#### SOLAR ENERGY CORPORATION OF INDIA LIMITED NEW DELHI

Ref No. SECI/C&P/IPP/13/0004/23-24/Amendment-01

Amendment-01 to RfS for Selection of RE Power Developers for Supply of 800 MW Firm and Dispatchable Power from ISTS-Connected Renewable Energy (RE) Power Projects in India under Tariff-**Based Competitive Bidding (SECI-FDRE-III)** RfS No. SECI/C&P/IPP/13/0004/23-24 dated 14.08.2023 Clause/ Sr. No. Article **Existing Clause/Article Amended Clause/Article** No. Amendments in the RfS document 1. General It is hereby clarified that in case a bidder opts for coverage under the PSM in line with Clause 19.2 of the RfS, by undertaking to give a discount in the Covering Letter (Format 7.1) submitted as part of its response to RfS, the same will be applicable for the entire term of the PPA, i.e. this discount shall be provided by the RPD in each monthly bill raised under the PPA for the entire term of the PPA. In the alternate scenario, in case the bidder does not opt for coverage under the PSM in line with Clause 19.2 of the RfS, it shall not be eligible to be covered under the PSM for the entire term of the PPA. 2 1.9 Modified as follows: Bidders who have already commissioned RE Projects/storage projects or are in process of constructing such projects and have untied capacity may also participate under this RfS. In such case, they will be given the benefit of a longer period of PPA, commensurate to the duration between the actual date of commencement of supply of power and Scheduled Commencement of Supply Date (SCSD), pursuant to Clause 11 of the RfS. It is clarified that the Bidders who have already signed PPAs with Renewable Energy Implementing Agencies as identified by the MNRE and/or with any State-owned Distribution Company (DISCOM) as on the bid submission deadline, are not allowed to suo-moto terminate such PPAs and participate in this RfS for the respective Project(s). 3. 2.7**New Clause** SECI has issued this RfS in the capacity of "Intermediary Procurer" as defined in the aforementioned Guidelines. SECI may develop a suitable monitoring mechanism, to analyze the performance of the project and carry out random checks to verify compliance of quality standards. 4. 3.1 Under this RfS, the RE Power Developer Under this RfS, the RE Power Developer (RPD) (RPD) shall set up ISTS-connected RE shall set up ISTS-connected RE Power Project(s), Power Project(s), including the dedicated including the transmission network ... transmission network ... 5. 3.2 Identification of land, installation Identification of land, installation and ownership of and ownership of the Project(s), along with the Project(s), along with obtaining connectivity obtaining connectivity and necessary and necessary approvals and interconnection with approvals and interconnection with the the ISTS network/STU or InSTS network (as ISTS network for supply of power to SECI, applicable) for supply of power to SECI, will be

Date 14.12.2023

		will be under the scope of the RPD.	under the scope of the RPD. For the purpose of STU
			interconnection, RPD may install the Project in the same State where the Buying Entity is located.
6.	4.2.i	RE Projects are required to be designed for interconnection with the ISTS substation at voltage level of 220 kV or above.	RE Projects are required to be designed for interconnection with the ISTS substation at voltage level of 220 kV or above. However, for STU/InSTS connected Project, voltage level may be as per the concerned State Regulations.
7.	4.2.iii	Any change in the ESS component during the term of the PPA may be at risk and cost of the RPD and also under intimation to SECI.	Any change in the ESS component during the term of the PPA shall be at the risk and cost of RPD and under intimation to SECI.
8.	4.2.viii	The above configuration can be changed subsequent to issuance of LoAs until the date as on 12 months prior to Scheduled Commencement of Supply Date (SCSD) of the Project. Also, any change in delivery point(s) is/are allowed upto 12 months prior to SCSD of the Project.	The above configuration can be changed subsequent to issuance of LoAs until the Scheduled Commencement of Supply Date (SCSD)/extended SCSD of the Project.
9.	6.4	The RPDs are free to change the Project location until the SCSD. Implications of	The RPDs are free to change the Project location and/or Delivery Point up to the deadline for Financial Closure as per Clause 22. The above change in Delivery Point shall be allowed by SECI only in case the scheduled commissioning date of the STU/ISTS-substation of the proposed revised Delivery Point is on or before the scheduled commissioning date of the existing Delivery Point of the Project, at the time of seeking approval from SECI by the RPD. Implications of
10.	7.1	The Project should be designed for interconnection with the ISTS in accordance with the prevailing CERC regulations in this regard. For interconnection	The Project should be designed for interconnection with the ISTS in accordance with the prevailing CERC regulations in this regard. In case the Buying Entity is located in the same State where the Project is located, the RPD may choose to interconnect the Project at the STU/InSTS Substation at a minimum voltage level as per the applicable State regulations. The relevant provisions of the RfS, PPA and PSA documents referring to ISTS Substations as the Delivery Point shall also mean STU/InSTS substations, wherever applicable. Similarly, reference to CEA regulations with respect to connectivity and synchronization with the grid will also mean reference to the applicable SERC/State Government regulations for InSTS-connected

			Projects. For interconnection
11.	7.4	The arrangement of connectivity can be made by the RPD through a dedicated transmission line upto the Interconnection Point	The arrangement of connectivity can be made by the RPD through a transmission line upto the Interconnection Point
12.	7.6	Addendum to the Clause It is, however, clarified that selection of Deliv will not be evaluated with respect to the SCS	very Point by the Bidder at the time of bid submission SD of the Project as per the PPA.
13.	7.11	The RPDs will be required to apply for connectivity at its identified substation(s), as mentioned in the Covering Letter (Format 7.1), within 30 days after the Effective Date of PPA,	The RPDs will be required to apply for connectivity at its identified substation(s), as mentioned in the Covering Letter (Format 7.1), within 30 days after the date of tariff adoption by the Appropriate Commission,
14.	7.11	 In case the RPD fails to obtain the full/part connectivity at a Substation identified by the Bidder, after fulfilling the compliances, the same shall be immediately notified by the RPD to SECI. In such case the RPD will be allowed for another 30 days for applying connectivity from the date of rejection by the CTU.	 After fulfilling the compliances, in case the RPD fails to obtain the full/part connectivity at a Substation identified by the Bidder, the same shall be immediately notified by the RPD to SECI. In such case the RPD will be allowed for another 90 days to apply for connectivity from the date of rejection by the CTU.
15.	8.1.d	The RPD shall offer any excess generation available from the Project above the specified capacity and up to the contracted capacity at the 50% of PPA tariff to SECI/Buying Entity. SECI/Buying Entity may off-take the full /part of the excess generation offered.	Not Used.
16.	8.1.f	The RPD can, however, source up to 5% RE power (in energy terms), on annual basis, from the green market sources/bilateral agreements, towards meeting the supply conditions stipulated in the RfS/PPA.	The RPD can, however, source up to 5% RE power (in energy terms), on annual basis, from the green market sources/bilateral agreements outside the PPA as per extant regulations, towards meeting the supply conditions stipulated in the RfS/PPA.
17.	8.2.a	In case the DFR demonstrated by the RPD is less than 90% on a monthly basis, save and except in case of Force Majeure, such shortfall in performance shall make the RPD liable to pay the penalty provided in the PSA (Power Sale Agreement) as payable by SECI to Buying Entity and the RPD shall duly pay such damages to SECI	In case the average DFR demonstrated by the RPD is less than 90% on a monthly basis, save and except in case of Force Majeure, such shortfall in performance shall make the RPD liable to pay the penalty provided in the PSA (Power Sale Agreement) as payable by SECI to Buying Entity and the RPD shall duly pay such penalty to SECI to enable SECI to remit the amount to Buying Entity.

		to enable SECI to remit the amount to	
		Buying Entity. These damages shall be	
		applied to the amount of shortfall in DFR	
		during the Contract Year.	
18.	8.3	In order to allow optimization of operation	In order to allow optimization of operation of RE
		of RE, the RPD is allowed to	Power generating systems, the RPD is allowed to
		The RPD may also sell the power which	
		was offered to the Buying Entity (within the	The RPD may also sell the power available
		Contracted Capacity and above the	within the Contracted Capacity and above the
		specified capacity) but was not scheduled	Specified Capacity in a particular time-block to any
		by the Buying Entity, to any third party or	third party or power exchange, without requiring
		power exchange, without requiring NOC	NOC from the Buying Entity. In case such power is
		from the Buying Entity. It may be noted	purchased by the Buying Entity, it shall be
			purchased at the PPA tariff (plus SECI's trading
			margin). It may be noted
19.	8.3	Any instance of third-party sale of	Any instance of third-party sale of power from
		power from the Project by the RPD, while	the Project by the RPD, while the Specified
		the demand specified in the PPA remains	Capacity in any time block remains unfulfilled,
		unfulfilled, shall constitute a breach of	shall constitute a breach of RPD's obligations under
		RPD's obligations under the PPA and make	the PPA and make the RPD liable for penalty @1.5
		the RPD liable for penalty @1.5 times of	times of extant market rate/kWh (reference rate
		extant market rate/kWh (reference rate	being the highest of the applicable rates in the $DAM/C$ $DAM/DTM$ of all the Derver Evolution
		being the applicable rate on the Indian	DAM/ G-DAM/ RTM of all the Power Exchanges
		Energy Exchange (IEX)) for the quantum of such sale).	operating in India on that day) for the quantum of such sale).
		of such sale).	such sale).
20.	9	Clause modified as follows:	
20.		Clause mounted as follows.	
		Project commissioning and declaration of C	ommercial Operation Date (COD) shall be governed
			mission (Indian Electricity Grid Code) Regulations,
			with this regulation, the RPD proposing the Project,
			trial run or repeat of trial run shall give a notice of
			d RLDC, Buying Entity(ies), and SECI. However, in
		-	nin 48 hours of the failed trial run, fresh notice shall
		not be required.	
		-	as mentioned below, at least 30 days prior to trail run
		of the Project –	
		i. Intimation regarding the timeline for	commencement of supply of power from the Project.
		ii. Copy of CON-4 report submitted to	CTU.
		iii. CEI/CEIG (as applicable) report con	ntaining approval for all the components, including
		Solar PV modules, WTGs, ESS c	omponent(s), inverters, transformers, transmission
			g with all annexures/attachments. It would be the
		responsibility of the RPD to obtain the	he certificate.

iv. Approval of Metering arrangement/scheme from CTU/GRID-INDIA/ any other	
concerned authority as applicable.	
v. Plant Layout, Plant (AC & DC) SLD.	
vi. Affidavit certifying that the RPD has obtained all the necessary approvals for commencement of power supply from the Project, and indemnifying SECI against any discrepancies in the above details.	
vii. Affidavit from the RPD certifying possession of land identified for the Project, bearing the details of such land parcels where Project is located, and indemnifying SECI against any discrepancies in the above details.	
viii. Documents to establish the compliance of technical requirement as per PPA/RfS.	
ix. Invoices against purchase of the Solar PV modules, WTGs, ESS component(s),	
Inverters/PCUs, WMS, SCADA and DC cables along with the summary sheet containing the list of all the invoices, inverters including details and number of items. Lorry Receipts for delivery of Project components at site along with certified summary sheet by the authorized signatory.	
<ul> <li>In addition to the above, the RPD shall provide coordinates of WTGs, KML files for the Solar PV component (specifying each block), details of ESS, RLMM/ALMM certificates, insurance documents of Project, online monitoring facility as stated vide Clause 7, Annexure-A, of the RfS.</li> </ul>	
It is clarified that SECI shall bear no responsibility in declaration of commissioning/COD of the Project. However, on the basis of above documents, the RPD shall be required to obtain No-objection certificate (NOC) from SECI prior to declaration of commissioning/COD of the Project.	
SECI's scope will be limited to verifying the installation of rated capacity(ies) of the Project as per the COD certificate submitted by the RPD. This verification will be at SECI's discretion and shall not constitute any certification/confirmation of commissioning/COD of the Project by SECI. Prior to declaration of commencement of power supply, the RPD shall submit COD certificate for the corresponding Installed Capacity to SECI as part of the requisite documents.	
The date of onset of commercial offtake of power by SECI/Buying Entity shall be determined as	
the date of commencement of power supply under the RfS/PPA.	
without prejudice to the imposition of liquidated damages in terms of the PPA on the part which has not yet commenced supply of power.         	

