(On Non-Judicial Stamp Paper of Rs. 300/- attested by Notary Public/ First Class Magistrate)

NIT No: UGVCL/Project/Solar/PM-KUSUM-C-FLS/TN-9

K.18. DRAFT Power Purchase Agreement(PPA)

POWERPURCHASEAGREEMENT					
for					
Procurement of MWp					
Solar Power on Long Term basis under					
Feeder level Solarization -Component-C of					
PM-KUSUM Component-C Scheme for					
11 KV Feeder(s) of66/11 KV Substation,					
sub-division,Division,Circle of					
Between					
<nameofsolarpowergenerator(spg)></nameofsolarpowergenerator(spg)>					
and					
UTTAR GUJARAT VIJ COMPANYLIMITED					
[2022]					

Between		
Power Project with associated 11kV line under Pradhan Mantri Kisan Urja Suraksha evemUtthan Mahabhiyan (PM KUSUM) Scheme Component C (feeder level solarization), havingregistered office at	ThisPo	ower PurchaseAgreement ismadeonthedayofof 20at
Power Project with associated 11kV line under Pradhan Mantri Kisan Urja Suraksha evemUtthan Mahabhiyan (PM KUSUM) Scheme Component C (feeder level solarization), havingregistered office at	Betwe	en
UTTAR GUJARAT VIJ COMPANY LIMITED' a company incorporated under the CompaniesAct1956,havingitsregisteredofficeat,	evemb solariz (herei "Solar meani	Project with associated 11kV line under Pradhan Mantri Kisan Urja Suraksha Utthan Mahabhiyan (PM KUSUM) Scheme Component C (feeder level ration), havingregistered office at
 WHEREAS: A. The Ministry of New and Renewable Energy [MNRE] has launched a guidelines forfeeder level solarization under Component C of PM KUSUM Scheme on 04th Dec2020. B. initiated a selection process for Solar Power Generator (SPG) to set upMWp solar power plant through RESCO mode and procurement of power generatedfrom the solar power plant as per the terms and conditions contained in the RfSNo:	UTTAK Compo " " meani ofthe	which expression shall, unless repugnant to the context or ngthereof, bedeemedto includeits successorsandassignees) as aParty secondPart;
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MWp solar power plant through RESCO mode and procurement of power generatedfrom the solar power plant as per the terms and conditions contained in the RfSNo:	A.	guidelines forfeeder level solarization under Component C of PM KUSUM
, commissioning and operation & maintenance of grid connected MWpsolar power plant , its associated 11kV line to connect the plant with concernedsubstationandRMSofsolarpowerplantfor Solarization of 11kV feeder(s) of 66/11kV substation under subdivision,	B.	MWp solar power plant through RESCO mode and procurement of power generatedfrom the solar power plant as per the terms and conditions contained in the RfSNo:
of <nameofspg>asperthetermsand conditionscontainedin theRfS. E. The SPG has furnished the Project Security Amount of Rs</nameofspg>	C.	, commissioning and operation & maintenance of grid connected MWpsolar power plant , its associated 11kV line to connect the plant with concernedsubstationandRMSofsolarpowerplantfor Solarization of 11kV feeder(s) of 66/11kV substation undersubdivision,
	D.	·

RfS document for feeder level Solarization under PM-KUSUM-Component-C in UGVCL

(rup	ees only) in
the form	of Bank Guarant	tee infavouro	f,	·		
TheSPGh	asfulfilledtheter	msandconditi	ionsforsi	gningthisPo	owerPurc	haseAgree
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MWp	under Feeder	level soalri	ization –	-Compone	nt-C of	PM-KUSUM
Scheme	for	feeder(s)	of	6	66/11kV	substation,
	sub-division,		divisio	on,	cir	cle of_
under		district	and	sale	of	electricity
bytheSPG	Stoat66/11kV	substatio	on.			
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of the Rf. supply, ir years (un of grid co	es have agreed S and the Lette installation, testinuless extended bonnected Feeder	r of Award ir ng, commission by both the par I level solar p	n regard oning, op arties on nower pla	to the wore peration & mutual agant having	rk of Des mainten greement capacity	ign, survey, ance for 25) from COD of
	associated 11kV 5 of solar powe 11kV feed		ough RES	SCO mode	l for sola	arization of
therefore covenant	MKUSUM scheme, in considerand conditions as follows	ne – Compor Ition of the	nent C (feeder leve ses and r	el solariz nutual a	ation) Now greements,

ARTICLE1: DEFINITIONS AND INTERPRETATION

1.1 Definitions

The terms used in this Agreement, unless as defined below or repugnant to the context, shall have the same meaning as assigned to them by the Electricity

Act,2003andtherulesorregulationsframedthereunder,includingthoseissued/fr amed by the Appropriate Commission (as defined hereunder), as amendedor re-enacted fromtimetotime.

"Electricity Act,2003"	shallmeantheElectricityAct,2003andincludeany modifications,amendmentsandsubstitutionfromtimetotime;
"Agreement" or"Power PurchaseAgreem ent"or	shall mean this Power Purchase Agreement including its recitals and Schedules, amended or modified from time to time in accordance with the terms hereof;

"PPA"	
1171	
"Appropriate Commission	AppropriateCommissionor"GERC"shallmeanthe GujaratElectricityRegulatoryCommission(GERC)
"Bill DisputeNoti ce"	shall mean the notice issued by a Party raising a DisputeregardingaMonthlyBilloraSupplementaryBillissuedby theotherParty;
"Base rate of Late Payment Surcharge"	shall mean the marginal cost of funds based lending rate for one year of the State Bank of India, as applicable on the 1st April of the financial year in which the period lies, plus five percent and in the absence of marginal cost of funds based lending rate, any other arrangement that substitutes it, which the Central Government may, by notification, in the Official Gazette, specify. Provided that if the period of default lies in two or more financial years, the base rate of Late Payment Surcharge shall be calculated separately for the periods falling in different years.
"BusinessDay"	shallmeanwith respecttoSPGandDISCOM,adayother thanSundayorastatutoryholiday,onwhichthebanks remainopenforbusinessintheState;
"Capacity Utilisation Factor"or "CUF"	CUFinaYearshallmeantheratioofthenet outputenergy injected at delivery pointoftheSPVPower Plant in a Year versus installed Project capacity x365 x 24 (i.e. CUF = Cumulative Project output in kWh /(installedProjectcapacityinkWpx24x365)) The annual CUF will be calculated every year from 1stApril of the year (COD for first year) to 31 st March nextyear.
"CFA"	Shall mean the Central finance Assistance to be provided by the Ministry of New and Renewable Energy Government of India under the Pradhan Mantri Urja Suraksha evam Utthaan Mahabhiyaan (PM-KUSUM) scheme as per the Guidelines for Implementation of Feeder Level Solarisation under Component-C of PM-KUSUM Scheme issued on date 4-12-2020 with subsequent amendment/s, if any.
"Changein Law"	shallhavethemeaningascribedtheretoinArticle12of thisAgreement;
"Commercial Operation Date(COD)"	shallmeanthedate certified by the DISCOM's committee upon successful commissioning (as perprovisionsofthis Agreement)ofthe project when all equipments as per rated capacity have been installed and energy has flown into the grid.
"CompetentCourt of Law"	shall mean the Supreme Court of India or Gujarat High Court, or any tribunal or any similar judicial or quasi-judicial

	body that has jurisdiction in relation to issues relating to the Project.
"Consents,Clea rances andPermits	shall mean all authorizations, licenses, approvals, registrations, permits, waivers, privileges, acknowledgements, agreements, or concessions required to be obtained from or provided by any concerned authority for the purpose of setting up of the generation facilities and/or supply of power;
"Consultation Period"	shall mean the period of ninety (90) days or such otherlonger period as the Parties may agree, commencing fromthe date of issuance of a SPGPreliminary Default Noticeor DISCOM Preliminary Default Notice as provided inArticle 13 of this Agreement, for consultation between thePartiestomitigatethe consequenceof therelevantevent havingregardtoallthecircumstances;
"ContractYear"	shall mean the period beginning from the Effective Dateand ending on the immediately succeeding March 31 andthereafter each period of 12 months beginning on April 1andendingon March31providedthat: 1) in the financial year in which the COD occurs, theContract Year shall end on the date immediatelybefore the COD and a new Contract Year shallcommence once again from the COD and end on theimmediately succeeding March 31, andthereaftereach period oftwelve (12)months commencing onApril1andendingon March31,and 2) provided further that the last Contract Year of thisAgreement shallendonthelastdayoftheTermof thisAgreement or on termination of this agreement whichever is earlier.
"Contracted Capacity"	shall mean MWpAC contracted with DISCOM for supplybytheSPG toDISCOMattheDeliveryPoint which shall be the maximum injection limit at delivery point in any 15 minute time block during the entire term of the PPA.
"DeliveryPoint"	DeliveryPoint"shallmeanthepointatthevoltagelevelof 11kVofthe66/11kVSub-stationi.e.11kVside of 66/11kV substation under this PPA.Metering shall be done at this interconnection pointwherethepowerisinjectedintothe66/11kV Substation. For interconnection with grid and metering, theSPG shall abide by the relevant and applicable regulations,Grid Code notified by the State Commission and CentralElectricity Authority (Installation and Operation of Meters)Regulations, 2006 as amended and revised from time totime, or orders passed thereunder by the AppropriateCommission or CEA. All charges and losses related toTransmissionofpowerfromprojectuptoDeliveryPointshallb eborne bythe SPG without any reimbursement thereof.

"Dispute"	shallmeananydisputeordifferenceofanykindbetweenDISC OM and the SPG, in connection with or arising out ofthis Agreement including but not limited to any issue ontheinterpretation and scope ofthetermsofthis AgreementasprovidedinArticle16ofthisAgreement;
DISCOM	Shall mean the Electricity Distribution Company. The DISCOM in this PPA is .
"DueDate"	Due Date shall mean the thirtieth (30 th) day after aMonthly Bill (including all the relevant documents) or aSupplementary Bill is received in hard copy and dulyacknowledged by or, if such day is not a BusinessDay, the immediately succeeding Business Day, by whichdatesuchMonthlyBilloraSupplementaryBillispayable e by.
"EffectiveDate"	shallhavethemeaningascribedtheretoinArticle2.1of thisAgreement;
"ElectricityLaws"	shall mean the Electricity Act, 2003 and the rules andregulations made there under from time to time alongwith amendments thereto and replacements thereof and anyother Lawpertaining to electricity including regulations framed by the Appropriate Commission;
"EventofDefault"	shallmeantheeventsasdefinedinArticle13ofthis Agreement;
"ExpiryDate"	Shall mean the date occurring twenty-five (25) years fromthe Commercial Operation Date provided that the supplyof power shall be limited for a period of 25 years from the COD (unless extended by both the parties on mutual agreement);
"Financing Agreements"	shall mean the agreements pursuant to which the SPG hassought financing for the Power Project including the loanagreements, security documents, for the Power Projectincludingtheloanagreements, securitydocuments, notes, indentures, security agreements, letters of credit andother documents, as may be amended, modified, orreplacedfromtimetotime, but without in anyway increasing the liabilities of;
"ForceMajeure"or "Force MajeureEvent"	shall have the meaning ascribed thereto in Article 11 ofthisAgreement;

