of the Affected Party and could not have been avoided if the Affected Party had taken reasonable care or complied with Prudent Utility Practices:

a. Natural Force Majeure Events:

- act of God, including, but not limited to drought, fire and explosion (to the extent originating from a source external to the Site), earthquake, volcanic eruption, landslide, flood, cyclone, typhoon, tornado, or exceptionally adverse weather conditions, which are in excess of the statistical measures for the last hundred (100) years; and
- ii. epidemic/ pandemic notified by Indian Governmental Instrumentality.

b. Non-Natural Force Majeure Events:

- Direct Non-Natural Force Majeure Events
 - Nationalization or compulsory acquisition by any Indian Governmental Instrumentality of any material assets or rights of the Affected Party; or
 - the unlawful, unreasonable or discriminatory revocation of, or refusal to renew, any Consents, Clearances and Permits required by the Affected Party to perform their obligations/ roles under the RFP Project Documents or any unlawful, unreasonable or discriminatory refusal to grant any other Consents, Clearances and Permits required for the development/ operation of the Project, provided that a Competent Court of Law declares the revocation or refusal to be unlawful,

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- unreasonable and discriminatory and strikes the same down; or
- any other unlawful, unreasonable or discriminatory action on the part of an Indian Governmental Instrumentality which is directed against the Project, provided that a Competent Court of Law declares the action to be unlawful, unreasonable and discriminatory and strikes the same down.
- ii. Indirect Non Natural Force Majeure Events
 - act of war (whether declared or undeclared), invasion, armed conflict or act of foreign enemy, blockade, embargo, revolution, riot, insurrection, terrorist or military action; or
 - radioactive contamination or ionising radiation originating from a source in India or resulting from any other Indirect Non Natural Force Majeure Event mentioned above, excluding circumstances where the source or cause of contamination or radiation is brought or has been brought into or near the Site by the Affected Party or those employed or engaged by the Affected Party; or
 - industry-wide strikes and labour disturbances, having a nationwide impact in India.

11.4 Force Majeure Exclusions

- 11.4.1 Force Majeure shall not include (i) any event or circumstance which is within the reasonable control of the Parties and (ii) the following conditions, except to the extent that they are consequences of an event of Force Majeure:
 - a. Unavailability, late delivery, or changes in cost of the machinery, equipment, materials, spare parts etc. for the Project;
 - b. Delay in the performance of any Contractors or their agents;
 - Non-performance resulting from normal wear and tear typically experienced in transmission materials and equipment;
 - d. Strikes or labour disturbance at the facilities of the Affected Party;
 - e. Insufficiency of finances or funds or the Agreement becoming onerous to perform; and
 - f. Non-performance caused by, or connected with, the Affected Party's:
- negligent or intentional acts, errors or omissions;
- ii. failure to comply with an Indian Law; or
- iii. breach of, or default under this Agreement or any Project Documents.
 - g. Any error or omission in the survey report provided by BPC during the bidding process.

11.5 Notification of Force Majeure Event

11.5.1 The Affected Party shall give notice to the other Party of any event of Force Majeure

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as soon as reasonably practicable, but not later than seven (7) days after the date on which such Party knew or should reasonably have known of the commencement of the event of Force Majeure. If an event of Force Majeure results in a breakdown of communications rendering it unreasonable to give notice within the applicable time limit specified herein, then the Party claiming Force Majeure shall give such notice as soon as reasonably practicable after reinstatement of communications, but not later than one (1) day after such reinstatement.

Provided that, such notice shall be a pre-condition to the Affected Party's entitlement to claim relief under this Agreement. Such notice shall include full particulars of the event of Force Majeure, its effects on the Party claiming relief and the remedial measures proposed. The Affected Party shall give the other Party regular reports on the progress of those remedial measures and such other information as the other Party may reasonably request about the Force Majeure.

11.5.2 The Affected Party shall give notice to the other Party of (i) the cessation of the relevant event of Force Majeure; and (ii) the cessation of the effects of such event of Force Majeure on the performance of its rights or obligations/ roles under this Agreement, as soon as practicable after becoming aware of each of these cessations.

11.6 Duty to perform and duty to mitigate

To the extent not prevented by a Force Majeure Event, the Affected Party shall continue to perform its obligations/ roles as provided in this Agreement. The Affected Party shall use its reasonable efforts to mitigate the effect of any event of Force Majeure as soon as practicable.

11.7 Available Relief for a Force Majeure Event

Subject to this Article 11,

- a) no Party shall be in breach of its obligations/ roles pursuant to this Agreement to the extent that the performance of its obligations/ roles was prevented, hindered or delayed due to a Force Majeure Event;
- b) each Party shall be entitled to claim relief for a Force Majeure Event affecting its performance in relation to its obligations/ roles under Articles 3.3.4, 4.4.2 and 6.3.1 of this Agreement.
- c) For the avoidance of doubt, it is clarified that the computation of Availability of the Element(s) under outage due to Force Majeure Event, as per Article 11.3 affecting the TSP shall be as per Appendix –IV to Central Electricity Regulatory Commission (Terms and Conditions of Tariff) Regulations, 2024 as on Bid Deadline. For the event(s) for which the Element(s) is/are deemed to be available as per Appendix –IV to Central Electricity Regulatory Commission (Terms and Conditions of Tariff) Regulations, 2024, then the Transmission Charges, as applicable to such Element(s), shall be payable as per Schedule 4, for the duration of such event(s).
- d) For so long as the TSP is claiming relief due to any Force Majeure Event under this Agreement, the Nodal Agency may, if it so desires, from time to time on one (1) day notice, inspect the Project and the TSP shall provide the Nodal Agency's personnel with access to the Project to carry out such inspections.

e) For avoidance of doubt, the TSP acknowledges that for extension of Scheduled

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COD a period up to one hundred eighty (180) days due to Force Majeure event, no compensation on the grounds such as interest cost, incident expenditure, opportunity cost will be made to the TSP. However, if Scheduled COD is extended beyond a period of one hundred eighty (180) days due to Force Majeure event, the TSP will be allowed to recover the interest cost during construction corresponding to the period exceeding one hundred eighty (180) days by adjustment in the Transmission Charges in accordance with Schedule 9.

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12. CHANGE IN LAW

12.1 Change in Law

- 12.1.1 Change in Law means the occurrence of any of the following after the Bid Deadline resulting into any additional recurring / non-recurring expenditure by the TSP or any savings of the TSP:
 - the enactment, coming into effect, adoption, promulgation, amendment, modification or repeal (without re-enactment or consolidation) in India, of any Law, including rules and regulations framed pursuant to such Law, subject to the provisions under Article 12.1.2;
 - a change in the interpretation or application of any Law by any Indian Governmental Instrumentality having the legal power to interpret or apply such Law, or any Competent Court of Law;
 - the imposition of a requirement for obtaining any Consents, Clearances and Permits which was not required earlier;
 - a change in the terms and conditions prescribed for obtaining any Consents, Clearances and Permits or the inclusion of any new terms or conditions for obtaining such Consents, Clearances and Permits;
 - any change in the licensing regulations of the Commission, under which the Transmission License for the Project was granted if made applicable by such Commission to the TSP;
 - change in wind zone; or
 - any change in tax or introduction of any tax made applicable for providing Transmission Service by the TSP as per the terms of this Agreement.
- 12.1.2 Notwithstanding anything contained in this Agreement, Change in Law shall not cover any change:
 - Taxes on corporate income; and
 - Withholding tax on income or dividends distributed to the shareholders of the TSP.

12.2 Relief for Change in Law

- 12.2.1 During Construction Period, the impact of increase/decrease in the cost of the Project on the Transmission Charges shall be governed by the formula given in Schedule 9 of this Agreement
- 12.2.2 During the Operation Period:

During the operation period, if as a result of Change in Law, the TSP suffers

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benefited from a change in costs or revenue, the aggregate financial effect of which exceeds 0.30% (zero point three percent) of the Annual Transmission Charges in aggregate for a Contract Year, the TSP may notify so to the Nodal Agency and propose amendments to this Agreement so as to place the TSP in the same financial position as it would have enjoyed had there been no such Change in Law resulting in change in costs or revenue as aforesaid.

12.2.3 For any claims made under Articles 12.2.1 and 12.2.2 above, the TSP shall provide to the Nodal Agency documentary proof of such increase / decrease in cost of the Project / revenue for establishing the impact of such Change in Law.

In cases where Change in Law results in decrease of cost and it comes to the notice of Nodal Agency that TSP has not informed Nodal Agency about such decrease in cost, Nodal Agency may initiate appropriate claim.

12.3 Notification of Change in Law:

- 12.3.1 If the TSP is affected by a Change in Law in accordance with Article 12.1 and wishes to claim relief for such Change in Law under this Article 12, it shall give notice to Nodal Agency of such Change in Law as soon as reasonably practicable after becoming aware of the same.
- 12.3.2 The TSP shall also be obliged to serve a notice to the Nodal Agency even when it is beneficially affected by a Change in Law.
- 12.3.3 Any notice served pursuant to Articles 12.3.1 and 12.3.2 shall provide, amongst other things, precise details of the Change in Law and its estimated impact on the TSP.

12.4 Payment on account of Change in Law

12.4.1 The payment for Change in Law shall be through a separate Bill. However, in case of any change in Monthly Transmission Charges by reason of Change in Law, as determined in accordance with this Agreement, the Bills to be raised by the Nodal Agency after such change in Transmission Charges shall appropriately reflect the changed Monthly Transmission Charges.

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13. EVENTS OF DEFAULT AND TERMINATION

13.1 TSP's Event of Default

The occurrence and continuation of any of the following events shall constitute a TSP Event of Default, unless any such TSP Event of Default occurs as a result of any non-fulfilment of its obligations as prescribed under this Agreement by the Nodal Agency or a Force Majeure Event:

- a. After having taken up the construction of the Project, the abandonment by the TSP or the TSP's Contractors of the construction of the Project for a continuous period of two (2) months and such default is not rectified within thirty (30) days from the receipt of notice from the Nodal Agency in this regard;
- The failure to commission any Element of the Project by the date falling six
 (6) months after its Scheduled COD unless extended by Nodal Agency as per provisions of this Agreement;
- c. If the TSP:
 - i. assigns, mortgages or charges or purports to assign, mortgage or charge any of its assets or rights related to the Project in contravention of the provisions of this Agreement; or
 - ii. transfers or novates any of its obligations pursuant to this Agreement, in a manner contrary to the provisions of this Agreement;

Except where such transfer is in pursuance of a Law and

- it does not affect the ability of the transferee to perform, and such transferee has the financial and technical capability to perform, its obligations under this Agreement;
- ii. is to a transferee who assumes such obligations under the Project and this Agreement remains effective with respect to the transferee;
- d. If:
 - iii. The TSP becomes voluntarily or involuntarily the subject of any bankruptcy or insolvency or winding up proceedings and such proceedings remain uncontested for a period of thirty (30) days; or
 - iv. any winding up or bankruptcy or insolvency order is passed against the TSP; or

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 the TSP goes into liquidation or dissolution or a receiver or any similar officer is appointed over all or substantially all of its assets or official liquidator is appointed to manage its affairs, pursuant to Law,

Provided that a dissolution or liquidation of the TSP will not be a TSP's Event of Default, where such dissolution or liquidation of the TSP is for the purpose of a merger, consolidation or reorganization with the prior approval of the Commission as per the provisions of Central Electricity Regulatory Commission (Procedure, terms and Conditions for grant of Transmission License and other related matters) Regulations, 2006 or as amended from time to time; or

- e. Failure on the part of the TSP to comply with the provisions of Article 19.1 of this Agreement; or
- f. the TSP repudiates this Agreement and does not rectify such breach even within a period of thirty (30) days from a notice from the Nodal Agency in this regard; or
- g. after Commercial Operation Date of the Project, the TSP fails to achieve monthly Target Availability of 98% for a period of six (6) consecutive months or within a non-consecutive period of six (6) months within any continuous aggregate period of eighteen(18) months except where the Availability is affected by Force Majeure Events as per Article 11; or
- h. any of the representations and warranties made by the TSP in Article 17 of this Agreement being found to be untrue or inaccurate. Further, in addition to the above, any of the undertakings submitted by the Selected Bidder at the time of submission of the Bid being found to be breached or inaccurate, including but not limited to undertakings from its Parent Company / Affiliates related to the minimum equity obligation; or
- the TSP fails to complete / fulfil all the activities / conditions within the specified period as per Article 3; or
- j. except for the reasons solely attributable to Nodal Agency, the TSP is in material breach of any of its obligations under this Agreement and such material breach is not rectified by the TSP within thirty (30) days of receipt of notice in this regard from the Nodal Agency; or
- k. [DELETED].

13.2 Termination Procedure for TSP Event of Default

a. Upon the occurrence and continuance of any TSP's Event of Default under Article 13.1 the Nodal Agency may serve notice on the TSP, with a copy to the CEA and the Lenders' Representative, of their intention to terminate this Agreement (a "Nodal Agency's Preliminary Termination Notice"), which

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shall specify in reasonable detail, the circumstances giving rise to such Nodal Agency's Preliminary Termination Notice.

- b. Following the issue of a Nodal Agency's Preliminary Termination Notice, the Consultation Period shall apply and would be for the Parties to discuss as to what steps shall be taken with a view to mitigate the consequences of the relevant Event of Default having regard to all the circumstances.
- During the Consultation Period, the Parties shall, save as otherwise provided in this Agreement, continue to perform their respective obligations/ roles under this Agreement, and the TSP shall not remove any material, equipment or any part of the Project, without prior consent of the Nodal Agency.

Following the expiry of the Consultation Period, unless the Parties shall have otherwise agreed to the contrary or the circumstances giving rise to Nodal Agency's Preliminary Termination Notice shall have ceased to exist or shall have been remedied, this Agreement may be terminated by the Nodal Agency by giving a Termination Notice to the TSP, in writing, of at least seven (7) days, with a copy to CEA and the Lenders' Representative in order to enable the Lenders to exercise right of substitution in accordance with Article 15.3 of this Agreement.

Further, the Nodal Agency may also initiate proceedings to blacklist the TSP & its Affiliates from participation in any RFP issued by BPCs for a period of 5 years.

13.3 Procedure for Nodal Agency's non-fulfilment of Role

- a. Upon the Nodal Agency not being able to fulfil its role under Article 4.2, the TSP may serve notice on the Nodal Agency, with a copy to CEA and the Lenders' Representative (a "TSP's Preliminary Notice"), which notice shall specify in reasonable detail the circumstances giving rise to such nonfulfilment of role by the Nodal Agency.
- Following the issue of a TSP's Preliminary Notice, the Consultation Period shall apply.
- c. The Consultation Period would be for the Parties to discuss as to what steps shall be taken with a view to mitigate the consequences of the relevant non-fulfilment of role by the Nodal Agency including giving time extension to TSP, having regard to all the circumstances.
- d. During the Consultation Period, both Parties shall, save as otherwise provided in this Agreement, continue to perform their respective obligations/ roles under this Agreement.

13.4 Termination due to Force Majeure

13.4.1 In case the Parties could not reach an agreement pursuant to Articles 3.3.4 and 4.4.2 of this Agreement and the Force Majeure Event or its effects continue to be present,

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- the Nodal Agency shall have the right to cause termination of the Agreement. In case of such termination, the Contract Performance Guarantee shall be returned to the TSP as per the provisions of Article 6.5.1.
- 13.4.2 In case of termination of this Agreement, the TSP shall provide to the Nodal Agency the full names and addresses of its Contractors as well as complete designs, design drawings, manufacturing drawings, material specifications and technical information, as required by the Nodal Agency within thirty (30) days of Termination Notice.
- 13.5 Termination or amendment due to non-requirement of any Element or Project during construction
- 13.5.1 In case any Element or Project, which is under construction, is no longer required due to any reason whatsoever, the Nodal Agency may issue a notice to this effect to the TSP.
- 13.5.2 Nodal agency may also issue notice to the TSP seeking their response to the proposed termination/ amendment (as the case may be) of the Agreement. The Nodal Agency shall issue copy of such notice to Lenders. In the notice, Nodal Agency shall also include an assessment of the physical progress made by TSP in the Element/ Project (as the case may be) that is no longer required.
- 13.5.3 The TSP shall neither carry out further investment nor carry out any work on the Element/ Project (as the case may be) that is no longer required after delivery of the notice.
- 13.5.4 After taking into account the comments of the TSP, the Nodal Agency may terminate the Agreement or amend it if both Parties agree to the amendment.

13.6 Revocation of the Transmission License

13.6.1 The Commission may, as per the provisions of the Electricity Act, 2003, revoke the Transmission License of the ISTS Licensee. Further, in such a case, the Agreement shall be deemed to have been terminated.

13.7 Termination Payment

13.7.1 If Agreement is terminated on account of Force Majeure Events, non-requirement of any Element or Project during Construction, Nodal Agency's non-fulfilment of Role & TSP's Event of Default, the TSP shall be entitled for Termination Payment equivalent to valuation of Project Assets. Upon payment, the Nodal Agency shall take over the Project Assets.