			supply from full Contracted Capacity/ capacity
			finally accepted under the PPA is reached.
22.	9.1		
		Further, in case of part-commencement of	Penalty on account of shortfall in Project
		power supply, minimum rated installed	performance during the first year after the
		capacities of the RE components supplying	commencement of supply of power shall be
		power (along with the ESS capacity) shall	recovered by encashing the PBG submitted by the
		maintain the ratio of the Project	RPD, in case the penalty is not paid by the RPD.
		configuration for the Contracted Capacity	
		as per the PPA.	
23.	9.2.d.i	The Contracted Capacity shall stand	The Contracted Capacity shall stand
		reduced/amended to the capacity	reduced/amended to the capacity that has
		corresponding to the Installed Capacity that	commenced supply of power until the date as per
		has commenced supply of power until the	Clause 9.2.b. above, and PPA for the balance
		date as per Clause 9.2.b. above, and PPA	Contracted Capacity will stand terminated.
		for the balance Contracted Capacity will	
24	9.2.iii	stand terminated.	In acce of reduction in
24.	9.2.111	In case of part commencement of power	In case of reduction in
		supply, the proportionate ratio of the proposed installed capacity (RE	
		components and ESS) shall be ensured and capacity accepted will be limited to the	
		extant ratio fulfilled. Any installed capacity	
		found above the ratio may be	
		continued/taken out from the Project as per	
		RPD's discretion within 30 days from the	
		proposed date of commencement of power	
		supply. In case of reduction in	
25.	10	····	
	-	Further, in case of delay in commencement	Deleted.
		of power supply on account of reasons	
		solely attributable to the RPD, resulting in	
		any liquidated damages/penalty levied on	
		the Buying Entity including Transmission	
		charges under the GNA Regulations and/or	
		applicable regulation as notified by CERC,	
		such damages/penalty shall be passed on to	
		the RPD.	
26.	11.1	The RPD shall be permitted for full as well	The RPD shall be permitted for full as well as part-
		as part-commencement of power supply	commencement of power supply from the Project
		from the Project even prior to the SCSD,	even prior to the SCSD. Early commencement of
		subject to availability of connectivity and	power supply under the PPA will be allowed solely
		General Network Access. Early	at the risk and cost of the RPD, and first right of

		commencement of power supply will be allowed solely at the risk and cost of the RPD, and first right of refusal for offtake of such power will be vested with the Buying Entity. In case the Buying Entity refuses to buy such power, the right of refusal shall be vested with SECI. In case SECI/Buying Entity agrees to purchase power from such early part/full commencement of power supply prior to SCSD, such power will be purchased at the PPA tariff	refusal for offtake of such power will be vested with the Buying Entity. In case the Buying Entity refuses to buy such power, the right of refusal shall be vested with SECI. In case SECI/Buying Entity agrees to purchase power from such early part/full Contracted Capacity prior to SCSD, such power will be purchased by SECI at the PPA tariff and sold to the Buying Entity at the PPA tariff plus SECI's trading margin and other terms and conditions of power procurement may be in reference of the PPA & PSA on the back-to-back basis
27.	11.1	 In case SECI does not agree to purchase such energy, early part/full commencement of power supply shall still be allowed and the RPD will be free to sell such energy to a third party until SCSD or the date of commencement of procurement of power from the Project as notified by SECI, whichever is earlier	 In case SECI does not agree to purchase such energy, early part/full commencement of power supply shall still be allowed and the RPD will be free to sell such energy to a third party until SCSD or the date of commencement of procurement of power from the Project as notified by SECI/Buying Entity, whichever is earlier
28.	14	Under this RfS, the RPD shall set up the RE Power Project(s), including the dedicated transmission network up to the Interconnection/Delivery Point, at its own cost and in accordance to the provisions of this RfS document. All approvals, permits and clearances required for setting up of the Project(s) and/or dedicated transmission network up to the Interconnection/ Delivery Point (along with connectivity),	Under this RfS, the RPD shall set up the RE Power Project(s), including the transmission network up to the Interconnection/Delivery Point, at its own cost and in accordance to the provisions of this RfS document. All approvals, permits and clearances required for setting up of the Project(s) and/or transmission network upto the Interconnection/ Delivery Point (along with connectivity),
29.	16.c	RPDs setting up projects in vicinity of Air Force bases/aerodromes, are advised to apply for necessary MoD clearances within 90 days of Effective Date of PPAs and forward the copies of application to SECI within 07 days of filing the applications.	RPDs setting up projects in vicinity of Air Force bases/aerodromes, are advised to apply for necessary MoD clearances within 90 days of Effective Date of PPAs or 30 days from the date of possession of the land identified for the Project, whichever is later, and forward the copies of application to SECI within 07 days of filing the applications.
30.	16.	 Note: The RPD should apply for all the necessary approvals, permits and clearances not more than 90 days from the Effective Date of the PPA,	 Note: Except for S.No. c. above, the RPD should apply for all the necessary approvals, permits and clearances not more than 90 days from the Effective Date of the PPA,

31.	17.1	Formula for calculation of applicable EM	D amount modified as follows:	
		EMD amount = <b>Rs.</b> [9,28,000 * S + 12,64,000 * W] *D + 3,66,000 * E,		
		where, S= Rated Installed Capacity of Solar component (in MW);		
		1 7 1	onent and other RE generating sources (in MW);	
		$\mathbf{E}$ = Rated unstance Capacity of while comp $\mathbf{E}$ = Rated cumulative Installed Capacity of t		
		$\mathbf{D}$ = Multiplication factor = (A/B);		
			the Bidder as per the demand profile under the RfS	
		= 7832000 * C;		
		C = Contracted Capacity of the Project (in M	IW);	
			m the Project based on committed Installed capacity	
		= (S * 0.26 + W * 0.35) * 8766 * 1000 - 0.2		
		<b>Z</b> = Annual Energy proposed to be supplied	through ESS (kWh).	
32.	18.1	Formula for calculation of applicable PB	G amount modified as follows:	
		PBG amount = <b>Rs. [23,20,000* S + 31,60,0</b> where,	00* W] *D + 9,15,000 * E,	
		S = Rated Installed Capacity of Solar compo	nent (in MW):	
			onent and other RE generating sources (in MW);	
		<b>E</b> = Rated cumulative Installed Capacity of t		
		$\mathbf{D}$ = Multiplication factor = (A/B);		
		A = Annual Energy (kWh) to be supplied by the Bidder as per the demand profile under the RfS		
		= 7832000 * C ;		
		C= Contracted Capacity of the Project (in MW);		
		$\mathbf{B}$ = Annual Energy (kWh) to be supplied from the Project based on committed Installed capacity		
		= (S * 0.26 + W * 0.35) * 8766 * 1000 - 0.20 * Z kWh;		
	10.1	$\mathbf{Z}$ = Annual Energy proposed to be supplied	through ESS (kWh).	
33.	18.1			
		PBG shall be submitted by the Bidders	PBG shall be submitted by the Bidders prior to	
		prior to signing of PPA. It may be noted that	signing of PPA. It may be noted that successful Ridders shall submit the Derformance Cuarantee	
		successful Bidders shall submit the	Bidders shall submit the Performance Guarantee	
		Performance Guarantee according to the Format 7.3C with a validity period up to (&	according to the Format 7.3C with a validity period up to (& including) the date as on 15 months	
		including) the date as on 9 months after the	subsequent to commencement of power supply	
		SCSD.	from the first part capacity of the Project.	
34.	18.1	Addendum to the Clause	l	
		• •	ncement of supply of power beyond SCSD, prior to	
			the SECI from such part/full Contracted Capacity,	
		the RPD shall be required to submit an additional PBG corresponding to the amount of applicable penalty, as per provisions of Clause 9.2.c, on that part/full Contracted Capacity.		
35.	18.7			
33.	10./	(i.e. EMID OF PDG) as inquidated	(i.e. EMD or PBG) as penalty, the selected	

		damages not amounting to penalty, the selected Project shall stand cancelled and the selected Bidder expressly waives off its rights and objections, if any, in that respect. 	Project shall stand cancelled and the selected Bidder expressly waives off its rights and objections, if any, in that respect
36.	18.11	The PBG shall be returned to the RPDs, immediately after successful commencement of supply of power from their projects as per Terms of PPA, after taking into account any penalty due to delays in commencement of supply of power as per Clauses 9 and 10 of the RfS.	The PBG shall be returned to the RPDs upon completion of one year after commencement of supply of power from the last part capacity/capacity finally accepted under the PPA, after taking into account any penalty due to delays in commencement of supply of power and performance shortfall in supply of power as per Clauses 9.1 and 9.2 of the RfS.
37.	18.13	to acceptance of the same as part of tariff add	ulation methodology as brought out above, is subject option by the Appropriate Commission. Any revision by the Appropriate Commission shall be acceptable
38.	19.1	 Any upward revision in installed capacity further shall also be reflected in commensurate revision in Success Charges payable to SECI	 Any revision in installed capacity further shall also be reflected in commensurate revision in Success Charges payable to SECI
39.	19.2	As part of the Payment Security Mechanism as brought out in the PPA, the RPD shall undertake to pay PSM Charges @Rs. 0.02/kWh to SECI,	As part of the Payment Security Mechanism as brought out in the PPA, to be eligible for coverage from the PSM, the RPD will undertake to pay PSM Charges @Rs. 0.02/kWh to SECI,
40.	21.1	date as on 30 days from issuance of LoA. The Installed Capacity break-up, as submitted as part of the Bidder's response to RfS shall remain unchanged until issuance of LoA. The same can be changed by the RPD subsequent to issuance of LoA. 	date as on 30 days from issuance of LoA. For example, if the Bidder has been issued a single LoA for a cumulative capacity of 200 MW, the Successful Bidder may choose to split the 200 MW into more than one Project (2 x 100 MW, for example), within the above deadline. The Installed Capacity break-up, as submitted as part of the Bidder's response to RfS shall remain unchanged until issuance of LoA. The same can be changed by the RPD subsequent to issuance of LoA, in line with Clause 4.2.(viii) of the RfS
41.	21.7		ing of PPA, the RPD shall be required to submit the
		monthly Project status on 5 <sup>th</sup> day of every ca	alendar month as per Annexure-E of the RfS.
42.	21.8		umencement of supply of power but the PPA has not C) may be issued to the RPD (if sought by RPD) for