"IndianGovernm entalInstrument ality"	shall mean the Government of India, Governments ofstate of Gujarat and any ministry, department, board, authority, agency, corporation, commission under thedirect or indirect control of Government of India or theabove state Government or both, any political subdivision of any of them including any court or AppropriateCommission or tribunal or judicial or quasi-judicial body inIndia
"Insurances"	shallmeantheinsurancecovertobe obtained and maintained by the SPG in accordance with Article 8 of thisAgreement;
"Interconnection Facilities"	shall mean the facilities on SPG's side of the Delivery Pointfor scheduling, transmitting and metering the electricaloutput in accordance with this Agreement and which shallinclude, without limitation, all other transmission lines and associated equipment, transformers, relay and switching equipment and protective devices, safety equipment and RTU, Data Transfer and Acquisition facilities for transmitting data subject to Article 7, the Metering System required for supply of power as per the terms of this Agreement;
"Invoice" or "Bill"	shall mean either a Monthly Bill / Supplementary Bill or aMonthly Invoice/ Supplementary Invoice raised by any oftheParties;
"JointMeter Reading"or "JMR":	Shall mean the monthly joint meter reading statementwhichshallbejointlysigned by SPG and representative
"LatePayment Surcharge"	shallhavethemeaningascribedtheretoinArticle10. 1.7 ofthisAgreement;
Law"	shall mean in relation to this Agreement, all laws including Electricity Laws in force in India and any statute, or dinance, regulation, notification or code, rule, or any interpretation of any of them by an Indian Governmental Instrumentality and having force of law and shall further include without limitation all applicable rules, regulations, orders, notifications by an Indian Governmental Instrumentality pursuant toor under any of them and shall include without limitational Irules, regulations, decisions and orders of the GERC;
"LetterofCredit" or"LC"	shallhavethemeaningascribedthereto inArticle10.1.10of thisAgreement;
"LetterofAward" or "LoA"	shallmeanworkorderissuedbytotheSPGforthe project;
MNRE"	shallmeantheMinistryofNewandRenewableEnergy, GovernmentofIndia;

"Month"	shall mean a period of thirty (30) days from (andexcluding)thedateoftheevent,where applicable, elsea calendarmonth;
"Party" and"Parties "	shall have the meaning ascribed thereto in the recital tothisAgreement;
"PaymentSecurity Mechanism"	shallhavethemeaningascribedtheretoinArticle10.1.10of thisAgreement
"PM-KUSUSM "	Pradhan Mantri Urja Suraksha evam Utthaan Mahabhiyaan-A scheme notified by the Ministry of New and Renewable Energy Government of India with Guidelines for Implementation of Feeder Level Solarisation under Component-C of PM-KUSUM Scheme issued on date 4-12-2020.
"Power Project" or"Project"	shall mean the Solar Power generation facility of Contracted Capacity having a separate control system, metering and separate points of injection into the grid at Delivery point. 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 electrical line upto the Delivery Point and all the other assets, buildings/structures, equipment, plant and machinery, facilities and related assets required for the efficient and economic operation of the power generation facility, whether completed or at any stage of development and construction or intended to be developed and constructed dfor the purpose of supply of power as perthis Agreement;.
"Preliminary DefaultNotice"	shallhavethemeaningascribedtheretoinArticle13of thisAgreement;
"ProjectCapacity"	shallmeanthe maximumAC capacityoftheProjectat the point of injection for which the Power PurchaseAgreementhasbeensigned.
"Prudent UtilityPractices "	shall mean the practices, methods and standards that aregenerally accepted internationally from time to time byelectric utilities for the purpose of ensuring the safe,efficient and economic design, construction,commissioning, operation and maintenance of powergeneration equipment and which practices, methods andstandards shall be adjusted as necessary to take accountof: a. operation and maintenance guidelines recommendedby the manufacturers of the plant and equipment tobe incorporated in the Power Project b. the requirements of Indian Law; and the physical conditions at the Standards and standards that are the power Project

"Rebate"	shallhave thesame meaningasascribedtheretoin Article 10.1.9ofthisAgreement;
"RESCO"	shall mean Renewable Energy Service Company i.e. anenergy service company that develops, installs, finances, operates and ownsthesolar power project and supplies power generated from the Project to the.
"Rupees","Rs.",	shallmeanIndianrupees,thelawfulcurrencyofIndia;
"ScheduledCom missioningDate"o r"SCD"of theProject	Shall mean date that is nine (9) Months from the Date of execution of this PPA between _
"Tariff"	Shallhavethesamemeaning asprovidedfor inArticle9 ofthisAgreement;
"TariffPayment"	shall mean the payments to be made under Monthly BillsasreferredtoinArticle10andtherelevant SupplementaryBills;
"Termination Notice"	shallmeanthenoticegivenbyeitherPartiesfor termination of this Agreement in accordance with Article13 ofthisAgreement;
"Term of Agreement"	shallhavethemeaningascribedtheretoinArticle2 ofthis Agreement;

1.2 INTERPRETATION

Savewherethe contraryisindicated, anyreference in this Agreement to:

- i) "Agreement"shallbeconstruedasincludingareferencetoitsSchedules, Appendices
- ii) An"Article",a"Recital",a"Schedule"anda"paragraphIclause"shallbeconstr uedasareferencetoanArticle,aRecital,aScheduleandaparagraph/clausere spectively ofthisAgreement;
- iii) A "crore" means a reference to ten million (10,000,000) and a "lakh" means areferencetoonetenthofa million(1,00,000).
- iv) An "encumbrance" shall be construed as a reference to a mortgage, charge, pledge, lien or other encumbrance securing any obligation of any person or anyothertypeofpreferentialarrangement(including, without limitation, title etransfer and retention arrangements) having a similar effect;
- v) "Indebtedness" shall be construed so as to include any obligation (whetherincurredasprincipalorsurety)forthepaymentorrepaymentofmo ney, whether presentorfuture, actual or contingent;
- vi) A "person" shall be construed as a reference to any person, firm, company,corporation,society,trust,government,stateoragencyofastateo ranyassociation or partnership (whether or not having separate legal personality) oftwo ormore of the above and apersonshall be construedas including areference to its successors,permitted

- transfereesandpermittedassigns inaccordancewiththeirrespective interests;
- vii) "Rupee", "Rupees" and "Rs." shall denote Indian Rupees, the lawful currency ofIndia;
- viii) The "winding-up", "dissolution", "insolvency", or "reorganization" of a companyor corporation shall be construed so as to include any equivalent or analogousproceedingsundertheLawofthejurisdictioninwhichsuchcompa nyorcorporationisincorporatedoranyjurisdictioninwhichsuchcompanyor corporation carries on business including the seeking of liquidation, winding-up,reorganization,dissolution,arrangement,protectionorreliefofdebtors;
- ix) Wordsimportingthesingularshallincludethepluralandviceversa;
- x) This Agreement itself or any other agreement or document shall be construedas a reference to this or to such other agreement or document as it may havebeen, or may from time to time be, amended, varied, novated, replaced or supplemented;
- xi) A Law shall be construed as a reference to such Law including its amendmentsor re-enactmentsfromtimetotime;
- xii) A time of day shall, save as otherwise provided in any agreement or documentbe construed as areferencetoIndianStandardTime;
- xiii) Different parts of this Agreement are to be taken as mutually explanatory and supplementary to each other and if there is any inconsistency between oramong the parts of this Agreement, they shall be interpreted in a harmonious manners oas to give effect to each part;
- xiv) The tables of contents and any headings or sub-headings in this Agreementhavebeeninsertedforeaseofreferenceonlyandshallnotaffectt heinterpretationofthis Agreement.
- xv) The words "hereof" or "herein", if and when used in this Agreement shall meanareferencetothis Agreement.
- xvi) The terms "including" or "including without limitation" shall mean that any listof examples following such term shall in no way restrict or limit the generalityofthewordorprovisionin respectofwhich such examples are provided.

ARTICLE2:TERMOFAGREEMENT

2.1 EffectiveDate

2.1.1 ThisAgreementshallcomeintoeffectfromthedateofitsexecutionbyalltheparties and such dates hall be referred to as the Effective Date.

2.2 TermofAgreement

2.2.1 Subject to Article 2.3 and 2.4 of this Agreement, this Agreement shall be valid for

- atermfromtheEffectiveDateuntiltheExpiryDate.ThisAgreementmaybeextend ed for a further period at least one hundred eighty (180) days prior to theExpiryDate,on mutuallyagreedtermsandconditions.
- 2.2.2 The SPG is free to operate their plants beyond the Expiry Date if other conditionslikelandlease/RighttoUseofLand(asapplicable),permits,approvalsa ndclearancesetc.allow.Insuchcaseunlessotherwiseagreedby,shallnotbeobliga tedtoprocurepowerbeyondtheExpiry Date.

2.3 EarlyTermination

2.3.1 ThisAgreementshallterminatebeforetheExpiryDateifeitherorSPGterminatesth eAgreement,pursuanttoArticle13ofthis Agreement.

2.4 Survival

2.4.1 The expiry or termination of this Agreement shall not affect any accrued rights, obligations and liabilities of the Parties under this Agreement, including the right toreceive penalty as per the terms of this Agreement, nor shall it affect the survival ofany continuing obligations for which this Agreement provides, either expressly or bynecessary implication, which are to survive after the Expiry Date or terminationincluding those under Article 11 (Force Majeure), Article 13 (Events of Default and Termination), Article 14 (Liability and Indemnification), Article 16 (Governing Lawand Dispute Resolution), Article 17 (Miscellaneous Provisions), Articles and Schedules of this Agreement which expressly or by their nature survivetheTerm or termination of this Agreement shall continue and survive any expiry ortermination of this Agreement.

2.5 PerformanceBankGuarantee(PBG)

- 2.5.1. The Performance Bank Guarantee furnished under this Agreements hall be for guar anteeing the successful commissioning of the for power up to the Contracted Capacity within the in this Agreement.
- 2.5.2. The failure on the part of the SPG to furnish and maintain the Performance BankGuarantee shall be a material breach of the term of this Agreement on the part oftheSPG.
- 2.5.3. The PBG shall be initially valid from the date of issue until 2 months (i.e. sixty (60)days) beyond the 9 months from the date of signing of Power Purchase Agreement(PPA).
- 2.5.4. The PBG will be returned to the SPG after successful commissioning of Solar power plant, after taking into account any penalties due to delay incommiss ioning as perterms and conditions of RfS.
- 2.5.5. CFA up to 100% of the total eligible CFA will be released to the RESCO developer through DISCOM on successful operation and performance of solar plant for two

months after the commissioning with at least one month CUF as per minimum CUF agreed in PPA, as per MNRE's sanction for the CFA, subject to release of the same by MNRE-Gol

2.5.6. On

ARTICLE3:CONDITIONSSUBSEQUENT

- 3.1 The SPG agrees and undertakes to secure Project Financing Arrangements for itsProject and should provide necessary documents to in this regard within sixMonthsfromtheDate of issueofWorkorderbyfortheproject.
- 3.2 The SPG shall identify the project land preferably within the distance of Five KM radius of the respective 66/11 KV Sub-station, get ownership of land or its lease rights and make necessary arrangement including ROW, clearances etc for the electrical line between 66/11 KVsub-station and the solar power plant. The SPG shall submit the final land documents within the period of 4 months after the date of signing of PPA or such other period as may be extended by DISCOM under Force Majeure provisions of Article 11 for the entire required land duly registered by appropriate revenue authority.