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ARTICLE: 14

14. LIABILITY AND INDEMNIFICATION

14.1 Indemnity

- 14.1.1 The TSP shall indemnify, defend and hold the Nodal Agency harmless against:
 - (a) any and all third party claims, actions, suits or proceedings against the Nodal Agency for any loss of or damage to property of such third party, or death or injury to such third party, arising out of a breach by the TSP of any of its obligations under this Agreement, except to the extent that any such claim, action, suit or proceeding has arisen due to a negligent act or omission, breach of this Agreement or non-fulfilment of statutory duty on the part of Nodal Agency; and
 - (b) any and all losses, damages, costs and expenses including legal costs, fines, penalties and interest actually suffered or incurred by the Nodal Agency from third party claims arising by reason of:
 - i. a breach by the TSP of any of its obligations under this Agreement, (provided that this Article 14 shall not apply to such breaches by the TSP, for which specific remedies have been provided for under this Agreement) except to the extent that any such losses, damages, costs and expenses including legal costs, fines, penalties and interest (together to constitute "Indemnifiable Losses") has arisen due to a negligent act or omission, breach of this Agreement or non-fulfilment of statutory duty on the part of the Nodal Agency, or
 - ii. any of the representations and warranties of the TSP under this Agreement being found to be inaccurate or untrue.
- 14.1.2 The Nodal Agency shall, in accordance with the Regulations framed by CERC in this regard, indemnify, defend and hold the TSP harmless against:
 - (a) any and all third party claims, actions, suits or proceedings against the TSP, for any loss of or damage to property of such third party, or death or injury to such third party, arising out of any material breach by the Nodal Agency of any of their roles under this Agreement, except to the extent that any such claim, action, suit or proceeding has arisen due to a negligent act or omission, breach of this Agreement or breach of statutory duty on the part of the TSP, its Contractors, servants or agents; and
 - (b) any and all losses, damages, costs and expenses including legal costs, fines, penalties and interest ('Indemnifiable Losses') actually suffered or incurred by the TSP from third party claims arising by reason of:
 - i. any material breach by the Nodal Agency of any of its roles under this Agreement (provided that, this Article 14 shall not apply to such breaches by the Nodal Agency, for which specific remedies have been provided for under this Agreement), except to the extent that any such Indemnifiable Losses have arisen due to a negligent act or omission, breach of this

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Agreement or breach of statutory duty on the part of the TSP, its Contractors, servants or agents or

any of the representations and warranties of the Nodal Agency under this ii. Agreement being found to be inaccurate or untrue.

14.2 Patent Indemnity:

14.2.1

The TSP shall, subject to the Nodal Agency's compliance with Article 14.2.1 (b), (a) indemnify and hold harmless the Nodal Agency and its employees and officers from and against any and all suits, actions or administrative proceedings, claims, demands, losses, damages, costs, and expenses of whatsoever nature, including attorney's fees and expenses, which the Nodal Agency may suffer as a result of any infringement or alleged infringement of any patent, utility model, registered design, trademark, copyright or other intellectual property right registered or otherwise existing at the date of the Agreement by reason of the setting up of the Project by the TSP.

Such indemnity shall not cover any use of the Project or any part thereof other than for the purpose indicated by or to be reasonably inferred from the Agreement, any infringement resulting from the misuse of the Project or any part thereof, or any products produced in association or combination with any other equipment, plant or materials not supplied by the TSP, pursuant to the Agreement.

- (b) If any proceedings are brought or any claim is made against the Nodal Agency arising out of the matters referred to in Article 14.2.1(a), the Nodal Agency shall promptly give the TSP a notice thereof, and the TSP shall at its own expense take necessary steps and attend such proceedings or claim and any negotiations for the settlement of any such proceedings or claim. The TSP shall promptly notify the Nodal Agency of all actions taken in such proceedings or claims.
- (c) If the TSP fails to notify the Nodal Agency within twenty-eight (28) days after receipt of such notice from the Nodal Agency under Article 14.2.1(b) above, that it intends to attend any such proceedings or claim, then the Nodal Agency shall be free to attend the same on their own behalf at the cost of the TSP. Unless the TSP has so failed to notify the Nodal Agency within the twenty eight (28) days period, the Nodal Agency shall make no admission that may be prejudicial to the defence of any such proceedings or claims.
- The Nodal Agency shall, at the TSP's request, afford all available assistance to (d) the TSP in attending to such proceedings or claim, and shall be reimbursed by the TSP for all reasonable expenses incurred in so doing.

14.2.2

(a) The Nodal Agency, in accordance with the Regulations framed by CERC in this regard, subject to the TSP's compliance with Article 14.2.2(b) shall indemnify

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and hold harmless the TSP and its employees, officers from and against any and all suits, actions or administrative proceedings, claims, demands, losses, damages, costs and expenses of whatsoever nature, including attorney's fees and expenses, which the TSP may suffer as a result of any infringement or alleged infringement of any patent, utility model, registered design, trademark, copyright or other intellectual property right registered or otherwise existing at the date of the Agreement by reason of the setting up of the Project by the TSP.

- If any proceedings are brought or any claim is made against the TSP arising out (b) of the matters referred to in Article 14.2.2 (a) the TSP shall promptly give the Nodal Agency a notice thereof, and the Nodal Agency shall at its own expense take necessary steps and attend such proceedings or claim and any negotiations for the settlement of any such proceedings or claim. The Nodal Agency shall promptly notify the TSP of all actions taken in such proceedings or claims.
- If the Nodal Agency fails to notify the TSP within twenty-eight (28) days after (c) receipt of such notice from the TSP under Article 14.2.2(b) above, that it intends to attend any such proceedings or claim, then the TSP shall be free to attend the same on its own behalf at the cost of the Nodal Agency. Unless the Nodal Agency has so failed to notify the TSP within the twenty (28) days period, the TSP shall make no admission that may be prejudicial to the defence of any such proceedings or claim.
- The TSP shall, at the Nodal Agency request, afford all available assistance to (d) the Nodal Agency in attending to such proceedings or claim, and shall be reimbursed by the Nodal Agency for all reasonable expenses incurred in so doing.

14.3 Monetary Limitation of liability

14.3.1 A Party ("Indemnifying Party") shall be liable to indemnify the other Party ("Indemnified Party") under this Article 14 for any indemnity claims made in a Contract Year only up to an amount of Rs. 1.50 crore (Rupees One Crore and Fifty Lakh Only).

14.4 Procedure for claiming indemnity

14.4.1 Where the Indemnified Party is entitled to indemnification from the Indemnifying Party pursuant to Articles 14.1 or 14.2 the Indemnified Party shall promptly notify the Indemnifying Party of such claim, proceeding, action or suit referred to in Articles 14.1 or 14.2 in respect of which it is entitled to be indemnified. Such notice shall be given as soon as reasonably practicable after the Indemnified Party becomes aware of such claim, proceeding, action or suit. The Indemnifying Party shall be liable to settle the indemnification claim within thirty (30) days of receipt of the above notice.

Provided however that, if:

(i) the Parties choose to contest, defend or litigate such claim, action, suit or proceedings in accordance with Article 14.4.3 below; and

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(ii) the claim amount is not required to be paid/deposited to such third party pending the resolution of the Dispute,

the Indemnifying Party shall become liable to pay the claim amount to the Indemnified Party or to the third party, as the case may be, promptly following the resolution of the Dispute, if such Dispute is not settled in favour of the Indemnified Party.

- 14.4.2 The Indemnified Party may contest, defend and litigate a claim, action, suit or proceeding for which it is entitled to be indemnified under Articles 14.1 or 14.2 and the Indemnifying Party shall reimburse to the Indemnified Party all reasonable costs and expenses incurred by the Indemnified Party. However, such Indemnified Party shall not settle or compromise such claim, action, suit or proceedings without first getting the consent of the Indemnifying Party, which consent shall not be unreasonably withheld or delayed.
- 14.4.3 An Indemnifying Party may, at its own expense, assume control of the defence of any proceedings brought against the Indemnified Party if it acknowledges its obligation to indemnify such Indemnified Party, gives such Indemnified Party prompt notice of its intention to assume control of the defence, and employs an independent legal counsel at its own cost that is reasonably satisfactory to the Indemnified Party.

14.5 Limitation on Liability

- 14.5.1 Except as expressly provided in this Agreement, neither the TSP nor the Nodal Agency nor their respective officers, directors, agents, employees or Affiliates (including, officers, directors, agents or employees of such Affiliates), shall be liable or responsible to the other Party or its Affiliates including its officers, directors, agents, employees, successors, insurers or permitted assigns for incidental, indirect or consequential, punitive or exemplary damages, connected with or resulting from performance or non-performance of this Agreement, or anything done in connection herewith, including claims in the nature of lost revenues, income or profits (other than payments expressly required and properly due under this Agreement), any increased expense of, reduction in or loss of transmission capacity or equipment used therefore, irrespective of whether such claims are based upon breach of warranty, tort (including negligence, whether of the Nodal Agency, the TSP or others), strict liability, contract, breach of statutory duty, operation of law or otherwise.
- 14.5.2 The Nodal Agency shall have no recourse against any officer, director or shareholder of the TSP or any Affiliate of the TSP or any of its officers, directors or shareholders for such claims excluded under this Article. The TSP shall also have no recourse against any officer, director or shareholder of the Nodal Agency, or any Affiliate of the Nodal Agency or any of its officers, directors or shareholders for such claims excluded under this Article.

14.6 Duty to Mitigate

The party entitled to the benefit of an indemnity under this Article 14 shall take all reasonable measures to mitigate any loss or damage which has occurred. If the Party fails to take such measures, the other Party's liabilities shall be correspondingly reduced.

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ARTICLE: 15

15. ASSIGNMENTS AND CHARGES

15.1 Assignments:

15.1.1 This Agreement shall be binding upon, and inure to the benefit of the Parties and their respective successors and permitted assigns. This Agreement shall not be assigned by any Party, except as provided in Article 15.3.

15.2 Permitted Charges:

- 15.2.1 Neither Party shall create or permit to subsist any encumbrance over all or any of its rights and benefits under this Agreement.
- 15.2.2 However, the TSP may create any encumbrance over all or part of the receivables, or the Project Assets of the Project in favour of the Lenders or the Lenders' Representative on their behalf, as security for amounts payable under the Financing Agreements and any other amounts agreed by the Parties.

Provided that:

- i. the Lenders or the Lenders' Representative on their behalf shall have entered into the Financing Agreements and agreed in writing to the provisions of this Agreement; and
- ii. any encumbrance granted by the TSP in accordance with this Article 15.2.2 shall contain provisions pursuant to which the Lenders or the Lender's Representative on their behalf agrees unconditionally with the TSP to release from such encumbrances upon payment by the TSP to the Lenders of all amounts due under the Financing Agreements.

15.2.3 Article 15.2.1 does not apply to:

- a. liens arising by operation of law (or by an agreement evidencing the same) in the ordinary course of the TSP developing and operating the Project;
- b. pledges of goods, the related documents of title and / or other related documents, arising or created in the ordinary course of the TSP developing and operating the Project; or
- c. security arising out of retention of title provisions in relation to goods acquired in the ordinary course of the TSP developing and operating the Project.

15.3 Substitution Rights of the Lenders

15.3.1 The TSP would need to operate and maintain the Project under the provisions of this Agreement and cannot assign the Transmission License or transfer the Project or part

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- thereof to any person by sale, lease, exchange or otherwise, without the prior approval of the Nodal Agency.
- 15.3.2 However, in the case of default by the TSP in debt repayments or in the case of default by the TSP as per Article 13 of this Agreement during the debt repayments, the Commission may, on an application from the Lenders, assign the Transmission License to the nominee of the Lenders subject to the fulfilment of the qualification requirements and provisions of the Central Electricity Regulatory Commission (Procedure, terms and Conditions for grant of Transmission License and other related matters) Regulations, 2006 and as amended from time to time.

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ARTICLE: 16

16. GOVERNING LAW AND DISPUTE RESOLUTION

16.1 Governing Law:

This Agreement shall be governed by and construed in accordance with the Laws of India. Any legal proceedings in respect of any matters, claims or disputes under this Agreement shall be under the jurisdiction of appropriate courts in Delhi.

16.2 Amicable Settlement:

- 16.2.1 Either Party is entitled to raise any claim, dispute or difference of whatever nature arising under, out of or in connection with this Agreement, including its existence or validity or termination or whether during the execution of the Project or after its completion and whether prior to or after the abandonment of the Project or termination or breach of the Agreement by giving a written notice to the other Party, which shall contain:
 - (i) a description of the Dispute;
 - (ii) the grounds for such Dispute; and
 - (iii) all written material in support of its claim.
- 16.2.2 The other Party shall, within thirty (30) days of issue of notice issued under Article 16.2.1, furnish:
 - (i) counter-claim and defences, if any, regarding the Dispute; and
 - (ii) all written material in support of its defences and counter-claim.
- 16.2.3 Within thirty (30) days of issue of notice by the Party pursuant to Article 16.2.1, if the other Party does not furnish any counter claim or defense under Article 16.2.2, or thirty (30) days from the date of furnishing counter claims or defence by the other Party, both the Parties to the Dispute shall meet to settle such Dispute amicably. If the Parties fail to resolve the Dispute amicably within thirty (30) days from the later of the dates mentioned in this Article 16.2.3, the Dispute shall be referred for dispute resolution in accordance with Article 16.3.

16.3 Dispute Resolution:

All Disputes shall be adjudicated by the Commission.

16.4 Parties to Perform Obligations:

Notwithstanding the existence of any Dispute and difference referred to the Commission as provided in Article 16.3 and save as the Commission may otherwise direct by a final or interim order, the Parties hereto shall continue to perform their respective obligations/ roles (which are not in dispute) under this Agreement.

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ARTICLE: 17

17. REPRESENTATION AND WARRANTIES

17.1 Representation and warranties of the Nodal Agency

- 17.1.1 The Nodal Agency hereby represents and warrants to and agrees with the TSP as follows and acknowledges and confirms that the TSP is relying on such representations and warranties in connection with the transactions described in this Agreement:
 - It has all requisite powers and authority to execute and consummate this Agreement:
 - b. This Agreement is enforceable against the Nodal Agency in accordance with its terms;
 - c. The consummation of the transactions contemplated by this Agreement on the part of Nodal Agency will not violate any provision of nor constitute a default under, nor give rise to a power to cancel any charter, mortgage, deed of trust or lien, lease, agreement, license, permit, evidence of indebtedness, restriction, or other contract to which the Nodal Agency is a Party or to which the Nodal Agency is bound, which violation, default or power has not been waived;

17.2 Representation and Warranties of the TSP:

- 17.2.1 The TSP hereby represents and warrants to and agrees with the Nodal Agency as follows and acknowledges and confirms that the Nodal Agency is relying on such representations and warranties in connection with the transactions described in this Agreement:
 - It has all requisite powers and has been duly authorized to execute and a. consummate this Agreement;
 - b. This Agreement is enforceable against it, in accordance with its terms;
 - The consummation of the transactions contemplated by this Agreement on the C. part of the TSP will not violate any provision of nor constitute a default under, nor give rise to a power to cancel any charter, mortgage, deed of trust or lien, lease, agreement, license, permit, evidence of indebtedness, restriction, or other contract to which the TSP is a Party or to which the TSP is bound which violation, default or power has not been waived:
 - d. The TSP is not insolvent and no insolvency proceedings have been instituted, nor threatened or pending by or against the TSP;
 - e. There are no actions, suits, claims, proceedings or investigations pending or, to the best of the TSP's knowledge, threatened in writing against the TSP at law, in equity, or otherwise, and whether civil or criminal in nature, before or by, any court, commission, arbitrator or governmental agency or authority, and there are no outstanding judgments, decrees or orders of any such courts, commission, arbitrator or governmental agencies or authorities, which

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materially adversely affect its ability to execute the Project or to comply with its obligations under this Agreement.

17.2.2 The TSP makes all the representations and warranties above to be valid as on the Effective Date of this Agreement.

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ARTICLE: 18

18. INDEPENDENT ENGINEER

18.1 **Appointment of Independent Engineer**

The Nodal Agency shall appoint an agency/ company as Independent Engineer as per framework provided in the Guidelines for Encouraging Competition in Development of Transmission Projects for selection of Independent Engineer.

18.2 Roles and functions of Independent Engineer

The role and functions of the Independent Engineer shall include the following:

- a. Progress Monitoring as required under this Agreement;
- b. Ensuring Quality as required under this Agreement;
- c. determining, as required under the Agreement, the costs of any works or services and/or their reasonableness during construction phase;
- d. determining, as required under the Agreement, the period or any extension thereof, for performing any duty or obligation during construction phase;
- e. determining, as required under the Agreement, the valuation of the Project
- f. Assisting the Parties in resolution of Disputes and
- g. Undertaking all other duties and functions in accordance with the Agreement.

18.3 Remuneration of Independent Engineer

The fee and charges of the Independent Engineer shall be paid by the Nodal Agency as per terms & conditions of appointment.

18.4 **Termination of appointment**

- 18.4.1 The Nodal Agency may, in its discretion, terminate the appointment of the Independent Engineer at any time, but only after appointment of another Independent Engineer.
- 18.4.2 If the TSP has reason to believe that the Independent Engineer is not discharging its duties and functions in a fair, efficient and diligent manner, it may make a written representation to the Nodal Agency and seek termination of the appointment of the Independent Engineer. Upon receipt of such representation, the Nodal Agency shall hold a tripartite meeting with the TSP and Independent Engineer for an amicable resolution, and the decision of Nodal agency is final. In the event that the appointment of the Independent Engineer is terminated hereunder, the Nodal Agency shall appoint a forthwith another Independent Engineer.

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18.5 Authorised signatories

The Nodal Agency shall require the Independent Engineer to designate and notify to the Nodal Agency up to 2 (two) persons employed in its firm to sign for and on behalf of the Independent Engineer, and any communication or document required to be signed by the Independent Engineer shall be valid and effective only if signed by any of the designated persons; provided that the Independent Engineer may, by notice in writing, substitute any of the designated persons by any of its employees.



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ARTICLE: 19

19. MISCELLANEOUS PROVISIONS

19.1 **Equity Lock-in Commitment:**

19.1.1 The aggregate equity share holding of the Selected Bidder in the issued and paid up equity share capital of FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED shall not be less than Fifty one percent (51%) up to a period of one (1) year after COD of the Project.

Provided that, in case the Lead Member or Bidding Company is holding equity through Affiliate/s, Ultimate Parent Company or Parent Company, such restriction as specified above shall apply to such entities.

Provided further, that in case the Selected Bidder is a Bidding Consortium, the Lead Member shall continue to hold equity of at least twenty six percent (26%) upto a period of one (1) year after COD of the Project and any Member of such Bidding Consortium shall be allowed to divest its equity as long as the other remaining Members (which shall always include the Lead Member) hold the minimum equity specified above.

- 19.1.2 If equity is held by the Affiliates, Parent Company or Ultimate Parent Company of the Selected Bidder, then, subject to the second proviso to Article 19.1.1, such Affiliate, Parent Company or Ultimate Parent Company shall be eligible to transfer its shareholding in FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED to another Affiliate or to the Parent Company / Ultimate Parent Company of the Selected Bidder. If any such shareholding entity, qualifying as an Affiliate / Parent Company / Ultimate Parent Company, is likely to cease to meet the criteria to qualify as an Affiliate / Parent Company / Ultimate Parent Company, the shares held by such entity shall be transferred to another Affiliate / Parent Company / Ultimate Parent Company of the Selected Bidder.
- 19.1.3 Subject to Article 19.1.1, all transfer(s) of shareholding of FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED by any of the entities referred to in Article 19.1.1 and 19.1.2 above, shall be after prior written intimation to the Nodal Agency.
- 19.1.4 For computation of effective Equity holding, the Equity holding of the Selected Bidder or its Ultimate Parent Company in such Affiliate(s) or Parent Company and the equity holding of such Affiliate(s) or Ultimate Parent Company in FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED shall be computed in accordance with the example given below:

If the Parent Company or the Ultimate Parent Company of the Selected Bidder A directly holds thirty percent (30%) of the equity in FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED, then holding of Selected Bidder A in FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED shall be thirty percent (30%);

If Selected Bidder A holds thirty percent (30%) equity of the Affiliate and the

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Affiliate holds fifty percent (50%) equity in FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED, then, for the purposes of ascertaining the minimum equity/equity lock-in requirements specified above, the effective holding of Bidder A in FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED shall be fifteen percent (15%), (i.e., 30% x 50%)

- 19.1.5 The provisions as contained in this Article 19.1 shall override the terms of the consortium agreement submitted as part of the Bid.
- 19.1.6 The TSP shall be responsible to report to Nodal Agency, within thirty (30) days from the occurrence of any event that would result in any change in its equity holding structure from that which existed as on the date of signing of the Share Purchase Agreement. In such cases, the Nodal Agency would reserve the right to ascertain the equity holding structure and to call for all such required documents / information / clarifications as may be required.

19.2 Commitment of maintaining Qualification Requirement

- 19.2.1 The Selected Bidder will be required to continue to maintain compliance with the Qualification Requirements, as stipulated in RFP Document, till the COD of the Project. Where the Technically Evaluated Entity and/or the Financially Evaluated Entity is not the Bidding Company or a Member in a Bidding Consortium, as the case may be, the Bidding Company or Member shall continue to be an Affiliate of the Technically Evaluated Entity and/or Financially Evaluated Entity till the COD of the Project.
- 19.2.2 Failure to comply with the aforesaid provisions shall be dealt in the same manner as TSP's Event of Default as under Article 13 of this Agreement.

19.3 Language:

- 19.3.1 All agreements, correspondence and communications between the Parties relating to this Agreement and all other documentation to be prepared and supplied under the Agreement shall be written in English, and the Agreement shall be construed and interpreted in accordance with English language.
- 19.3.2 If any of the agreements, correspondence, communications or documents are prepared in any language other than English, the English translation of such agreements, correspondence, communications or documents shall prevail in matters of interpretation.

19.4 Affirmation

The TSP and the Nodal Agency, each affirm that:

- neither it nor its respective directors, employees, or agents has paid or undertaken to pay or shall in the future pay any unlawful commission, bribe, pay-off or kick-back; and
- b. it has not in any other manner paid any sums, whether in Indian currency or foreign currency and whether in India or abroad to the other Party to procure

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this Agreement, and the TSP and the Nodal Agency hereby undertake not to engage in any similar acts during the Term of Agreement.

19.5 Severability

The invalidity or enforceability, for any reason, of any part of this Agreement shall not prejudice or affect the validity or enforceability of the remainder of this Agreement, unless the part held invalid or unenforceable is fundamental to this Agreement.

19.6 Counterparts

This Agreement may be executed in one or more counterparts, each of which shall be deemed an original and all of which collectively shall be deemed one and the same Agreement.

19.7 Breach of Obligations/ Roles

The Parties acknowledge that a breach of any of the obligations/ roles contained herein would result in injuries. The Parties further acknowledge that the amount of the liquidated damages or the method of calculating the liquidated damages specified in this Agreement is a genuine and reasonable pre-estimate of the damages that may be suffered by the non-defaulting Party in each case specified under this Agreement

19.8 Restriction of Shareholders / Owners Liability

- 19.8.1 Parties expressly agree and acknowledge that none of the shareholders of the Parties hereto shall be liable to the other Parties for any of the contractual obligations of the concerned Party under this Agreement.
- 19.8.2 Further, the financial liabilities of the shareholder(s) of each Party to this Agreement shall be restricted to the extent provided in the Indian Companies Act, 1956 / Companies Act, 2013 (as the case may be).

19.9 Taxes and Duties:

- 19.9.1 The TSP shall bear and promptly pay all statutory taxes, duties, levies and cess, assessed/levied on the TSP, its Contractors or their employees that are required to be paid by the TSP as per the Law in relation to the execution of the Project and for providing Transmission Service as per the terms of this Agreement.
- 19.9.2 The Nodal Agency shall be indemnified and held harmless by the TSP against any claims that may be made against the Nodal Agency in relation to the matters set out in Article 19.9.1.
- 19.9.3 The Nodal Agency shall not be liable for any payment of, taxes, duties, levies, cess whatsoever for discharging any obligation of the TSP by the Nodal Agency on behalf of TSP or its personnel, provided the TSP has consented in writing to the Nodal Agency for such work, for which consent shall not be unreasonably withheld.

19.10 No Consequential or Indirect Losses

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The liability of the TSP shall be limited to that explicitly provided in this Agreement.

Provided that, notwithstanding anything contained in this Agreement, under no event shall the Nodal Agency or the TSP claim from one another any indirect or consequential losses or damages.

19.11 Discretion:

Except where this Agreement expressly requires a Party to act fairly or reasonably, a Party may exercise any discretion given to it under this Agreement in any way it deems fit.

19.12 Confidentiality

- 19.12.1 The Parties undertake to hold in confidence this Agreement and RFP Project Documents and not to disclose the terms and conditions of the transaction contemplated hereby to third parties, except:
 - a) to their professional advisors;
 - b) to their officers, contractors, employees, agents or representatives, financiers, who need to have access to such information for the proper performance of their activities; or
 - c) disclosures required under Law,

without the prior written consent of the other Parties.

Provided that, the TSP agrees and acknowledges that the Nodal Agency, may, at any time, disclose the terms and conditions of the Agreement and the RFP Project Documents to any person, to the extent stipulated under the Law and the Competitive Bidding Guidelines.

19.13 Order of priority in application:

Save as provided in Article 2.5, in case of inconsistencies between the terms and conditions stipulated in Transmission License issued by the Commission to the TSP, agreement(s) executed between the Parties, applicable Law including rules and regulations framed thereunder, the order of priority as between them shall be the order in which they are placed below:

- terms and conditions of Transmission License;
- applicable Law, rules and regulations framed thereunder;
- this Agreement;
- Agreement(s), if any, under Sharing Regulations.

19.14 Independent Entity:

19.14.1 The TSP shall be an independent entity performing its obligations pursuant to the Agreement.

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19.14.2 Subject to the provisions of the Agreement, the TSP shall be solely responsible for the manner in which its obligations under this Agreement are to be performed. All employees and representatives of the TSP or Contractors engaged by the TSP in connection with the performance of the Agreement shall be under the complete control of the TSP and shall not be deemed to be employees, representatives, Contractors of the Nodal Agency and nothing contained in the Agreement or in any agreement or contract awarded by the TSP shall be construed to create any contractual relationship between any such employees, representatives or Contractors and the Nodal Agency.

19.15 Amendments:

19.15.1 This Agreement may only be amended or supplemented by a written agreement between the Parties.

19.16 Waiver:

- 19.16.1 No waiver by either Party of any default or breach by the other Party in the performance of any of the provisions of this Agreement shall be effective unless in writing duly executed by an authorised representative of such Party.
- 19.16.2 Neither the failure by either Party to insist on any occasion upon the performance of the terms, conditions and provisions of this Agreement nor time or other indulgence granted by one Party to the other Parties shall act as a waiver of such breach or acceptance of any variation or the relinquishment of any such right or any other right under this Agreement, which shall remain in full force and effect.

19.17 Relationship of the Parties:

This Agreement shall not be interpreted or construed to create an association, joint venture, or partnership or agency or any such other relationship between the Parties or to impose any partnership obligation or liability upon either Party and neither Party shall have any right, power or authority to enter into any agreement or undertaking for, or act on behalf of, or to act as or be an agent or representative of, or to otherwise bind, the other Party.

19.18 Entirety:

- 19.18.1 This Agreement along with its sections, schedules and appendices is intended by the Parties as the final expression of their agreement and is intended also as a complete and exclusive statement of the terms of their agreement.
- 19.18.2 Except as provided in this Agreement, all prior written or oral understandings, offers or other communications of every kind pertaining to this Agreement or the provision of Transmission Service under this Agreement to the Nodal Agency by the TSP shall stand superseded and abrogated.

19.19 Notices:

19.19.1 All notices or other communications which are required to be given under this

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Agreement shall be in writing and in the English language

19.19.2 If to the TSP, all notices or communications must be delivered personally or by registered post or facsimile or any other mode duly acknowledged to the addressee below:

CORPORATE

| BUSINESS**

Address : Plat

: Plat Noa, Saudamini,

Attention : Sec-29, Gurugram, Haryana (1990)

ED(TBCB) : Heb@bowergrid.cn

Fax. No.

Email

Telephone No.

0124- 2822123

NR-I RHQ, SCO Bay NO. 5 to 11 Sector 16 A Faridabad, Haryona - 121001

Sh. Lanjay Kr. Thakur LPIC Skthakur Q Boweynid in

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19.19.3 If to the Nodal Agency, all notices or communications must be delivered personally or by registered post or facsimile or any other mode duly acknowledged to the addresses below:

(i) Central Transmission Utility of India Limited (Nodal Agency)

Address

: 5th to 10th Floor, IRCON International Tower,

Tower no-1, Plot no -16, Sector-32, Gurugram,

Haryana:122003

Attention

Ramachandra, Sr GM

Email

ramachand@powergrid.in

Fax. No.

Telephone No.

9910378128

- 19.19.4 All notices or communications given by facsimile shall be confirmed by sending a copy of the same via post office in an envelope properly addressed to the appropriate Party for delivery by registered mail. All notices shall be deemed validly delivered upon receipt evidenced by an acknowledgement of the recipient, unless the Party delivering the notice can prove in case of delivery through the registered post that the recipient refused to acknowledge the receipt of the notice despite efforts of the postal authorities.
- 19.19.5 Any Party may by notice of at least fifteen (15) days to the other Party change the address and/or addresses to which such notices and communications to it are to be delivered or mailed.

19.20 Fraudulent and Corrupt Practices

19.20.1 The TSP and its respective officers, employees, agents and advisers shall observe the highest standard of ethics during the subsistence of this Agreement. Notwithstanding anything to the contrary contained in the Agreement, the Nodal Agency may terminate the Agreement without being liable in any manner whatsoever to the TSP, if it determines that the TSP has, directly or indirectly or through an agent, engaged in corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice in the Bid process. In such an event, the Nodal Agency shall forfeit

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the Contract Performance Guarantee of the TSP, without prejudice to any other right or remedy that may be available to the Nodal Agency hereunder or subsistence otherwise.

- 19.20.2 Without prejudice to the rights of the Nodal Agency under Clause 19.20.1 hereinabove and the rights and remedies which the Nodal Agency may have under this Agreement, if a TSP is found by the Nodal Agency to have directly or indirectly or through an agent, engaged or indulged in any corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice during the Bid process, or after the issue of Letter of intent (hereinafter referred to as LoI) or after the execution of the agreement(s) required under Sharing Regulations, the Nodal Agency may terminate the Agreement without being liable in any manner whatsoever to the TSP. Further, the TSP & its Affiliates shall not be eligible to participate in any tender or RFP issued by any BPC for an indefinite period from the date such TSP is found by the Nodal Agency to have directly or indirectly or through an agent, engaged or indulged in any corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practices, as the case may be.
- 19.20.3 For the purposes of this Clause 19.20, the following terms shall have the meaning hereinafter respectively assigned to them:
 - (a) "corrupt practice" means (i) the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the actions of any person connected with the Bid process (for avoidance of doubt, offering of employment to or employing or engaging in any manner whatsoever, directly or indirectly, any official of the BPC who is or has been associated or dealt in any manner, directly or indirectly with the Bid process or the Lol or has dealt with matters concerning the RFP Project Documents or arising there from, before or after the execution thereof, at any time prior to the expiry of one year from the date such official resigns or retires from or otherwise ceases to be in the service of the BPC, shall be deemed to constitute influencing the actions of a person connected with the Bid Process); or (ii) engaging in any manner whatsoever, whether during the Bid Process or after the issue of the Lol or after the execution of the RFP Project Documents, as the case may be, any person in respect of any matter relating to the Project or the Lol or the RFP Project Documents, who at any time has been or is a legal, financial or technical adviser of the BPC in relation to any matter concerning the Project;
 - (b)"fraudulent practice" means a misrepresentation or omission of facts or suppression of facts or disclosure of incomplete facts, in order to influence the Bid process;
 - (c) "coercive practice" means impairing or harming, or threatening to impair or harm, directly or indirectly, any person or property to influence any person's participation or action in the Bid process;
 - (d) "undesirable practice" means (i) establishing contact with any person connected with or employed or engaged by the BPC with the objective of canvassing, lobbying or in any manner influencing or attempting to influence the Bid process; or (ii) having a Conflict of Interest; and

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(e) "restrictive practice" means forming a cartel or arriving at any understanding or arrangement among Bidders with the objective of restricting or manipulating a full and fair competition in the Bid process;

19.21 Compliance with Law:

Despite anything contained in this Agreement but without prejudice to Article 12, if any provision of this Agreement shall be in deviation or inconsistent with or repugnant to the provisions contained in the Electricity Act, 2003, or any rules and regulations made there under, such provision shall be deemed to be amended to the extent required to bring it into compliance with the aforesaid relevant provisions as amended from time to time.

IN WITNESS WHEREOF, THE PARTIES HAVE CAUSED THIS AGREEMENT TO BE EXECUTED BY THEIR DULY AUTHORISED REPRESENTATIVES AS OF THE DATE AND PLACE SET FORTH ABOVE.

1.

For and on behalf of TSP Suthaken

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[Signature, Name, Designation and Address]

2.

For and on behalf of Central Transmission Uti India Limited (Nodal Agency)

Senior General Manager CENTRAL TRANSMISSION UTILITY OF INDIA LTD.

[Signature, Name, Designation and Addresser of India Ltd. Plot No.-2, Sector-29, Gurgaon- 122 001 (Haryana)

WITNESSES:

1. For and on behalf of

: BPC

[Signature]

AM (PFCCL)

[insert, Name, Designation and Address of the Witness]

2. For and on behalf of

: Nodal Agency

[Signature]

Deepak kirklinen jagr crost [Insert Name, Designation and Address of the Witness]

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SCHEDULES



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Schedule: 1 Project Description and Scope of Project

i) Description of the Transmission Scheme:

The transmission scheme involves augmentation of 400/220 kV ICTs (3x500 MVA) at Fatehgarh-IV PS (Sec-II) and 400/220 kV ICTs (2x500 MVA) at Barmer-I PS as well as augmentation of 765/400 kV ICT (1x1500 MVA) at Fatehgarh-II PS.

Establishment of Fatehgarh-IV PS (Section-II) and associated transmission system is under implementation as part of "Transmission System for evacuation of power from Rajasthan REZ Ph-IV (Part-2: 5.5 GW) (Jaisalmer/ Barmer Complex)"). Considering the connectivity of 3480 MW granted at 220 kV level of Fatehgarh-IV PS (Section-II), augmentation (3rd and 4th) with 3x500 MVA ICTs are required matching with the scheme (Rajasthan REZ Ph-IV (Part-2: 5.5 GW)) for evacuation of power as well as to meet N-1 compliance.

Establishment of Barmer-I PS and associated transmission system is currently under bidding as part of "Transmission System for evacuation of power from Rajasthan REZ Ph-IV (Part-2: 5.5 GW) (Jaisalmer/ Barmer Complex)"). Considering the connectivity of 1550 MW granted at 220 kV level of Barmer-I PS with Ph-IV Part-2-scheme, augmentation by 2x500 MVA ICTs (3rd and 4th) is required matching with the scheme (Rajasthan REZ Ph-IV (Part2: 5.5 GW)) for reliable evacuation of power.

Presently RE Connectivity of 5310 MW (4460 MW at 220 kV and 850 MW at 400 kV) under GNA is granted/agreed at Fatehgarh-II PS. Fatehgarh-II PS also gets feed from Fatehgarh-III PS (Section-1) (1980 MW) and Fatehgarh-I PS (2200 MW) at 400 kV level. Considering the quantum of injection, Augmentation with 765/400 kV, 1x1500 MVA, Transformer (7th) at Fatehgarh-II PS is required to meet the N-1 compliance requirement.

Transmission scheme for augmentation of 400/220 kV ICTs at Fatehgarh-IV PS (Sec-II) and Barmer-I PS was agreed in the 29th CMETS-NR meeting held on 17.05.24 whereas augmentation of 765/400kV ICT at Fatehgarh-II PS was agreed in 18th CMETS-NR meeting held on 28.04.23. Transmission System was further agreed in 21st National Committee on Transmission (NCT) held on 06.08.24.



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Fatehgarh II And Barmer I PS Transmission Limited





1. Detailed Scope of Work

Augmentation at Fatehgarh-II PS, Fatehgarh-IV PS(Section-II) and Barmer-I PS

S.No.	Scope of the Transmission Scheme	Scheduled COD	
1	Augmentation with 765/400 kV, 1x1500 MVA Transformer (7th) at Fatehgarh-II PS along with associated transformer bays	21 months from SPV transfer (21.12.2026)	
	 1500 MVA, 765/400 kV ICTs – 1 No. 765 kV ICT bays-1 No. 400 kV ICT bays-1 No. 		
2	Augmentation with 400/220 kV, 3x500 MVA (6 th ,7 th and 8 th) ICTs at Fatehgarh-IV PS(Section-II) along with associated transformer bay • 500 MVA, 400/220 kV ICTs – 3 Nos. • 400 kV ICT bays-3 Nos. • 220 kV ICT bays- 3 Nos.	Matching with Transmission system for evacuation of power from Rajasthan REZ Ph- IV (Part-2: 5.5	
3	Augmentation with 400/220 kV, 2x500 MVA (3 rd and 4 th) ICTs at Barmer-I PS along with associated transformer bays • 500 MVA, 400/220 kV ICTs- 2 Nos. • 400 kV ICT bays-2 Nos. • 220 kV ICT bays- 2 Nos.	GW) (Jaisalmer/Barmer Complex): Part F i.e. 07.11.2026	



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SPECIFIC TECHNICAL REQUIREMENTS FOR SUBSTATION

The proposed augmentation of existing Pooling Station at Fatehgarh-II shall be conventional AIS type conforming to the requirements of CEA (Technical Standards for Construction of Electrical Plants and Electric Lines) Regulations 2022, as amended from time to time.

The proposed augmentation of existing Pooling Station at Fatehgarh-IV (Section-II) shall be conventional AIS type conforming to the requirements of CEA (Technical Standards for Construction of Electrical Plants and Electric Lines) Regulations 2022, as amended from time to time.

The proposed augmentation of existing Pooling Station at Barmer-I shall be conventional AIS type conforming to the requirements of CEA (Technical Standards for Construction of Electrical Plants and Electric Lines) Regulations 2022, as amended from time to time.

Other CEA Regulations /guidelines as amended up to date and MoP guidelines, as applicable, shall also be followed.

B.1.0 Salient features of Substation Equipment and Facilities

The design and specification of substation equipment are to be governed by the following factors:

B.1.1 Insulation Coordination

The system design parameters for substations/switch yards shall be as given below:

SI No	Description of parameters	Augmentation Fatehgarh-II PS	of 765/400 kV	
		765 kV	400 kV	
		System	System	
1.	System Operating Voltage	765 kV	400 kV	
2.	Maximum voltage of the system (rms)	800 kV	420 kV	
3.	Rated frequency	50 Hz	50 Hz	
4.	No. of Phase	3	3	
5.	Rated Insulation levels		-	
i)	Lightning Impulse Withstand Voltage for (1.2/50 micro sec.)			
į	 for Equipment other than Transformer and Reactor 	2100 kVp	1425 kVp	
	 for Insulator String 	2100 kVp	1550 kVp	
ii)	Switching Impulse Withstand Voltage (250/2500 micro sec.) dry and wet	1550 kVp	1050 kVp	

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SI No	Description of parameters	Augmentation Fatehgarh-II PS	of 765/400 kV
		765 kV	400 kV
ļ		System	System
iii)	One-minute power frequency dry withstand voltage (rms)	830 kV	630 kV
iv)	One minute power frequency dry and wet withstand voltage (rms)	-	-
6.	Corona Extinction Voltage	508 kV	320kV
7.	Max. radio interference voltage for		1000 micro-volts
_	frequency between 0.5 MHz and 2 MHz	at 508 kV rms	at 266 kV rms
8.	Minimum creepage distance for insulator		13020 mm
	string/ long rod insulators/ out door bushings	(31 mm/kV)	(31 mm/ kV)
9.	Minimum creepage distance for switch	20000 mm	10500 mm
	yard Equipment	(25 mm/kV)	(25 mm/kV)
10.	Max. fault current	50 kA	63 kA
11.	Duration of fault	1 sec	1 Sec

SI No	Description of parameters	Augmentation of 400/220 kt Fatehgarh-IV (Section-II) PS and 400/220 kV Barmer-IPS		
		400 kV System	220 kV System	
1.	System Operating Voltage	400 kV	220 kV	
2.	Maximum voltage of the system (rms)	420 kV	245 kV	
3.	Rated frequency	50 Hz	50 Hz	
4.	No. of Phase	3	3	
5.	Rated Insulation levels			
î)	Lightning Impulse Withstand voltage for (1.2/50 micro sec.) - for Equipment other than		4050111	
	Transformer and Reactor - for Insulator String	1550 kVp	1050 kVp 1050 kVp	
ii)	Switching impulse withstand voltage (250/2500 micro sec.) dry and wet		-	
fii)	One-minute power frequency dry withstand voltage (rms)	630 kV	-	
iv)	One minute power frequency dry and wet withstand voltage (rms)	-	460 kV	
6.	Corona Extinction Voltage	320 kV	_	

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SI No	Description of parameters	Augmentation of 400/220 Fatehgarh-IV (Section-II) PS 400/220 kV Barmer-IPS		
		400 kV System	220 kV System	
7.	Max. radio interference voltage for frequency between 0.5 MHz and 2 MHz	r 1000 micro- volts at 266 kV	1000 micro- volts at 156 kV rms	
8.	Minimum creepage distance for insulator string/long rod insulators/out door bushings	13020 mm	7595 mm (31mm/ kV)	
9.	Minimum creepage distance for switchyard equipment	10500 mm (25 mm/ kV)	6125mm (25mm/ kV)	
10.	Max. fault current	63 kA	50 kA	
11.	Duration of fault	1 Sec	1 Sec	

B.1.2 Switching Scheme

The switching schemes, as mentioned below, shall be adopted at various voltage levels of substation/ switchyard:

Substation	765 kV	side		400 kV s	ide		220 kV side
Augmentation of 765/400 kV Fatehgarh-II PS	One Breaker	and	half	One and		Breaker	
Augmentation of 400/220 kV Fatehgarh-IV (Section-II) PS and 400/220 kV Barmer-I PS				One a Breaker	and	Half	Double Main and Transfer

Notes: -

i) Transformers of same HV rating shall be placed in different diameters i.e. transformers of same HV rating shall not be in the same diameter.

B.2.0 Substation Equipment and facilities (Voltage level as applicable):

The switch gear shall be designed and specified to withstand operating conditions and duty requirements. All equipment shall be designed considering the following capacity.

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SI.	Description of bay	Augmentation of 765/400 kV Fatehgarh-II PS		
No		765 kV 400 kV		
1.	Bus Bar	As per existing	As per existing	
2.	ICT bay	3150 A	3150 A	

SI.	Description of bay	Augmentation of 400/220 kV Fatehgarh-IV (Section-II)			
No		PS and 400/220 kV Barmer-I PS			
		400kV 220kV			
1.	Bus Bar	As per existing	As per existing		
2.	ICT bay	3150 A	1600A		

B.2.1 (765/v3)/ (400/v3)/33 kV, Single Phase Auto transformer

Connection arrangement for utilization of existing Spare Single Phase Transformer unit: TSP shall make the arrangement of present Transformer bank in such a way that the existing spare unit can be utilized for Transformer bank under present scope without its physical movement.

B.2.2 400/220 kV Autotransformer

500 MVA 400/220 kV, 3-phase Transformer shall conform to CEA's "Standard Specifications and Technical Parameters for Transformers and Reactors (66 kV and above)" available on CEA website.

B.2.3 765 kV, 400 kV and 220 kV AIS Substation equipment (as applicable)

B.2.3.1 Circuit Breakers (AIS)

The circuit breakers and accessories shall conform to IEC: 62271-100, IEC: 62271-1 and shall be of SF6 Type. The circuit breakers shall be of class C2-M2 (as per IEC) with regards to restrike probability during capacitive current breaking and mechanical endurance. The rated break time shall not exceed 40 ms for 765 kV and 400 kV circuit breakers and 60 ms for 220 kV circuit breakers.765 kV, 400 kV and 220 kV Circuit breakers shall be provided with single phase and three phase auto reclosing. Each 1787 breaker would have two sets of trip circuits which would be connected to separate DC supplies for greater reliability. The Circuit breakers controlling 765 kV lines shall be not be a supplied for greater reliability.

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provided with pre-insertion closing resistor of about 450 ohms maximum with 9 ms minimum insertion time or Controlled Switching Device. The Circuit breakers controlling 400 kV lines shall be provided with pre insertion closing resistor of about 400 ohms maximum with 8 ms minimum insertion time or Controlled Switching Device (CSD) for lines longer than 200 km. The short line fault capacity shall be same as the rated capacity and this is proposed to be achieved without use of opening resistors. The controlled switching device shall be provided in Circuit breakers of switchable line reactor and in Main and Tie circuit breakers of line with non-switchable line reactors and Bus reactors and Transformers of 400 kV and above voltage class.

B.2.3.2 Isolators (AIS)

The Isolators shall comply to IEC 62271-102 in general.765 kV Isolator design shall be double break or vertical break or knee-type. 400 kV and 220 kV Isolators shall be double break type. All Isolators and earth switches shall be motor operated. Earth switches shall be provided at various locations to facilitate maintenance. Isolator rated for 400 kV and 220 kV shall be of extended mechanical endurance class - M2 as per IEC-62271-102. Isolator rated for 220 kV shall be suitable for bus transfer current switching duty as per IEC-62271-102. Main blades and earth blades shall be interlocked and interlock shall be fail safe type. 765 kV, 400 kV and 220 kV earth switch for line isolator shall be suitable for induced current switching duty as defined for Class-B.

B.2.3.3 Current Transformers (AIS)

Current Transformers shall comply with IEC 61869 in general. All ratios shall be obtained by secondary taps only. Generally, Current Transformers (CT) for 765 kV and 400 kV shall have six cores (four for protection and two for metering) and 220kV Current Transformers shall have five cores (four for protection and one for metering). The burden and knee point voltage shall be in accordance with the requirements of the system including possible feeds for telemetry. Accuracy class for protection core shall be PX and for metering core it shall be 0.25. The rated burden of cores shall be closer to the maximum burden requirement of metering and protection system for better sensitivity and accuracy. The instrument security factor shall be less than 5 for CTs upto 400 kV and less than 10 for CTs of 765 kV voltage class.

B.2.3.4 Capacitor Voltage Transformers (AIS)

Capacitive Voltage transformers shall comply with IEC 61869 in general. These shall have three secondaries out of which two shall be used for protection and one for metering. Accuracy class for protection cores shall be 3P and for metering core shall be 0.2. The Capacitive voltage transformers on lines shall be suitable for Carrier Coupling. The

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Capacitance of CVT for 400 kV and 220 kV shall be of 4400/8800 pF depending on PLCC requirements whereas the Capacitance of CVT for 765 kV shall be 8800 pF. The rated burden of cores shall be closer to the maximum burden requirement of metering and protection system (not more than 50 VA for metering core) for better sensitivity and accuracy.

B.2.3.5 Surge Arresters (AIS)

624 kV, 336 kV Station High (SH) duty and 216 kV Station Medium (SM) duty gapless type Surge Arresters with thermal energy (Wth) of minimum 13 kJ/kV, 12 kJ/kV and 7 kJ/kV conforming to IEC 60099-4 in general shall be provided for 800 kV, 420 kV and 245 kV systems respectively. Other characteristics of Surge arrester shall be chosen in accordance with system requirements. Surge arresters shall be provided near line entrances, transformers and Reactor so as to achieve proper insulation coordination. Surge Arresters shall be provided with porcelain/ polymer housing fitted with pressure relief devices. A leakage current monitor with surge counter shall be provided with each surge arrester.

B.2.3.6 Specific Requirement for Phasor Measurement Units (PMUs)

TSP shall supply, install and commission required No. of Phasor Measurement Units (PMUs) at all the locations under the scope this RFP as per CEA (Technical Standards for Construction of Electrical Plants and Electric Lines) Regulations, 2022 (along with all amendments if any) and all the other applicable Regulations, Standards, Guidelines issued time to time. The signal list shall be as per the Annexure-I Part-B of CERC Guidelines on "Interface Requirements" 2024. These PMUs shall be provided with GPS clock and LAN switch and shall connect with LAN switch of control room of respective substations/ generating stations with Fibre Optic cable. These PMUs shall be connected with the FOTE at Substation/ generating stations for onwards data transmission to the PDC (Phasor Data Concentrator) located at respective RLDC. Configuration work in existing PDC at RLDC for new PMU integration shall be done by respective RLDC, however all the necessary support in this regard shall be ensured by TSP. The maintenance of all the PMUs and associated equipment shall be the responsibility of TSP.

B.2.4 Protection Relaying and Control System

The protective relaying system proposed to be provided for transmission lines, autotransformers, reactors and bus bars to minimize the damage to the equipment in the

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events of faults and abnormal conditions, is dealt in this section. All main protective relays shall be numerical type with IEC 61850 communication interface and should have Interoperability during integration of numerical relays to communicate over IEC 61850 protocol with RTU/SAS/IEDs of different OEMs. All numerical relays shall have built in disturbance recording feature.

The protection circuits and relays of transformer and reactor shall be electrically and physically segregated into two groups each being independent and capable of providing uninterrupted protection even in the event of one of the protection groups failing, to obtain redundancy, and to take protection systems out for maintenance while the equipment remains in service.

a. Auto Transformer Protection

These shall have the following protections:

- i) Numerical Differential protection
- ii) Numerical Restricted earth fault protection
- iii) Numerical Back-up Over-current and earth fault protection on HV and MV side
- iv) Numerical Over fluxing protection on HV and MV side
- v) Numerical Over load alarm

Further, Numerical Back-up Over-current and earth fault protection on HV and MV side of auto transformer shall not be combined with other protective functions in the main relays and shall be independent relays. Besides these, power transformers shall also be provided with Buchholz relay, Magnetic oii Gauge (MOG) with low oil level alarm, protection against high oil and winding temperature and pressure relief device etc.

b. Busbar Protection

The high speed low impedance type bus bar differential protection, which is essential to minimize the damage and maintain system stability at the time of bus bar faults, shall be provided for 765 kV, 400 kV and 220 kV buses. Duplicated bus bar protection is envisaged for 765 kV and 400 kV bus-bar protection. Bus bar protection scheme shall be such that it operates selectively for each bus and incorporate necessary features required for ensuring security. The scheme shall have complete bus bar protection for present as well as future bays envisaged i.e. input /output modules for future bays shall also be provided.

Bus Bar protection system for new substation shall be de-centralized (distributed) type. In case, the bus section is provided, then each side of bus section shall have separate set of bus bar protection schemes.

For existing substations, the existing bus bar protection shall be augmented as per requirement.

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Bay units of bus bar protection shall be provided by respective bay owners.

c. Local Breaker Back up Protection

This shall be provided for each 765 kV, 400 kV and 220 kV circuit breakers and will be connected to de-energize the affected stuck breaker from both sides.

Notes:

- 1. LBB and REF relays shall be provided separately from transformer differential
- LBB relay may also be provided as built-in protection function of distributed bus 2. bar protection scheme; however, in such case separate LBB relay shall be provided for tie bays (in case of One and Haif breaker scheme).
- Over fluxing and overload protection can be provided as built-in feature of 3. differential relay.
- In 765 kV and 400 kV switchyard, if spare bay of half diameter is identified as 4. future, Tie CB relay panel shall be with Auto-reclosure feature.

B.2.5 **Substation Automation System**

For all the new substations, state of art Substation Automation System (SAS) a) conforming to IEC-61850 shall be provided. The distributed architecture shall be used for Substation Automation system, where the controls shall be provided through Bay control units. The Bay control unit is to be provided bay wise for voltage level 400 kV and 220 kV and above. All bay control units as well as protection units are normally connected through an Optical fibre high speed network. The control and monitoring of circuit breaker, dis-connector, re-setting of relays etc. can be done from Human Machine Interface (HMI) from the control room.

The functions of control, annunciation, disturbance recording, event logging and measurement of electrical parameters shall be integrated in Substation Automation System.

At new substations, the Substation Automation System (SAS) shall be suitable for operation and monitoring of the complete substation including proposed future bays/elements.

In existing substations with Substation Automation System (SAS), augmentation of existing SAS shall be done for bay sunder present scope.

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In existing Substations where Substation Automation is not provided, control functions shall be done through control panels.

Necessary gateway and modems (as required) shall be provided to send data to RLDC/SLDC as per their requirement and shall be provisioned with 2+2 redundancy i.e. 2 channels for Main Control Centre and 2 channels for Backup Control Centre. In order to meet this requirement, suitable redundancy at port and card level need to be ensured by the TSP to avoid any single point of failure which may lead to interruption in real-time grid operation. Accordingly, all the hardware for communication services of station as stated above shall support dual redundancy for data transmission of station to respective main and backup RLDCs. Any augmentation work at RLDC/SLDC is excluded from TSP's scope. However, all the configuration work at substation end required to send data to RLDC/SLDC shall be in the scope of TSP.

b) Time synchronization equipment

Time synchronization equipment complete in all respect including antenna, cable, processing equipment required to receive time signal through GPS or from National Physical Laboratory (NPL) through INSAT shall be provided at new substations. This equipment shall be used to synchronize SAS and IEDs etc.

B.3.0 Substation Support facilities

Certain facilities required for operation and maintenance of substations as described below shall be provided at new substation. In existing substation, these facilities have already been provided and would be extended/ augmented as per requirement.

B.3.1 AC and DC power supplies

For catering the requirements of three phase and single phase AC supply and DC supply for various substation equipment, existing facilities shall be augmented as required.

B.3.2 Fire Fighting System

At existing substations, the fire-fighting systems as available shall be extended to meet the additional requirements.

B.3.3 Oil evacuating, filtering, testing and filling apparatus

To monitor the quality of oil for satisfactory performance of transformers, shunt reactors and for periodical maintenance necessary oil evacuating, filtering, testing and filling apparatus would be provided at new substations. Oil storage tanks of adequate

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capacities for storage of transformer oil would be provided.

Online Transformer Oil Drying Out System shall be provided in line with the provisions of Standard Specification and Technical Parameters for Transformers and Reactors (66 kV & above Voltage Class) as amended up to date available on CEA website.

B.3.4 Illumination

Normal & emergency AC and DC illumination shall be provided adequately in the control room and other buildings of the substation. The switchyard shall also be provided with adequate illumination.

Lighting of the entire control room building, fire-fighting pump house, other building (if any) and switch yard shall be done by LED based low power consumption luminaires.

8.3.5 **Control Room**

For new substation, substation control room shall be provided to house substation workstations for station level control (SAS) along with its peripheral and recording equipment, AC and DC distribution boards, DC batteries and associated battery chargers, Fire Protection panels, Telecommunication panels and other panels as per requirements. Air conditioning shall be provided in the building as functional requirements. Main cable trenches from the control room shall have adequate space provision for laying of cables from control room for all the future bays also.

At existing substations, the adequacy of size of control room shall be ascertained and the same shall be augmented as per requirement.

B.3.6 Control Concept

All the EHV circuit breakers in substation/switching stations shall be controlled and synchronized from the switchyard control room/remote control center. All the isolators shall have control from remote/local whereas the earth switches shall have local control only.

B.3.7 Visual monitoring system (VMS) for watch and ward of substation premises:

At Visual monitoring system for effective watch and ward of substation premises shall cover all the transformers and reactors, all other major AIS Equipment (such as CB, isolators, CT, CVT, SA etc. as applicable), GIS bays, panel room, all the gates of switchyard and all entry and exit points of control room building and accordingly the location of cameras shall be decided. In addition to the gates of the switchyard, the cameras shall also be located around the boundaries at suitable locations. The camera shall be high definition color CCD camera with night vision feature. The VMS data

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partly/completely shall be recorded (minimum for 15 days) at least @25fps (or better) and stored on network video recorder. The system shall use video signals from various cameras installed at different locations, process them for viewing on workstations/monitors in the control room and simultaneously record all the cameras. The VMS data should go only to the intended personnel/facility and not to the remote server of the Camera (VMS supplier).

Mouse/keyboard controllers shall be used for pan, tilt, zoom and other functions of the desired camera. The Visual Monitoring System shall have provision of WAN connectivity for remote monitoring.

All camera recordings shall have Camera ID and location/area of recording as well as date/time stamp. The equipment should generally conform to Electromagnetic compatibility requirement for outdoor equipment in EHV substation.

At existing substations, the visual monitoring system if available shall be augmented as per existing or better specification as required.

B.4 General Facilities

- a) Line Gantry/Towers are envisaged for bays under present scope only. However, for adjacent future line bay, tower shall be designed for extension (considering Quad conductors for 765 kV and 400 kV future lines and Twin conductor for 220 kV future lines) wherever applicable.
- b) Bay extension works at existing substation shall be executed by TSP in accordance with the requirements/provisions mentioned above. However, interface points shall be considered keeping in view the existing design/arrangement at the substation.
- c) TSP has to arrange for construction power and water on its own.
- d) All outdoor steel structures including anchor/foundation bolts shall be fully galvanized. The weight of the zinc coating shall be at least 610 gm/sq.m and 900 gm/sq.m for coastal/creek regions (if applicable).
- e) In 765 kV and 400 kV switchyard, if spare bay of half diameter is identified as future, all the equipment for Tie and Future bay shall be designed considering the current rating of line bay i.e. 3150A.
- f) All electrical equipment shall be installed above Highest Flood Level (HFL) and where such equipment is not possible to be installed above HFL, it shall be ensured that there is no seepage or leakage or logging of water.

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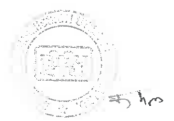
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B.5 EXTENSION OF EXISTING SUBSTATION

Bidders are also advised to visit the substation sites and acquaint themselves with the topography, infrastructure such as requirement of roads, cable trench, drainage etc. and also the design philosophy.



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Schedule: 2

Scheduled COD

[Note: As referred to in the definition of "Element", "Scheduled COD", and in Articles 3.1.2 (c), 4.1 (b) and 4.3 (a) of this Agreement]

	Jement Land Control of the Control o	Constant of the second	on Scheduled COD of the Element of	for declaring the commercial operation (COD) of the respective
1	Augmentation with 400/220 kV, 3x500 MVA (6th ,7th and 8th) ICTs at Fatehgarh-IV PS(Section-II) along with associated transformer bay	Matching with Transmission system for evacuation of	41.01%	Utilization of Elements (S.No.1, 2 and 3) of the scheme are
2	Augmentation with 400/220 kV, 2x500 MVA (3 rd and 4 th) ICTs at Barmer-I PS along with associated transformer bays	power from Rajasthan REZ Ph- IV (Part-2: 5.5 GW) (Jaisalmer/ Barmer Complex): Part F i.e. 07.11.26	27.34%	independent to each other
3	Augmentation with 765/400 kV, 1x1500 MVA Transformer (7 th) at Fatehgarh-II PS along with associated transformer bays	21 Months from SPV transfer (21.12.2026)	31.65%	

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Schedule: 3

Safety Rules and Procedures

[Note: As referred to in Articles 5.6 of this Agreement]

1. Site Regulations and Safety:

The TSP shall establish Site regulations within sixty (60) days from fulfilment of conditions subsequent, as per Prudent Utility Practices setting out the rules to be observed till expiry of the Agreement at the Site and shall comply therewith.

Such Site regulations shall include, but shall not be limited to, rules in respect of security. safety of the Project, gate control, sanitation, medical care, and fire prevention, public health, environment protection, security of public life, etc.

Copies of such Site regulations shall be provided to the Nodal Agency and the CEA for the purpose of monitoring of the Project.

2. Emergency Work:

In cases of any emergency, the TSP shall carry out all necessary remedial work as may be necessary.

If the work done or caused to be done by any entity, other than the TSP, the TSP shall, reimburse the actual costs incurred, to the other Party carrying out such remedial works.

Site Clearance:

In the course of execution of the Agreement, the TSP shall keep the Site reasonably free from all unnecessary obstruction, storage, remove any surplus materials, clear away any wreckage, rubbish and temporary works from the Site, and remove any equipment no longer required for execution of the Agreement. After completion of all Elements of the Project, the TSP shall clear away and remove all wreckage, rubbish and debris of any kind from the Site, and shall leave the Site clean and safe.

4. Watching and Lighting:

The TSP shall provide and maintain at its own expense all lighting, fencing, and watching when and where necessary for the proper construction, operation, maintenance / repair of any of the Elements of the Project, or for the safety of the owners and occupiers of adjacent property and for the safety of the public, during such maintenance / repair.

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Schedule: 4

Computation of Transmission Charges

1.1. General

The Monthly Transmission Charges to be paid to the TSP for providing Transmission Service for any Contract Year during the term of the Agreement shall be computed in accordance with this Schedule and paid as per Sharing Regulations.

Illustration regarding payment of Transmission Charges under various scenarios (considering definitions of Contract Year, Expiry Date & Monthly Transmission Charges above) is as below: -

Illustration-1: In case the Project Elements achieve COD as per Schedule

Quoted Transmission Charges: Rs. 140 Million

Completion Schedule:

Element No.	Completion Schedule in Months	Scheduled CoD of the Element	1	recoverable on Scheduled CoD
Element 1	28	1-Feb-2018	1-Feb-2018	of the Element
Element 2	38	1-Dec-2018	1-Dec-2018	75%

Tariff Payable as follows:

Transmission Charges for Element 2			Transmission Charges for Element 1		
0.00			5.65	140 X 25% X ((28+31)/365)	1-Feb-18 to 31-Mar-18
0.00			23.39	140 X 25% X (244/365)	1-Apr-18 to 30-Nov-18 1-Dec-18 to
46.41		140 X 100% X (121/365)			
140	140 X 100% X 1				2
		% X 1	140 X 10		3
140			140 X 100		4
		0/ Y 1	140 X 100		5
140		<u>√0 ∨ T</u>			740 214 400 004 024 0

		244/265)	40 X 100% X	1	36
93.59		(244/303)	- 10 N 20070 X		1-Apr to 30-
					Nov)

Illustration-2: In case of extension of Scheduled COD as per Article 4.4.1 & 4.4.2 of this Agreement

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Quoted Transmission Charges: Rs. 140 Million

Completion Schedule:

Element No.	Completion Schedule Months		Actual CoD of the Element	% Charges recoverable on Scheduled CoD of the Element
Element 1	20	1-Feb-2018	1-Jul-2018	25%
Element 2	28	1-Oct-2018	1-Dec-2018	75%

Tariff Payable as follows:

Transmission Charges for Element 1		Transmission Charges for Element 2			
1-Feb-18 to		0.00		7-	0.00
31-Mar-18				j	0.00
1-Apr-18 to 30-jun-18		0.00			0.00
1-Jul-18 to	140 X 25% X	14.67			
30-Nov-18	(153/365)	14.07			0.00
1-Dec-18 to	140 X 100% X (121/365)				46.41
31-Mar-19	W 8.5 (00) Alde				70.72
2		140 X 10	0% X 1		140
3	<u> </u>	140 X 10	0% X 1		140
4		140 X 10	0% X 1		140
5		140 X 10	0% X 1		140
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36	1	40 X 100% X	(244/365)		93.59
(1-Apr to 30-			(-1,000)		33.39
Nov)					

Illustration-3: In case of delay in achieving COD of Project & all individual Elements (COD of the Project achieved in Contract Year 1)

Quoted Transmission Charges: Rs. 140 Million

Completion Schedule:

Element No.	Completion Schedule in Months	A	1	% Charges recoverable on Scheduled CoD of the Element
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Element 1	20	1-Feb-2018	1-Dec-2018	2201
Element 2	28	1-Oct-2018	1-Dec-2018	25% 75%

Tariff Payable as follows:

Transmission Charges for Element 1		Transmission Charges for Element 2			
1-Feb-18 to 31-Mar-18	<u></u>	0.00			0.00
1-Apr-18 to 30-Sept-18	-10-0	0.00		-	0.00
1-Oct-18 to 30-Nov-18	m.cs	0.00	1-Oct-18 to 30-Nov-18		0.00
1-Dec-18 to 31-Mar-19	140 X 100% X (121/365)				
3	The second section is a second section of the second section is a second section of the second section	140 X 1			140
4		140 X 10			140
5		140 X 1(140 140
460 E< 6 0 E G 7 E B G 7 E B G 7 E B G 7 E B G 7 E B G 7 E B G 7 E B G 7 E B G 7 E B G 7 E B G 7 E B G 7 E B G					
36 (1-Apr to 30-		140 X 100%)	X (244/36S)		93.59
Nov)					

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Illustration-4: In case of delay in achieving COD of Project & all individual Elements (COD of the Project achieved in Contract Year other than Contact Year 1)

Quoted Transmission Charges: Rs. 140 Million

Completion Schedule:

Element No.	Completion Schedule in Months	Scheduled CoD of the Element	Actual CoD of the Element	recoverable on Scheduled CoD of
Element 1	38	1-Oct-2019	4.84	the Element
Element 2	38		1-May-2020	25%
	36	1-Oct-2019	1-May-2020	75%

Tariff Payment to be paid as:

Transmissi	on Charges for E	lement 1	Transmission	Charges for El	ement 2
1-Oct-19 to 31-Mar-20 1-Apr-20 to		0.00	1-Oct-19 to 31-Mar-20		0.00
30-Apr-20 1-May-20 to	· <u>-</u>	0.00	1-Apr-20 to 30-Apr-20	•	0.00
31-Mar-21	140 X 100% X (335/365)				128.49
3		140 X 10 140 X 10		-	140
5		140 X 10 140 X 10	00% X 1	1	140 140
094.040.004.04.11.04.11		170 X 10	0% X I		140
36 (1-Apr to 30- Apr)		140 X 100%)	(30/365)		11.51

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Illustration5: In case of delay in achieving COD of Element but Project COD achieved on time

Quoted Transmission Charges: Rs. 140 Million

Completion Schedule:

Element No.	Completion Schedule in Months	Scheduled CoD of the Element	Actual CoD of the Element	% Charges recoverable on Scheduled CoD of the Element
Element 1	20	1-Feb-2018	1-Jul-2018	25%
Element 2	30	1-Dec-2018	1-Dec-2018	75%

Tariff Payable as follows:

Transmission Charges for Element 1		Transmission Charges for Element 2			
1-Feb-18 to 31-Mar-18		0.00		••	0.00
1-Apr-18 to 30-Jun-18	=44	0.00			0.00
1-Jul-18 to 30-Nov-18	140 X 25% X (153/365)	14.67			0.00
1-Dec-18 to 31-Mar-19	140 X 100% X (121/365)				46.41
2		140 X 100	% X 1		140
3		140 X 100	% X 1		140
4		140 X 100	% X 1		140
5		140 X 100	% X 1		140
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36 (1-Apr to 30- Nov)		140 X 100% X	(244/365)		93.59

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Illustration-6: In case of early commissioning of Project

Quoted Transmission Charges: Rs. 140 Million

Completion Schedule:

Element No.	Completion Schedule in Months	Scheduled CoD of the Element	Actual CoD of the Element	% Charges recoverable on Scheduled CoD of the Element
Element 1	38	1-Oct-2019	1-Jul-2019	25%
Element 2	38	1-Oct-2019	1-Jul-2019	75%

Tariff Payment to be paid as:

Transmission Charges for Element 1		Transmission Charges for Element 2	
1-July-19 to 31-Mar-20	140 X 100%	X (274/365)	105.09
2	140 X 1	00% X 1	140
3	140 X 100% X 1		140
4	140 X 100% X 1		140
5	140 X 100% X 1		140
400 000 800 BEE BEE D			
949 P40 944 414 444 444 444 444 444 444 444 444			
36	140 X 100% X (91/365)		34.91
(1-Apr to 30- Jun)	11,000,000.1		



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Illustration-7: In case of early commissioning of an element

Quoted Transmission Charges: Rs. 140 Million

Completion Schedule:

Element No.	Completion Schedule in Months	Scheduled CoD of the Element	Actual CoD of the Element	% Charges recoverable on Scheduled CoD of the Element
Element 1	38	1-Oct-2019	1-Apr-2019	25%
Element 2	38	1-Jul-2019	1-Jul-2019	75%

Tariff Payment to be paid as:

Transmission Charges for Element 1		Transmission Charges for Element 2			
1-Apr-2019 to 30-Jun-19	140 X 25% X (91/365)	8.72	1-Apr-2019 to 30-Jun-19	tid ser	0.00
1-July-19 to 31-Mar-20	140	X 100%	X (274/ 365)		105.09
2	140 X 100% X 1				140
3	140 X 100% X 1				140
4	-140 X 100% X 1				140
5	140 X 100% X 1			140	
000 114 117 001 536 5					
#D####################################					
36 (1-Apr-30-Jun)	140 X 100% X (91/365)			34.91	

The Transmission Charges shall be payable on monthly basis as computed above.

1.2. Computation of Monthly Transmission Charges

The Monthly Transmission Charges for any month m in a Contract Year n shall be calculated as below:

For AC System:

a. If Actual Transmission System Availability for the month m of contract year n is greater than or equal to 98% and less than or equal to 98.5%;

Monthly Transmission Charges MTC(m) = Tmn *1

b. If Actual Transmission System Availability for the month m of contract year n exceeds 98.5% and less than or equal to 99.75%;

Monthly Transmission Charges MTC(m) = Tmn * (AA/ 98.5%)

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c. If Actual Transmission System Availability for the month m of contract year n is greater than 99.75%;

Monthly Transmission Charges MTC(m) = Tmn * (99.75% / 98.5%)

d. If Actual Transmission System Availability for the month m of contract year n is less than 98% and greater than or equal to 95.00%;

Monthly Transmission Charges MTC(m) = Tmn * (AA/ 98%)

e. If Actual Transmission System Availability for the month m of contract year falls below 95%;

Monthly Transmission Charges MTC(m) = Tmn * (AA/ 98%) - 0.02 * (Tmn * (AA/ 95%)

For DC System:

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a. If Actual Transmission System Availability for the month m of contract year n is greater than or equal to 95% and less than or equal to 96%;

Monthly Transmission Charges MTC(m) = Tmn *1

c. If Actual Transmission System Availability for the month m of contract year n exceeds 96% and less than or equal to 99.75%;

Monthly Transmission Charges MTC(m) = Tmn * (AA/96%)

c. If Actual Transmission System Availability for the month m of contract year n is greater than 99.75%;

Monthly Transmission Charges MTC(m) = Tmn * (99.75% / 96%)

d. If Actual Transmission System Availability for the month m of contract year n is less than 95% and greater than or equal to 92.00%;

Monthly Transmission Charges MTC(m) = Tmn * (AA/ 95%)

e. If Actual Transmission System Availability for the month m of contract year falls below 92%:

Monthly Transmission Charges MTC(m) = Tmn * (AA/ 95%) - 0.02 * (Tmn * (AA/ 92%)

where:

- AA is the actual Availability, as certified by RPC, as per procedure provided in Schedule
 6.
- m is the month in Contract Year 'n'
- Tmn= Transmission Charges for the month 'm' in Contract Year 'n' = (=Transmission Charge/ No. of days in the Year n)* No. of days in month m

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Provided, no Transmission Charges shall be paid during the period for which the RLDC has not allowed the operation of the Element/Project due to the failure of the TSP to operate it as per the provisions of the Grid Code.

1.3. RLDC Fee & Charges

The payment of RLDC fee & charges, in accordance with relevant regulations of CERC, shall be the responsibility of the TSP.



Central Transmission Utility of India Limited

Scibs Fatehgarh II And Barmer I PS Transmission Limited



Schedule: 5

Quoted Transmission Charges

[Quoted Transmission Charges from Annexure - 21 of the RFP of the Selected Bidder to be inserted here]

[To be incorporated from the Bid of the Selected Bidder submitted during the e-reverse auction after its selection

Quoted Annual Transmission Charges: Rs. 569.31 million

1	Augmentation with 400/220 kV, 3x500 MVA (6th ,7th and 8th) ICTs at Fatehgarh-IV PS(Section-II) along with associated transformer bay Augmentation with 400/220 kV, 2x500 MVA (3th and 4th) ICTs at Barmer-I PS along with associated transformer bays	Matching with Transmission system for evacuation of power from Rajasthan REZ Ph-IV	The total design of the second	waje dadada kate j
3	Augmentation with 765/400 kV, 1x1500 MVA Transformer (7th) at Fatehgarh-II PS along with associated transformer bays	21 Months from SPV transfer	31.65%	

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Central Transmission Utility of India Limited

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Fatehgarh II And Barmer I PS Transmission Limited



Schedule: 6

Appendix –IV to Central Electricity Regulatory Commission (Terms and Conditions of Tariff) Regulations, 2024 Procedure for Calculation of Transmission System Availability Factor for a Month

- 1. Transmission system availability factor for nth calendar month ("TAFPn") shall be calculated by the respective transmission licensee, verified by the concerned Regional Load Dispatch Centre (RLDC) and certified by the Member-Secretary, Regional Power Committee of the region concerned, separately for each AC and HVDC transmission system and grouped according to sharing of transmission charges. In the case of the AC system, transmission System Availability shall be calculated separately for each Regional Transmission System and inter-regional transmission system. In the case of the HVDC system, transmission System Availability shall be calculated on a consolidated basis for all inter-state HVDC systems.
- 2. Transmission system availability factor for nth calendar month ("TAFPn") shall be calculated by considering the following:
 - AC transmission lines: Each circuit of AC transmission line shall be considered as one element;
 - ii) Inter-Connecting Transformers (ICTs): Each ICT bank (three single- phase transformers together) shall form one element;
 - iii) Static VAR Compensator (SVC): SVC, along with SVC transformer, shall form one element;
 - iv) Bus Reactors or Switchable line reactors: Each Bus Reactors or Switchable line reactors shall be considered as one element;
 - v) HVDC Bi-pole links: Each pole of the HVDC link, along with associated equipment at both ends, shall be considered as one element;
 - vi) HVDC back-to-back station: Each block of the HVDC back-to-back station shall be considered as one element. If the associated AC line (necessary for the transfer of inter-regional power through the HVDC back-to-back station) is not available, the HVDC back-to-back station block shall also be considered unavailable;
 - vii) Static Synchronous Compensation ("STATCOM"): Each STATCOM shall be considered as a separate element.

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3. The Availability of the AC and HVDC portion of the Transmission system shall be calculated by considering each category of transmission elements as under:

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TAFPa (in %) for AC system:

Where,

ė,	-	Total number of AC lines.
AVo	==	Availability of o number of AC lines
P	-	Total number of bus reactors/switchable line reactors
AVp	=	Availability of p number of bus reactors/switchable line reactors
qī.		Total number of fCTs
AVq	=	Availability of q number of ICTs
E		Total number of SVCs
AVr	=	Availability of r number of SVCs
ш	=	Total number of STATCOM

TAFMn (in %) for HVDC System:

4. The availability for each category of transmission elements shall be calculated based

Availability of a number of STATCOM

$$\sum\nolimits_{i=1}^{n}\operatorname{Cable}_{i}+\sum\nolimits_{j=1}^{n}\operatorname{Cy}bib$$

Where

Total actual operated capacity of xth HVDC pole Cxbp(act)

Cxbp Total rated capacity of xth HVDC pole

AVxbp Availability of xth HVDC pole

Cybtb(act) Total actual operated capacity of yth HVDC back-to-back station block

Total rated capacity of yth HVDC back-to-back station block Cybtb

Availability of yth HVDC back-to-back station block **AVybtb**

Total no of HVDC poles

Total no of HVDC Back to Back blocks on the weightage factor, total hours under consideration and non-available hours for

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Fatehgarh II And Barmer I PS Transit

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each element of that category. The formulae for calculation of the Availability of each category of the transmission elements are as per **Appendix-V**. The weightage factor for each category of transmission elements shall be considered as under:

- (a) For each circuit of the AC line The number of sub-conductors in the line multiplied by ckt-km;
- (b) For each HVDC pole- The rated MW capacity x ckt-km;
- (c) For each ICT bank The rated MVA capacity;
- (d) For SVC-The rated MVAR capacity (inductive and capacitive):
- (e) For Bus Reactor/switchable line reactors The rated MVAR capacity;
- (f) For HVDC back-to-back stations connecting two Regional grids- Rated MW capacity of each block; and
- (g) For STATCOM Total rated MVAR Capacity.
- 5. The transmission elements under outage due to the following reasons shall be deemed to be available:
 - i. Shut down availed for maintenance of another transmission scheme or construction of new element or renovation/upgradation/additional capitalization in an existing system approved by the Commission. If the other transmission scheme belongs to the transmission licensee, the Member Secretary, RPC may restrict the deemed availability period to that considered reasonable by him for the work involved. In case of a dispute regarding deemed availability, the matter may be referred to the Chairperson, CEA, within 30 days.
 - ii. Switching off of a transmission line to restrict over-voltage and manual tripping of switched reactors as per the directions of the concerned RLDC.
 - iii. Shut down of a transmission line due to the Project(s) of NHAI, Railways and Border Road Organization, including for shifting or modification of such transmission line or any other infrastructure project approved by Ministry of Power. Member Secretary, RPC may restrict the deemed availability period to that considered reasonable by him for the work involved; Provided that apart from the deemed availability, any other costs involved in the process of such shutdown of transmission line shall not be borne by the DICs.

Provided that such deemed availability shall be considered only for the period for which DICs are not affected by the shutdown of such transmission line.

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6. For the following contingencies, the outage period of transmission elements, as certified by the Member Secretary, RPC, shall be excluded from the total time of the element under the

Central Transmission Utility of India Limited

Fatehgarh II And Barmer I PS Transmission

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period of consideration for the following contingencies:

- Outage of elements due to force majeure events beyond the control of the transmission licensee. However, whether the same outage is due to force majeure (not design failure) will be verified by the Member Secretary, RPC. A reasonable restoration time for the element shall be considered by the Member Secretary, RPC, and any additional time taken by the transmission licensee for restoration of the element beyond the reasonable time shall be treated as outage time attributable to the transmission licensee. Member Secretary, RPC may consult the transmission licensee or any expert for estimation of reasonable restoration time. Circuits restored through ERS (Emergency Restoration System) shall be considered as available;
- ii) Outage caused by grid incident/disturbance not attributable to the transmission licensee, e.g. faults in a substation or bays owned by another agency causing an outage of the transmission licensee's elements, and tripping of lines, ICTs, HVDC, etc., due to grid disturbance. However, if the element is not restored on receipt of direction from RLDC while normalizing the system foliowing grid incident/disturbance within reasonable time, the element will be considered not available for the period of outage after issuance of RLDC's direction for restoration;
- iii) The outage period which can be excluded for the purpose of sub-clause (i) and (ii) of this clause shall be declared as under:
 - a. Maximum up to one month by the Member Secretary, RPC;
 - b. Beyond one month and up to three months after the decision at RPC;
 - c. Beyond three months by the Commission for which the transmission license shall approach the Commission along with reasons and steps taken to mitigate the outage and restoration timeline.
- 7. Time frame for certification of transmission system availability: (1) The following schedule shall be followed for certification of availability by the Member Secretary of the concerned RPC:
 - Submission of outage data along with documentary proof (if any) and TAFPn calculation by Transmission Licensees to RLDC/ constituents
 - By the 5th of the following month;
 - Review of the outage data by RLDC / constituents and forward the same to respective RPC – by 20th of the month;
 - Issue of availability certificate by respective RPC by the 3rd of the next month.

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Central Transmission Utility of India Limited

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Appendix-V

FORMULAE FOR CALCULATION OF AVAILABILITY OF EACH CATEGORY OF TRANSMISSION ELEMENTS

For AC transmission on tree

AVybib (Availability of an individual HVDC

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For the HVDC transmission system

For the new HVDC commissioned but not completed twelve mostler;

For first 12 months: [(AV_{thp} or AV_{ybb})x95%/85%], subject to a ceiling of 95%.

Where,

o = Total number of AC lines;

AVo = Availability of a number of AC lines;

Total mamber of bus reactors/switchable line reactors;

AVp = Availability of p number of bus reactors/switchable line reactors;

q = Total number of ICTs;

AVq = Availability of q number of ICTs;

r = Total number of SVCs;

AVr = Availability of r number of SVCs.

U Total member of STATCOM;

AVu = Availability of u number of STATCOMs;

Wi = Weightsge factor for its transmission line;

Wk = Weightings factor for kth ICT;

W? Weighings factors for inductive & expacitive operation of hh SVC;

Wm = Weightage factor for mth bus reactor,

Wm = Weightage factor for mth STATCOM.

Ti., Tk, Tl. The total hours of ith AC line, kth ICT, ith SVC, mth Switched Bus

Reactor

Tm, Tn, Tx, & nth STATCOM, xth HVDC pole, yth HVDC back-to-back blocks Ty during the period under consideration (excluding time period for

outages not attributed to transmission licensee for the reasons given

in Para 5 of the procedure)

That, That The non-availability hours (excluding the time period for outages not

T_{NA}I, T_{NA}M, attributable to transmission licensee taken as deemed availability as T_{NA}M, T_{NA}M, T_{NA}M, T_{NA}M, T_{NA}M per Para 5 of the procedure) for ith AC line, kth ICT, ith SVC, mth Switched Bus Reactor, nth STATCOM,

xth HVDC pole and ythHVDC back-to-back block.

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Fatehgarh II And Barner I PS Transpission Limited

Central Transmission Utility of India Limited

Schedule: 7

Entire Bid (both financial bid and technical bid) of the Selected Bidder to be attached here

Bid dated 16.01.2025 and 07.02.2025 shall be an integral part of this Agreement.

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Central Transmission Utility of India Limited

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Schedule: 8

Contract Performance Guarantee

to place of execution. Foreign entities submitting Bids are required to follow the applicable law in their country.)
In consideration of the
This guarantee shall be valid and binding on the Guarantor Bank up to and including and shall not be terminable by notice or any change in the constitution of the Bank or the term of the Transmission Service Agreement or by any other reasons whatsoever and our liability hereunder shall not be impaired or discharged by any extension of time or variations or alternations made, given, or agreed with or without our knowledge or consent, by or between parties to the respective agreement.
Our liability under this Guarantee is restricted to Rs
The Guarantor Bank hereby expressly agrees that it shall not require any proof in addition to the written demand from (in its roles as the Nodal Agency), made in any format, raised at the above mentioned address of the Guarantor Bank, in order to make the said payment to Nodal Agency.
The Guarantor Bank shall make payment hereunder on first demand without restriction or conditions and notwithstanding any objection by

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Central Transmission Utility of India Limited

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THIS BANK GUARANTEE shall be interpreted in accordance with the laws of India.

The Guarantor Bank represents that this BANK GUARANTEE has been established in such form and with such content that it is fully enforceable in accordance with its terms as against the Guarantor Bank in the manner provided herein.

THIS BANK GUARANTEE shall not be affected in any manner by reason of merger, amalgamation, restructuring, liquidation, winding up, dissolution or any other change in the constitution of the Guarantor Bank.

THIS BANK GUARANTEE shall be a primary obligation of the Guarantor Bank and accordingly Nodal Agency shall not be obliged before enforcing this BANK GUARANTEE to take any action in any court or arbitral proceedings against FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED or the Selected Bidder, as the case may be, to make any claim against or any demand on FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED or the Selected Bidder, as the case may be, or to give any notice to FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED or the Selected Bidder, as the case may be, or to enforce any security held by the Nodal Agency or to exercise, levy or enforce any distress, diligence or other process against FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED or the Selected Bidder, as the case may be.

The Guarantor Bank acknowledges that this BANK GUARANTEE is not personal to Nodal Agency and may be assigned, in whole or in part, (whether absolutely or by way of security) by Nodal Agency to any entity to whom the Nodal Agency is entitled to assign its rights and obligations under the Transmission Service Agreement.

The Guarantor Bank hereby agrees and acknowledges that Nodal Agency shall have a right to invoke this Bank Guarantee either in part or in full, as it may deem fit.

Notwithstanding anything contained hereinabove, our liability under this Guarantee is restricted to Rs. Crores (Rs.) only and it shall remain in Transmission Service Agreement], with an additional claim period of three hundred sixty five (365) days thereafter. This BANK GUARANTEE shall be extended from time of the Selected Bidder or Lead Member in case of the Consortium or SPV]. We are liable to pay the guaranteed amount or any part thereof under this Bank Guarantee only if Nodal Agency serves upon us a written claim or demand.

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Signature	
Name:	
Power of attorney No.:	QMER IPS
For:	WEN WEN
	(I WE

J.hm

Central Transmission Utility of India Limited

In witness whom of

Fatehgarh II And smission Limited

......[Insert Name of the Bank]

Banker's Seal and Full Address, including mailing address of the Head Office

Schedule: 9

Methodology for determining the Relief Under Force Majeure Event & Change in Law during Construction Period

The relief in the form of revision in tariff due to Force Majeure Event leading to extension of Scheduled COD for a period beyond one hundred eighty (180) days and/ or Change in Law during the construction period shall be as under:

 $\Delta T = [(P \times d)] \div [1 - (1 + d)^{(-n)}]$

Where,

ΔT = Change in Transmission Charges for each year

P = Sum of cumulative increase or decrease in the cost of the Project due to Change in Law and interest cost during construction corresponding to the period exceeding one hundred eighty (180) due to Force Majeure Event leading to extension of Scheduled COD for a period beyond one hundred eighty (180) days

n = number of years over which the Transmission Charges has to be paid

d = Discount rate as notified by the CERC, applicable on the Bid Deadline

The increase in Transmission Charges as stated above shall be applicable only if the value of increase in Transmission Charges as calculated above exceeds 0.30% (zero point three percent) of the quoted Transmission Charges of the TSP.

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पीएफसी कंसल्टिंग लिमिटेड (पावर फाइनेंस कॉपॉरेशन लि० की पूर्वत स्वामित्वायीन सहायक कंयनी) PFC CONSULTING LIMITED

(A wholly owned Subsidiary of Power Finance Corporation Ltd.)

Ref. No.: 04/24-25/ITP-93/RFP

November 19, 2024

To,
Mr. Pankaj Pandey, ED (TBCB)
Power Grid Corporation of India Limited,
"Saudamini" Plot No 2, Sector 29,
Gurgaon-122001

E-mail ppandey@powergrid.in,

Sub: Independent Transmission Project "Augmentation at Fatehgarh-II PS, Fatehgarh-IV PS (Section-II) and Barmer-I PS" — Regarding Provisional Acquisition Price

Dear Sir,

This has reference to the issuance of RFP documents on 28.09.2024 for "Augmentation at Fatehgarh-Ii PS. Fatehgarh-IV PS (Section-II) and Barmer-I PS".

In line with the requirement of the RfP document specified at Clause 1.6.2.1 (5), the following may be noted in respect of the Acquisition Price:

"The estimated Acquisition Price payable by the selected Bidder to the PFC Consulting Limited for the acquisition of one hundred percent (100%) of the equity shareholding of SPV incorporated for the transmission scheme "Augmentation at Fatehgarh-II PS, Fatehgarh-IV PS (Section-II) and Barmer-I PS", along with all its related assets and liabilities is Rs.6,61,32,869/- (Rupees Six Crore Sixty One Lakh Thirty Two Thousand Eight Hundred and Sixty Nine Only)."

Thanking you,

Yours faithfully

(Naveen Phougat) General Manager

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पीएफसी कंसल्टिंग लिमिटेड (पावर फाइनेंस कॉर्पोरेशन लि0 की पूर्णत स्वामित्वाधीन सहायक कम्पनी)

PFC CONSULTING LIMITED

(A wholly owned Subsidiary of Power Finance Corporation Ltd.)

Ref. No. 04/24-25/ITP-93/RFP

February 24, 2025

To. Mr. Pankaj Pandey, ED (TBCB) Power Grid Corporation of India Limited, "Saudamini" Plot No 2, Sector 29, Gurgaon-122001

E-mail: ppandey@powergrid.in, tbcb@powergrid in

Subject: Independent Transmission Project (ITP) "Augmentation at Fatehgarh-II PS, Fatehgarh-IV PS (Section-II) and Barmer-I PS"- Regarding submission of CPG and Due Diligence for transfer of SPV.

Letter of Intent (LoI) dated 13.02.2025. Ref:

Dear Sir,

In line with the provisions of Clause 2.15.2 (a), (b) & (c) of the RfP Document, Contract Performance Guarantee in favour of Nodal Agency i.e. Central Transmission Utility of India Limited (CTUIL) has to be provided, the Share Purchase Agreement has to be executed and the SPV namely, "Fatehgarh II and Barmer I PS Transmission Limited" has to be acquired by the selected bidder i.e. Power Grid Corporation of India Limited along with all its related assets and liabilities for an Acquisition Price.

It may be noted that the SPV is tentatively scheduled to be transferred on 07.03.2025. You are therefore requested to arrange for due diligence process accordingly.

It is intimated that the Acquisition Price of the SPV "Fatehgarh II and Barmer I PS Transmission Limited" is Rs. 6,85,69,683/- (Rupees Six Crore Eighty Five Lakh Sixty Nine Thousand Six Hundred and Eighty Three Only)". The break-up for this amount is given below:

S.No.	Description	Amount (in INR)
1.	PFCCL Management Fees	5,00,00,000
2.	Goods and Service Tax on PFCCL Management Fees	90,00,000
3.	Other Administrative Expenses	94,69,683
4.	Share Capital	1,00,0
	Total	6,85,69,63

The payment of the Acquisition Price may be made as detailed hereunder:

Name

: PFC Consulting Limited

PFCCL Goods and Service Tax No.

: 07AAECP6182F1ZC

PFCCL PAN No.

: AAECP6182F

Mode of Payment

: RTGS

पंजीकृत कार्यालय : प्रथम तल, "ऊर्जानिधि", 1, बाराखम्बा लेन, कर्नाट प्लेस, नई दिल्ली-110001 Regd. Office: 1st Floor, "URJANIDHI", 1, Barakhamba Lane, Connaught Place, New Delhi-110001

कंपनी मुख्यालय : नौवाँ तल, (ए विंग), स्टेट्समैन हाउस, बाराखम्बा रोड, कनॉट प्लेस, नई दिल्ली—110001 दूरमाव : 011-23443900 फैक्स : 011-23443990 Corporate Office: 9" Floor (A-Wing), Statesman House, Connaught Place, New Delhi-110001 Phone: 011-23443900 Fax: 011-23443990 फैक्स / Website : www.pfcclindia.com / www.pfcindia.com ● CIN : U74140DL2008GOI175858

Bank Details:

Bank Name	ICICI Bank, 9A, Phelps, Connaught Place, New Delhi
Name of Account	PFC CONSULTING LIMITED
A/C No.	000705036117
IFSC Code	ICIC0000007

It is requested that TDS may be deducted against the above payment as per I.T. rules. Copy of PAN Card and Cheque of the above bank are enclosed herewith.

You are requested to make the above payment as per the details provided above through RTGS at the earliest.

You are requested to provide the Contract Performance Guarantee as per the details provided in RFP documents, at the earliest.

Further, it is requested to provide the Contract Performance Guarantee (CPG) in favour of Nodal Agency i.e. Central Transmission Utility of India Limited (CTUIL) as per the details provided at **Annexure –A** at the earliest.

With kind regards,

Yours sincerely,

(Naveen Phougat) General Manager

Encl: As enclosed





Contract Performance Guarantee (CPG)

Augmentation at Fatehgarh-II PS, Fatehgarh-IV PS (Section-II) and Barmer-I PS

S No	. Name of N	odal Agency	Ac	ldress	Amount of CPG
1	Central	Transmission	"Saudamini',	Plot No. 2,	Rs.22.50 crore (Rupees
	Utility of Ir	ndia Limited	Sector-29	Gurgaon-	Twenty Two Crore and Fifty
			122001(Harya	na)	Lakhs Only)



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Dated 21st March, 2025

SHARE PURCHASE AGREEMENT

BETWEEN

PFC CONSULTING LIMITED

AND

FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED

AND

POWER GRID CORPORATION OF INDIA LIMITED



9 199 - Pg & Authorised Signator

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e-Stamp

Certificate No.

Certificate issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By Stamp Duty Amount(Rs.) 20-Mar-2025 05:15 PM

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SUBIN-DLDL71680349663256068592X

PFC CONSULTING LIMITED

IN-DL53888291087992X

Article 5 General Agreement

Not Applicable

Ø

(Zero)

PFC CONSULTING LIMITED

Not Applicable

PFC CONSULTING LIMITED

(Five Hundred only)

साला भड़ा कही है



This Stamp Paper Forms Part of enclosed Share Purchase Agreement executed between PFC CONSULTING LIMITED, FATEHGARH II AND BARMER I **TRANSMISSION** LIMITED and GRID CORPORATION OF INDIA LIMITED.

using e-Stamp Mobile App of Stock Holding

The authenticity of this Stamp certificate should be verified at www. Any discrepancy in the details on this Certificate and as available on the onus of checking the legitimacy is on the users of the certificate. in case of any discrepancy please inform the Competent Authority



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Certificate No.

Certificate Issued Date

Account Reference

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Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

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20-Mar-2025 05:13 PM

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SUBIN-DLDL71680349658562945133X

PFC CONSULTING LIMITED

Article 5 General Agreement

Not Applicable

(Zero)

PFC CONSULTING LIMITED

Not Applicable

PFC CONSULTING LIMITED

(Five Hundred only)

संस्था ज्यारा



Please write or type below this line

This Stamp Paper Forms Part of enclosed Share Purchase Agreement executed between PFC CONSULTING LIMITED, FATEHGARH II AND BARMER I PS **TRANSMISSION** LIMITED and **POWER** CORPORATION OF INDIA LIMITED.

e-Stamp Mobile App of Stock Holding renders it invalid

The authenticity of this Stamp certificate should be verified at which any discrepancy in the details on this Certificate and as available of the onus of checking the legitimacy is on the users of the certificate in case of any discrepancy please inform the Competent Authority



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Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

IN-DL53882887569421X

20-Mar-2025 05:11 PM

IMPACC (IV)/ di716803/ DELHI/ DL-DLH

SUBIN-DLDL71680349654006143097X

PFC CONSULTING LIMITED

Article 5 General Agreement

Not Applicable

(Zero)

PFC CONSULTING LIMITED

Not Applicable

PFC CONSULTING LIMITED

(Two Hundred only)



Please write or type below this line 1994 21 X

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This Stamp Paper Forms Part of enclosed Share Purchase Agreement executed between PFC CONSULTING LIMITED, FATEHGARH II AND BARMER **TRANSMISSION** LIMITED **POWER** and CORPORATION OF INDIA LIMITED.

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The authenticity of this Stamp certificate should be verified at www.she Any discrepancy in the details on this Certificate and as available on the The onus of checking the legitimacy is on the users of the certificate. In case of any discrepancy please inform the Competent Authority. Mobile App of Stock Holding

SHARE PURCEASE ACREEMENT

HIR SHARE PURCHACI ZERI MARTE REPRESENTATION DE LA MILLIA VIZIENZA DE LA MILLIA VIZIENZA

PFC CONSULTING LIMITED (wholly owned subsidiary of Power Finance Corporation Ltd.), company incorporated under the Companies Act, 1956, with CiN No. U74140Dt 2008GOt175858 having its registered office at First Floor, "Urjanidhi", 1 Barakhamba Lane, Connaught Place, New Delhi 110001, (hereinafter referred to as "PFCCL", which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns) of the FIRST PART:

AND

FATEHGARH II AND BARMER I PS TRANSMISSION LIMITED, a company incorporated under the Companies Act, 2013, with CIN no. U42201DL2024GCI440451 having its registered office at First Floor, "Urjanidhi", 1 Barakhamba Lane. Connaught Place, New Delhi 110001, (hereinafter referred to as "Company" which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns) of the SECOND PART;

AND

POWER GRID CORPORATION OF INDIA LIMITED, a company incorporated under the Companies Act, 1956 with CIN No. L40101DL1989GOI038121 having its registered office B-9, Qutab Institutional Area, Katwaria Sarai, New Delhi-110016 (hereinafter referred to as "Selected Bidder" which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns) of the THIRD PART.

WHEREAS:

- A. The Central Electricity Authority (CEA) vide Gazette Notification No. CG-DL-E-26092024-257527 dated 25.09.2024 has notified PFC Consulting Limited (PFCCL) to be the Bid Process Coordinator (BPC) for the purpose of selection of Bidder as Transmission Service Provider (TSP) to establish Inter-State transmission system for "Augmentation at Fatehgarh-II PS, Fatehgarh-IV PS(Section-II) and Barmer-I PS" through tariff based competitive bidding process (hereinafter referred to as the "Project")
- B. In accordance with the Bidding Guidelines, PFCCL had initiated a Bid Process through issuance of RFP documents for selecting a Successful Bidder to build, own, operate and transfer the Project in accordance with and on the terms and conditions mentioned in the EULTIN RFP Project Documents (as defined hereinafter).

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- As envisaged in the RFP, the Shares Seller (as defined hereinafter) has agreed to sell the Sale Shares (as defined hereinafter) to the Selected Bidder and the Selected Bidder has agreed to purchase the Sale Shares from the Shares Seller, subject to and on the terms and conditions set forth in this Agreement.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL COVENANTS AND AGREEMENTS SET FORTH IN THIS AGREEMENT AND FOR OTHER GOOD AND VALUABLE CONSIDERATION, THE PARTIES HEREBY AGREE AS FOLLOWS:

1. DEFINITIONS

- 1.1 Capitalised terms in this Agreement, unless defined in this Agreement shall, in so far as the context admits, have the same meaning in this Agreement as has been ascribed to them in the Transmission Service Agreement.
- 1.2 Additionally, the following terms shall have the meaning hereinafter respectively assigned to them herein below:
 - (i) "Acquisition Price" shall mean Rs. 6,85,69,683/- (Rupees Six Crore Eighty Five Lakh Sixty Nine Thousand Six Hundred Eighty Three Only), which is the aggregate consideration payable by the Selected Bidder towards purchase of the Sale Shares at par along with assets and liabilities of the Company as on the Closing Date subject to adjustment as per the audited accounts of the Company as on the Closing Date;
 - (ii) "Agreement" or "the Agreement" or "this Agreement" shall mean this Share Purchase Agreement and shall include the recitals and/or annexures attached hereto, and the contracts, certificates, disclosures and other documents to be executed and delivered pursuant hereto, if any, and any amendments made to this Agreement by Parties in writing;
 - (iii) "Bid Process" shall mean the competitive bidding process initiated by the BPC, by issuance of RFP Documents for selecting a Successful Bidder to build, own, operate and transfer the Project in accordance with and on the terms and conditions mentioned in the RFP Project Documents;

"Board" shall mean the be

extors of the Company

- within the period as mentioning. Clause 2.15 2 of RsP of on India Such and period.
- (vi) "CTU" or "Central Transmission Utility of India Limited" shall have same meaning as defined in the Electricity Act, 2003;
- (vii) "Encumbrance" shall mean any mortgage, pledge, lien, charge, security assignment, hypothecation, trust, encumbrance or any other agreement having the effect of creating security interest;
- (viii) "Letter of Intent" shall have the meaning ascribed thereto under the RFP;
- (ix) "Nominees" shall mean the Persons, who are named in Annexure A, holding the Sale Shares as nominees of PFCCL.
- (x) "Party" shall mean PFCCL, Company and the Selected Bidder, referred to individually, and "Parties" shall mean PFCCL, Company and the Selected Bidder collectively referred to, as relevant;
- (xi) "Person" shall include an individual, an association, a corporation, a partnership, a joint venture, a trust, an unincorporated organisation, a joint stock company or other entity or organisation, including a government or political subdivision, or an agency or instrumentality thereof, and/or any other legal entity;
- (xii) "RfP Project Documents" shall mean the following documents, referred to collectively:
 - a) Transmission Services Agreement;
 - b) this Agreement: and
 - c) Any other agreement(s) as may be required.
- (xiii) "Representations and Warranties" shall mean the representations and warranties mentioned in Clause 4 hereto;
- (xiv) "Sale Shares" shall mean 10,000 (Ten Thousand) Shares, representing 100 percent of the total issued, subscribed and fully paid-up equity share capital of the Company held by the Shares Seller and Nominees as more particularly described in Annexure A attached hereto;
- (xv) "Shares" shall mean the fully paid-up equity shares of Company, of face value Rs. 10 each;

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"Shares Seller" shall mean

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- Tantal Con Service Agreement 55A 1. Is the agreement that Control Service 11 to which the 188 million own, operate and transfer the Project and make available the assets of the Project to Lentral Transmission Utility of India Limited on a commercial page 35 may be amended from time to time;
- (xviii) Transmission Service Provider" or "TSP" shall mean Fatehgarh II and Barmer I PS Transmission Limited which has executed the Transmission Service Agreement and which shall be acquired by the Selected Bidder

1.3 Interpretation Clause

Unless the context otherwise requires, the provisions of the TSA relating to the interpretation of the TSA shall apply to this Agreement as if they were set out in full in this Agreement and to this end are incorporated herein by reference.

2. TRANSFER OF SHARES

- 2.1 Subject to the terms and conditions of this Agreement, the Shares Seller agrees to sell and transfer to the Selected Bidder and the Selected Bidder hereby agrees to purchase from the Shares Seller, the Sale Shares of the Company free from Encumbrances with rights and benefits attached thereto in consideration of the Acquisition Price and the covenants, undertakings and the agreements of the Selected Bidder contained in this Agreement.
- 2.2 The Shares Seller hereby undertakes to cause the Nominees to transfer part of the Sale Shares held by them as Nominees of the Shares Seller to the Selected Bidder and execute any documents required to deliver good title to the Sale Shares to the Selected Bidder.

3. CLOSING

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- 3.1 Prior to the Closing Date, the Selected Bidder shall provide to the Shares Seller, valid share transfer forms ("Share Transfer Forms") duly stamped with requisite amount of stamp duty payable on the transfer of Sale Shares.
- 3.2 On the Closing Date, the Shares Seller shall hand over to the Selected Bidder or its authorised representative, the original share certificates representing the Sale Shares ("Sale Share Certificates") along with the Share Transfer Forms duly executed by the Shares Seller and the Nominees in favour of the Selected Bidder, simultaneously against the Selected Bidder handing over to the Shares Seller demand drafts drawn in favour of the Shares Seller for the Acquisition Price payable to it.





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- 3.3 The Selected Bidder shall immediately upon receiving the Sale Share Certificates and the Share Transfer Forms, duly execute the Share Transfer Forms and duly lodge the Share Transfer Forms and the Sale Share Certificates with the Company. The Selected Bidder may also propose the names of its nominees to be appointed on the Board of the Company and the address within the jurisdiction of the Registrar of Companies NCT of Delhi and Haryana, which would be the new registered office of the Company. The Company shall, upon receipt of the said documents from the Selected Bidder, do the following:
 - (i) Immediately on the Closing Date convene a meeting of the Board, wherein the Board shall pass the following necessary resolutions:
 - (a) approving the transfer of the Shares constituting the Sale Shares from the Shares Seller and the Nominees to the name of the Power Grid Corporation of India Limited and its nominees and transfer of all assets and liabilities of the Company as on Closing Date;
 - (b) approving the Power Grid Corporation of India Limited and its nominees as a member of the Company and entering the name of the Power Grid Corporation of India Limited and its nominees in the register of members.
 - (c) changing the address of the registered office of the Company to the new address, within the jurisdiction of the Registrar of Companies NCT of Delhi and Haryana, as may be provided by the Selected Bidder.
 - (d) appointing the nominees of the Selected Bidder on the Board and accepting the resignations of the other existing Directors on the Board and the Chair of the meeting which was taken by one of the existing Directors shall be vacated and appointment of a new Chairman who shall be one of the newly appointed Director, for the rest of the meeting.

Pursuant to the acceptance of resignation of the existing Directors and appointment of new Chairman, the newly constituted Board of Directors shall hold the meeting and pass the following resolution:





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- executed copies of the RFP Project Documents and to made by the provisions contained therein.
- (ii) Enter the name of the **Power Grid Corporation of India Limited and its nominees** as the legal and beneficial owner of the Sale Shares, tree of all Encumbrances, in the register of members of the Company;
- (iii) Make the necessary endorsements on the Sale Share Certificates, indicating the name of the **Power Grid Corporation of India Limited and its nominees** as the legal and beneficial owner of the Sale Shares evidenced there under;
- (iv) Return the original Sale Share Certificates, duly endorsed in the name of the Power Grid Corporation of India Limited and its nominees, to the Power Grid Corporation of India Limited and its nominees, as the case may be or its authorised representative;
- (v) Handover all the statutory registers and records, if any, of the Company to the Selected Bidder.
- (vi) Handover certified true copies of the Board resolution passed by the Company as per (i)(a) to (i)(e) of Clause 3.3 (i) to Central Transmission Utility of India Limited.
- 3.4 The Parties to this Agreement agree to take all measures that may be required to ensure that all the events contemplated in the Clauses 3.1 to 3.3 above on the Closing Date are completed on the same day.

Notwithstanding the provisions of Clause 3.3 hereto, all proceedings to be taken and all documents to be executed and delivered by the Parties at the Closing Date shall be deemed to have been taken and executed simultaneously and no proceedings shall be deemed to have been taken nor documents executed or delivered until all have been taken, executed and delivered.

3.5 The Selected Bidder hereby acknowledges and agrees that after the date of acquisition of one hundred percent (100%) of the equity shareholding of the Company, by the Selected Bidder as per Clause 3.3, (a) the authority, rights and obligations of the PFCCL/Company in respect of the Bid Process shall forthwith cease and any actions to be taken thereafter regarding the Bid Process will be undertaken by Central Transmission Utility of India Limited themselves or through their any other authorized representative(s), (b) all rights and obligations of the PFCCL/Company shall be of the Selected Bidder and (c) any NEW DELHI Selected by the PFCCL/Company prior to the date of its acquisition by the Selected

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4. REPRESENTATIONS AND WARRANTIES

- 4.1 The Selected Bidder hereby represents and warrants to the Shares Seller that:
 - 4.1.1 The Selected Bidder has full legal right, power and authority to enter into, execute and deliver this Agreement and to perform the obligations, undertakings and transactions set forth herein, and this Agreement has been duly and validly executed and delivered by the Selected Bidder and constitutes its legal, valid and binding obligations, enforceable against it in accordance with its terms:
 - 4.1.2 The execution, delivery and performance of this Agreement by the Selected Bidder (i) will not violate or contravene any provision of the Memorandum of Association or Articles of the Selected Bidder, (ii) will not violate or contravene any law, statute, rule, regulation, licensing requirement, order, writ, injunction or decree of any court, governmental instrumentality or other regulatory, governmental or public body, agency or authority by which the Selected Bidder are bound or by which any of its and/or their properties or assets are bound, and (iii) except to the extent that the same have been duly and properly completed or obtained, will not require any filing with, or permit, consent or approval of or license from, or the giving of any notice to, any court, governmental instrumentality or other regulatory, governmental or public body, agency or authority, joint venture party, or any other entity or person whatsoever; and
 - 4.1.3 The Selected Bidder is not restricted in any manner whatsoever, including without limitation, on account of any judicial or governmental order, action or proceeding, or any contractual obligation assumed by the Selected Bidder, from purchasing the Sale Shares from the Shares Seller in the manner provided for in this Agreement.
- 4.2 The Shares Seller hereby represents and warrants to the Selected Bidder that;
 - 4.2.1 The Shares Seller and the Nominees are the legal and beneficial owners of the Sale Shares, free and clear of any Encumbrance and the delivery to the Selected Bidder of the Sale Shares pursuant to the provisions of this Agreement will transfer to the Selected Bidder a good title to the Sale Shares.



- The name of the summer of the
- The Shares Seller has obtained requisite authorizations to sell and transfer the Sale Shares to the Selected Bidder. The Shares Seller also represent that it is not prevented from transferring and selling the Sale Shares. Also, to the best of its knowledge, the Sale Shares are not the subject matter of any claim or pending proceeding or threatened by any legal proceeding made by any third party.
- 4.3 Except as specified in Clause 4.2, above the Shares Seller shall not be deemed to have, made any representation or warranty whatsoever, whether express or implied, in relation to the Sale Shares or Company, including but not limited to any implied warranty or representation as to the business or affairs of the Company.
- 4.4 The Representations and Warranties are given as at the date of this Agreement except that where a Representation and Warranty is expressed to be made as at another date, the Representation and Warranty is given with respect to that date only.
- 4.5 Each Representation and Warranty is to be construed independently of the others and is not limited by reference to any other Warranty. The Representations, Warranties and undertakings contained in this Clause 4 hereto or in any document delivered pursuant to or in connection with this Agreement are continuing in nature and shall survive the Closing Date for one (1) year.
- 4.6 The Parties represent to each other that all Representations and Warranties provided herein by the respective Party shall be true as of Closing Date.

5. OBLIGATIONS OF THE SELECTED BIDDER

The Selected Bidder agrees that the Shares Seller shall not be liable in any manner, nor shall it assume any responsibility or liability whatsoever, in respect of the business of the Company and its operations or activities, arising after Closing Date, to any Person or any authority, central, state, local or municipal or otherwise and the same shall be the sole responsibility of the Selected Bidder.

6. MISCELLANEOUS

6.1 NOTICES

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All notices to be given under this Agreement shall be in writing early the English

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Soletted trailing Fower title Corporation of India Umited Lead Atember 11 Bus (gitab institution | Area, Nilly and Sarah Press Della 118 1 case of Consortium) Name of the **PFC Consulting Limited** Holding First Floor, "Urjanidhi", Company of the 1 Barakhamba Lane, Connaught Place SPV New Delhi- 110001 Company (Before Project in-charge Closing Date) Fatehgarh II and Barmer I PS Transmission Limited First Floor, "Urjanidhi", 1 Barakhamba Lane, Connaught Place, New Delhi- 110001 Company (After Fatehgarh II and Barmer I PS Transmission Limited Closing Date) B-9, Qutab Institutional Area, Katwaria Sarai, New Delhi-110016

Any Party may by notice of at least fifteen (15) days to the other Parties change the address and / or addresses to which such notices and communications to it are to be delivered or mailed.

6.2 RESOLUTION OF DISPUTES

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- 6.2.1 If any dispute arises between the Parties, in connection with the validity, interpretation, implementation or alleged breach of any provision of this Agreement ("Dispute"), the disputing Parties hereto shall endeavour to settle such Dispute amicably. The attempt to bring about an amicable settlement shall be considered to have failed if not resolved within 60 days from the date of the Dispute.
- 6.2.2 If the Parties are unable to amicably settle the Dispute in accordance with Clause 6.2.1 within the period specified therein, any of the Parties shall be entitled to within 30 days after expiry of the aforesaid period, refer the Dispute to the Company Secretary of PFCCL and Chief Executive/ Managing Director of the Selected Bidder for resolution of the said Dispute. The attempt to bring about such resolution shall be considered to have failed if not resolved within 30 days from the date of receipt of a written notification in this regard.
 - In the event the Dispute is not settled in accordance with Clause 6.2.2 above, any Party to the Dispute shall be entitled to serve a notice invoking Party lause and making a reference to a sole arbitrator. If the Parties to the Associate cannot agree as to the appointment of the sole arbitrator within 30 days a receipt of the notice



shall annually the state of the selected Bidder along with the Company and the two arbitrators, so appointed the state of the state of

- 6.2.4 The place of the arbitration shall be New Delhi. The Arbitration proceedings shall be governed by the Arbitration and Conciliation Act, 1996
- 6.2.5 The proceedings of arbitration shall be in English language.
- 6.2.6 The arbitrator's award shall be substantiated in writing. The arbitrators shall also decide on the costs of the arbitration proceedings. In case the arbitrators have not decided on the costs of the arbitration proceedings, each Party to the Dispute shall bear its own costs, in relation to the arbitration proceedings.

6.3 AUTHORISED PERSON

For the purposes of this Agreement, the Selected Bidder is represented by Shri Satyaprakash Dash, Company Secretary, Authorized Representative, pursuant to an authorization granted to Shri Satyaprakash Dash, Company Secretary through necessary Board resolutions. Further, Shri Satyaprakash Dash, Company Secretary is also authorized by such resolutions to take any decision, which may be required to be taken, do all acts and execute all documents, which are or may be required by the Selected Bidder for the proper and effective fulfillment of the rights and obligations under this Agreement. Any action taken or document executed by Shri Satyaprakash Dash, Company Secretary, in case of Consortium] shall be deemed to be acts done or documents executed by the Selected Bidder and shall be binding on the Selected Bidder.

6.4 RESERVATION OF RIGHTS

No forbearance, indulgence or relaxation or inaction by any Party at any time to require performance of any of the provisions of this Agreement shall in any way affect, diminish or prejudice the right of such Party to require performance of that provision, and any waiver or acquiescence by any Party of any breach of any of the provisions of this Agreement shall not be construed as a waiver or acquiescence of any continuing or succeeding breach of such provisions, a waiver of any right under or arising out of this Agreement or acquiescence to or recognition of rights other than that expressly stipulated in this Agreement.







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6.6 PARTIAL INVALIDITY

If any provision of this Agreement or the application thereof to any person of circumstance shall be invalid or unenforceable to any extent, the remainder of this Agreement and the application of such provision to persons or circumstances other than those as to which it is held invalid or unenforceable shall not be affected thereby, and each provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law. Any invalid or unenforceable provision of this Agreement shall be replaced with a provision, which is valid and enforceable and most nearly reflects the original intent of the unenforceable provision.

6.7 TERMINATION

if (i) the Closing does not occur on the Closing Date for any reason whatsoever, or (ii) the Letter of Intent is withdrawn or terminated for any reason, or (iii) due to termination of the TSA by Central Transmission Utility of India Limited in accordance with Article 3.3.2 or Article 13 of the TSA thereof, PFCCL shall have a right to terminate this Agreement forthwith by giving a written notice to the other Parties hereto.

6.8 AMENDMENTS

No modification or amendment of this Agreement and no waiver of any of the terms or conditions hereof shall be valid or binding unless made in writing and duly executed by all the Parties.

6.9 ASSIGNMENT

This Agreement and the rights and liabilities hereunder shall bind and inure to the benefit of the respective successors of the Parties hereto, but no Party hereto shall assign or transfer its rights and liabilities hereunder to any other Person without the prior written consent of the other Parties, which will not be unreasonably withheld.

6.10 ENTIRE AGREEMENT

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This Agreement constitutes the entire Agreement between the Parties with respect to the subject matter herein and supersedes and cancels any prior oral or with agreement, representation, understanding, arrangement, communication or expenses of intent relating to the subject matter of this Agreement.

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The Selected Bidder shall be liable to bear and not the stamp duty and other cost in respect of this Agreement and the Share Transfer Forms.

6.12 RELATIONSHIP

None of the provisions of this Agreement shall be deemed to constitute a partnership between the Parties hereto and no Party shall have any authority to bind the other Party otherwise than under this Agreement or shall be deemed to be the agent of the other in any way.

6.13 GOVERNING LAW AND JURISDICTION

This Agreement shall be governed by and construed in accordance with the laws of India and shall be subject to the exclusive jurisdiction of the courts of Delhi.

6.14 COUNTERPARTS

This Agreement may be executed in counterparts by the Parties and each fully executed counterpart shall be deemed to be original.

6.15 CONFIDENTIALITY

The Parties undertake to hold in confidence and not to disclose the terms and conditions of the transaction contemplated hereby to third parties, except:

- (a) to their professional advisors;
- (b) to their officers, employees, agents or representatives, who need to have access to such information for the proper performance of their activities;
- (c) disclosures required under Law;without the prior written consent of the other Parties.

Provided that Central Transmission Utility of India Limited and PFCCL may at any time, disclose the terms and conditions of transactions contemplated hereby to any person, to the extent stipulated under the law or the Bidding Guidelines.

6.16 INDEMNIFICATION

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The Parties hereby agree that transfer of Sale Shares to the Selected Bidder shall vest all the rights, privileges, licenses responsibilities, liabilities and other polices pertaining to the Company of the Selected Bidder.

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- in Selected Hill the regions and the Selected Bidder shall not be not done. any change in the state of the chol. and the services reported associate in the service of the service with an international of the municipal of the property of the of any actions or decisions taken by any of them up to the Closing Date in furtherance of the Project referred to in recital A of this Agreement.
- Further, the Selected Bidder hereby indemnifies and holds harmless at all times the Share Seller against all losses, damages, charges, and expenses which the Share Seller may sustain or incur towards contractual obligations with respect to the comment. awarded by the Share Seller or any other liability arising with regard to any action/ activity undertaken by the Share Seller for and on behalf of the Company in furtherance of the Project referred to above or otherwise concerning the Company All such actions shall be defended by the Selected Bidder either itself or through the TSP at its own cost,
- The Parties hereby agree that the provisions of this clause shall survive the termination of this Agreement.

IN WITNESS WHEREOF, THE PARTIES HERETO HAVE CAUSED THIS AGREEMENT TO BE DULY EXECUTED AND DELIVERED AS OF THE DAY AND YEAR FIRST ABOVE WRITTEN

SIGNED AND DELIVERED BY THE WITHIN NAMED "PFCCL" PFC CONSULTING LIMITED BY THE HAND OF SHRI SACHIN ARORA, COMPANY SECRETARY



PURSUANT TO THE RESOLUTION PASSED BY THE BOARDOF DIRECTORS ON 21ST FEBRUARY, 2025

IN THE PRESENCE OF: Cruches LA PELLE

WITNESS:

NAME, SIGNATURE, DESIGNATION AND ADDRESS:

SIGNED AND DELIVERED

BY THE WITHIN NAMED "FATEHGARH ILAND BARMER I PS TRANSMISSION LIMITED" BY THE HAND OF SHRI NEERAJ SINGH, DIRECTOR



TO THE RESOLUTION PASSED THE BOARD OF DIRECTORS ON 12TH FEBRUARY, 2025

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NAME, ENDIA LUGE, LESIGNATION AND ADDRESS.

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SIGNED AND DELIVERED

BY THE WITHIN NAMED "POWER GRID CORPORATION OF INDIA LIMITED"

BY THE HAND OF SHRI SATYAPRAKASH DASH, COMPANY SECRETARY, AUTHORISED SIGNATORY PURSUANT TO THE RESOLUTION PASSED BY THE BOARD OF DIRECTORS ON 23rd OCTOBER 2024

IN THE PRESENCE OF:

WITNESS:

NAME, SIGNATURE, DESIGNATION AND ADDRESS:







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DESCRIPTION OF THE SALE SHARES

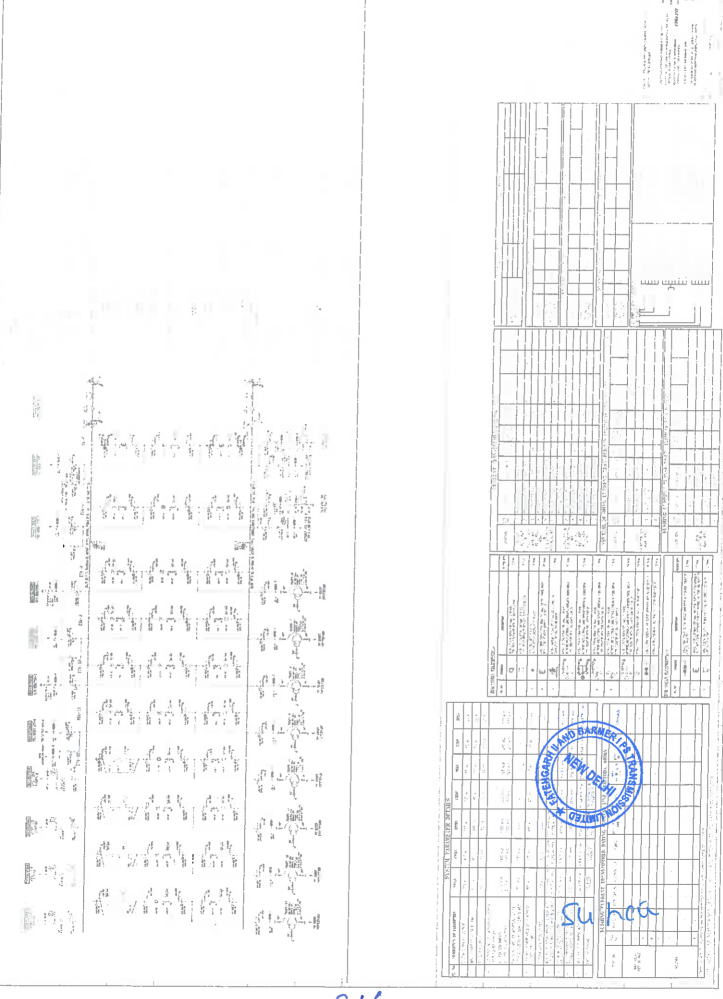
3 1/4)	NAME OF THE SHAREHOLDER	NUMBER OF	PERCENTAGE OF THE TOTAL PAID UP
1.	PFC Consulting Limited	HELD	EQUITY CAPITAL
2.	The rest of the contract of th	9400	94 %
3:	Shri Rakesh Mohan	100	1.%
	Shri Neeraj Singh	100	
4.	Shri Sanjay Kumar Nayak	100	
5.	Shri Sachin Shukla	1914 *seridarramon	1 %
6.	Shri Naveen Kumar	100	1 %
7.	The state of the s	100	1 %
F T T T T T T T T T T T T T T T T T T T	Shri Rishab Jain	100	1 %
	Total	10,000	100%













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: FATEHGARH II AND BARMER | PS TRANSMILTO

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Property Description

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FAITHGARH LAND FELL IPS SANSMICTH

Not Applicable

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FATEHGARH II AND BARMER LPS TRANSMILED

Stamp Duty Amount(Rs.)

(One Hundred only)





General Power of Attorney

Know all men by these presents, we Fatehgarh II And Barmer I PS Transmission Limited (hereinafter referred to as FIIBITL which expression shall unless repugnant to the context or meaning thereof, include its successors, administrators, and assigns) having its Registered Office at B-9, Qutab Institutional Area, Katwaria Sarai, New Delhi - 110 016 do hereby constitute, appoint and authorize Shri Sanjay Kumar Thakur, Project Incharge of FIIBITL residing at C-2/304, PWO, Sec-43, Gurgaon - 122009 as our true and lawful attorney, to do in our name and our behalf, all of the acts or things hereinafter mentioned, that is to say:-

- CARCLE State 11. Leaf Regulator County County Arbitration. I amount of the Arbitration of the Arbitration
- 2 To appear, before various Courts # Tribunals / CERC # SERCs / Appellate Tribunal for Electricity.
- To appoint any Advocate, Vakil, Pleader, Solicifor or any other legal practitioner as Attorney to appear and conduct case proceedings on beliah of the company and to sign Vakalatnama.
- 1 To compromise, compound or withdraw cases from any Court * Tribunal / CERC / SERCs * Appellate Tribunal for Electricity.
- To file petitions/applications or affidavits before the Supreme Court / High Court / CERC SERCs / Appellate Tribunal for Electricity and to obtain the copies of documents, papers, records etc.
- To file and receive back documents, to deposit and withdraw money from Courts, Tribunal, Registrar's Office and other Government or Local Authorities and to issue valid receipts thereof.
- 7. To apply for and obtain refund of stamp duty or court fee, etc.
- 8 fo issue notices and accept service of any summons, notices or orders issued by any Court / Tribunal / CERC / SERCs / Appellate Tribunal for Electricity on behalf of the Company.
- To execute deeds, agreements, bonds and other documents and returns in connection with the affairs of the company and file them or cause to be filed for Registration, whenever necessary.
- 10. To issue Project Authority Certificate(s) in respect of contracts for Load Despatch & Communication Systems, Transmission Systems etc. and to lodge claims with the Railways, Transporters, Shipping Agents and Clearing Agents and to settle/compromise such claims.
- To lodge claims with the Insurance companies, to settle/compromise such claims and on satisfactory settlement thereof, to issue letters of subrogation/power of attorney in favour of Insurance companies.
- 12. To execute, sign and file applications, undertakings, agreements etc. to or with the Central / State Government(s) / Body(ies) to obtain 'right of way' or any of other Right(s) / Privilege(s) etc.
- 13. To execute, sign and file applications, undertakings, agreements, bills, documents etc. to or with the Central / State Government(s) / Body(ies) and other authorities / entities including Central Transmission Utility (CTU)/Power System Operation Corporation Limited (POSOCO) / Central Electricity Δuthority (CEA)/ CERC with respect to Commissioning



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- to the same to the same that t Delic Proposity Offina
- 15. To execute Consultancy, Funding and other Agreements
- 16. To act as administrator for e-filing process with CERC and other Statutory authorities.
- 12 Generally to do all lawful acts, necessary for the above mentioned purposes.

The Company hereby agrees to ratify and confirm all and whatsoever the said Anomey shall lawfully do execute or perform or cause to be done, executed or performed in exercise of the power or authority conferred under and by virtue of this Power of Attorney

Signed by the within named

Fatchgarh II And Barmer I PS Transmission Limited

through the hand of

Duly authorized by the Hoard to issue such Power of Attorney

Accepted

Suthoneur

Signature of Attorney

Name:

Shri Sanjay Kumar Thakur

Designation: Project Incharge, Fatchgarh II And Barmer I PS Transmission Limited

Address:

C-2/304, PWO, Sec-43, Gurgaon - 122009

Surrarc Attested

(Signature of the Executant)

Name: Sh Pankaj Pandey

Designation: Chairman

Address:

B-9, Qutab Institutional Area, Katwaria Sarai, New Delhi - 110 016

Signature and Stamp of Notary of the place of execution

(In Regir Gandles)
Kinecter