		third-party sale of power from the Project until signing of PPA. The NOC so granted shall be withdrawn by SECI once the readiness of off-take of the power as per PPA is intimated by SECI with a notice period of 7 calendar days.
43.	22	New Clause
		<ul> <li>Financial Closure or Project Financing Arrangements</li> <li>22.1 The Projects shall achieve Financial Closure by the date as on 6 months prior to the SCSD/ extended SCSD. (For e.g. if SCSD of the Project is 25.11.2025, then scheduled Financial Closure date shall be 25.05.2025).</li> </ul>
		22.2 At the stage of Financial Closure, the RPDs shall report 100% tie-up of Financing Arrangements for the Projects. In this regard, the RPD shall submit a certificate/ necessary documents from all financing agencies regarding the tie-up of 100% of the funds indicated for the Project, including arrangements of funds in the form of Equity. The RPD shall also submit details of all planned/ proposed solar panels, inverters, wind turbine generators, ESS (manufacturer, model number, datasheet), along with necessary purchase order/agreements for the Project. The RPD shall also indicate the rated capacity of storage facility.
		22.3 In case of default in achieving above condition as may be applicable within the stipulated time, SECI shall be entitled to encash PBG/POI and may remove the Project from the list of the selected Projects. An extension may however be considered, on the sole request of RPD, on advance payment of extension charges of INR 100/- per day per MW (of Contracted Capacity) + applicable GST. This extension will not have an impact on the obligation of RPD to commence supply of power by the Scheduled Commencement of Supply Date of the Project. Subsequent to the completion of deadline for achieving financial closure, SECI shall issue notices to the RPDs who are not meeting the requirements of Financial Closure as per the RfS deadlines. The notice shall provide a period of 7 business days to the respective RPDs to either furnish the necessary documents or make the above mentioned payment of Rs. 100/MW/day + GST. In case of non-submission of either-the requisite documents or the necessary amount upon expiry of the above mentioned notice period of 7 days-SECI shall encash the PBG/POI of the corresponding RPDs and may terminate the PPA for the corresponding Project. The amount of Rs. 100/MW/day + GST shall be paid by the RPDs in advance prior to the commencement of the said delay period and shall be calculated based on the period of delay as estimated by the RPD. In case of the RPD meeting the requirements of Financial Closure before the last date of such proposed delay period (for which extension charges have been paid), the remaining amount out of the deposited amount by the RPD shall be returned by SECI. Interest on account of delay in deposition of the above mentioned charges or on any subsequent extension charges paid so, shall be returned to the RPD without any interest and GST amount on achievement of successful commencement of power supply within the Scheduled Commencement of Supply Date, on pro-rata basis, based on the Contracted Capacity that has commenced supply of power as on Scheduled Commencement of Supply

		scheduled Financial Closure date. In c	ired documents to SECI at least 14 days prior to the case of delay in submission of documents mentioned ay in verification of documents and subsequent delay
44.	26.xii.i v	Certified copies of annual audited accounts for the last financial year, i.e. FY 2022- 23/21-22, or provisional accounts	Certified copies of annual audited accounts for the last financial year, i.e. FY 2022-23, or provisional accounts
45.	36.4.v	"Beneficial owner" for the purposes of Clause 36.4.iii.iv. above	"Beneficial owner" for the purposes of Clause 36.4.iv.iv. above
46.	38.1.i	 Minimum Net-Worth requirement = [(Rs. 1,15,80,000 x Rated Installed Capacity of Solar PV component) + (Rs. 1,38,60,000 x Rated Installed Capacity of Wind Power component) + (Rs. 48,00,000 x Rated Installed Capacity of ESS component)] 	 Minimum Net-Worth requirement = [(Rs. 92,80,000 x Rated Installed Capacity of Solar PV component (MW)) + (Rs. 1,26,40,000 x Rated Installed Capacity of Wind Power component and other RE sources (MW)) + (Rs. 36,60,000 x Rated Installed Capacity of ESS component (MWh))] 
47.	38.2.ii	amount of <b>INR 51,52,000/MW</b> (Indian Rupees Fifty-One Lakhs and Fifty-Two Thousand/MW) of the quoted capacity,	amount of <b>INR 51,52,000/MW</b> (Indian Rupees Fifty-One Lakhs and Fifty-Two Thousand/MW) of the quoted Contracted Capacity,
48.	38.2.iii	<b>INR 64,40,000/MW</b> (Indian Rupees Sixty-Four Lakhs and Forty Thousand/MW) of the quoted capacity,	<b>INR 64,40,000/MW</b> (Indian Rupees Sixty-Four Lakhs and Forty Thousand/MW) of the quoted Contracted Capacity,
49.	41.3	Addendum to the Clause The Tariff has to be less than or equal to than Rs. 4.53/kWh shall be summarily rejec	<b>Rs. 4.53/kWh</b> . Bids where the tariff quoted is more ted.
50.	42.4.vi	 If no such change as described above is effected during the last 20 minutes of auction	 If no such change as described above is effected during the last 8 minutes of auction
51.	45.8	<b>"BUYING ENTITY"</b> shall mean an End Procurer as defined in the Guidelines, including a DISCOM that requires RE power to fulfil its RPO under respective regulations.	<b>"BUYING ENTITY"</b> shall mean an End Procurer as defined in the Guidelines.
52.	45.23	Provided that a financial institution, scheduled bank, foreign institutional investor, Non-Banking Financial Company, and any mutual fund, pension funds and sovereign funds shall not be deemed to be Group Company,	Provided that a financial institution, scheduled bank, foreign institutional investor, Non-Banking Financial Company, and any mutual fund, pension funds, sovereign funds and funds managed by National Investment and Infrastructure Fund Limited shall not be deemed to be Group Company, 

53.	45.24	(including the dedicated transmission line connecting the Projects with the substation system)	(including the transmission line connecting the Projects with the substation system)
54.	45.43	The Project shall include auxiliaries and associated facilities, bay(s) for transmission system in the their switchyard, dedicated transmission line up to the injection point and all the other assets, buildings/structures,	The Project shall include auxiliaries and associated facilities, bay(s) for transmission system in their switchyard, transmission line up to the injection point and all the other assets, buildings/structures,
55.	45.44	Addendum to the Clause: The quantum of Installed Capacity (in MW any, shall be greater than or equal to the Cor	), including that of the revised Installed Capacity, if ntracted Capacity.
56.	45.60	New Clause	"GENERAL NETWORK ACCESS (GNA)" shall mean General Network Access as defined under the Central Electricity Regulatory Commission (Connectivity and General Network Access to the Inter-State Transmission System) Regulations, 2022;
57.	45.61	New Clause	<b>"SPECIFIED CAPACITY"</b> shall mean the power (MW) stipulated by the Buying Entity in a particular time-block as per Annexure-B of this RfS, which the RPD is obligated to supply as per the provisions of PPA.
58.	Format -7.1 Clause 4	We hereby undertake that we shall give a rebate of Rs. 0.02/kWh to SECI in the payment of monthly bills to be made by SECI, as part of payment security mechanism charges under the PPA, to avail the benefits under the payment security mechanism as per PPA.	We hereby undertake that we shall give a rebate of Rs. 0.02/kWh to SECI in the payment of monthly bills to be made by SECI, as part of payment security mechanism charges under the PPA, to avail the benefits under the payment security mechanism as per PPA. ( <i>Strike out if not accepted by the</i> <i>Bidder</i> )
59.	Format -7.1 Clause 4A	New Clause	We hereby declare that the Project Capacity, for which the bid is being submitted by us has already been commissioned by us, and for the same, we have not suo-moto terminated any already signed PPAs with Renewable Energy Implementing Agencies as identified by the MNRE and/or State- owned Distribution Company (DISCOM) for participating in this RfS under Clause 1.9 of the RfS. (applicable only in case of already commissioned Projects)
60.	Format -7.5	The Lead Member, on behalf of the Consortium, shall inter alia undertake full responsibility for liaising with Lenders or	The Lead Member, on behalf of the Consortium, shall inter alia undertake full responsibility for liaising with Lenders or through internal accruals

	Clause	through internal accruals and mobilizing	and mobilizing debt resources for the Project, and
	6	debt resources for the Project, and ensuring	ensuring that the Seller achieves Financial Closure
		that the Seller achieves commencement of	and commencement of power supply in terms of the
		power supply in terms of the PPA.	PPA.
61.	Format	by demonstrating a Net Worth of	by demonstrating a Net Worth of Rs
	-7.6	Rs Cr. ( in	Cr. ( in words) as on the last date
		words) as on the last date of Financial Year	of Financial Year 2022-23 or as on the date
		2022-23/2021-22 or as on the date	
62.	Format	by demonstrating an Annual Turnover	by demonstrating an Annual Turnover of INR
	-7.6	of INR (in words) as	in words) as on the end of
		on the end of Financial Year 2022-23/2021-	Financial Year 2022-23 or as on the day
		22 or as on the day	
63.	Format	by demonstrating a PBDIT of INR	by demonstrating a PBDIT of INR
	-7.6	(in words) as on the end of	(in words) as on the end of Financial
			Year 2022-23 or as on the day
		the day	
64.	Format	Table modified as follows:	
	-7.9		
		1 Name of Bidding Company/ Lead M	lember of
		Bidding Consortium	
		2 Location(s) of Project components	MANY
		3Contracted Capacity proposed4Brief about the Project Configuration	n brookun (Installed conscitu)
		<b>J D</b>	
		i) Rated Installed Capacity component (S)	
		ii) Rated Installed Capacity	of Wind MW (for each
		component and other RE g	
		sources (W)	
		iii) Rated cumulative Installed Ca	apacity of MW/ MWh
		the ESS component	(Brief write-up about the
			ESS to be annexed with
			this Format)
		iv) Annual Energy proposed	<b>to be</b> kWh
		supplied through ESS (Z)	
65.	Format	Modified as follows:	
	-7.10		
		INTEG	SRITY PACT
			gned by SECI's authorized signatory, is available
		-	RfS. Bidders are required to submit signed and
		scanned copy of the document available or	
66.	Annexu	Modified Annexure is enclosed with this A	Amendment.
	re-C		•
67.	Annexu	New Annexure is enclosed with this Amendment.	
	re-E		

	Amendments in the PPA document		
1.	Recital B	Addendum to the Recital	SECI has been designated as a Renewable Energy Implementing Agency (REIA) for developing and facilitating the establishment of the Grid connected RE power capacity in India in terms of the above Policy of the Government of India;
2.	1.1	"Commencement of Power Supply"	"Commencement of Power Supply" or "Commencement of Supply of Power"
3.	1.1 "Delive ry Point"/ "Interc onnecti on Point"	shall mean a single point or multiple points at the voltage level of 220 kV or above of the ISTS Sub-station or the point(s) at the InSTS grid of the STU at a minimum voltage level of 33 kV, including the dedicated transmission line connecting the RE power Project	shall mean a single point or multiple points at the voltage level of 220 kV or above of the ISTS Sub- station or the point(s) at the InSTS grid of the STU at a minimum voltage level of 33 kV, including the transmission line connecting the RE power Project
4.	1.1 "Due Date"	Due date shall mean the forty-fifth (45 <sup>th</sup> ) day after a Monthly Bill	Due date shall mean the sixtieth (60 <sup>th</sup> ) day after a Monthly Bill
5.	1.1 "Expiry Date"	Shall mean the date occurring twenty-five (25) years from the the Scheduled Commencement-of-Supply Date (SCSD)	Shall mean the date occurring as on twenty-five (25) years from the Scheduled Commencement-of-Supply Date (SCSD)
6.	1.1 "RE Project " or "Projec t"	 The Project shall include all units and auxiliaries such as water supply, treatment or storage facilities; bay/s for transmission system in the switchyard, dedicated transmission line up to	 The Project shall include all units and auxiliaries such as water supply, treatment or storage facilities; bay/s for transmission system in the switchyard, transmission line up to
7.	1.1 "Specif ied Capacit y" 3.1.2	New Definition "Specified Capacity" shall mean the power	(MW) stipulated by the Buying Entity in a particular nent, which the RPD is obligated to supply as per the The above configuration shall be identical to the "installed capacity" for which connectivity has
		connectivity has been granted to the RPD under the GNA Regulations. The above configuration can be changed subsequent to issuance of LoAs until the date as on 12 months after the Effective Date. Also, any change in Delivery Point is allowed upto the date as on 12 months after the Effective Date	been granted to the RPD under the GNA Regulations. The above configuration can be changed subsequent to issuance of LoAs until SCSD/extended SCSD. Also, any change in Delivery Point is allowed upto the deadline for Financial Closure as per Article 3.4 of the PPA