ARTICLE4:CONSTRUCTION&DEVELOPMENTOFTHEPROJECT

4.1 SPG'sObligations

- 4.1.1 The SPG undertakes to be responsible, at SPG's own cost and risk, for:
 - a) The SPG shall be solely responsible and make arrangements for infrastructure for development of the Project and for Connectivity with the 66/11 kV substation for confirming the evacuation of power by the Scheduled Commissioning date or COD, which ever is earlier, and all clearances related the reto;
 - b) obtaining all Consents, Clearances and Permits as required and maintaining alldocuments.
 - c) Designing, constructing, erecting, commissioning, completing and testing thePower Project including then RMS in accordance with the applicable Law, the Grid Code, the termsand conditionsofthisAgreement andPrudentUtility Practices.
 - d) the commencement of supply of power up to the Contracted Capacity to nolaterthantheScheduledCommissioningDateandcontinuanceofthesuppl yofpowerthroughoutthetermoftheAgreement at the agreed CUF;
 - e) Connecting the Power Project switchyard with the Interconnection Facilities at the Delivery Point. The SPG shall make adequate arrangements to connect the Power Project switchyard with the Interconnection Facilities at Interconnection / Metering / Delivery Point. SPG will be responsible for laying of dedicated 11KV line from Solar Power Plant to sub-station, construction of bay and relatedswitchgear & metering equipment at sub-station where the plant is connected to the gridan detering is done. SPG will be

- responsible to set up Remote Metering Systems as per Article 7.2 of this agreement
- f) owning the Power Project throughout the Term of Agreement free and clear ofencumbrances, except those expressly permitted under Article 15;
- g) fulfillingallobligationsundertakenbythe SPGunderthisAgreement.
- h) The SPG shall be responsible for directly coordinating and dealing with, SLDC and GETCO and other authorities in all respects in regard to declaration of availability, scheduling and dispatch of Power and due compliance with deviation and settlement mechanism and the applicable Grid code/State Regulations.
- i) TheSPGshallberequiredtofollowtheapplicablerulesregardingprojectregis tration with the State Nodal Agency GEDA in line with the provisions ofthe applicable policies/regulations of the State of Gujarat. It shall be theresponsibilityoftheSPGtoremainupdatedabouttheapplicablechargesp ayableto _, SLDC, GETCO, GEDA or any other authority undertherespectiverules, regulations, policies, framework.
- j) The technology adopted by SPG shall be in accordance with MNRE's Approved Models and Manufacturers of Solar PV Modules having Domestically manufactured PV Module. (Requirements for Compulsory Registration) Order, 2019 as amended from time to time
- k) All the mandatory standards issued by MNRE and / or BIS regarding project equipments and material shall be followed.
- I) The SPG shall be responsible for all payments on account of any taxes, cesses, duties or levies imposed by the GoG or its competent statutory authority on the land, equipment, material or works of the Project or on the Electricity generated or consumed by the Project or by itself or on the income or assets owned by it. All expenses including wheeling / transmission charges and losses, UI / DSM Charges applicable as per GERC / CERC Regulations, upto Delivery Point shall be paid by the SPG without any reimbursement by .
- m) To procure start up power required for the plant from .
- n) The SPG shall ensure that he shall not sell power to any other buyer except the under the agreement of this tender during the tenure of this PPA. At any point of time during the tenure of PPA, if it is found that the SPG has sold the solar power produce from the contracted solar plant strict legal action will be taken again the SPG, including stop deal or black list from Participation in future tender of MNRE in Gujarat and the SPG shall require to refund the proportionate CFA granted for the project by MNRE to .

For the recovery of the proportionate CFA, the CFA granted by MNRE for the project will be divided by 25 years to arrive at per year CFA. If

any event of sell of power is found at a particular time, the amount to be recovered from the SPG shall be the remaining period of PPA after the event date multiply by per year CFA.

The recovery of the proportionate CFA will be made through the payments of invoices or through remedies taken in accordance with applicable laws. In case of any liquidation of assets of the solar power plants prior to completion of PPA period the first charge shall be towards recovery of the proportionate CFA granted to the project by MNRE.

4.2 PurchaseandsaleofContractedCapacity

4.2.1 SubjecttothetermsandconditionsofthisAgreement,theSPGundertakestosellto and undertakes to pay Tariff for all theenergysuppliedattheDeliveryPointcorrespondingto theContractedCapacity.

4.3 RighttoContractedCapacity&Energy

- , in any Contract Year shall not be obliged to purchase any additional 4.3.1 energyfrom the SPG beyond the contract capacity. If for any Contract Year except for thefirst year of operation, it is found that the SPG has not been able to generate and supply minimum energy of ____ **KWH** (Units) (corresponding to 19% minimum CUF) for ____ Feeder level Solar plant during the term of the agreement, on account of reasons solely attributable to theSPG,thenoncompliance by SPG shall make the SPG liable to pay the compensation.shall not be obliged to purchase energy in excess of maximum CUF of 30% during any contract year. If _ decides to purchase the excess energy beyond CUF of 30%, the payments for such excess energy shall be made at 75% of the PPA tariff. For the first year of operation, the above limits shall be considered n pro-rata basis. The lower limit will, however be relaxable by to the extentofgridnon-availability for evacuation whichis beyond the controloftheSPG.
- 4.3.2 This compensation shall be applied to the amount of shortfall in generation during the Contract Year. The amount of such penalty would ensure that the is offset for all potential costs associated with low generation and supply of power under the PPA. The compensation payable to by the SPG shall be 25% (twenty-five percent) of the cost of this shortfall in energy terms, calculated at PPA tariff. This compensation shall not be applicable in events of Force Majeure identified under PPA.
- 4.3.3 At any point of time block, the peak of capacity shall not reach higher than

the contracted capacity at the point where power is injected in the grid. The SPG shall forego the excess generation and reduce the output to the contract capacity and shall be required to pay the penalty/charges in case of failure to do so. The SPG shall install adequate protection equipment at the interconnection point to avoid excess energy feeding into the grid and failure to do so shall entitle DISCOM to not pay for the additional energy over and above the contracted capacity.

4.4 ExtensionsofTime

- 4.4.1 IntheeventthattheSPGispreventedfromperformingitsobligationsunderArticle 4.1bythe ScheduledCommissioningDatedueto:
 - (a) anyDISCOMEventofDefault;or
 - (b) ForceMajeureEventsaffecting,or
 - (c) ForceMajeureEventsaffectingtheSPG,

the Scheduled Commissioning Date and the Expiry Date shall be deferred, subject toArticle 4.4.4, for a reasonable period but not less than 'day for day' basis, to permitthe SPG or DISCOM through the use of due diligence, to overcome the effects of theForce Majeure Events affecting the SPG or , or till such time suchEventofDefaultisrectified by .

- 4.4.2 If the Parties have not agreed, within thirty (30) days after the affected Party'sperformance has ceased to be affected by the relevant circumstance, on the timeperiod by which the Scheduled Commissioning Date or the Expiry Date should bedeferred, any Party may raise the Dispute to be resolved in accordance with Article16.
- 4.4.3 As a result of such extension, the newly determined Scheduled Commissioning

 DateandnewlydeterminedExpiryDateshallbedeemedtobetheScheduledCom

 $missioning Date\ and the Expiry Date for the purposes of this Agreement.$

- 4.4.4 NotwithstandinganythingtothecontrarycontainedinthisAgreement,anyextens ionoftheScheduledCommissioningDatearisingduetoanyreasonenvisaged in this Agreement shall not be allowed beyond the date pursuant toArticle4.5.2.
- 4.4.5 Delayincommissioningoftheprojectbeyondthescheduledcommissioningdatef or reasons other than those specified in Article 4.4.1 shall be an event of default onpartoftheSPG andshallbesubjecttotheconsequencesspecifiedintheArticle4.5.

4.5 LiquidatedDamagesnotamountingtopenaltyfordelayinCommissioning

4.5.1 If the SPG is unable to commission the Project by the Scheduled Commissioning Dateother than for the reasons specified in Article 4.4.1, the SPG shall pay to ,damages for the delay in such commissioning and making the Contracted CapacityavailablefordispatchbytheScheduled

CommissioningDate asperfollowing:

4.5.2 In case any SPG fails to achieve this milestone, shall encash the PerformanceBankGuarantee(PBG)as liquidateddamages(LD)inthefollowing manner:

<u>Delayuptotwomonths</u>:LDequaltothePBGonperdaybasis.Theno.ofdaysin "month"forthe LD calculationshallbeconsidered as30.

<u>Incasethecommissioningofthesolarpowerplantisdelayedovertwomonths</u>:Thecomplete PBGamountshallbe encashedand DISCOM shall have right to terminate the PPA. The decision of MNRE regarding release of CFA shall be binding and to the account of SPG.

In case of delays of plant commissioning due to the reasons beyondthe control of the SPG, Procurer / after having been satisfied with documentary evidences produced by the SPG for the purpose, can extend the time for commissioning datewithout any financial implications on the SPG.

4.5.3The SPG further acknowledge that the amount of the liquidated damages fixed isgenuineandreasonablepre-estimateofthedamagesthatmaybesufferedbyDISCOM.

4.6 System Specifications and Quality Control

- 4.6.1 All components used for installation of solar power plants shall confirm to applicable BIS/MNRE specifications and follow quality control guidelines issued by MNRE. It will be mandatory to use domestically manufactured solar modules from ALMM only.
- 4.6.2 Erection of 11 KV Line network shall be confirming to relevant standards.

4.7 ThirdPartyVerification

- 4.7.1 The SPG shall be further required to provide entry to the site of the Power Projectfree of all encumbrances at all times during the Term of the Agreement to andathirdPartynominatedby or anyIndianGovernmentalInstrumentalityforinspection and verification of the works being carried out by the SPG at the site ofthePowerProject.
- 4.7.2 The third party may verify the construction works/operation of the Power Projectbeing carried out by the SPG and if it is found that the construction works/operationofthePowerProjectisnotasperthePrudentUtilityPractices,itm ayseekclarifications from SPG or require the works to be stopped or to comply with theinstructionsofsuchthirdparty.

4.8 BreachofObligations

4.8.1 The Parties herein agree that during the subsistence of this Agreement, subject to being in compliance of its obligations & undertakings under this Agreement, the SPG would have no right to negotiate or enter into any

dialogue with any third party for the sale of Contracted Capacity of power which is the subject matter of this Agreement. It is the specific understanding between the Parties that such bar will apply throughout the entire term of this Agreement.

4.9 GenerationcompensationforOff-takeconstraints

4.9.1 <u>Generation Compensation in offtake constraints due to Grid Unavailability</u>: Duringthe operation of the plant, shall endeavor to ensure 95% of grid availability

inacontractyear,however,therecanbesomeperiodswheretheProjectcangener ate power but due to temporary transmission unavailability, the power is notevacuated, for reasons not attributable to the SPG. In such cases, subject to

the submission of documentary evidences from the competent authority, the gene ration compensation shall be restricted to the following and there shall be noother claim, directly or indirectly against:

DurationofGridunavailability	Provision for Generation Compensation
Grid unavailability in excess	GenerationLoss=[(AverageGenerationperhour
of5% in a contract year as	
definedin the PPA(only period	during the Contract Year) × (number of hours
from 8am to6pmtobecounted):	ofgrid unavailability during the Contract
	Year)] Where, Average Generation per hour during
	theContract Year (kWh) = Total generation in
	theContract Year (kWh) ÷ Total hours of
	generation intheContractYear.

The excess generation beyond 19% CUF by the SPG equal to this generation loss shall be procured by at the PPA tariff so as to offset this loss in the succeeding 3 (three) ContractYears.

4.9.2 OfftakeconstraintsduetoBackdown:TheSPGandshallfollowtheforecastingand scheduling processas per the regulations inthisregard by theAppropriate Commission. In the eventuality of backdown, subject to the submission of documentary evidences from the competent authority, the SPG shall be eligiblefor a minimum generation compensation, from , restricted to the followingandthere shall benoother claim, directly or indirectly against.

Duration ofBackdown	Provision for Generation Compensation

Hours of Backdownduring a monthlybillingcycle .	Mininum Generation Compensation = 100% of[(Average Generation per hour during the month) X(number of backdown hours during the month)] XPPA tariff
	Where, Average Generation per hour during themonth (kWh) = Total generation in the month (kWh) ÷Totalhoursofgenerationinthemonth

The SPG shall not be eligible for any compensation in case the Backdown is onaccount of events like consideration of grid security or safety of any equipment orpersonnel or other such conditions. The Generation Compensation shall be paid aspartoftheenergybillforthesuccessive monthafter JMR.

ARTICLE 5: SYNCHRONISATION, COMMISSIONING AND COMMERCIALOPERATION

5.1 Synchronization, Commissioning and Commercial Operation

- 5.1.1 The SPG shall give at least thirty (30) days' advanced preliminary writtennotice and at least fifteen (15) days' advanced final written notice, of the date onwhichitintendsto synchronizetheSolarPowerProjecttothe Grid System.
- 5.1.2 Subject to Article 5.1.1, the Power Project may be synchronized by the SPG to the Grid System when it meets all the connection conditions prescribed in applicable Grid Code then in effect and otherwise meets all other Indian legal requirements for synchronization to the Grid System.
- 5.1.3 Thesynchronizationequipmentandallnecessaryarrangements/equipmentincl uding RTU for scheduling of power generated from the Project and transmission of data to the concerned authority as per applicable regulation shall be installed bythe SPG at its generation facility of the Power Project at its own cost. The SPG shallsynchronizeitssystemwiththeGridSystemonlyaftertheapprovalofsynchro nization scheme is granted by the head of the concerned substation/andchecking/verificationismadebytheconcernedauthoritiesofthe.
- 5.1.4 The SPG shall immediately after each synchronization/tripping of generator, informthesub-stationoftheGridSystemtowhichthePowerProjectiselectricallyconnected in accordance with applicable Grid Code. In addition, the SPG will injectin-firm power to grid from time to time to carry out operational/ functional test prior tocommercial operation. For avoidance of doubt, it is clarified that Synchronization

- /ConnectivityoftheProjectwiththegridshallnottobeconsideredasCommissioningoftheProject.
- 5.1.5 The SPG shall commission the Project within nine (9) Months from the Date of of of this PPA. Declaration of COD shall be certified by the commissioning committee.
- 5.1.6 The Parties agree that for the purpose of commencement of the supply of electricity by SPG to, liquidated damages for delayetc., the Scheduled Commissioning Date as defined in this Agreements hall be the relevant date.

ARTICLE6:DISPATCHANDSCHEDULING

6.1 DispatchandScheduling

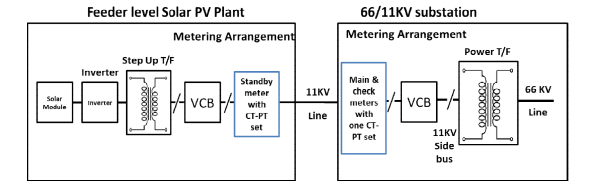
- 6.1.1 The SPG shall be required to schedule its power as per the applicable regulations of GERC /SLDC or any other competent agency and same being recognized by the SLDCoranyothercompetentauthority/agencyasperapplicableregulation/law/d irectionandmaintaincompliancetotheapplicableCodes/GridCoderequirement s and directions, if any, as specified by concerned SLDC from time totime. Anydeviation from the Schedule will attract the provisions of applicable regulation / guidelines / directions and any financial implication on account of this shall be on the account of the SPG.
- 6.1.2 The SPG shall be responsible for directly coordinating and dealing with the ,StateLoadDispatchCenters,andotherauthoritiesinallrespectsinregardtodeclar ation of availability, scheduling and dispatch of Power and due compliancewithdeviationandsettlementmechanismandtheapplicableGridcod eRegulations.
- 6.1.3 The SPG shall be responsible for any deviation from scheduling and for any resultantliabilitiesonaccountofchargesfordeviationasperapplicableregulation s.UI/DSM charges onthis accountshall bedirectlypaidbytheSPG.
- 6.1.4 Auxiliary power consumption will be treated as per the orders of GERC or concernedGERCregulations. The charges for net import of energy by the solar power plant from the grid shall be billed at HTP-III tariff by . The SPG shall not undertake any other commercial activity within the project premises except generation of Solar Power under this contract.

ARTICLE7: METERING

7.1 Meters

7.1.1 Metering and grid connectivity of the projects would be the responsibility of the SPG in accordance with the prevailing guidelines of , SLDC, GETCO and /

- or CEA. and may facilitate in the process; however, the entire responsibility lies only withthe SPG. The cost of required meters shall be borne by the SPG.
- 7.1.2 Meters and metering equipment shall be tested as per provision of GERC and as perIS14697atCPRIoratanyNABLaccredited/distributionlicenseelabbeforeinst allation at site on the cost of SPG and should be properly sealed in the presenceofdesignated authorityfromatthetime ofinstallation.
- 7.1.3 The accuracy class, current rating and certifications of the metering system shallconfirm with relevant CERC/ GERC Regulations, Grid Code and Central ElectricityAuthority (Installation and Operation of Meters) Regulations, 2006 as amended andrevisedfromtimeto time.
- 7.1.4 SPG to install 3 ABT meters (main, check and standby) with RMS connectivity AND 2CT-PTsets(oneformain&checkmeterandanotherforstandbymeter)atsubstation end of the 33kV line. An indicative layout of metering arrangement isgiven below:

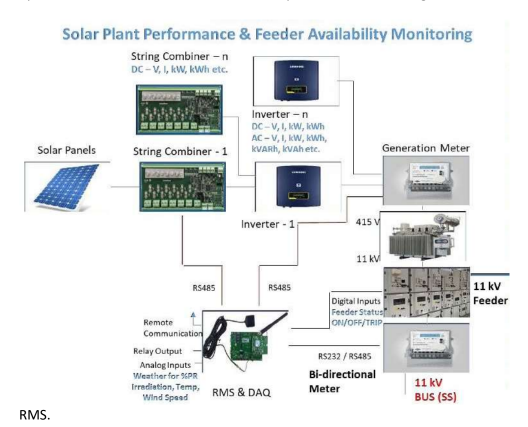


- 7.1.5 Installationandtimelyreplacementofmeters(main,checkandstandby)asrequir ed to directly measure energy supplied by the Solar Power Plant shall be theresponsibilityofselected bidder.
- 7.1.6 SPG shall also be responsible for installation of IoT Devices-RMS Set for Remote Monitoring system connectivity of Inverters, String combiner box, Energy Meters at Solar plant and Substation.
- 7.1.7 The cost of all required meters (main, check, standby meter at substation end alongwithconsumermeters)andassociatedCT-PT setsshallbe borne bytheSPG.

7.2 RemoteMonitoringSystem(RMS)

7.2.1 As per the MNRE guidelines for feeder level solarization under Component C of KUSUM scheme, it is mandatory for Discoms to monitor solar power generation and performance of the solar power plant through online system. The online data will be integrated with central monitoring portal of MNRE which will extract data from the State portals for monitoring of the scheme.

- 7.2.2 In line with MNRE model guidelines for State Level SEDM Software Developmentissued in July 2020, Gujarat Discoms are in the process of development of StateLevel Solar Energy Data Management (SEDM) platform to integrate & monitor theperformance of all systems installed under Component A, B & C (individual as well asfeeder levelsolarization) of PM-KUSUM scheme.
- 7.2.3 Also,as per theSpecifications for Remote Monitoring System for ComponentA & Cof the scheme, issued by MNRE on 15 Jul 2020, the SPG under this RfS shall berequired to install required remote monitoring systems for solar power plant to integrate with State SEDM platform directlywhich in turn will have interface with National Level Solar Energy Data ManagementPlatformof MNRE.
- 7.2.4 As part of National and State SEDM platform, various modules will be provided suchas Scheme Progress Management, Asset Management, LiveAsset Monitoring, Performance Analysis, Complaint and Ticket Management, DeviceIntegration/SCADAPlatform,Alarm/Events/Notification,MeterDataAcqu isition(MDAS) /Meter Data Management (MDM), Archiving and Historian, Report Manager, SIA officer and EPC, Enterprise level user and rolemanagement.
- 7.2.5 MNRE and Discoms will develop and host the of National and State Level SEDMplatform which is excluded from the scope of the SPG but SPG needs to operate anddovariousdataentries for the portal for assetmanagement and



- 7.2.6 AsshowninabovediagramSPGneedstoprovidearemotemonitoringsystemfor:
 - (a) SolarPower Plant Remote Monitoring system: To capture electrical parametersfrommultipledevicessuchasABTMeter,GenerationMeter,Inverters, StringCombinerboxesorStringinverters.Remotemonitoringsystemwillcapturei mportant Electrical and Status parameters such as AC/DC voltage, control, power,energyaswellasmonitoringofBreakeretcandwilltransmitdatatoStateLev elSolar Energy data management (SEDM) platform. It shall be also possible to controlInverterActiveandReactivepower.
 - (b) **CommunicationConnectivity**forSolarPlantRMSandSmartMeter:
 - Field Device Connectivity: RMS will connect to Inverter, String combiner boxes orstring inverters using RS485 MODBUS communication protocol as well as metersusingRS232DLMSprotocol.Bothprotocolsarewidelyusedbyequipme ntmanufacturers.
 - ii. <u>RemoteConnectivity</u>:RMSwillconnecttoStateLevelSEDMServerusing2G/3G /4Gor anyother suitablecellularcommunication.
 - iii. <u>LocalConnectivity</u>:Ethernet/Bluetooth/Wi-Ficonnectivitytoconfigureparameter, notifications, communication intervals, set points, operation modeconfiguration ortodownload locallystored data.
- 7.2.7 It is the responsibility of SPG to provide SIM card, recurring communication chargesand maintain communication connectivity of more than 96% and data availability of99% for the 25 years (unless extended by both the parties on mutual agreement) ofoperation&maintenance ofsolarpowerplantanditsassociated11kV line.

ARTICLE8:INSURANCES

8.1 Insurance

8.1.1 The SPGshall effect and maintain or cause to be effected and maintained, at its own cost and expense, throughout the Term of PPA, Insurances against the ft, damage, fire and damage or loss due to natural calamities, Cyclones, earthquake, flood, riots, etc. consistent with Prudent Utility Practice and all such risks to keep the Project in good condition and shall take Industrial All Risk insurance policy covering risks against any loss or damage, with such deductibles and with such endorsements and co-

insured(s), which the Prudent Utility Practices would ordinarily merit maintenance of and as required under the Financing Agreements, and under the applicable laws.

8.2 Application of Insurance Proceeds

8.2.1 In case of the Project not being implemented through Financing Agreement(s), saveas expressly provided in this Agreement or the Insurances, the proceeds of anyinsurance claim made due to loss or damage to the Power Project or any part of the Power Project shall be first applied to reinstatement, replacement or renewal of such loss or damage.