9.	3.2.3	If the RPD fails to commence supply of	If the RPD fails to commence supply of power
	0.2.0	power from the SCSD specified in this	from the SCSD and in case of performance
		Agreement or any further extension thereof	shortfall in power supply specified in this
		duly granted by SECI, subject to conditions	Agreement or any further extension thereof granted
		mentioned in Article 4.5, SECI shall encash	by SECI, subject to conditions mentioned in
		the Performance Bank Guarantee / Payment	Article 4.5, SECI shall encash the Performance
		on Order Instrument equivalent to the	Bank Guarantee / Payment on Order Instrument
		amount calculated as per liquidated	equivalent to the amount calculated as per penalties
		damages applicable under Article 4.6	applicable under Article 4.6 and Article 4.4.10 as
		without prejudice to the other rights of	on the date of encashment without prejudice to the
		SECI under this Agreement. The	other rights of SECI under this Agreement. It is to
		damages/dues recovered by SECI by	be noted that the damages/dues recovered by SECI
		encashing the PBG/POI under the PPA,	by encashing the PBG/POI under the PPA, upon
		shall be credited to the payment security	the default of the RPD shall be credited to the
		fund maintained by SECI.	payment security fund maintained by SECI under
			the PPA.
			Further, in case of delay in part/full commencement
			of supply of power beyond SCSD, prior to
			declaration of commencement of supply by the
			RPD from such part/full Contracted Capacity, the
			RPD shall be required to submit an additional PBG
			corresponding to the amount of applicable penalty,
			as per provisions of Article 4.6.1.(a), on that
			part/full Contracted Capacity.
10.	3.3.1	Subject to Article 3.2, SECI shall return /	Subject to Article 3.2, SECI shall return / release
10.	5.5.1	release the Performance Bank Guarantee /	the Performance Bank Guarantee / Payment on
		Payment on Order Instrument within 45	Order Instrument upon completion of one year after
		days after the successful commencement of	commencement of supply of power from the last
		power supply from the Project, after taking	part capacity/capacity finally accepted under the
		into account any penalty due to delays in	PPA, after taking into account any penalty due to
		commencement of power supply beyond	delays in commencement of power supply beyond
		the SCSD as per provisions stipulated in	the SCSD and performance shortfall in supply of
		this Agreement. PBG may be returned on	power as per provisions stipulated in this
		pro-rata basis subsequent to	Agreement.
		commencement of supply from part-	
		capacity of the Project, based on the request	
		by the RPD.	
11.	3.4	New Article:	
		<b>3.4</b> Achievement of Financial Closure	
			form and complete all of the following activities to
			n cost and risk, by the date as on 6 months prior to
		the SCSD/ extended SCSD:	
		a) The RPD shall make Project financing an	rrangements and shall provide necessary certificates

		to SECI in this regard;		
		-	anned/proposed solar panels, inverters, wind turbine	
			tary evidence (MoU/P.O./LoA/Agreements shall be	
		submitted as evidence) of the same.		
12.	3.5	New Article:		
		<b>3.5 Consequences of non-achievement</b>	of Financial Closure ments as above, SECI shall encash the Performance	
			strument submitted by the RPD, and may terminate	
		-	ect from the list of the selected Projects by giving a	
			st seven (7) days. Unless extended as per provisions	
		_	of Article 3.5.2 of this Agreement in writing, SECI may terminate this Agreement upon the	
		expiry of the 7 <sup>th</sup> day of the above notion	ce.	
			he Scheduled Commencement of Supply Date, may	
			equest of RPD, on payment of Rs. 100/- per day per	
			extension charges are required to be paid to SECI in	
		-	required. In case of any delay in depositing this nterest on this extension charge for the days lapsed	
			@ SBI-MCLR (1Year). In case such delay in making	
		payment of the extension charges to SECI is more than 7 days, SECI may terminate this		
			<sup>th</sup> day. In case of the RPD meeting the requirements	
		of Financial Closure before the last dat	te of such proposed delay period (for which extension	
			g amount deposited by the RPD shall be returned by	
			ion will not have any impact on the Scheduled	
			y extension charges paid so by the RPD, shall be	
			Γ amount and interest on achievement of successful in the Scheduled Commencement of Supply Date, on	
			ed Capacity that has commenced supply of power as	
		1 · · · ·	pply Date. However, in case the RPD fails to start	
			from the Contracted Capacity by Scheduled	
			extension charges deposited by the RPD shall not be	
		refunded by SECI. For the avoidance	of doubt, it is clarified that this Article shall survive	
		the termination of this Agreement.		
13.	4.1.1.i)	Providing a discount of Rs. 0.02/kWh in the	Providing a discount of Rs. 0.02/kWh in the	
		monthly billing which will be apportioned	monthly billing which will be apportioned towards	
		towards the payment security mechanism to be maintained under Article of this	the payment security mechanism to be maintained under Article 10.1.1 of this Agreement	
		Agreement	under Autore 10.1.1 of this Agreement	
14.	4.1.1.q)	New Article	The RPD shall be required to submit the progress	
	1/		status of the Project to SECI as and when requested	
			by SECI, strictly within the timelines provided by	
			SECI. Further, on 5 <sup>th</sup> day of every calendar month,	
			the RPD shall be required to submit the Project	
			progress status as per Annexure-E of the RfS.	

15.	4.2.5	The arrangement of connectivity shall be	The arrangement of connectivity shall be made by
		made by the RPD through a dedicated	the RPD through a transmission line
		transmission line	č
16.	4.2.6	Further, it is clarified that in case	Further, it is clarified that in case
		commencement of power supply from the	commencement of power supply from the ESS
		ESS component of the Project	component of the Project configuration gets
		configuration gets delayed beyond the	delayed beyond the applicable date of waiver of
		applicable date of waiver of ISTS charges	ISTS charges and losses, due to reasons solely
		and losses, due to reasons solely	attributable to the RPD, the liability of inter-state
		attributable to the RPD, the liability of	transmission charges and losses shall be borne by
		inter-state transmission charges and losses	the RPD.
		shall be borne by the RPD.	In case of delay in commencement of power supply
		With respect to power being supplied from	by the RPD even after the operationalization of
		the ESS component, it is clarified that in	GNA obtained by the Buying Entity, RPD shall be
		case the renewable energy supplied from	liable to pay the applicable CTU/CTU transmission
		the ESS to the Buying Entity amounts to	charges.
		less than 51% of the total energy supplied	
		in a Contract Year, the applicable ISTS-	
		charges and losses being levied on such	
		power being supplied from the ESS will be	
		borne by the RPD.	
17.	4.3.2	Power procured under this Agreement shall	Power procured under this Agreement shall be
		on back to back basis be allocated on a pro-	allocated on back to back basis to the Buying Entity
		rata basis, to all the Buying Entities which	which has signed the respective Power Sale
		have signed their respective Power Sale	Agreement with SECI under the referred RfS.
		Agreements with SECI under the referred	
10	4.4.2	RfS.	
18.	4.4.3	The RPD shall be required to maintain a	The RPD shall be required to maintain a
		Demand Fulfilment Ratio (DFR) of at least	Demand Fulfilment Ratio (DFR) of at least 90% on
		90% for each time-block, to be reconciled on monthly basis. "Demand Fulfilment	a monthly basis. "Demand Fulfilment Ratio" for a particular time-block shall be calculated as follows:
			•
		Ratio" for a particular time-block shall be calculated as follows: DFR = [Power	DFR = [Power Injection Scheduled by the RPD (MW) in a particular time block/ Demand (MW)
		Injection Scheduled by the RPD (MW) in a	specified by the Buying Entity (MW) for the
		particular time block/ Demand (MW)	corresponding time block], subject to the max value
		specified by the Buying Entity (MW) for	of DFR being 1. The RPD's performance against
		the corresponding time block], subject to	this metric will be measured by calculating the
		the max value of DFR being 1. The RPD's	average DFR of all the time-blocks during the
		performance against this metric will be	month in a Contract Year in which power has been
		measured by adding up the shortfalls in	scheduled.
		meeting the 90% requirement in individual	
		time-blocks during the month in a Contract	
		Year in which power has been scheduled.	
		rrr	

19.	4.4.4	The RPD can, however, source up to 5%	The RPD can, however, source up to 5% RE
17.		RE power (in energy terms), on annual	power (in energy terms), on annual basis, from the
		basis, from the green market sources/other	green market sources/other bilateral agreements
		bilateral agreements, towards meeting the	outside the PPA as per extant regulations, towards
		supply conditions stipulated in the	meeting the supply conditions stipulated in the
		RfS/PPA.	RfS/PPA.
20.	4.4.6	In order to allow optimization of operation	To allow optimization of operation of RE Power
		of RE Power generating systems, the RPD	generating systems, the RPD is allowed to supply
		is allowed to supply power in excess of the	power in excess of the Specified Capacity in any
		Contracted Capacity in any time-block, to	time-block, to any third-party or power exchange
		any third-party or power exchange without	without requiring any No-Objection Certificate
		requiring any No-Objection Certificate	(NOC) from SECI/Buying Entity. The RPD
		(NOC) from SECI/Buying Entity. In this	
		context, "Contracted Capacity in any time-	
		block" refers to the power (MW) stipulated	
		by the Buying Entity in a particular time-	
		block, which the RPD is obligated to supply	
		as per the provisions of this Agreement.	
		The RPD	
21.	4.4.6	In case such power is purchased by the	In both the above cases, if such power is
		Buying Entity, it shall be purchased at the	purchased by the Buying Entity, it shall be
		PPA tariff (plus SECI's trading margin).	purchased at the PPA tariff (plus SECI's trading
		However, it may	margin). However, it may
22.	4.4.7	Any instance of third-party sale of power	Any instance of third-party sale of power from the
		from the Project by the RPD, while the	Project by the RPD, while the Specified Capacity in
		demand specified in the PPA remains	any time-block remains unfulfilled, shall constitute
		unfulfilled, shall constitute a breach of	a breach of RPD's obligations under the PPA and
		RPD's obligations under the PPA and make	make the RPD liable for penalty @1.5 times of
		the RPD liable for penalty @1.5 times of	extant market rate/kWh (reference rate being the
		extant market rate/kWh (reference rate	highest of the applicable rates in the DAM/ G-
		being the applicable rate on the Indian	DAM/RTM of all the Power Exchanges operating
		Energy Exchange (IEX)) for the quantum	in India on that day) for the quantum of such sale.
		of such sale). However, this penalty will not	However, this penalty will not be applicable in
		be applicable in cases where Buying	cases where Buying Entity/SECI does not offtake
		Entity/SECI does not schedule power	power as offered by the RPD within the Specified
		within the demand profile. This penalty will	Capacity. This penalty will be levied over and
		be levied over and above the penalty for	above the penalty for shortfall in meeting the
		shortfall in meeting the minimum DFR	minimum DFR requirement as per Article 4.4.10
		requirement as per Article 4.4.10 below.	below.
23.	4.4.8	It is to be noted that the summation of	It is to be noted that under this PPA, the summation
		generation schedule of RE Power to the	of generation schedule of RE Power to the Buying
		Buying Entity from multiple sources and/or	Entity from multiple sources and/or locations
		locations cannot be more than the	cannot be more than the Specified Capacity as per
		Contracted Capacity specified in the PPA.	this Agreement. The RPD may