Incase of the Project being financed through Financing Agreement (s), save as expressly provided in this Agreement or the Insurances, the proceeds of any insurance claim made due to loss or damage to the Power Project or any part of the Power Project shall be applied as persuch Financing Agreements.

8.2.2 If a Force Majeure Event under the insurance contract renders the Power Project no longer economically andtechnically viable and the insurers under the Insurances make payment on a "totalloss" or equivalent basis, shall have claim on such proceeds of such InsurancelimitedtooutstandingduesofagainstSPG.

8.3 Effecton liability of DISCOM

8.3.1 Notwithstanding any liability or obligation that may arise under this Agreement, anyloss, damage, liability, payment, obligation or expense which is insured or not or forwhich the SPG can claim compensation, under any Insurance shall not be charged toor payable by . It is for the SPG to ensure that appropriate insurance coverageistakenforpaymentbytheinsurerfortheentirelossandthereisnounderinsuran ce orshortadjustmentetc.

ARTICLE9:APPLICABLETARIFF

ARTICLE10:BILLINGAND PAYMENT

10.1.1 EnergymeasurementforMonthlybilling

- a) The SPG shall raise the invoice after issuance of State Energy Account by SLDC each month and submit the relevant extracts thereof along with the monthly invoice.
- b) Subsequently, the SPG shall furnish the joint meter reading report (JMR)/Energy Account, duly verified by its authorized representative and concerned Executive Engineer, along with downloaded CMRI data (of all three meters) of 15 minutes time block to The Chief Engineer SLDC, Vadodara, through courier and/or e-mail along with the Monthly Bill (final energy net of import and export, multiplied by the Rs. per kWh tariff as per PPA and reactive power charges compensation) on the same day (i.e. 1st day of the month).
- c) Subsequently,theSPGshallfurnishthejointmeterreadingreport(JMR)/EnergyAc count,dulyverifiedbyitsauthorizedrepresentativeandconcernedExecutive Engineer(O&M)
 Division,alongwithdownloadedCMRIdata(ofallthreemeters)toThe Chief Engineer(Proj),throughcourierand/ore-mailalongwiththeMonthlyBill(finalenergynetofimportandexport, multiplied by the Rs. per kWh tariff as per PPA and reactive powerchargesor any other chargescompensation) on the same day (i.e. 1st day ofthemonth).

d) Providedthat:

- if the date of commencement or supply of power falls during the periodbetween the first (1st) day and up to and including the fifteenth (15th) dayof a Month, the first Monthly Bill shall be issued for the period until thelast dayofsuchMonth,or
- ii. if the date of commencement of supply of power falls after the fifteenth(15th) day of a Month, the first Monthly Bill shall be issued for the periodcommencing from the Delivery Date until the last day of the immediatelyfollowingMonth.
- e) Provided further that if a Monthly Bill is received on or before the second (2nd)day of a Month, it shall be deemed to have been received on the second (2nd)Business DayofsuchMonth.
- f) Provided further that if a Monthly Bill for the immediately preceding Month isissued after 1st day of the next Month, the Due Date for payment of suchMonthlyBill shallbeextendedaccordingly.
 - g) The monthly bills shall be raised by SPG only after issuance of State Energy Account by SLDC.

10.1.2 InspectionandTestingofMeters

- a) and SPG shall jointly inspect and if necessary, recalibrate the meteringsystem on a regular basis but in any event, at least once every year or at ashorter intervalattherequest of any of the two parties.
- b) Each Meter comprising the metering system shall be sealed by , and shallbe opened,testedorcalibratedinthepresenceofboth theparties.

10.1.3 InaccuracyofMeters

- a) In case the difference between the energy recorded in the main meter and thecheck meter for any calendar month is within 0.5%, the energy recorded in themain metershallbetakenasfinal.
- b) However, if the variation exceeds ±0.5%, following steps shall be taken:
 - i. Both interface meters (Main as well Check) and metering system shall betested and checked.
 - Re-Calibration of both meters at site with reference standard meter ofaccuracyclasshigherthan themeterundertest,ifnoissuesfound instep (a) above.
 - iii. On carrying out the re-calibration of the main meter, if it is discoveredthat either the percentage of inaccuracy exceeds ±0.5% or that the mainmeterisnotworking,thefollowingprocedureinorderofpriority,which everisfeasible,forarrivingatthecomputationofquantityofenergy during the period between the last calibration and the present,shallbefollowed:
 - Onthebasisenergyrecordedinthecheckmeterifinstalledandfunctioned accurately;or
 - By correcting the error, if the percentage of error is ascertainable fromcalibration,testsormathematical calculation
 - iv. The correction to the quantity of energy injected shall apply to the following periods (herein after referred to as the "Correction Period"):
 - To any period of time during which the main meter was known to bemalfunctioningortowhichtheparties mutually agree;
 - If the period during which the main meter was malfunctioning is notknown or is not agreed to between the parties, the correction shall beapplicable for a period equal to half the time elapsed since the date ofthe preceding calibration test, provided that under no circumstanceshall the Correction Period exceed one month.

- v. If the difference exists even after such checking or testing, then the defective meter (s) shall be replaced with a tested meter.
- vi. In case of conspicuous failures like burning of meter and erratic display ofmetered parameters and when the error found in testing of meter isbeyond the permissible limit of error provided in the relevant standard, themeters hall be immediately replaced with a testing of meter.
- vii. IncasewhereboththeMainmeterandCheckmeterfail,energyrecorded in the Standby meter shall be considered as final and at leastoneofthemetersshallbeimmediatelyreplacedbyatested meter.

10.1.4 General

- a) From the Commercial Operations Date of the solar power plant, shall pay to the Successful SPG the monthly Tariff Payments subject to the adjustments as perprovisions of the PPA and submission of following documents:
 - i. Monthlybill(Injection/Schedule at delivery point as certified by SLDC multipliedbytheRs.perkWhtariff asperPPA)
 - ii. Relevant Extracts of State Energy Account.
- b) AllTariffPaymentsbyshallbeinIndianRupees.
- c) TheSPGshallberequiredtomakearrangementsandpaymentsforimportof energy (if any) as per applicable regulations.

ReactivepowerchargesoranyotherchargesasperCERC/GERCregulationsshallbepay ableby SPGas perprovisionsofPPA.

10.1.5 DeliveryandContentofMonthlyBills/SupplementaryBills

- a) TheSPG shall issue to hard copy of a signed Monthly Bill for the immediately preceding Month based on the State Energy Account along with all relevant documents (payments made by selected bidder for drawl of power, payment of reactive energy charges, Metering charges or any other charges as per regulations of CERC/GERC shall not be a part of bill raised by SPG to)
- b) Each Monthly Bill shall include all charges as per the Agreement for the energy supplied for the relevant Month based on State Energy Account. The Monthly Bill amount shall be the product of the energy as per Energy Accounts and the applicable levelized tariff. Net energy import from the grid shall be billed at HTP-III tariff.

10.1.6 Payment of Monthly Bills

a) On receipt of JMR/Energy Account along with CMRI data (of both meters) andbill, Superintending Engineer (Regulation) shall verify the readings and subsequents hare the same along with original bill and other relevant document sto.

shall make payment of the amounts due in Indian Rupees within thirty (30) days from the date of receipt of the Tariff Invoice by the Chief Engineer (Project).

b) As defined under the PPA, Due Date of Payment" in respect of a Tariff Invoice means the date, which is 30 (thirty) days from the date of receipt of such invoices by the designated official of the . The Tariff Invoice shall include relevant documents.

All payments required to be made under this Agreement shall also include any deduction or set offfor:

- i. deductionsrequiredbytheLaw;and
- ii. Amount claimed by , if any, from the SPG, will be adjustedfromthemonthly energypayment.
- iii. Chargesfornet importofenergybythesolarplantfromthegridshall be as per HTP-III Tariff as per GERC
- a) The SPG shall open a bank account (if not having any bank account) for all TariffPaymentstobemadebytotheSPGandnotifyofthedetailsofsuchaccountat leastsixty(60)DaysbeforethedispatchofthefirstMonthlyBill.

10.1.7 Late Payment Surcharge

- (1) For payment of Monthly bill by , if paid after Due Date of Payment, a late Payment charge shall be payable by to the SPG on the payment outstanding after the due date at the base rate of Late Payment Surcharge applicable for the period for the first month of default.
- (2) The rate of Late Payment Surcharge for the successive months of default shall increase by 0.5 percent for every month of delay provided that the Late Payment Surcharge shall not be more than 3 percent higher than the base rate at any time.
- (3) Provided that the rate at which Late Payment Surcharge shall be payable shall not exceed the rate of seven (7) percent in excess of the SBI 1 year Marginal Cost of Funds Based Lending Rate (MCLR) per annum / any replacement thereof by SBI, on the amount of outstanding payment, calculated on a week or part thereof basis viz. (SBI MCLR rate + 7%)

=	per week or part thereof.
52	

- (4) Provided further that all Payments shall be first adjusted towards Late Payment Surcharge and thereafter, towards monthly charges, starting from the longest overdue bill.
- (5) The Late Payment Surcharge shall be claimed by SPG through the supplementary bill.
- (6) The Late Payment Surcharge shall be governed as per the provisions of Electricity (Late Payment Surcharge) Rules, 2021 issued by Ministry of Power, Government of India vide notification dated 22.02.2021 and subsequent amendments or replacements thereof issued from time to time.

10.1.8 Rebate

 For payment of any Bill onor before Due Date, the following Rebate shall be paid by the SPG to in the following manner and the SPG shall not raise anyobjections to the payments made under this article.

i. For payment of Monthly Bill by , if paid before Due Date of Payment, a Rebate shall be deducted by at the rate of seven (7) percent in excess of the applicable SBI 1 year Marginal Cost of Funds Based Lending Rate (MCLR) per annum / any replacement thereof by SBI, on the amount paid before due date, calculated on a week or part thereof basis viz.

(SBI MCLR rate + 7%)

= _____ per week or part thereof.

10.1.9 Paymentof Supplementary Bills

- a) Either partymayraisea("Supplementary Bill")forpaymentonaccountofadjustmentsrequiredbytheEnergyAccounts(ifany) andsuchSupplementaryBillshallbepaidbytheotherParty.
- b) The Parties shall remit all amounts due under a Supplementary Bill totheDesignatedAccountbytheDueDate.
- c) The Rebate and Late Payment Surcharge shall be applicable at the same termsapplicable to the Monthly Bill.

10.1.10 Payment SecurityMechanism

LetterofCredit(LC):

- a) shallprovidetotheSPG,inrespectofpaymentofitsMonthlyBillsand/or Supplementary Bills, a monthly unconditional, revolving and irrevocableletter of credit ("Letter of Credit"), opened and maintained which may be drawnupon bytheSPGinaccordancewith thePPA.
- b) Notlaterthanone(1)Monthbeforethestartofsupply,throughascheduledbankope naLetterofCreditinfavouroftheSPG,tobemadeoperative from a date prior to the Due Date of its first Monthly Bill under thisAgreement. The Letter of Credit shall have a term of twelve (12) Months andshallberenewed annually,foranamountequalto:
 - i. forthefirstContractYear,equaltotheestimatedaveragemonthlybilling;
 - ii. for each subsequent Contract Year, equal to the average of the monthlybillingoftheprevious ContractYear.
- c) Provided that the SPG shall not draw upon such Letter of Credit prior to the DueDate of the relevant Monthly Bill and/or Supplementary Bill, and shall not makemorethanonedrawal ina Month.
- d) Provided further that if at any time, such Letter of Credit amount falls short ofthe amount specified above due to any reason whatsoever, shall restoresuch shortfallwithinfifteen(15)days.
- e) shall cause the scheduled bank is suing the Letter of Creditto in timate the SPG, in writing regarding establishing of such irrevocable Letter of Credit.

- f) shall ensure that the Letter of Credit shall be renewed not later than itsexpiry.
- g) All costs relating to opening, maintenance of the Letter of Credit shall be bornebythe SPG.
- h) If fails to pay undisputed Monthly Bill or Supplementary Bill or a partthereof within and including the Due Date, then, subject to above, the SPG maydraw upon the Letter of Credit, and accordingly the bank shall pay without anyreference or instructions from , an amount equal to such Monthly Bill or Supplementary Bill or part thereof, in accordance with above, by presenting tothescheduled bankissuingtheLetterofCredit,thefollowingdocuments:
 - i. a copy of theMonthly Bill or Supplementary Bill which has remainedunpaidto SPGand;
 - ii. a certificate from the SPG to the effect that the bill at item (a) above, orspecifiedpartthereof, is inaccordance with the Agreement, is not disputed and has remained unpaid beyond the Due Date;

10.1.11 DisputedBill

- a) IfdoesnotdisputeaMonthlyBilloraSupplementaryBillraisedbytheSPGwithinthirty (30)daysofreceivingsuchBillshallbetakenasconclusive.
- b) If disputestheamountpayableunderaMonthlyBilloraSupplementary Bill, as the case may be, it shall pay undisputed amount of theinvoice amount and it shall within fifteen 30 days of receiving such Bill, issue anotice(the"BillDisputeNotice")to the invoicingPartysettingout:
 - i. thedetailsofthedisputedamount;
 - ii. itsestimateof what thecorrectamountshouldbe;and
 - iii. allwrittenmaterialinsupportofitsclaim.
- c) If the SPG agrees to the claim raised in the Bill Dispute Notice, the SPG shallrevise such Bill and present along with the next Monthly Bill. In such a caseexcess amount shall be refunded along with interest at the same rate as LatePayment Surcharge, which shall be applied from the date on which such excesspayment was made by the disputing Party to the invoicing Party and up to andincludingthedateonwhich suchpaymenthasbeenreceivedasrefund.
- d) If the SPG does not agree to the claim raised in the Bill Dispute Notice, it shall, within fifteen (15) days of receiving the Bill Dispute Notice, furnish a notice

(BillDisagreementNotice)to(i.e.officeofSuperintendingEngineer(Regulation),)providing:

- reasonsforitsdisagreement;
- ii. itsestimateofwhatthecorrectamountshouldbe;and
- iii. allwrittenmaterialinsupportofitscounterclaim.
- e) UponreceiptoftheBillDisagreementNoticebySuperintendingEngineer(Regulatio n), , authorized representative(s) or a director of the board ofdirectors/

- member of board of the and SPG shall meet and makebest endeavours to amicably resolve such dispute within fifteen (15) days ofreceiptoftheBillDisagreementNotice.
- f) If the Parties do not amicably resolve the Dispute within fifteen (15) days of receiptof Bill Disagreement Notice, the matter shall be referred to Disputere solution in accordance with Article 16 of PPA.
- g) For the avoidance of doubt, it is clarified the despite a Dispute regarding aninvoice, shall, without prejudice to its right to Dispute, beunderan obligation to make payment of undisputed amount of the invoice amount in the Monthly Bill.

ARTICLE11:FORCEMAJEURE

11.1 Definitions

11.1.1 InthisArticle,thefollowingtermsshallhavethefollowingmeanings:

11.2 AffectedParty

11.2.1 AnaffectedPartymeansDISCOMortheSPGwhoseperformancehasbeenaffectedbyan eventofForceMajeure.

11.3 Force Majeure Events

- a) Neither Party shall be responsible or liable for or deemed in breach hereof because of any delay or failure in the performance of its obligations hereunder (except for obligations to pay money due prior to occurrence of Force Majeure events under this Agreement) or failure to meet milestone dates due to any event or circumstance (a "Force Majeure Event") beyond the reasonable control of the Party experiencing such delay or failure, including the occurrence of any of the following:
- i) acts of God;
- ii) typhoons, floods, lightning, cyclone, hurricane, drought, famine, epidemic, plague or other natural calamities;
- iii) acts of war (whether declared or undeclared), invasion or civil unrest;
- iv) any requirement, action or omission to act pursuant to any judgment or order of any court or judicial authority in India (provided such requirement, action or omission to act is not due to the breach by the SPG or of any Law or any of their respective obligations under this Agreement);
- v) inability despite complying with all legal requirements to obtain, renew or maintain required licenses or Legal Approvals;
- vi) earthquakes, explosions, accidents, landslides; fire;
- vii) expropriation and/or compulsory acquisition of the Project in whole or in part by Government Instrumentality;
- viii) chemical or radioactive contamination or ionizing radiation; or

- ix) damage to or breakdown of transmission facilities of GETCO/ DISCOMs;
- x) Exceptionally adverse weather condition which are in excess of the statistical measure of the last hundred (100) years.

11.4 Force Majeure Exclusions

- a) Force Majeure shall not include the following conditions, except to the extent that they are consequences of an event of Force Majeure:
- 1. Unavailability, Late Delivery or Change in cost of plants and machineries, equipment, materials, spares parts or consumables for the project;
- 2. Delay in performance of any contractor / sub contractor or their agents;
- 3. Non performance resulting from normal wear and tear experience in power generation materials and equipment;
- 4. Strike or Labour Disturbances at the facilities of affected parties;
- 5. Insufficiency of finances or funds or the agreement becoming onerous to perform, and
- 6. Non performance caused by, or concerned with, the affected party's
- I. Negligent and intentional acts, errors or omissions;
- II. Failure to comply with Indian law or Indian Directive; or
- III. Breach of, or default under this agreement or any Project agreement or Government agreement.
 - b) The affected Party shall give notice to other party of any event of Force Majeure as soon as reasonably practicable, but not later than 7 days after the date on which such Party knew or should reasonably have known of the commencement of the event of Force Majeure. If any event of Force Majeure results in a breakdown of communication rendering it not reasonable to give notice within the applicable time limit specified herein, then the party claiming Force Majeure shall give notice as soon as reasonably practicable after reinstatement of communication, but not later than one day after such reinstatement. Such notice shall include full particulars of the event of Force Majeure, its effects on the Party claiming relief and the remedial measures proposed, and the Affected Party shall give the other Party regular (and not less than monthly) reports on the progress of those remedial measures and such other information as the other party may reasonably request about the situation.
 - c) The affected Party shall give notice to the other Party of (1) cessation of relevant event of Force Majeure; and (2) cessation of the effects of such event of Force Majeure on the performance of its rights or obligations under

- this agreement, as soon as practicable after becoming aware of each of these cessations.
- d) To the extent not prevented by a Force Majeure event, the affected party shall continue to perform its obligations pursuant to this agreement. The affected party shall use its reasonable efforts to mitigate the effect of any event of Force Majeure as soon as practicable.

11.5 AvailableReliefforaForceMajeureEvent

No Party shall be in breach of its obligations pursuant to this agreement to the extent that the performance of its obligations was prevented, hindered or delayed due to a Force Majeure event. However, adjustment in tariff shall not be allowed on account of Force Majeure event.

For avoidance of doubt, neither Party's obligation to make payments of money due and payable prior to occurrence of Force Majeure events under this Agreement shall be suspended or excused due to the occurrence of a Force Majeure Event in respect of such Party.

ARTICLE12:CHANGEINLAW

12.1 Definitions

"Change in Law" shall refer to the occurrence of any of the following events notified after the Bid Deadline.

- a) the enactment, bringing into effect, adoption, promulgation, amendment, modification or repeal, of any statute, decree, ordinance or other law, regulations, notice, circular, code, rule or direction by Governmental Instrumentality or a change in its interpretation by a Competent Court of law, tribunal, government or statutory authority or any of the above regulations, taxes, duties charges, levies etc. that results in any change with respect to any tax or surcharge or cess levied or similar charges by the Competent Government on the generation of electricity (leviable on the final output in the form of energy) or sale of electricity.
- b) Introduction / modification / changes in rates of safeguard duty and/or antidumping duty and/or custom duty including surcharge thereon which have direct effect on the cost of solar PV modules.

12.2 ReliefforChange in Law

- a) In case Change in Law on account of 9.1.1 (a) above results in the SPG's costs directly attributable to the Project being decreased or increased by one percent (1%), of the estimated revenue from the Electricity for the Contract Year for which such adjustment becomes applicable or more, during Operation Period, the Tariff Payment to the SPG shall be appropriately increased or decreased with due approval of GERC.
- b) In case of Change in Law on account of 9.1.1 (b) above, the SPG shall be allowed an increase / decrease in tariff of 1 paise / unit for every increase / decrease of

- Rs. 2 Lakh per MW in the Project Cost incurred upto the Schedulded Commercial Operation Date upon submission of proof of payment made by the SPG towards safeguard duty and/or anti-dumping duty and/or custom duty to the concerned Authority and with due approval of GERC. This increase / decrease in tariff due to this change in cost of solar PV modules shall be limited to actual DC capacity or 150% (One hundred & fifty percent) of contracted AC capacity, whichever is lower.
- c) or SPG, as the case may be, shall provide the other Party with a certificate stating that the adjustment in the Tariff Payment is directly as a result of the Change in Law and shall provide supporting documents to substantiate the same and such certificate shall correctly reflect the increase or decrease in costs.
- d) The revised tariff shall be effective from the date of such Change in Law as approved by GERC.

ARTICLE13:EVENTSOF DEFAULTANDTERMINATION

13.1 SPGEventofDefault

- 13.1.1 The occurrence and/or continuation of any of the following events, unless any suchevent occurs as a result of a Force Majeure Event or a breach by DISCOM of itsobligationsunderthisAgreement, shall constitute an SPG Eventof Default:
 - (i) the failure to commence supply of power to DISCOM up to the Contracted Capacity,by the end of the period specified in Article 4, or failure to continue supply of Contracted Capacity to DISCOM after Commercial Operation Date throughout the termofth is Agreement, or

if

- the SPG assigns, mortgages or charges or purports to assign, mortgage or chargeany of its assets or rights related to the Power Project in contravention of theprovisionsofthis Agreement; or
- the SPG transfers or novates any of its rights and/ or obligations under thisagreement, in a manner contrary to the provisions of this Agreement; exceptwhere suchtransfer
- is in pursuance of a Law; and does not affect the ability of the transferee toperform,andsuchtransfereehasthefinancialcapabilitytoperform,itsobligations underthis Agreementor
- istoatransfereewhoassumessuchobligationsunderthisAgreementandtheAgree mentremainseffective withrespect tothetransferee;

if

- a. the SPG becomes voluntarily or involuntarily the subject of any bankruptcy orinsolvencyorwindingupproceedingsandsuchproceedingsremainuncontestedf oraperiodofthirty (30) days,or
- b. anywindinguporbankruptcyorinsolvencyorderispassedagainsttheSPG,or

- c. the SPG goes into liquidation or dissolution or has a receiver or any similarofficer appointed over all or substantially all of its assets or official liquidator isappointed to manage its affairs, pursuant to Law, provided that a dissolution orliquidation of the SPG will not be a SPG Event of Default if such dissolution orliquidation is for the purpose of a merger, consolidation or reorganization andwhere the resulting company retains creditworthiness similar to the SPG andexpressly assumes all obligations of the SPG under this Agreement and is in apositiontoperformthem; or
- (ii) the SPG repudiates this Agreement and does not rectify such breach within a period of thirty (30) days from a notice from DISCOM in this regard; or
- (iii) except where due to any DISCOM's failure to comply with its material obligations, the SPG is in breach of any of its material obligations pursuant to this Agreement, and such material breach is not rectified by the SPG within thirty (30) days of receipt of first notice in this regard given by DISCOM.
- (iv) Occurrence of any other event which is specified in this agreement to be amaterialbreach/default oftheSPG
- (v) except where due to any DISCOM's failure to comply with its material obligations, the SPG is in breach of any of its material obligations pursuant to this Agreement, and such material breach is not rectified by the SPG within thirty (30) days of receipt of first notice in this regard given by DISCOM.
- (vi) Failure on the part of the SPG for a continuous period of ninety (90) days to (i) operate and/or (ii) maintain (in accordance with Prudent Utility Practices), the Project at all times.
- (vii) Failure on part of the SPG to maintain the minimum shareholding of 51% for a period of one year after Commercial Operation Date of the Project.
- (viii) Failure to supply power in terms of the PPA
- (ix) Failure to make any payment required to be made to DISCOM under this agreement within three (3) months after the due date of a valid invoice raised by the DISCOM on the SPG.