		The RPD may	
24.	4.4.10	in case the DFR demonstrated by the RPD is less than 90% in a particular time- block, such shortfall in performance	in case the monthly average DFR demonstrated by the RPD is less than 90% for a particular month, such shortfall in performance
25.	4.4.10	The amount of such penalty will be equal to 1.5 times the Applicable Tariff corresponding to the energy units not supplied by the RPD	The amount of such penalty will be equal to 1.5 times the Applicable Tariff corresponding to the energy units not scheduled by the RPD as per the demand profile annexed to this Agreement
26.	4.4.11	For each month in a Contract Year, the above data will be required to be submitted by the RPD to SECI within 10 calendar days after expiry of the previous month, for verification of the performance parameters for calculating applicable penalty on account of shortfall.	For each month in a Contract Year, the above data will be required to be submitted by the RPD to SECI after publishing of REA for the said month, for verification of the performance parameters for calculating applicable penalty on account of shortfall.
27.	4.6.3	The RPD acknowledges and accepts that the methodology specified herein above for calculation of penalty payable by the RPD is a genuine and accurate pre-estimation of the actual loss that will be suffered by SECI. RPD further acknowledges that a breach of any of the obligations contained herein result in injuries and that the amount of the penalty or the method of calculating the penalty specified in this Agreement is a genuine and reasonable pre-estimate of the damages that may be suffered by the SECI in each case specified under this Agreement.	The RPD acknowledges and accepts that the methodology specified herein above for calculation of penalty payable by the RPD is a genuine and accurate pre-estimation of the actual loss that will be suffered by SECI/Buying Entity. RPD further acknowledges that a breach of any of the obligations contained herein result in injuries and that the amount of the penalty or the method of calculating the penalty specified in this Agreement is a genuine and reasonable pre-estimate of the damages that may be suffered by the SECI/Buying Entity in each case specified under this Agreement.
28.	4.6.4	Article modified as follows: Penalty on account of shortfall in Project precovered by encashing this BG, in case no	berformance during the first Contract Year shall be ot paid by the RPD. The PBG submitted in lieu of Il be retained by SECI in lieu of the above penalty.
29.	4.8.1	Addendum to the Article	The RPD shall provide full support to SECI and/or the third party in this regard.
30.	4.9.1	The Parties herein agree that during the subsistence of this Agreement, subject to SECI complying of its obligations &	The Parties herein agree that during the subsistence of this Agreement, subject to SECI being in compliance of its obligations &
31.	5.5	regulation, the RPD proposing the Project, o	ne with provisions of the Grid Code. In line with this or its part (including single component), for trial run not less than seven (7) days to the concerned RLDC,

		Buying Entity(ies), and SECI. However, in case the repeat trial run is to take place within 48
		hours of the failed trial run, fresh notice shall not be required.
		The RPD shall submit requisite documents as mentioned below, at least 30 days prior to trail run of the Project –
		i. Intimation regarding the timeline for commencement of supply of power from the Project.
		ii. Copy of CON-4 report submitted to CTU.
		iii. CEI/CEIG (as applicable) report containing approval for all the components, including Solar
		PV modules, WTGs, ESS component(s), inverters, transformers, transmission system and
		protection system, along with all annexures/attachments. It would be the responsibility of the
		RPD to obtain the certificate.
		iv. Approval of Metering arrangement/scheme from CTU/GRID-INDIA/ any other concerned
		authority as applicable.
		v. Plant Layout, Plant (AC & DC) SLD.
		vi. Affidavit certifying that the RPD has obtained all the necessary approvals for commencement
		of power supply from the Project, and indemnifying SECI against any discrepancies in the
		above details.
		vii.Affidavit from the RPD certifying possession of land identified for the Project, bearing the
		details of such land parcels where Project is located, and indemnifying SECI against any discrepancies in the above details.
		viii. Documents to establish the compliance of technical requirement as per PPA/RfS.
		ix. Invoices against purchase of the Solar PV modules, WTGs, ESS component(s),
		Inverters/PCUs, WMS, SCADA and DC cables along with the summary sheet containing the
		list of all the invoices, inverters including details and number of items. Lorry Receipts for
		delivery of Project components at site along with certified summary sheet by the authorized
		signatory.
		x. In addition to the above, the RPD shall provide coordinates of WTGs, KML files for the Solar
		PV component (specifying each block), details of energy storage systems, RLMM/ALMM
		certificates, insurance documents of Project, online monitoring facility as per the RfS.
		It is clarified that SECI shall bear no responsibility in declaration of commissioning/COD of the
		Project. However, on the basis of above documents, the RPD shall be required to obtain No-
		objection certificate (NOC) from SECI prior to declaration of commissioning/COD of the Project.
		SECI's scope will be limited to verifying the installation of rated capacity(ies) of the Project, as
		per the COD certificate submitted by the RPD. This verification will be at SECI's discretion and
		shall not constitute any certification/confirmation of commissioning/COD of the Project by SECI.
		Prior to declaration of commencement of power supply, the RPD shall submit COD certificate
		for the corresponding Installed Capacity as part of the requisite documents.
		The date of onset of commercial offtake of power by SECI/Buying Entity shall be determined as
		the date of commencement of power supply under the RfS/PPA.
32.	5.7	Addendum to the Clause
		Further, in case of part commencement of supply of power, the demand profile to be met by the
		RPD shall be proportionately reduced and any power being supplied over and above the modified

		RPD commences supply of power in variou	wer under the respective RfS/PPA provisions. As the is parts, the demand profile to be met shall increase power supply from full Contracted Capacity/ capacity
33.	5.8	SECI & RPD agree that for the purpose of commencement of the supply of electricity by RPD to SECI, liquidated damages for delay etc.,	SECI & RPD agree that for the purpose of commencement of the supply of electricity by RPD to SECI, penalties for delay etc.,
34.	6.1.5	Further, in case of any difference in scheduled energy at the interfaces of all the RLDCs concerned for the corridor of the power flow, including the RLDC of the Buying Entity, SECI will make payments corresponding to the lowest of the individual energy values to the RPD, until rectification of the above error.	Further, in case of any difference in scheduled energy at the interfaces of all the RLDCs concerned for the corridor of the power flow, including the RLDC of the Buying Entity, SECI/Buying Entity will make payments corresponding to the lowest of the individual energy values to the RPD, until rectification of the above error.
35.	9.2	In case SECI/Buying Entity agree to purchase power from a date prior to the SCSD, such power shall be purchased at the Applicable Tariff plus SECI's trading margin.	In case SECI/Buying Entity agree to purchase power from a date prior to the SCSD, such power shall be purchased at the Applicable Tariff.
36.	10.1.1	Pursuant to Article 4.1.1 (i), SECI shall set up a payment security fund for RE Projects in order to ensure timely payment to the RPD. This fund	Pursuant to Article 4.1.1 (i), SECI may set up a payment security fund for RE Projects in order to ensure timely payment. The fund will be created as per the Guidelines and Payment Security Mechanism (PSM) guidelines, if any. This fund
37.	10.1.3	For the purpose of payment of the bills raised by the RPD(s), in case Energy Account is published on cumulative basis, payment to the RPD(s) for the energy delivered shall be apportioned based on JMR taken for the RPD's Project at the Pooling substation/metering Point. Energy delivered shall be determined as per the segregation of the energy account provided by all the RPDs as per their schedule (to be provided in the form of annexure that will be attested by all the RPDs).	For the purpose of payment of the bills raised by the RPD(s), in case Energy Account is published on cumulative basis, payment to the RPD(s) for the energy delivered shall be determined as per the segregation of the energy account provided by all the RPDs as per their respective schedules (to be provided in the form of annexure that will be attested by all the RPDs).
38.	10.3.5. b)	Any payments made after ten (10) days up to and including the 30 <sup>th</sup> Day after the date of presentation of Bill through hard copy, shall be allowed a rebate of 1 %.	Any payments made after ten (10) days up to and including the 45 <sup>th</sup> Day after the date of presentation of Bill through hard copy, shall be allowed a rebate of 1 %.
39.	10.5.2	If the SECI disputes the amount payable under a Monthly Bill or a Supplementary	If the SECI disputes the amount payable under a Monthly Bill or a Supplementary Bill, as the case

Bill, as the case may be, it shall pay 50% of the invoice amount and it shall, within thirty (30) days of receiving such Bill, issue a noticemay be, it shall pay undisputed amount or 50 the invoice amount, whichever is higher, a shall, within thirty (30) days of receiving such issue a notice40.10.5.7 without prejudice to its right to Dispute, be under an obligation to make payment of 50% of the invoice amount in the Monthly Bill without prejudice to its right to Dispute, be u an obligation to make payment of som of the invoice amount, whichever higher, in the Monthly Bill.41.12.1.1 including any enactment or amendment or repeal of any law, leading to corresponding changes in the cost requiring change in tariff, and includes- including any enactment or amendment or of any law, leading to any increase/decrease i Project Cost requiring change in tariff, includes- 42.12.2.2For the purposes of 12.2.1 above, the affected party, which intends to adjust and recover the costs due to change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.For the Purposes of 12.2.1 above, the RPD wi intends to adjust and recover the costs due change in law, shall gifected by a Change in Law. Wi prejudice to the factor of materiality or of provisions contained in this Agreement, obligation to inform the SECl/Buying Entity shall have the right to is such notice to RPD.43.12.2.3The affected party shall furnish to the other and the fact of RPD.The RPD shall furnish to SECl/Buying Entity	d it Bill, der
40.10.5.7 without prejudice to its right to Dispute, be under an obligation to make payment of 50% of the invoice amount in the Monthly Bill without prejudice to its right to Dispute, be u an obligation to make payment of anount or 50% of the invoice amount in the Monthly Bill.41.12.1.1 including any enactment or amendment 	Bill, der
40.       10.5.7       without prejudice to its right to Dispute, be under an obligation to make payment of 50% of the invoice amount in the Monthly Bill.       without prejudice to its right to Dispute, be under an obligation to make payment of undisp amount or 50% of the invoice amount, whicher higher, in the Monthly Bill.         41.       12.1.1       including any enactment or amendment or repeal of any law, leading to or repeal of any law, leading to corresponding changes in the cost requiring change in tariff, and includes       including any enactment or amendment or affected party, which intends to adjust and recover the costs due to change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to recovered from such other party.       For the PUP shall be obliged to serve a notic SECl/Buying Entity about the provided ti case the RPD has not provided such no SECl/Buying Entity shall have the right to such notice to RPD.         43.       12.2.3       The affected party shall furnish to the other       The RPD shall furnish to SECl/Buying Entity shall furnish to SECl/Buying Entity shall furnish to SECl/Buying Entity shall furnish to seccl/Buying Entity shall furnish to the other	der
40.       10.5.7       without prejudice to its right to Dispute, be u be under an obligation to make payment of 50% of the invoice amount in the Monthly Bill.       without prejudice to its right to Dispute, be u an obligation to make payment of undisg amount or 50% of the invoice amount, whicher higher, in the Monthly Bill.         41.       12.1.1       including any enactment or amendment or repeal of any law, leading to corresponding changes in the cost requiring change in tariff, and includes-       including any enactment or adjust and recover the costs due to change in law, shall give a 21 days' prior notic to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.       For the PUP oscal impact in the tariff or charges, positive or negative, to be recovered from such other party.         42.       12.2.2       The affected party shall furnish to the other       The affected party shall furnish to the other         43.       12.2.3       The affected party shall furnish to the other       The RPD shall furnish to SECI/Buying Entity shall have the right to such notice to RPD.	
be under an obligation to make payment of 50% of the invoice amount in the Monthly Bill.an obligation to make payment of undisg amount or 50% of the invoice amount, whicher 	
50% of the invoice amount in the Monthly Bill.amount or 50% of the invoice amount, whicher higher, in the Monthly Bill.41.12.1.1 including any enactment or amendment or repeal of any law, leading to corresponding changes in the cost requiring change in tariff, and includes- including any enactment or amendment or a of any law, leading to of any law, leading to corresponding changes in the cost requiring change in tariff, and includes- including any enactment or amendment or a of any law, leading to any increase/decrease i Project Cost requiring change in tariff, includes- 42.12.2.2For the purposes of 12.2.1 above, the affected party, which intends to adjust and recover the costs due to change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.For the purposes of 12.2.1 above, the RPD wi intends to adjust and recover the costs due change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.For the purposes of 12.2.1 above, the RPD wi intends to adjust and recover the costs due change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.42.12.2.2The affected party shall furnish to the other provisions contained in this Agreement, obligation to inform the SECI/Buying E contained herein shall be material. Provided th case the RPD has not provided such not SECI/Buying Entity shall have the right to such notice to RPD. </th <th></th>	
41.       12.1.1       including any enactment or amendment or repeal of any law, leading to corresponding changes in the cost requiring change in tariff, and includes- including any enactment or amendment or of any law, leading to any increase/decrease in Project Cost requiring change in tariff, includes- 42.       12.2.2       For the purposes of 12.2.1 above, the affected party, which intends to adjust and recover the costs due to change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.       For the purposes of 12.2.1 above, the RPD wintends to adjust and recover the costs due to change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.         42.       12.2.3       The affected party shall furnish to the other       For the purposes of 12.2.1 above, the RPD wintends to adjust and recover the costs due to change in law, shall give a 21 days' prior notic to the other party about the proposed impact in the tariff or charges, positive or negative, to recovered from such other party.         43.       12.2.3       The affected party shall furnish to the other       The RPD shall furnish to SECl/Buying Entity shall have the right to such notice to RPD.	
41.       12.1.1       including any enactment or amendment or repeal of any law, leading to corresponding changes in the cost requiring change in tariff, and includes- including any enactment or amendment or of any law, leading to any increase/decrease in Project Cost requiring change in tariff, includes- 42.       12.2.2       For the purposes of 12.2.1 above, the affected party, which intends to adjust and recover the costs due to change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.       For the PUP shall be obliged to serve a notic SECI/Buying Entity under this Article 12.2.2 is beneficially affected by a Change in Law. With prejudice to the factor of materiality or oprovisions contained in this Agreement, obligation to inform the SECI/Buying Entity shall have the right to a such notice to RPD.         43.       12.2.3       The affected party shall furnish to the other       The RPD shall furnish to SECI/Buying Entity shall have the right to a such notice to RPD.	1 15
or repeal of any law, leading to corresponding changes in the cost requiring change in tariff, and includes- of any law, leading to any increase/decrease i Project Cost requiring change in tariff, includes- 42.12.2.2For the purposes of 12.2.1 above, the affected party, which intends to adjust and recover the costs due to change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to recovered from such other party.For the purposes of 12.2.1 above, the RPD w intends to adjust and recover the costs du change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.For the purposes of 12.2.1 above, the RPD w intends to adjust and recover the costs du change in law, shall give a 21 days' prior notic SECI/Buying Entity about the proposed impact the tariff or charges, positive or negative, to recovered from such other party.He RPD shall be obliged to serve a notic SECI/Buying Entity under this Article 12.2.2 i beneficially affected by a Change in Law. Wit prejudice to the factor of materiality or oprovisions contained in this Agreement, obligation to inform the SECI/Buying E contained herein shall be material. Provided the case the RPD has not provided such not SECI/Buying Entity shall have the right to a such notice to RPD.43.12.2.3The affected party shall furnish to the otherThe RPD shall furnish to SECI/Buying Entity	1
42.12.2.2For the purposes of 12.2.1 above, the affected party, which intends to adjust and recover the costs due to change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to recovered from such other party.For the purposes of 12.2.1 above, the RPD w intends to adjust and recover the costs due to change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.For the purposes of 12.2.1 above, the RPD w intends to adjust and recover the costs du to adjust and recover the costs du to adjust or here party.42.12.2.3The affected party shall furnish to the otherThe RPD shall furnish to SECI/Buying Entity shall furnish to the other	
42.       12.2.2       For the purposes of 12.2.1 above, the affected party, which intends to adjust and recover the costs due to change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.       For the purposes of 12.2.1 above, the RPD with the tariff or charges, positive or negative, to be recovered from such other party.         42.       12.2.2       The affected party which intends to adjust and recover the costs due to change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.       For the Purposes of provisions contained in this Agreement, obligation to inform the SECL/Buying Entity and the secure and there in shall be material. Provided the case the RPD has not provided such notice to RPD.         43.       12.2.3       The affected party shall furnish to the other       The RPD shall furnish to SECL/Buying Entity	
42.12.2.2For the purposes of 12.2.1 above, the affected party, which intends to adjust and recover the costs due to change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.For the purposes of 12.2.1 above, the RPD w intends to adjust and recover the costs du change in law, shall give a 21 days' prior notic SECI/Buying Entity about the proposed impact the tariff or charges, positive or negative, to recovered from such other party.The RPD shall be obliged to serve a notic SECI/Buying Entity under this Article 12.2.2 i beneficially affected by a Change in Law. With prejudice to the factor of materiality or of provisions contained in this Agreement, obligation to inform the SECI/Buying Entity shall have the right to a such notice to RPD.43.12.2.3The affected party shall furnish to the otherThe RPD shall furnish to SECI/Buying Entity shall furnish to the other	and
affected party, which intends to adjust and recover the costs due to change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.intends to adjust and recover the costs due change in law, shall give a 21 days' prior notic SECI/Buying Entity about the proposed impact the tariff or charges, positive or negative, to recovered from such other party.The RPD shall be obliged to serve a notic SECI/Buying Entity under this Article 12.2.2 i beneficially affected by a Change in Law. With prejudice to the factor of materiality or of provisions contained in this Agreement, obligation to inform the SECI/Buying Entity shall be material. Provided the case the RPD has not provided such not SECI/Buying Entity shall have the right to a such notice to RPD.43.12.2.3The affected party shall furnish to the otherThe RPD shall furnish to SECI/Buying Entity	
affected party, which intends to adjust and recover the costs due to change in law, shall give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.intends to adjust and recover the costs due change in law, shall give a 21 days' prior notic SECI/Buying Entity about the proposed impact the tariff or charges, positive or negative, to recovered from such other party.The RPD shall be obliged to serve a notic SECI/Buying Entity under this Article 12.2.2 i beneficially affected by a Change in Law. With prejudice to the factor of materiality or of provisions contained in this Agreement, obligation to inform the SECI/Buying Entity shall be material. Provided the case the RPD has not provided such not SECI/Buying Entity shall have the right to a such notice to RPD.43.12.2.3The affected party shall furnish to the otherThe RPD shall furnish to SECI/Buying Entity	
<ul> <li>recover the costs due to change in law, shall give a 21 days' prior notic to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.</li> <li>recovered from such other party.</li> <li>The RPD shall be obliged to serve a notic SECI/Buying Entity under this Article 12.2.2 i beneficially affected by a Change in Law. With prejudice to the factor of materiality or oprovisions contained in this Agreement, obligation to inform the SECI/Buying Entity shall be material. Provided the case the RPD has not provided such not SECI/Buying Entity shall have the right to such notice to RPD.</li> <li>12.2.3 The affected party shall furnish to the other</li> </ul>	ich
give a 21 days' prior notice to the other party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.SECI/Buying Entity about the proposed impact the tariff or charges, positive or negative, to recovered from such other party.The RPD shall be obliged to serve a notic SECI/Buying Entity under this Article 12.2.2 i beneficially affected by a Change in Law. With prejudice to the factor of materiality or of provisions contained in this Agreement, obligation to inform the SECI/Buying Entity shall be material. Provided the case the RPD has not provided such not SECI/Buying Entity shall have the right to it such notice to RPD.43.12.2.3The affected party shall furnish to the otherThe RPD shall furnish to SECI/Buying Entity to the other	to
party about the proposed impact in the tariff or charges, positive or negative, to be recovered from such other party.the tariff or charges, positive or negative, to recovered from such other party.The RPD shall be obliged to serve a notic SECI/Buying Entity under this Article 12.2.2 i beneficially affected by a Change in Law. Wit prejudice to the factor of materiality or o provisions contained in this Agreement, obligation to inform the SECI/Buying Entity contained herein shall be material. Provided the case the RPD has not provided such no SECI/Buying Entity shall have the right to a such notice to RPD.43.12.2.3The affected party shall furnish to the otherThe RPD shall furnish to SECI/Buying Entity	e to
or charges, positive or negative, to be recovered from such other party.recovered from such other party.The RPD shall be obliged to serve a notic SECI/Buying Entity under this Article 12.2.2 i beneficially affected by a Change in Law. With prejudice to the factor of materiality or o provisions contained in this Agreement, obligation to inform the SECI/Buying En to inform the SECI/Buying En contained herein shall be material. Provided the case the RPD has not provided such not SECI/Buying Entity shall have the right to a such notice to RPD.43.12.2.3The affected party shall furnish to the otherThe RPD shall furnish to SECI/Buying Entity	t in
<ul> <li>recovered from such other party.</li> <li>recovered from such other party.</li> <li>The RPD shall be obliged to serve a notion SECI/Buying Entity under this Article 12.2.2 is beneficially affected by a Change in Law. With prejudice to the factor of materiality or or provisions contained in this Agreement, obligation to inform the SECI/Buying Entity under the SECI/Buying Entity shall be material. Provided the case the RPD has not provided such not SECI/Buying Entity shall have the right to such notice to RPD.</li> <li>43. 12.2.3 The affected party shall furnish to the other</li> </ul>	be
<ul> <li>recovered from such other party.</li> <li>recovered from such other party.</li> <li>The RPD shall be obliged to serve a notion SECI/Buying Entity under this Article 12.2.2 is beneficially affected by a Change in Law. With prejudice to the factor of materiality or or provisions contained in this Agreement, obligation to inform the SECI/Buying Entity under the SECI/Buying Entity shall be material. Provided the case the RPD has not provided such not SECI/Buying Entity shall have the right to such notice to RPD.</li> <li>43. 12.2.3 The affected party shall furnish to the other</li> </ul>	
SECI/Buying Entity under this Article 12.2.2 i beneficially affected by a Change in Law. Wit prejudice to the factor of materiality or o provisions contained in this Agreement, obligation to inform the SECI/Buying E contained herein shall be material. Provided the case the RPD has not provided such not SECI/Buying Entity shall have the right to a such notice to RPD.43.12.2.3The affected party shall furnish to the otherThe RPD shall furnish to SECI/Buying Entity	to
<ul> <li>beneficially affected by a Change in Law. With prejudice to the factor of materiality or of provisions contained in this Agreement, obligation to inform the SECI/Buying E contained herein shall be material. Provided the case the RPD has not provided such not SECI/Buying Entity shall have the right to a such notice to RPD.</li> <li>43. 12.2.3 The affected party shall furnish to the other The RPD shall furnish to SECI/Buying Entity</li> </ul>	
43.12.2.3The affected party shall furnish to the otherThe RPD shall furnish to SECI/Buying Entity	
Provisions contained in this Agreement, obligation to inform the SECI/Buying E contained herein shall be material. Provided the case the RPD has not provided such not SECI/Buying Entity shall have the right to a such notice to RPD.43.12.2.3The affected party shall furnish to the otherThe RPD shall furnish to SECI/Buying Entity	
43.       12.2.3       The affected party shall furnish to the other       The RPD shall furnish to SECI/Buying Entity	
43.       12.2.3       The affected party shall furnish to the other       The RPD shall furnish to SECI/Buying Entity	
43.       12.2.3       The affected party shall furnish to the other       The RPD shall furnish to SECI/Buying Entity	-
43.       12.2.3       The affected party shall furnish to the other       The RPD shall furnish to SECI/Buying Entity	
43.     12.2.3     The affected party shall furnish to the other     The RPD shall furnish to SECI/Buying Entity	
43. 12.2.3 The affected party shall furnish to the other The RPD shall furnish to SECI/Buying Entity	sue
party, the computation of impact in tariff or computation of impact in tariff or charges t	be
charges to be adjusted and recovered, adjusted and recovered, within thirty days o	the
within thirty days of the occurrence of the occurrence of the change in law or on the expi	/ of
change in law or on the expiry of 21 days 21 days from the date of the notice referred	) in
from the date of the notice referred to in 12.2.2 above, whichever is later, and the reco	ery
12.2.2 above, whichever is later, and the of the proposed impact in tariff or charges shall	-
recovery of the proposed impact in tariff or from the next billing cycle of the tariff.	-
charges shall start from the next billing	1
cycle of the tariff.	
44.     12.2.11     Addendum to the Article	
It is clarified that carrying cost (on simple interest basis) at the rate of actual interest rate pair	
	by
the RPD for arranging funds (supported by Auditor's Certificate) or the Rate of Interest Weaking Control or most the anglightly CERC Tariff Descriptions on the Late Description	-
Working Capital as per the applicable CERC Tariff Regulations or the Late Payment Surch	on
Rate as per the PPA, whichever is the lowest shall be payable on the Change in Law claims.	on rge

			e events shall be payable where there has been delays h the SECI/Buying Entity/Appropriate Commission.
45.	13.5	If the Force Majeure Event or its effects continue to be present beyond the period as specified in Article 4.5.3, termination of this Agreement shall be caused solely at the discretion of SECI and there shall not be any liability (to SECI) arising out of such termination	If the Force Majeure Event or its effects continue to be present beyond the period as specified in Article 4.5.3, termination of this Agreement shall be caused solely at the discretion of SECI after obtaining consent of Buying Entity and there shall not be any liability (to SECI/Buying Entity) arising out of such termination
46.	15.1	 In the event of Change in Shareholding/Substitution of Promoters triggered by the Financial Institutions leading to signing of fresh PPA with a New Entity, an amount of Rs. 20 Lakh per Transaction as Facilitation Fee (non- refundable) shall be deposited by the RPD to SECI.	 In the event of Change in Shareholding/Substitution of Promoters triggered by the Financial Institutions leading to signing of fresh PPA with a New Entity, an amount of Rs. 20 Lakh + 18% GST per Transaction as Facilitation Fee (non-refundable) shall be deposited by the RPD to SECI.
47.	Schedu le 4	Modified Schedule is enclosed with this A	mendment.
	Amendments in the PSA document		
1.	Recital A	The Government of India has announced India's Climate action plan, which has, inter-alia, provided a target to achieve 500 GW non-fossil energy capacity by 2030.	The Government of India has announced the Policy for promotion of the renewable energy-based project installation in the country and has set an ambitious target to achieve 500 GW of non-fossil- based installed energy capacity by the year 2030;
2.	Recital C	SECI has been designated as a Nodal Agency for developing and facilitating	SECI has been designated as a Renewable Energy Implementing Agency (REIA) for developing and facilitating
3.	Recital D	SECI had initiated a Tariff Based Competitive Bid Process for procurement of 500 MW Firm and Dispatchable	SECI had initiated a Tariff Based Competitive Bid Process for procurement of 800 MW Firm and Dispatchable
4.	Recital II	whichever is more, SECI and/or the Buying Entity shall obtain adoption of tariff from its State Electricity Regulatory Commission (SERC) and/or CERC (as applicable), on the terms and conditions contained in this Agreement read with the terms and conditions contained in the Power Purchase Agreement entered into	whichever is more, SECI shall obtain adoption of tariff from Appropriate Commission, on the terms and conditions contained in this Agreement read with the terms and conditions contained in the Power Purchase Agreement entered into between SECI and the RPD. The Parties agree that in the event the order of adoption of tariff as mentioned above is not issued by the Appropriate Commission

		agree that in the event the order of adoption	corresponding extension in the Scheduled
		of tariff as mentioned above is not issued by	Commencement of Supply Date (SCSD) of the
		•	
		the SERC and/or CERC (as applicable)	Projects for equal number of days for which the
		within the time specified above, this shall	Appropriate Commission order has been delayed
		entail a corresponding extension in the	beyond the above deadline.
		Scheduled Commencement of Supply Date	
		(SCSD) of the Projects for equal number of	
		days for which the CERC/SERC order has	
		been delayed beyond the above deadline.	
5.	Recital	XIV. The Buying Entity shall coordinate	Deleted.
		with the respective STU and facilitate grant	
		of necessary NOC for drawl of power, as	
		required by the RPD.	
6.	Recital	XIII. The Buying Entity shall be	XIV. The Buying Entity shall be responsible for
		responsible for obtaining Grid Access as	obtaining Grid Access as per the Central Electricity
		per the Central Electricity Regulatory	Regulatory Commission (Connectivity and General
		Commission (Connectivity and General	Network Access to the inter-State Transmission
		Network Access to the inter-State	System) Regulations, 2022, and for obtaining any
		Transmission System) Regulations, 2022,	Grid Access/NOC/clearance from the respective
		and for obtaining any Grid	State Transmission Utility (STU)/SLDC, at its own
		Access/NOC/clearance from the respective	risk and cost. The Buying Entity(ies) is required to
		State Transmission Utility (STU)/SLDC, at	obtain the open access/grid access application as
		its own risk and cost. The Buying Entity is	per extant regulations for power evacuation from
		required to file the GNA application and	delivery point(s). The Buying Entity(ies) shall
		NOC application within 30 days of signing	ensure that they obtain the GNA prior to Scheduled
		of PSA. It is clarified that in case the	Commencement of Supply Date or actual
		Detailed Procedure under the GNA	commencement of supply of power under the PSA,
		regulations are not enforced until the	
		Project commissioning, the RPD and the	GNA by the above deadline, all the charges
		Buying Entity(ies) shall abide by the	pertaining to supply of power (including but not
		current Procedure under applicable CERC	limited to t-GNA charges, DSM charges, etc.) shall
		regulations. In such a scenario, the	be borne by Buying Entity.
		responsibility of obtaining LTA will be that	
		of the RPD. In the alternate scenario, no	
		such requirement will be applicable on the	
		RPD.	
7.	1.2	However, energy procurement from the	However, energy procurement from the Project
		Project upon early part/ full	upon early part/ full commencement of power
		commencement of power supply from the	supply from the Project prior to SCSD shall be
		Project shall be subject to the approval of	subject to the approval of the Buying Entity. Such
		the Buying Entity. Such intimation	intimation regarding consent to procure energy
		regarding consent to procure energy from	from early
		early	
8.	2.2.1	on or before the Due Date i.e. within 30	on or before the Due Date i.e. within 45 days of
0.		on or	on or centre the Due Due i.e. within 45 days of

		days of presentation of bill within official hours	presentation of bill within official hours
9.	2.3	Addendum to the Article	Supplementary bill for LPS will be issued by SECI based on adjustment of payment towards LPS already done as per LPS rules 2022 including its subsequent amendments and clarifications.
10.	2.4	For payment of any Bill on or before Due Date, the Rebate shall be paid by the SECI to Buying Entity in the following manner: 	For payment of any Bill including supplementary bill on or before Due Date, the Rebate shall be paid by the SECI to Buying Entity in the following manner:
11.	2.4.b)	Any payments made beyond a period of 5 days upto and including the 20 <sup>th</sup> Day from the date of presentation of bills through email, shall be allowed a rebate of 1%.	Any payments made beyond a period of 5 days up to and including the 30 <sup>th</sup> Day from the date of presentation of bills through email, shall be allowed a rebate of 1%.
12.	2.4.c)	No Rebate shall be payable on the Bills raised on account of Change in Law relating to taxes, duties, cess etc.	Rebate shall be payable on the Bills raised on account of Change in Law relating to taxes, duties, cess etc.
		Provided that if Buying Entity (Deemed Distribution Licensee) is not covered under the "Implementation of the Electricity (Late Payment Surcharge and related matters) Rules, 2022" issued by Ministry of Power vide OM dated 12.08.2022, the above phrases "110% of the estimated average monthly billing" and "110% of average of the monthly tariff payments of the previous Contract year billing" shall be substituted with "210% of the estimated average monthly billing" and "210% of average of the monthly tariff payments of the previous Contract year." respectively.	
	Further, provided that if the Buying Entity (Deemed Distribution Licensee) is not cover State Government Guarantee (including the Tri-Partite Agreement or TPA) or is unable State Government Guarantee (including the Tri-Partite Agreement or TPA), the above "110% of estimated average monthly billing" and "110% of average of the more payments of the previous Contract year billing" shall be substituted with "210% of the the estimated average monthly billing" and "210% of three times average of the more payments of the previous Contract year" respectively.		Tri-Partite Agreement or TPA) or is unable to provide e Tri-Partite Agreement or TPA), the above phrases ing" and "110% of average of the monthly tariff ling" shall be substituted with "210% of three times "210% of three times average of the monthly tariff
		Furthermore, provided that if the Buying Entity is other than Deemed Distribution License above phrases "110% of estimated average monthly billing" and "110% of average of the me tariff payments of the previous Contract year billing" shall be substituted with "210% of six the estimated average monthly billing" and "210% of six times average of the monthly payments of the previous Contract Year" respectively.	
14.	2.8.1	Modified as follows: Notwithstanding anything to the contrary co	ontained in this Agreement, SECI shall be entitled to

		but not obligated to regulate supply of Powe	er of the Buying Utility in case of:		
		<ul> <li>a. Default in making payment by the 15<sup>th</sup> day after the Due Date of the Buying Utility.</li> <li>b. non-maintenance of Payment Security Mechanism as per Article 2.5, provided that advance</li> </ul>			
		payment of at least one month shall constitute payment security if there are no outstanding			
		dues.			
		SECI shall issue the Notice for Regulation of Power Supply on the date above and shall give a			
		notice of 15 days to start the regulation on the 16th day thereafter in accordance with Electricity			
		(Late Payment Surcharge and Related Matters) Rules, 2022 as amended and notified from time			
		to time.			
15.	2.9.2.	If Buying Entity disputes the amount	If Buying Entity disputes the amount payable under		
		payable under a Monthly Bill it shall pay	a Monthly Bill it shall pay undisputed amount of		
		undisputed amount of the invoice amount	the invoice amount or 50% of the invoice amount,		
		and it shall within fifteen (15) days of	whichever is higher, and it shall within fifteen (15)		
		receiving such Bill,	days of receiving such Bill,		
16.	2.9.7	be under an obligation to make payment	be under an obligation to make payment of		
		of 50% of the invoice amount in the	undisputed amount or 50% of the invoice amount,		
		Monthly Bill.	whichever is higher, in the Monthly Bill.		
17.	2.11.3	The provisions of Article 4.4 of the PPA	The provisions of Article 4.4 of the PPA shall be		
		shall be applicable mutatis 17utanda to this	applicable mutatis mutandis to this		
18.	2.11.3	(enclosed as Annexure of the PPA).	(enclosed as Schedule-3 of the PPA)		
10.	2.11.5				
19.	2.11.6	The compensation as per Article 4.4.3 of	The penalty as per Article 4.4.3 of the PPA		
17.	2.11.0	the PPA			
20.	3.2.7	Further, in the event of termination of	Further, in the event of termination of PPA/PSA,		
		PPA, any damages or charges payable to	any damages or charges payable to the STU/ CTU,		
		the STU/ CTU, for the connectivity of the	for the connectivity of the plant, shall be borne by		
		plant, shall also be borne by the Buying			
		Entity.	to.		
21.	3.3	If the Force Majeure Event or its effects	If the Force Majeure Event or its effects continue to		
21.	5.5	continue to be present beyond a period as	be present beyond a period as specified in Article		
		specified in Article 4.5.3 of the PPA;			
		-	4.5.3 of the PPA; termination of the PPA shall be		
		termination of the PPA shall be caused	caused solely at the discretion of SECI after		
		solely at the discretion of SECI. In such an	obtaining consent of Buying Entity. In this case,		
		event, this Agreement shall terminate on	SECI shall intimate the Buying Entity and the		
		the date of such Termination Notice	Buying Entity shall provide its response within 30		
		without any further liability to either Party	days, unless extended by SECI. In the absence of		
		from the date of such termination.	any response from the Buying Entity within this		
			period, the Buying Entity will be deemed to have		
			given its consent to SECI's decision in this regard.		
			In such an event, this Agreement shall terminate on		
			the date of such Termination Notice without any		
			further liability to either Party from the date of such		
			termination.		

# ILLUSTRATION FOR PENALTY APPLICABLE AGAINST SHORTFALL IN DEMAND FULFILMENT RATIO (DFR)

For any typical month				
Day	Time-block	Power Scheduled by the RPD during a particular Day (A), MW	Specified Capacity (B), MW	DFR (C) = min(A/B, 1) <sup>#</sup>
01-Mar	00:00-00:15	710	800	0.8875
01-Mar	00:15-00:30	710	800	0.8875
01-Mar	00:30-00:45	710	800	0.8875
01-Mar	00:45-01:00	710	800	0.8875
01-Mar	01:00-01:15	710	800	0.8875
01-Mar	01:15-01:30	710	800	0.8875
07-Mar	06:45-07:00	730	800	0.9125
07-Mar	07:00-07:15	730	800	0.9125
07-Mar	07:15-07:30	725	800	0.9062
07-Mar	07:30-07:45	725	800	0.9062
07-Mar	07:45-08:00	725	800	0.9062
07-Mar	08:00-08:15	725	800	0.9062
25-Mar	14:45-15:00	730	800	0.9125
25-Mar	15:00-15:15	730	800	0.9125
25-Mar	15:15-15:30	730	800	0.9125
25-Mar	15:30-15:45	730	800	0.9125
25-Mar	15:45-16:00	730	800	0.9125
	•••		•••	•••
31-Mar	23:00-23:15	710	800	0.8875
31-Mar	23:15-23:30	710	800	0.8875
31-Mar	23:30-23:45	710	800	0.8875
31-Mar	23:45-24:00	710	800	0.8875
Mean DFR for all time-blocks for this month, DFR <sub>a</sub> (Mean of Column C)			0.8945	

<sup>#</sup>Values of DFRs will be considered up to 4 places of decimal for the purpose of calculation of penalties for shortfall in meeting the DFRs.

jor shorijan in meeting me DI Rs.			
Total Demand (MUs) for the	$= \sum B x (1/4) / 1000$		
month (as per Schedule-3 of the	= 595.2		
PPA) ( <b>D</b> )			
PPA Tariff (Rs./kWh)	= P		
Min. DFR to be maintained as	= 0.9 (as per Clause 8.1.c)		
per the RfS ( <b>DFR</b> <sub>min</sub> )			
Actual monthly DFR ( <b>DFR</b> <sub>a</sub> )	=0.8945 (Considering power scheduled for the entire		
	month to be the same)		
Penalty for shortfall in the	= $D x (DFR_{min} - DFR_a) x P x 1.5 x 10 \{if DFR_a < DFR_{min}\};$		
DFR (in Lakhs)	OR		
	$= 0 \{ if DFR_a > DFR_{min} \}$		
Illustration:			
Assuming PPA tariff (P) of Rs. 4.30 /kWh,			
Penalty for shortfall for this month = $595.2 \times (0.9 - 0.8945) \times 4.30 \times 1.5 \times 10$			
= Rs. 211.1472 Lakhs			
= Rs. 2,11,14,720			

### Annexure – E of the RfS (New)

## FORMAT FOR PROJECT PROGRESS STATUS OF ISTS-CONNECTED RE POWER PROJECT

		Reviewed on	Present status	
		(if applicable)	I resent status	
		M/s (Project ID &	M/s (Project ID	
		Contracted Capacity)	& Contracted Capacity)	
		Effective Date of PPA:	Effective Date of PPA:	
S. No	Description	Original/ Revised Scheduled Commencement of Supply date:	Original/ Revised Scheduled Commencement of Supply date:	Remar ks
		Actual Commencement of Supply date(s) (with capacity):	Actual Commencement of Supply date(s) (with capacity):	
1	Status of connectivity (Inter			
	connection voltage level)			
	Connectivity start date			
	Bay installation status			
2	Land Arrangement status			
	with Acquisition details			
	Identification (Yes/No)			
	Location (Kindly provide the			
	location co-ordinates)			
	Status of Ownership			
	Total area required for the			
	Project (in acres)			
	Extent of land acquired (in			
	acers) (%)			
	Land procurement (Yes/No)			
	Land Conversion (Yes/No)			
	Land title (ownership/land lease			
	allotment in the name of			
	Developer) completed/partially			
	completed, same shall be given			
	in acres			

	Solar land- Location (Co-	
	ordinates)	
	Wind land- Location (Co-	
	ordinates)	
	ESS land- Location (Co-	
	ordinates)	
3	Status of financing	
	arrangements	
	Equity tie-up	
	Financial closure status	
	Financial lender details	
	Status of Debt	
	Sanction/ Disbursement from	
	Bank	
	Name of Bank	
4	Status of Clearances (if	
	applicable)	
	MoD (land area in acres to be	
	specified)	
	Forest (land area in acres to be	
	specified)	
	Mining (land area in acres to be	
	specified)	
	Local Body (land area in acres	
	to be specified)	
	Any other clearances	
5	Status of Transmission line	
	including distance and rating	
	Total distance of transmission	
	line in km	
	Voltage Rating of transmission	
	line	 
6	Design status of Project	 
	No. of Solar block along with	
	capacity in MW	 
	Inverter capacity in MW	 
	Inverter transformer capacity in MVA	
	No. of WTGs along with	
	capacity (height & capacity)	
	No. of ESS along with capacity	
	(in MW and MWh)	
7	Design status of Substation	
'	Voltage rating of Substation	
	, onage ranning of Bubblanton	

	No. of Bays planned	
	Location of Substation (land	
	Co-ordinates)	
8	Design status of Transmission	
	line towers and No. of Towers	
	foundations expected	
	Tower schedule status	
	No. of towers expected (In	
	Nos.)	
9	Supply Status	
	PO status of MMS, Modules,	
	Inverter, WTGs, Power	
	transformer, Inverter	
	transformer, transmission line	
	tower stubs, structure)	
	Supply status of Modules to site	
	(%)	
	Supply status of Inverter (%)	
	Supply status of WTGs (%)	
	Supply status of ESS (%)	
	Supply status of Power	
	Transformer (%)	
	Supply status of Inverter	
	Transformer (%)	
	Supply status of transmission	
	line towers stubs (%)	
	Supply status of transmission	
	line towers structure (%)	
	Overall status of supply (%)	
10	Civil work status	
	Solar- pile works status (No. of	
	piles for the Project vs.	
	completed status)	
	Wind-Foundation work status	
	(No. of WTG's for the Project	
	vs. completed status)	
	Substation-foundation work	
	status (No. of equipment	
	foundation for the substation vs.	
	completed status)	
	Transmission line-Foundation	
	work status (No. of tower	
	foundation for the project vs.	
	completed)	

11	Erection	
	Solar panels- Erected capacity	
	Wind turbine-Erected capacity	
	ESS- Installed capacity	
	S/s Equipment erection status	
	Transformer erection	
	Equipment erection	
	Pre-commissioning status	
	T/L-Tower erection in Nos.	
	T/L-Stringing in km	
12	Pre-commissioning Status	

For any typical month				
Day	Time-block	Power Scheduled by the RPD during a particular Day (A), MW	Specified Capacity (B), MW	DFR (C) = min(A/B, 1) <sup>#</sup>
01-Mar	00:00-00:15	710	800	0.8875
01-Mar	00:15-00:30	710	800	0.8875
01-Mar	00:30-00:45	710	800	0.8875
01-Mar	00:45-01:00	710	800	0.8875
01-Mar	01:00-01:15	710	800	0.8875
01-Mar	01:15-01:30	710	800	0.8875
07-Mar	06:45-07:00	730	800	0.9125
07-Mar	07:00-07:15	730	800	0.9125
07-Mar	07:15-07:30	725	800	0.9062
07-Mar	07:30-07:45	725	800	0.9062
07-Mar	07:45-08:00	725	800	0.9062
07-Mar	08:00-08:15	725	800	0.9062
•••				•••
25-Mar	14:45-15:00	730	800	0.9125
25-Mar	15:00-15:15	730	800	0.9125
25-Mar	15:15-15:30	730	800	0.9125
25-Mar	15:30-15:45	730	800	0.9125
25-Mar	15:45-16:00	730	800	0.9125
•••	•••	•••	•••	•••
31-Mar	23:00-23:15	710	800	0.8875
31-Mar	23:15-23:30	710	800	0.8875
31-Mar	23:30-23:45	710	800	0.8875
31-Mar	23:45-24:00	710	800	0.8875
Mean DFR for all time-blocks for this month, DFR <sub>a</sub> (Mean of Column C)			0.8945	

### REVISED SCHEDULE 4 OF THE PPA: ILLUSTRATION FOR PENALTIES APPLICABLE AGAINST SHORTFALL IN DEMAND FULFILMENT RATIO (DFR)

<sup>#</sup>Values of DFRs will be considered up to 4 places of decimal for the purpose of calculation of penalties for shortfall in meeting the DFRs.

jor shorijali in meeting me D1 its.			
Total Demand (MUs) for the	$= \sum B x (1/4) / 1000$		
month (as per Schedule-3 of the	= 595.2		
PPA) ( <b>D</b> )			
PPA Tariff (Rs./kWh)	= P		
Min. DFR to be maintained as	= 0.9 (as per Clause 8.1.c)		
per the RfS ( <b>DFR</b> <sub>min</sub> )			
Actual monthly DFR ( <b>DFR</b> <sub>a</sub> )	=0.8945 (Considering power scheduled for the entire		
	month to be the same)		
Penalty for shortfall in the	= $D x (DFR_{min} - DFR_a) x P x 1.5 x 10 \{if DFR_a < DFR_{min}\};$		
DFR (in Lakhs)	OR		
	$= 0 \{ if DFR_a > DFR_{min} \}$		
Illustration:			
Assuming PPA tariff (P) of Rs. 4.30 /kWh,			
Penalty for shortfall for this month = $595.2 \times (0.9 - 0.8945) \times 4.30 \times 1.5 \times 10$			
= Rs. 211.1472 Lakhs			
= Rs. 2,11,14,720			