13.2 DISCOMEventofDefault

- 13.2.1 The occurrence and the continuation of any of the following events, unless any suchevent occurs as a result of a Force Majeure Event or a breach by the SPG of itsobligationsunderthisAgreement,shallconstitutetheEventofDefaultonthepartofde faultingDISCOM:
 - (i) DISCOM fails to pay (with respect to a Monthly Bill or a Supplementary Bill), subject to Article 11, for a period of ninety (90) days after the Due Date and the SPG is unable to recover the amount outstanding to the SPG through the Letter of Credit,

- (ii) DISCOMrepudiatesthisAgreementanddoesnotrectifysuchbreachevenwithinape riodofsixty(60)daysfromanoticefrom theSPGin thisregard;or
- (iii) If DISCOM becomes voluntarily or involuntarily the subject of proceeding under any bankruptcy or insolvency laws or goes into liquidation or dissolution or has a receiver appointed over it or liquidator is appointed, pursuant to Law, except where such dissolution of DISCOM is for the purpose of a merger, consolidation or reorganization and where the resulting entity has the financial standing to perform its obligations under this Agreement and creditworthiness similar to DISCOM and expressly assumes all obligations under this agreement and is in a position to perform them.

13.3 ProcedureforcasesofSPGEventofDefault

- 13.3.1 Upon the occurrence and continuation of any SPG Event of Default under Article13.1,DISCOMshallhavetherighttodelivertotheSPG,withacopytotherepresent ative of the lenders to the SPG with whom the SPG has executed theFinancing Agreements, a notice stating its intention to terminate this Agreement(DISCOM Preliminary Default Notice), which shall specify in reasonable detail, thecircumstances giving risetothe issueofsuchnotice and calling upon the SPG to remedy the same. Where a "Default Notice" has been issued with respect to an Event of Default, which requires the co-operation of both DISCOM and the SPG to remedy, DISCOM shall render all reasonable co-operation to enable the Event of Default to be remedied without any legal obligations. Upon being in default on account of failure to commission the project within Scheduled Commercial Operation Date, the SPG shall be liable to pay liquidated damages as per Article 4.5 whereas for failure to supply power in terms of Article 4.3, the SPG shall be liable to make payment of compensation as per the said clause. For other cases, the damages shall be as under.
 - a. At the expiry of 90 (ninety) days from the delivery of the default notice and unless the Parties have agreed otherwise, or the Event of Default giving rise to the default notice has been remedied, the SPG shall have liability to make payment toward compensation to DISCOM equivalent to six (6) months' billing atminimumCUF for its contracted capacity. Also, DISCOM shall have the right to recover the said damages by way of forfeiture of bank guarantee, if any, without prejudice to resorting to any other legal course or remedy.
 - b. b. In addition to the levy of damages as aforesaid, in the event of a default by the SPG, the lenders shall be entitled to exercise their rights to seek substitution of the SPG by a selectee, in accordance with the substitution agreement and in concurrence with DISCOM. However, in the event the lenders are unable to substitute the defaulting SPG within the stipulated period, DISCOM may terminate the PPA and acquire the Project assets for an amount equivalent to 90% of the debt due by issuing a "Termination Notice" /

- "Takeover Notice", failing which, the lenders may exercise their mortgage rights and liquidate the Project assets.
- c. Provided that any substitution under this Agreement can only be made with the condition that the selectee meets the eligibility requirements of Request for Selection (RfS) issued by DISCOM.
- d. The lenders in concurrence with DISCOM, may seek to exercise the right of substitution under by an amendment or novation of the PPA in favour of the selectee. The SPG shall cooperate with DISCOM to carry out such substitution and shall have the duty and obligation to continue to operate the Power Project in accordance with this PPA till such time as the substitution is finalized. 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. 10 Lakh per Project per Transaction as Facilitation Fee (non-refundable) shall be deposited by the developer-SPG to DISCOM.
- 13.3.2 DuringtheConsultationPeriod,thePartiesshallcontinuetoperformtheirrespectiveobli gationsunderthisAgreement.

13.4 Procedure forcases of DISCOME vent of Default

- 13.4.1 Upon the occurrence and continuation of any DISCOM Event of Default specified inArticle 13.2, the SPG shall have the right to deliver to DISCOM, a SPG PreliminaryDefault Notice, which notice shall specify in reasonable detail the circumstancesgiving risetoits issue and calling upon DISCOM to remedy the same.
- 13.4.2 DISCOM with the prior consent of the SPG may novate its part of the PPA to any third party, including its Affiliates within the period of 7 days following the expiry of notice period. In the event the aforesaid novation is not acceptable to the SPG, or if no offer of novation is made by the defaulting Procurer/ DISCOM within the stipulated period of 7 days, then the SPG may terminate the PPA and at its discretion require the defaulting Procurer/ DISCOM to either (i) takeover the Project assets by making a payment of the termination compensation equivalent to the amount of the debt due and 110% (one hundred and ten per cent) of the adjusted equity as detailed below, less insurance cover, if any by issuing a "Termination Notice" / "Takeover Notice", or, (ii) pay to the SPG, damages, equivalent to 6 (six) months billing at contracted CUF, or balance PPA period whichever is less, of charges for its contracted capacity, with the Project assets being retained by the SPG.
- 13.4.3 In the event of such termination of PPA, any damages or charges payable to GETCO/ DISCOM, for the connectivity of the plant, shall be borne by DISCOM.
- 13.4.4 "Adjusted Equity" means the Equity funded in Indian Rupees and adjusted on the first day of the current month (the "Reference Date"), in the manner set forth

below, to reflect the change in its value on account of depreciation and variations in Wholesale Price Index (WPI), and for any Reference Date occurring between the first day of the month of Appointed Date (the date of achievement of Financial Closure) and the Reference Date;

- i. On or before Commercial Operation Date (COD), the Adjusted Equity shall be a sum equal to the Equity funded in Indian Rupees and expended on the Project, revised to the extent of one half of the variation in WPI occurring between the first day of the month of Appointed Date and Reference Date;
- ii. An amount equal to the Adjusted Equity as on COD shall be deemed to be the base (the "Base Adjusted Equity");
- iii. After COD, the Adjusted Equity hereunder shall be a sum equal to the Base Adjusted Equity, reduced by 0.333% (zero point three threethree percent) thereof at the commencement of each month following the COD [reduction of 1% (one percent) per quarter of an year] and the amount so arrived at shall be revised to the extent of variation in WPI occurring between the COD and the Reference Date;

For the avoidance of doubt, the Adjusted Equity shall, in the event of termination, be computed as on the Reference Date immediately preceding the Transfer Date; provided that no reduction in the Adjusted Equity shall be made for a period equal to the duration, if any, for which the PPA period is extended, but the revision on account of WPI shall continue to be made.

- 13.4.5 "Debt Due" means the aggregate of the following sums expressed in Indian Rupees outstanding on the Transfer Date:
 - i. The principal amount of the debt provided by the Senior Lenders under the Financing Agreements for financing the Total Project Cost (the 'Principal') but excluding any part of the principal that had fallen due for repayment 2 (two) years prior to the Transfer Date;
 - ii. All accrued interest, financing fees and charges payable under the Financing Agreements on, or in respect of, the debt referred to in sub-clause (i) above until the Transfer Date but excluding: (i) any interest, fees or charges that had fallen due one year prior to the Transfer Date, (ii) any penal interest or charges payable under the Financing Agreements to any Senior Lender, (iii) any pre-payment charges in relation to accelerated repayment of debt except where such charges have arisen due to Utility Default, and (iv) any Subordinated Debt which is included in the Financial Package and disbursed by lenders for financing the Total Project Cost. Provided that if all or any part of the Debt Due is convertible into Equity at the option of Senior Lenders and/or the Concessionaire, it shall for the purposes of this Agreement be deemed not to be Debt Due even if no such conversion has taken place and the principal thereof shall be dealt with as if such

conversion had been undertaken. Provided further that the Debt Due, on or after COD, shall in no case exceed 80% (eighty percent) of the Total Project Cost."

- 13.4.6 DuringtheConsultationPeriod,thePartiesshallcontinuetoperformtheirrespectiveobli gationsunderthisAgreement.
- 13.4.7 Afteraperiodoftwohundredten(210)daysfollowingtheexpiryoftheConsultationPerio dandunlessthePartiesshallhaveotherwiseagreedtothecontrary or DISCOM Event of Default giving riseto the Consultation Period shallhave ceased to exist or shall have been remedied, DISCOM under intimation to SPGshall, subject to the prior consent of the SPG, novate its part of the PPA to any thirdparty, including its Affiliates within the stipulated period. In the event the aforesaidnovation is not acceptable to the SPG, or if no offer of novation is made by DISCOMwithinthestipulatedperiod,thentheSPGmayterminatethePPAandatitsdiscre tion require DISCOM to either (i) takeover the Project assets by making apaymentof the termination compensation equivalent to theamount ofthedebtdue and 110% (one hundred and fifty per cent) of the adjusted equity or, (ii) pay tothe SPG, damages, equivalent to 6 (six) months, or balance PPA period whichever isless, of charges for its contracted capacity, with the Project assets being retained bytheSPG.

Provided further that at the end of three (3) months period from the period mentioned in his Article 13.4.4, this Agreement may be terminated by the SPG.

ARTICLE14:LIABILITYANDINDEMNIFICATION

14.1 Indemnity

- 14.1.1 **TheSPG's indemnity** -The SPG agrees to defend, indemnify and hold harmless DISCOM, its officers, directors, agents, employees and affiliates (and their respective officers, directors, agents and employees) from and against any and all claims, liabilities, actions, demands, judgments, losses, costs, expenses, suits, actions and damages arising by reason of bodily injury, death or damage to property sustained by third parties that are caused by an act of negligence or the willful misconduct of the SPG, or by an officer, director, sub-contractor, agent or employee of the SPG except to the extent of such injury, death or damage as is attributable to the willful misconduct or negligence of, or breach of this Agreement by, DISCOM, or by an officer, director, sub-contractor, agent or employee of the DISCOM.
- 14.1.2 **DISCOM's Indemnity** DISCOM agrees to defend, indemnify and hold harmless the SPG, its officers, directors, agents, employees and affiliates (and their respective officers, directors, agents and employees) from and against any and all claims, liabilities, actions, demands, judgments, losses, costs, expenses, suits, actions and damages arising by reason of bodily injury, death or damage to property sustained by third parties that are caused by an act of negligence or the willful misconduct of DISCOM, or by an officer, director, sub-contractor, agent or employee of DISCOM except to the extent of such injury, death or damage as is attributable to the willful misconduct or negligence of, or breach of this Agreement by, the

SPG, or by an officer, director, sub-contractor, agent or employee of the SPG.

ARTICLE15:ASSIGNMENTSANDCHARGES

15.1 Assignments

- 15.1.3 Neither Party shall assign this Agreement nor shall any portion hereof without the prior written consent of the other Party, provided further that any assignee expressly assume the assignor's obligations thereafter arising under this Agreement pursuant to documentation satisfactory to such other Party. However, such assignment shall be permissible only for entire contracted capacity.
- 15.1.3 Provided however, no approval is required from DISCOM for the assignment by the SPG of its rights herein to the Financing Parties and their successors and assigns in connection with any financing or refinancing related to the construction, operation and maintenance of the Project.
- 15.1.3 In furtherance of the foregoing, DISCOM acknowledges that the Financing Documents may provide that upon an event of default by the SPG under the Financing Documents, the Financing Parties may cause the SPG to assign to a third party the interests, rights and obligations of the SPG thereafter arising under this Agreement. DISCOM further acknowledges that the Financing Parties, may, in addition to the exercise of their rights as set forth in this Section, cause the SPG to sell or lease the Project and cause any new lessee or purchaser of the Project to assume all of the interests, rights and obligations of the SPG thereafter arising under this Agreement.

15.2 PermittedCharges

15.2.1SPG shall notcreate or permit tosubsist any encumbrance over all or any of its rights and benefits under this Agreement, other than as set forth in Article 15.1

ARTICLE16:GOVERNINGLAWANDDISPUTERESOLUTION

16.1 GoverningLaw

16.1.1 This Agreement shall be governed by and construed in accordance with the Electricity Act 2003 and other applicable Laws ofIndia. Any legal proceedings in respect of any matters, claims or disputes under this Agreement shall be under the jurisdiction of Gujarat Electricity Regulatory Commission.

16.2 DisputeResolution

- 16.2.1 All disputes or differences between the Parties arising out of or in connection with this Agreement shall be first tried to be settled through mutual negotiation.
- 16.2.2 The Parties hereto agree to attempt to resolve all disputes arising hereunder promptly, equitably and in good faith.
- 16.2.3 Each Party shall designate in writing and communicate to the other Party its own representative who shall be authorized to resolve any dispute arising under this

- Agreement in an equitable manner and, unless otherwise expressly provided herein, to exercise the authority of the Parties hereto to make decisions by mutual agreement.
- 16.2.4 In the event that such differences or disputes between the Parties are not settled through mutual negotiations within sixty (60) days, after such dispute arises, then it shall be adjudicated by GERC in accordance with the law.

ARTICLE17:MISCELLANEOUSPROVISIONS

17.1 Amendment

17.1.1 This Agreement shall not be amended, changed, altered, or modified except by a written instrument duly executed by an authorized representative of both Parties. However, DISCOM may consider any amendment or change that the Lenders may require to be made to this Agreement.

17.2 Waiver

17.2.1 Any failure on the part of a Party to exercise, and any delay in exercising, exceeding three years, any right hereunder shall operate as a waiver thereof. No waiver by a Party of any right hereunder with respect to any matter or default arising in connection with this Agreement shall be considered a waiver with respect to any subsequent matter or default.

17.3 Severability

17.3.1 Theinvalidityor unenforceability, for any reason, of any part of this Agreementshall not prejudice or affect the validity or enforceability of the remainder of this Agreement, unless the part held invalid or unenforceable is fundamental to this Agreement.

17.4 Notices

17.4.1 Any notice, communication, demand, orrequestrequired or authorized by this Agreement shall be in writing and shall be deemed properly given upon date of receipt if delivered by hand or sent by courier, if mailed by registered or certified mail at the time of posting, if sent by fax when dispatched (provided if the sender's transmissionreport shows the entire fax to have been received by the recipient and only if the transmission was received in legible form), to:

In case of SPG

Name & Designation	
Address	
Email	
Mobile/WhatsappNo.	
Telephone	

In case of DISCOM

Name & Designation	
Address	
Email	
Telephone	

17.5 Language

- 17.5.1 All agreements, correspondence and communications between the Parties relatingto this Agreement and all other documentation to be prepared and supplied underthe Agreement shall be written in English, and the Agreement shall be construed interpreted in accordance with English language.
- 17.5.2 Ifanyoftheagreements, correspondence, communications or documents are prepared in anylanguage other than English, the English translation of such agreements, correspondence, communications or documents shall prevail in matters of interpretation.

17.6 Restriction of Shareholders / Owners' Liability

17.6.1 PartiesexpresslyagreeandacknowledgethatnoneoftheshareholdersofthePartiesher etoshallbeliabletotheotherPartiesforanyofthecontractualobligations of the concerned Party under this Agreement. Further, the financialliabilities of the shareholder/s of each Party to this Agreement, shall be restricted totheextentprovided inthe IndianCompaniesAct,2013.

17.7 Taxes and Duties

- 17.7.1 The SPG shall bear and promptly pay all statutory taxes, duties, levies and cess,assessed/leviedontheSPG,contractorsortheiremployeesthatarerequiredtobep aidbytheSPGaspertheLawinrelationtotheexecutionoftheAgreementandfor supplyingpower asper thetermsofthisAgreement.
- 17.7.2 DISCOMshallbeindemnifiedandheldharmlessbytheSPGagainstanyclaimsthatmaybe madeagainstDISCOM inrelationtothe matterssetout in Article17.9.1.
- 17.7.3 DISCOMshallnotbeliableforanypaymentof,taxes,duties,levies,cesswhatsoeverfordi scharginganyobligationoftheSPG byDISCOMonbehalf ofSPG.

17.8 IndependentEntity

- 17.8.1 The SPG shall be an independent entity performing its obligations pursuant to the Agreement.
- 17.8.2 Subject to the provisions of the Agreement, the SPG shall be solely responsible forthe manner in which its obligations under this Agreement are to be performed. Allemployees and representatives of the SPG or contractors engaged by the SPG inconnection with the performance of the Agreement shall be under the completecontrol of the SPG and shall not be deemed to be employees, representatives, contractors of DISCOM and nothing contained in the Agreement or in an

y agreement or contract a warded by the SPG shall be construed to create any contract ualrelationship between any such employees, representatives or contractors and DISCOM.

17.9 CompliancewithLaw

17.9.1 DespiteanythingcontainedinthisAgreementbutwithoutprejudicetothisArticle,if any provision of this Agreement shall bein deviation or inconsistent with orrepugnant to the provisions contained in the Electricity Act, 2003, or any rules andregulations made there under, such provision of this Agreement shall be deemed tobe amended to the extent required to bring it into compliance with the aforesaidrelevantprovisionsas amended fromtimetotime.

17.10 Orderofpriorityin application

- 17.10.1 IncaseofinconsistenciesintheagreementsexecutedbetweentheParties,applicable Lawincluding rules and regulations framed thereunder, the order ofpriorityshallbe as mentioned below:
 - (i) applicableLaw,rulesandregulationsframedthereunder,
 - (ii) thisAgreement

17.11 Affirmation

- 17.11.1 The SPG and, both affirm that;
 - a) neither it nor its respective directors, employees, or agents has paid or undertakento pay or shall in the future pay any unlawful commission, bribe, payoff or kick-back; and
 - b) it has not in any other manner paid any sums, whether in Indian currency or foreigncurrencyandwhetherinIndiaorabroadtotheotherPartytoprocurethisAgreem ent,andtheSPGandDISCOMherebyundertakenottoengageinanysimilar actsduringtheTermofAgreement.

17.12 NoconsequentialorIndirectLosses

- 17.14.1. The liability of the Seller and the Procurers is limited to that explicitly provided inthis Agreement.
- 17.14.2. Provided that not with standing anything contained in this Agreement, undernoevents hall the Procurers or the Seller claim from one another any indirector con sequential losses or damages.

17.13 BreachofObligations

17.13.1 The Parties acknowledge that a breach of any of the obligations contained hereinwould result in injuries. The Parties further acknowledge that the amount of theliquidated damages or themethod of calculating the liquidated damages specified this Agreement is a genuine and reasonable pre-estimate of the damages

that may be suffered by the non-defaulting partyine ach case specified under this Agreement.

- **17.14 Books and Records:** The SPG shall maintain books of account relating to the Project in accordance with generally accepted Indian accounting principles.
- **17.15 Limitation Remedies and Damages:** Neither Party shall beliableto the other for any consequential, indirect or special damages to persons or property whether arising in tort, contract or otherwise, by reason of this Agreement or any services performed or undertaken to be performed hereunder.
- **17.16 Severability:** Any provision of this Agreement, which is prohibited or unenforceable in any jurisdiction, shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof and without affecting the validity, enforceability or legality of such provision in any other jurisdiction.
- 17.17 Entire Agreement, Appendices: This Agreement constitutes the entire agreement between DISCOM and the SPG, concerning the subject matter hereof. All previous documents, undertakings, and agreements, whether oral, written, or otherwise, between the Parties concerning the subject matter hereof are hereby cancelled and shall be of no further force or effect and shall not affect or modify any of the terms or obligations set forth in this Agreement, except as the same may be made part of this Agreement in accordance with its terms, including the terms of any of the appendices, attachments or exhibits. The appendices, attachments and exhibits are hereby made an integral part of this Agreement and shall be fully binding upon the Parties.

In the event of any inconsistency between the text of the Articles of this Agreement and the appendices, attachments or exhibits hereto or in the event of any inconsistency between the provisions and particulars of one appendix, attachment or exhibit and those of any other appendix, attachment or exhibit DISCOM and the SPG shall consult to resolve the inconsistency.

17.18 Further Acts and Assurances: Each of the Parties after convincing itself agrees to execute and deliver all such further agreements, documents and instruments, and to do and perform all such further acts and things, as shall be necessary or convenient to carry out the provisions of this Agreement and to consummate the transactions contemplated hereby.

IN WITNESS WHEREOF the Parties have caused the Agreement to be executed through theirdulyauthorizedrepresentatives as of the date and places et for that the control of the parties have caused the Agreement to be executed through their dulyauthorized representatives as of the parties have caused the Agreement to be executed through the parties have caused the Agreement to be executed through the parties have caused the Agreement to be executed through the parties have caused the Agreement to be executed through the parties have caused the Agreement to be executed through the parties have caused the Agreement to be executed through the parties have caused the Agreement to be executed through the parties have caused the parties have caused the parties have the parties have caused the parties have caused the parties have been partied to be executed through the parties have caused the parties have caused the parties have been parties as the parties have been parties and parties have been parties as the parties have been parties and the parties have been parties as the parties as the parties have been parties as the parties as the parties have been parties as the parties have

Signature	SignaturewithSeal
	UTTAR Gujarat Vij Company Ltd
SolarPowerGenerator	DISCOM
Witness:	Witness: