

सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

### 7.1. Institutional Values and Social Responsibilities

7.1.2 - Facilities for alternate sources of energy and energy conservation measures



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# **Solar Energy**

RDVV takes effective steps on harnessing solar energy. Solar panels have been installed for powering the academic/administrative buildings. The details and images are provided below. On an average our University generates 1318 KWH per month.



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7.1.2

#### 7.1.2. Solar Energy: Circulars

# रानी दुर्गावती विश्वविद्यालय,जबलपुर

क्रमांक / यांत्रिक / 2023 / २ 2 8



जबलपुर, दिनांक २४/७२/2023

विश्विद्यालय के विभिन्न विभागों में लगे हुये सोलर पैनल से विद्युत उत्पादन के आधार पर यह तुलनात्मक विवरण तैयार किया गया है। विश्वविद्यालय में जब सोलर प्लांट नहीं लगा था उस समय के MPEB के देयकों के भुगतान को तथा सोलर लगने के बाद MPEB के देयकों के भुगतान को आपस में तुलना करने पर प्राप्त अंतर की राशि को विवरण के माध्यम से दर्शाया गया है।

#### विद्युत देयको से संबंधित विवरण

माह	सोलर लगने के पूर्व 2019	सोलर लगने के पश्चात	अंतर	
जनवरी	868900=00	693808=00	175092=00	
फरवरी	831126=00	595927=00	235199=00	
मार्च	757406=00	545668=00	211738=00	
अप्रैल	1038462=00	816565=00	221897=00	
मई	1154547=00	945768=00	208779=00	
जून	1140293=00	1075950=00	64343=00	
जुलाई	1307210=00	929431=00	377779=00	
अगस्त	1176556=00	833495=00		
सितंबर	1324834=00	840643=00	343061=00	
अक्टूबर	995078=00	698564=00	484191=00	
नवंबर	926527=00	639023=00	296514=00	
दिसंबर	929050=00	732589=00	287504=00	
कुलयोग	12449989=00	9347431=00	196467=00 <b>3102564=00</b>	

सहायक कुल-सिय (यांत्रिकी) सनी दुर्गावती विश्वविद्यालय जबलपुर (म.प्र.)

विद्युत प्रभारी रानी दुर्गावती विश्वविद्यालय जबलपर

We are saving Rs. 3102564 amount due to installation of solar panels in the campus



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राषी द्नांवती विश्वविद्याचन, जनमपुर NAAC 2020-21 विभाग छस • दिप्पणियो एवं आदेख नैक के पोर्टल में AQAR 2020-21 हेतु CriterionVII - Institutional Values and Best Practices उक्त जानकारी अपडोल किया जाना है इस हेतु निम्नानुसार जानकारी यथा शीघ्र प्रदान करना चाहे। CriterionVII - Institutional Values and Best Practices **Environmental Consciousness and Sustainability** 7.1.2 The Institution has facilities for alternate sources of energy and energy conservation  $Q_nM$ Y. Solar energy 2. Biogas plant 3. Wheeling to the Grid 4. Sensor-based energy conservation 5. Use of LED bulbs/ power-efficient equipment Options: A. Any 4 or All of the above B. Any 3 of the above C. Any 2 of the above D. Any lof the above E. None of the above Upload relevant supporting document (Data template is not applicable to this metric) 28/3/3 (डॉ. राजेश्वरी राना) समन्वयक नैक/आई.क्यू.ए.सी. 28/13/N



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#### MADHYA PRADESH URJA VIKAS NIGAM LIMITED

(A Govt. of M.P. Undertaking) (ISO 9001:2008 certified)



No. MPUVN/GCRT/RESCO-I/Group-E/ 12.38

Date:

5/8/19

To.

M/s Mundra Solar Py Limited

Adani House, Nr Mithakhali Six Roads,

Navrangpura, Ahmedabad - 380009, Gujarat

Sub

Approval for the Capacity accessed by you of the projects under Group 'E'(Rani Durgavati Vishwavidyalaya, Jabalpur and Rajmata Vijayaraje Scindia Krishi Vishwavidyalaya, Gwalior).

Ref:

01. RESCO RfP No.1692. Dated 26.07.2017

02. MPUVN/GCRT/RESCO/2018-19/2870, Dated 27.09.2018

03. Site survey report submitted by you for above sites.

01. As per the capacity of SPV-GCRT Power Plants, indicated in the survey reports submitted, you may start deployment of project(s) as per details given below:

S.N	Name of the Project	Individual Capacity of SPV System(s) after survey (in kW)
1	Rooftops of the Buildings in the premises of Rani Durgavati Vishwavidyalaya, Jabalpur	200
2	Rooftops of the Buildings in the premises of Rajmata Vijayaraje Scindia Krishi Vishwavidyalaya, Gwalior	150

- 02. Applicable State Financial Assistance shall be payable as per Section V Clause 7 of the RfP. However, "Central Financial Incentive" shall be payable as per the procedure laid down in MNRE guidelines.
- 03. The capacity after undertaking the survey for this project shall accordingly replace the capacity for this project as mentioned in the respective PPA. This letter shall be treated as a part of PPA. All terms and conditions shall remain same as mentioned in the RfP and PPA signed.

(By order of Managing Director)

(Shrikant Deshmukh) Superintending Engineer

Copy to:

Or. Registrar, Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi, Jabalpur, Madhya Pradesh -482001

 Registrar, Rajmata Vijayaraje Scindia Krishi Vishwavidyalaya, Race Course Road, Near Mela Grounds, Gwalior, Madhya Pradesh 474002

03 . CFA, MPUVNL, Bhopal.

04. DREO, MPUVNL, Jabalpur/ Gwalior.

(Superintending Engineer)



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> Registration and Stamp Department Madhya Pradesh

Stamp Code

Govt. Stamp Amount
Govt. Stamp Duty (Rs.)
Janpad Duty (Rs.)
Exempted Amount(Rs.)

E-Stamp Type Issue Date & Time Service Provider or Issuer

Service Provider or Issuer Details SP/SRO/DRO/HO Details

Certificate of Stamp Duty

E-Stamp Details

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Municipality Duty (Rs.) 0 Upkar Amount (Rs.) 0

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prakash lalchandani/SP010541705201500349

SHOP NO. 3 RAN THAMBORE COMPLEX M.P.NAGAR ZONE-II BHOPAL HUZUR

BHOPAL

Deed Type Deed Instrument

Purpose

Organization Name Address

Number of Persons

Organization Name Address

Number of Persons

Deed Details

Agreement or Memorandum of an agreement
If not otherwise provided for- Five hundred rupees.

E-STAMP FOR POWER PURCHASE AGREEMENT (PPA)

First Party Detnils

MUNDRA SOLAR PV LIMITED

BHOPAL BHOPAL Madhya Pradesh INDIA

Second Party Details
RANI DUGRAVATI VISHWAVIDYALAYA

JABALPUR JABALPUR Madhya Pradesh INDIA

E-STMAP POWER PURCHASE AGREEMENT (PPA) DEED ATTACHED

Registrar Reni Durgavati Vishwavidyalaya

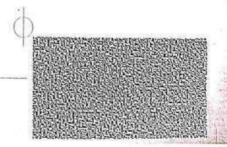
Jabelpur

MUNDRA SOLAR PV LTD.

Authoris

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Digitally signed by Prakash Lalchandani Date: 2019.08.05 13:27:01 IST





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RESCO-I Power Purchase Agreement

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Registrar Rani Durgavati Vishwavidyalaya Jabelpur MUNDRA SOLAR PV LTD.

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10	POWER PURCH	ASE AGREEME	INT (PPA)	
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la la		rer Producer)		
		And		
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	),	Procurer)		
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IESCO-I Power Purchase Agreement			
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Authya Pradesh.			
	Between		
Aundra Solar PV Limited, a Company Limit	ed Lisbilly Partie	rubip (LLP) firm? Partners	ship Fires?
Sole Proprietor/ Consortium/Project Compa			
he Appropriate Act/any other relevant laws	KITANING IT CAS		
Shaifs Mall, Besides Girish Cold Drinks, Na	vrangpura, C.G. Ri	ed, Ahmedahad-38000	9, Gujarat
hereinafter referred to as "Power Produce			
context or meaning thereof, be deemed to inc	clude its successor	and permitted assigns)	m a Party
of the Sist part;			
	And		
Rank Durgavati Vahwavidyalaya, Raving I	ts registered offic	e at Saramenti Vibor I	Factories (C.)
lebalpur, Madhya Pradesh 482001 (hereina			
inless repugnant to the context or meaning			
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The Power Producer and Procurer are indiv	Otably refured to	as 'Barb' and reference	, mbarred
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A Nodal Agency has identified the Proc	turer for procuring t	ne grid interactive rocitop	solar PV
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Agency for development of sidar pov			
C. The Power Producer has been notific			
installation, arection, testing & Com-			
Maintenance (OSM) of the Grid Con	nerted Boothoo On	on Diminist the Policy of Dec	allon and
for a period of 25 Operational Years'			
technical specification & other deb 18/1692 and this PPA.			20 2017-
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RESCO-I Power Purchase Agreement

D. Pursuant to the insurance of Latter Inviting Concent for Agreement (LICA) by Nodaii Agency Pursuant to the insurance of Letter Investig Conductor Productor has a greated to Self-up to signing of PPA and other agreement, it any, the Pawer Productor has a greated to Self-up to signing of PPA and other agreement, it any, the agreement at the consolive at the conductor and the conductor at the conductor for signing of PPA and other agreement, a crys.

solar PV Project bosed on Proto-other authorings of 200 WVp capacity at the Protoines.

including grid intersective roofiop solar PV Project. including and interactive name passe in a PPA with Procurer to sell solar power from F. The Power Producer has agreed to skip this PPA with Procurer to sell solar power from the Proper Producer has agreed to age of conditions of this PPA read in conjunction with the Project to Procurer as por the series and conditions of this PPA read in conjunction with

G. Procurer has agreed to perchase such solar power from Power Producer for consumption

H. Procurer agrees to procure entire power from the Power Producer up to the PPA Capacity as Tanif offered by Power Producer and finalized through the selection process as per the terms of REP.

i. The Parlies, hereby, agree to execute this PPA setting out the terms and conditions for the sain of power by Power Producer to Procurer.

Now therefore, in consideration of the premises and mutual agreements, coverants and conditions self forth herein, it is hereby agreed by and between the Parties as follows:

REISCO-I Power Purchase Agree

and Category 3"

Decembralized Renowable Energy System, 2016 and its orientiment and

substitution from time to time.

\*Charge in Law

shall have the mosning excibed thereto in ARTICLE 11: of this PPA;

'Completion'

As defined in Article 5.2.2 of this PPA.

"Commissioning" \*Commercial Operation

shall have the meaning ascribed in ARTICLE 5: of this PPA; shall meen the Day when All PPA Capacity of the Project is commissioned.

Date or "COO" "Competent Authority"

shall mean Managing Decitor of MPLIVTAL, himself and/or a serson or group of persons nocestated by him for the mentioned purpose herein;

"Competent Court of

shall recen any court or tributal or any similar judicial or quasi-judicial body in India that has jurisdiction to adjudicate upon issues relating to

Ihis PPA;

Comerita, Clearances and/ or Permits\* or "Consents"

shall mean all authorizations, ilcenses, 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

\*Consumer(x)\*

shall mean any person who is supplied electricity for his own use by a loensee or the Government or by any other person engaged in the

business of supplying electricity to the public under the Act or any other law for the time being in force and includes any person whose Premises are, for the time being, connected for the purpose of receiving electricity with the works of a Distribution Licensee, the Government or such other person; as the case may be. Users who have merely whening! supply

"Construction Period"

its with the licensee are also covered as Consumers; shall meen the period between the Effective Date and COO of full PPA

"Consultation Period"

shall mean the period of early (60) Days or such other longer/ shorter period as the Parties may agree, commencing from the date of issuance of a Power Preducer Preliminary Default Notice or Procurer Preliminary Default Notice as provided in ARTICLE 12: of this PPA, for consultation between the Parties to mitigate the consequence of the relevant event

having regard to all the circumstances;

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RESCO-I Power Purchase Agreement

#### ARTICLE 1: DEFINITIONS AND INTERPRETATION

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The terms used in this PPA, unless as defined below or repugnant to the context, shall have the same meening as assigned to been by the Electricity Act, 2003 and the rules or regulations framed there under, including these issued I harried by the Appropriate Commission (as defined hereunder), as amonded or m-macted from time to (time.

20001

"Act" or "Electricity Act. shall mean the Electricity Act. 2003 and include any amendments and substitution from time to time;

"Agreement

stull mean agreement executed thereof between Power Producer and Procurer for power purchase, and permission for use of whole Premise or part thereof and other related documents, including the schedules amendments, modification and supplements made in writing by the parties from time to time;

"Affacted Party"

shall have meaning as per ARTICLE 10:

Commission

shall mean the State Electricity Regulatory Commission referred to in section #2 of the Electricity Act 2003 (as amended from time to time); shall mean technical Bid or/ and Financial Bid aut critical by a Bidder, in response to RFP, in accordance with the terms and conditions of  $\mathfrak{b}_{\mathfrak{B}}$ REP.

"Bid Documents" or "Bidding Documents"

means the REP No. MPUVNGCRT-RESCO 2017-18/1692 dated 25\* July 2017 along with all its attachments or land any amendments thereto or clerifications thereof.

"Bill Dispute Notice"

shall mean the refers issued by a Party raising a Dispuls regarding a Monthly Bill or a Supplementary Bill Insued by the other Party;

'Business Day'

shall mean with respect to Power Producer and Procurer, a Day other then Sunday/ public holiday or a statutory holiday, on which the banks remain open for business in filhoput

\*Capacity Utilisation Factor or "CUF"

shift have the same meaning as provided in CERC (Ferms and Conditions for Taciff determination from Renewable Energy Sources) Regulations, 2017 as arrended from time to time.

'CERC'

shall mean the Central Electricity Regulatory Commission of India constituted uniter sub - section (1) of Section 76 of the Electricity Act. 2003, or its successors;

Category 1, Category 2 shift mean as categories notified under Madhya Pradesh Policy fif

MUNDRA SOLAR PV LTD. Page 5 of 25

**RESCO-I Power Purchase Agreement** 

"Financing Agreements" shall mean the agreements pursuant to which the Power Producer has wought financing for the Project including the loan agreements, security documents, notes, indentures, security agreements, latters of credit and other documents, as may be amended, modified, or replaced from time to time, but without in anyway increasing the liabilities of Procurer;

shall mean the period commencing from the Initial Part Commissioning and expiring at the end of the Calendar Month in which Project completes twelve (12) Months from the COO: shall have the meaning ascribed thereto in ARTICLE 10: of this PPA;

'Force Majoure Event "Functional / Technical

means the technical reguliernests and parameters described in SCHEDULE 1 of this PPA and as provided in Grid Code relating to the operation, maintenance and dispatch of the Project;

"Grid Code" / "IEGC" or State Grid Code\*

shall mean the Grid Code specified by the CERC under Clause (ti) of Sub-section (1) of Section 79 of the Electricity Act, as amended from time to time, and/or the State Grid Code as specified by the concerned State Commission, referred under Clause (h) of Subsection (1) of Section 86 of the Electricity Act 2003, as applicable

Indian Governs

shall mean the Government of India, Governments of state(s) of Madhya Pradich and any ministry, department, board, authority, agency, corporation, commission under the direct or indirect control of Government of India or any of the above state Government(s) or both, any political sub-division of any of them including any court or Appropriate Commission(s) or bibusel or lockelel or quasi-ludical body in India:

Collect Part Commissioning' shall mean the commissioning of first part capacity of PPA Capacity by Power Producer, and shall include COD if the entire project is commissioned together.

"Insurances"

shall mean the insurance cover to be obtained and maintained by the Power Producer in accordance with ARTICLE 9; of this PPA;

'Invoice" or 'Bill'

shall mean either a Monthly Bill / Supplementary Bill or a Monthly Invi Supplementary Invoice raised by any of the Porties;

Late Payment

se the meaning ascribed therets in Artista 8.5.1 of this PPA; DRASOLER IN CTD.

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> shall mean the 12% CUF to be maintained by the Generalize for each and every Operational Year; shall mean a calendar month as per the Gregorian calendar, shall mean Machya Pradesh Urja Vikas Nigam Limited; \*Nodal Agency's "Normalive Project Cool". Benchmark Capex for 2018-19 notified by MNRE + Lower of (SCIR cost, Actual cost) for any additional work done. Shall mean a Bank Account as notified by MPUVNL which shall be used for transaction with parties under this RIP. shall mean the First Operational Year and thereafter each period of 12. (heales) Months till the Expiry Date of PPA; shall mean the Commissioning of capacity lower than the PPA capacity for the purpose of receiving the Commissioning certificate for part capacity. shall have the meaning ascribed thereto in the rectal to this PPA; shall have the meaning ascribed thereto in Article 8.8 of this PPA; Means the irrevocable, unconditional bank guarantee, to be submitted by the Power Producer to Nodal Agency in the form as mentioned in RFP and which shall include any additional bank guarantee furnished by the Power Producer under this PPA, if any, means the test samed out in accordance with RFP; shall mean this Power Purchase Agreement including its recitals and Schedules, amended or modified from time to time in accordance with the terms hereof. shall mean the capacity of 200 kWp or the capacity as approved by the Nodal Agency as per Article 3.2.3 for implementation of grid connected roof top solar PV Projects for sale of solar power to Procurer after

RESCO I Power Purchase Agreement

"Davidi"

"Delivery Portlish"

"Deemed Generation"

shallment a 24 (harrily four) hour period beginning at 60.00 hours Insign shall mount a 24 Command of the 20159 See Hours Indian Standard Time Standard Time

deported Time and every such a location mutually agreed by the parties shall mean such points, at such a location mutually agreed by the parties shall ment such points, as only regulation, rules, where solar power is the with applicable policy regulation, rules, where solar power is in the with appropriate Producer from the Project to the Procurer, in suca way as to enable measurement of grass energy generated by Project

a way as a second Pores are possible even in case of a single Project

shall mean energy (in units or kWhi) doesned to have been generaled by day average from the Project in the same month of previous Year or, II to period of consideration is within the Stat Iwelive (12) Months of Operation the doesned generation per day will be equal to multiplication of PPA Cocastly (Milp) and 3.6; where in if the affected period between 6 on to 6 pm, 6 could be prorated for on hourly basis by considering 12 hours of

Shall mean a bank account opened as stated by the lender which will be

"Designated Bank "Discom" or "Discom(s)"

used only for transactions related the assets funded by the lander. shall mean the local distribution utility providing electric distribution and

Danie

interconnection services to Procurer at the Premises of Procurer; shall mean any dispute or difference of any kind between Procurer and the Power Producer, in connection with or arising out of this PPA including but not limited to any issue on the interpretation and scope of

the terms of this PPA or and relevant provisions of RFP; shall mean Detrict Renewable Energy Officer, an authorized "DREO" representative of Nodal Agency.

"Due Date" "Effective Date" "Electricity Laws"

b

shall have the same meaning ascribed thereto in Article 6.3 of this PPA; shall have the meaning ascribed thereto in Article 2.1 of this PPA;

shall mean the Electricity Act, 2003, and the rules and regulations made here under from time to time along with amendments thereto and replacements thereof and any other Law pertaining to electricity including regulations framed by the Appropriate Commission;

"Event of Defaur" "Expiry Date"

shall maun the events as defined in ARTICLE 12: of this PPA;

shall mean the 20" attriventary of the Scheduled Commercial Operation Date of the Project for fall PPA Capacity, considering the extensions granted, if any, by Nodel Agency,

MUNDIA LOSAN PV CTD. Page 7 of 85

RESCO-I Power Purchase Agreement

'Minimum CUF"

"Month(s)" "Nodal Agency"

Designated Bank

"Operational Year(s)"

Part Commissioning

"Party" and "Parties" Payment Security Mechanism'

\*Construction Performance Bank

Guerantee" or "C-PBG"

\*Power Purchase Agreement or 'PPA'

"PPA Capacity"

Notice"

undertaking a technical analysis of the likely capacity under the PPA, which shall be within 80% to 150% of the KWp as provided in the RFP; shall have the meaning ascribed thereto in ARTICLE 12: of this PPA;

**Pretminary Default** 

31.10.18 Ragistrar Rani Dorgavati Vistovandyslavju Jabelpur Page 10 of 65

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सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

HEROOCPONE POSTune Agreement

1.07

Cupitated Demonster shall mean the peralty found on the Power Producer dian to delay a and recat the petuly scalar power, from the SCOD or milesty a commencered of supply of solar power, from the SCOD or milesty SCOOD in accordance with ARTICLE 4.14, to Processor

7.00

peop is accorded to this Phys., all know including Electricity Laura is abad used it window to this Phys., and know including Electricity Laura is schall control to recovery statistics, continuous, regulations, exhibitations or code, there is looke and any statistic, continuous by the first lookers. nie, or any interpretation of any of them by an Indian Open spin, or any interpretation trace of time and shall further include within instation at appearse rains, regulations, violens, motifications by as Indian Osciminatal hydromestally presuant to or under any of them god shall believe without Emitation of robot, requisitions, declarate and orders of the Appropriate Commissions;

means for banks, other francial institutions, multiplent agencies Reserve Back of India registered non-banking financial companies mutail tands and aports or treations of debonture / bond fielding including their secretions and assignmen, who have represed as on or below CCD of the grid interactive realtop solar PV Project to provide the Power Producer with the senior dott featuring described in the Copial Structure Schedule, and any excessor banks or financial institutions to when their interests under the Financing Agreements may be transferred

Provided that, such assignment or transfer whall not relieve the Person Producer of its obligations to Procurer under this PPA in any masser and shall also does not load to an increase in the Ecolity of any of Procesor,

"Meters" or "Metering. System"

"Letter of Credit" or "L.C" shall have the meaning ascribed thereta in Article 8.8 of this PPA; means meter(s) and metering devices owned by the Power Producer and installed at the Delivery Point(s) for measuring and recording the delivery and receipt of solar energy, as required by a Project as per RFP.

"Metering Date"

,

>

means the first flusiness Day of each catendar month, subsequent to the mains in which the solar power is generated by Project, on which the Power Producer takes joint meter reading with the Procurer. The bilible units shall be equal to the difference between the motor reading on the Metering Date and the meter reading on the previous month's Metering

"Maintenance Outage

ve the meaning as ascribed to this term as por the provisions of

Page 5 of 65

REDGO-Fronce Fundamo Agreement

THEREO MODEL\* shall more whose the Power Producer Intend to use a Pressyr cremeditised by the Procurer and entires, into the PPA with Procurer by

supply of Solar Power for 25 Operational Years at a failff determined

through mutual arrangement or competitive tribling THE

shall mean Request For Proposal No. MPUVN/GCRT-RESCO 2017-19/1002 June 20\* July 2017, with vilits terrins and conditions silving with of activolutes, American and 197P Project Documents attached themto. tissued by Nedal Agency and shall include any modifications.

remendments or afterations thereto.

"Rupees" or "Fis" shall mean Indian repeat, the lanful currency of India; "Power Producer"

shall mean the Bidder selected pursuant to the REP to set up the Propect and supply power therefrom to Procurer as per the terms of PPA set and

Schodulod Com

Operation Date" or

SCOD!

"Dopplementary Diff" or

"Supplementary Invoice"

Their. Tarli Paymont

means a till other from a Monthly Bill or Monthly tryolog raised by any of the Porties in accordance with Article (I.7; shall have the same meaning as provided for it ARTICLE 8: of this PPA;

shall mean the payments to be made under Monthly this as referred to in Article 8.1.1 and the relovant Supplementary Bills in accordance with The Article 8.10

"Termination Notice"

shall much the notice given by either Parties for termination of this PPA in accordance with ARTICLE 12: of this PPA

"Term of PPA" "Total Debt Amount" shall have the meaning ascribed thereto in ARTICLE 2: of this PPA;

means the part of the following amounts, expressed in Ropous (with all amounts denominated in currencies other than Rupces being converted td Ruposs at the Refurence Exchange Rate, the selling rate in Rupees for the Foreign Currency on the relevant Day, as notified by the State Bark of India as its TT Rate at 12:00 noon on the date of issuance of Substitution Notice by the Lundars

(ii) the principal amount of the senior dobt incurred by the Power (is per the terms of the Financing agreements) to finance the

MUNDRA SCIAR PV UTD-Page 12 of 85



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	RESCO-I Power Purchase Agreement			
	"Day(s)"	shall mean a 24 (twenty four) hour period beginning at 90:00 hours Indian		
	Digital	Standard Time and ending at 23:59:59 hours Indian Standard Time;		
10	"Delivery Point(s)"	shall mean such points, at such a location mutually agreed by the parties,		
	DAMOORE CORE	in line with applicable policyl regulation/ rules, where solar power is		
		delivered by the Power Producer from the Project to the Procuter, in such		
		a way as to enable measurement of gross energy generated by Project.		
	15.00 (2011) (2012) (2012)	Multiple Delivery Points are possible even in case of a single Project;		
	"Desmod Generation"	shall mean energy (in units or kWh) deemed to have been generated per		
,		day average from the Project in the same month of previous Year or, if the pened of consideration is within the first twelve (12) Months of Operation.		
,		the deemed generation per day will be equal to multiplication of PPA		
		Capacity (KWp) and 3.0; where in if the affected period between 6 am to		
		6 pm, 8 could be prorated for on hearly basis by considering 12 hours of operation:		
	"Designated Bank	Shall mean a bank account opened as stated by the tender which will be		
,	Account"	used only for transactions related the assets funded by the lender.		
•	"Discorn" or "Discorn(s)"			
	"Dispute"	shall mean any dispute or difference of any kind between Procurer and		
9		the Power Producer, in connection with or arising out of this PPA		
		including but not limited to any issue on the interpretation and scope of		
	Carried Sec.	the terms of this PPA or and relevant provisions of RFP;		
3	"DREO"	shall mean District Renewable Energy Officer, an authorized representative of Nodal Agency:		
D	"Due Date"	shall have the same meaning ascribed thereto in Article 8.3 of this PPA;		
	"Effective Date"	shall have the meaning ascribed thereto in Article 2.1 of this PPA;		
D	"Electricity Lows"	shall mean the Electricity Act, 2003 and the rules and regulations made there under from time to time along with amendments thereto and		
-		replacements thereof and any other Law pertaining to electricity including		
	"Event of Distaut"	regulations framed by the Appropriate Commission; shall mean the events as defined in ARTICLE 12: of this PPA;		
100	*Exply Daw*	shall mean the 25th anniversary of the Scheduled Commercial Operation		
-		Date of the Project for full PPA Capacity, considering the extensions		
3	POW MAN	granted, if any, by Nodel Agency,		
2	WA MILE	Maria		

MUNDRA JOHAR PV LTD.

RESCO-) Provo Purchase Agreemen the Grid Code: 'Minimum GUF' shall mean the 12% GUF to be maintained by the Generalor for each and every Opensional Year, "Monthés!" shall resen a calendar reseth as per the Gregorian calendar. 'Nodel Agency' shall mean Madhus Prodesh Urja Vilos Nigors Limited. Nodał Agency's "Normative Project Goat" Identhesels Capex for 2018-10 notified by MNRC + Lower of (SCRI cost, Actual cost) for any additional work done Designated Bank Shall mean a Bank Account as notified by MPLVNL which shall be used for transaction with purios under this RIP shall mean the First Operational Year and thereafter each period of 12 (herefore) Months SI the Exptry Date of PPA: shall mean the Commissioning of sapacity lower than the PPA capacity for the purpose of receiving the Commissioning certificate for part capacity; "Party" and "Parties" shall have the meaning ascribed thereto in the recital to this PPA; **Payment Security** shall have the meaning excitted thereto in Arside 8.8 of this PPA. Mechanism\* \*Construction Means the prevocable, unconditional bank guarantee, to be submitted by Performance Bank the Power Producer to Nodal Agency in the form as mentioned in RFP Guarantee" or "C-PBG" and which shall include any additional bank guarantee furnished by the Power Producer under this PPA, if any; "Performence Test" reians the test parried out in apportance with REP-Power Purchase shall mean this Power Purchase Agreement including its recitals and Agreement' or 'PPA' Schedules, amended or modified from time to time in accordance with the terms hereof, stipli mean the capacity of 200 kWp or the capacity as approved by the Nodal Agency as per Article 3.2.3 for implementation of grid connected soof top solar PV Projects for sale of solar power to Procurer after undertaking a technical analysis of the Skely capacity under the PPA, which shall be within 60% to 150% of the kWp as provided in the RFP; shall have the meaning ascribed thereto in AHTICLE 12: of this PPA, DRASPIAR PUSTO. Rucho 3110.18 Registrar Rent Durgeval Videoravdyslays Jabelout

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(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

RESCO-L Power Purchase Agreement

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"Loodated Damages or shall mean the penalty levied on the Power Producer due to delay in commencement of supply of suker power, from the SCOO or extended SCOO in accordance with ARTICLE 4.14, to Proposers

shall mean in relation to this PPA, as lawn including Electricity Laws in force in India and any statute, ordinance, regulation, notification or code, rule, or any interpretation of any of them by an Indian Governmental nutranentally and having force of the and shall further include without limitation all applicable rules, regulations, orders, notifications by an Indian Governmental Instrumentality pursuant to or under any of them and shall include without limitation all rules, regulations, decisions and orders of the Appropriate Commissions

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means the basks, other financial institutions, multilateral agencies, Reserve Bank of India registered non-banking financial companies, mutual funds and agents or trustees of deberture / bond holders, including their successors and assignees, who have agreed as on or before CDO of the grid interactive roofstp solar PV Project to provide the Power Producer with the senior dott financing described in the Capital Structure Schedule, and any successor banks or finencial institutions to whom their interests under the Financing Agreements may be transferred

Provided that, such assignment or transfer shall not relieve the Power

Producer of its obligations to Procurer under this PPA in any manner and shall also does not lead to an increase in the liability of any of Procurer;

Letter of Credit or 'L.C' shall have be meaning ascribed thereto in Article 8.8 of this PPA; means meter(s) and metering devices owned by the Power Producer a installed at the Delivery Point(s) for measuring and recording the delivery and receipt of solar energy, as required by a Project as per RFP;

"Metering Date"

System\*

means the first Business Day of each calendar month, subsequent to the mofits in which the solar power is generated by Project, on which the Power Producer takes joint meter reading with the Procurer. The billable units shall be equal to the difference between the mater reading on the Metering Date and the meter reading on the previous month's Metering

shall have the meaning as accribed to this term as per the provisions of "Maintanance Outage"

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RESCO-I Power Puntume Agreem

RESCO MODEL

'REP'

shall mean where the Power Producer intend to use a Pramise Conteduced by the Procurer and anters into the PPA with Procurer for supply of Solar Power for 25 Operational Years at a facili determined through mutual prongoment or compatitive bridging.

shall mean Request For Proposal No. MPUVN/GCRT-RESCO 2017-18/1692 dated 26" July 2017, with all its terms and conditions along with all schedules, America and REP Project Documents attached therebs, leauned by Nodal Agescy and shall include any modifications. amendments or attarations thereto.

'Rupees' or 'Ra'

"Power Producer

shall mean Indian rupees, the leviul currency of India;

shall mean the Bidder selected pursuant to the RFP to set up the Project and supply power therefrom to Procurer as per the terms of PPA or and

shall mean date nine months from Effective Date under the PPA.

"Scheduled Commercial Operation Date" or

"9000"

dary BUT or Tariff

means a bill other than a Monthly Bill or Monthly Invoice raced by any of

intary invoice" the Parties in accordance with Article 8.7;

Tartif Payment

shall have the same meaning as provided for in ARTICLE it of this PPA; shall mean the payments to be made under Monthly Bills as referred to In Acticle 8.1.1 and the relevant Supplementary Bills in accontance with the Article 8.10

"Termination Notice"

shall much the notice given by either Parties for termination of this PPA

"Tarm of PPA"

In accordance with ARTICLE 12: of this PPA;

"Total Debt Amount"

shall have the meaning ascribed thereto in ARTICLE 2: of this PPA; means the sum of the following amounts, expressed in Rupees (with all

amounts denominated in currencies other than Rupses being converted to Plupess at the Reference Exchange Rate, the selling rate in Rupees for the Foreign Currency on the relevant Day, as notified by the State Bank of India as its TT Rate at 12:00 noon on the date of issuance of Substitution Notice by the Lenders

(a) the principal amount of the senior debt incurred by the Power or (as per the ferms of the Financing agreements) to finance the

Rara Durgeuro Vozwanstyalaya

MUNDRA SOLAR PULTD. Page 12 of 85

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सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

REBCO I Paner Purchase Agree

shall mean any band, building or structure or part thereof or combinings. shall mean any since executed /non-vacant orea which is part of the

Procurer entablishment;

Pocure street the Power Purchase Agreement including its recitals and ania meet the standard or modified from time to time in accordance was the terms herep?

Agromical or PPA

shall mean the pertran or company or organization procuring solar process and the Power Producer at competitively determined tariff for at least 25

"Project(s)"

means grd interactive rooftop solar PV project for which Power Produces has been given responsibility to design, engineering, supply, exection, tessing, commissioning and comprehensive operation and maintenance and talle of social power for a period of 25 Operational Years having any of the introduction or combination of projects, a) grid compected net meses systems or b) grid connected systems for consumption within premises with no export of power.

Mean Power Purchase Agreement

Land Lease or Land Uce Permission Agreement

Documents as required in RFP as well as RFP documents; and any other agreements designated in writing as such, from time to time,

by Procurer and the Power Producer;

shall mean the practices, methods and standards that are generally accepted internationally from time to time by electric utilities for the purpose of ensuring the safe, efficient and economic design, construction, commissioning, operation and maintenance of pow perwation equipment and which practices, methods and standards shall be adjusted as necessary, to take account of:

a) operation and maintenance guidelines recommended by the manufacturem of the plant and equipment to be incorporated in the

b) the requirements of Indian Law; and

 c) the physical conditions at the site of the Project; shall have the same maximg as ascribed thereto in Article 8.6 of this

MUNDRA SOLAR PV ETD. Page 11 of 85

RESCO-Plane Purchase Agreement

Project according to the Capital Structure Schedule which Outstanding on the dalle of issuance of Substitution Notice by the Lendw after taking account of any serior debt repayments which could have been made out of the Monthly Tariff Paymento received by the Power Producer on or before the date of insuance of Substitution Profess by the Lender as per the terms provided in the Financing agreements ; and (b) all accrued interest and financing fees payable under the Financing agreements on the amounts referred to in (a) above from the date of supply of power till the date preceding the date of manance of Substitution Notice by the Leader or, if supply of power has not yet begun, from the most recent date when interest and financing fees were capitalised, and (c) if this PPA is terminated during the Construction Period, any amounts owed to the construction contractor for work performed but not paid for under the construction contract (other than amounts failing due by reason of the Power Producer's default).

shall mean a calendar week continencing from 00:00 hours of Monday, and ending at 24,00 hours of the following Sunday; sholl mean 365 days or 366 days in case of leap year when February is

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सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

RESCO-Please Purchase Agreement

Since where the coverary is indicated, any universes in this pOA to.

t.Z.t. "PPA" shall be construed as including a reference to its Schedulos and/or

1.22 An "Accor", a "Rectal", a "Schedule" and a "paragraph / clause" shall be construed as

a reference to an Article, a Recipil, a Schedule and a paragraphiciouse respectively of

1.2.3. An "affiliate" of any party shall mean a company that either directly or indirectly controls or is constrict by at it under common control of the same person which controls the amounted party, and compliments demonstra by one company of at least twenty six ecent (20%) of the voting rights of the other company).

124. A "Cross" means a reference to ben million (10,000,000) and a "Lakk" means a

reference to one tenth of a million (1,00,000);

125. An "encumerance" shell be construed as a reference to a murigage, charge, pledge, lien or other encumbrance securing any obligation of any betton or any other type of preferential entengement (including, without limitation, tille transfer and returnion anargements) having a similar effect;

1.2.8. "inactiedness" shall be construed so as to include any obligation (whether incurred as proceed or surery for the payment of repayment of money, whether present or future, Proprietting to Section

1.27. A "persor" shall be construed as a reference to any person, first, company, corporation, acciety, trust, povernment, state or agency of a state or any association or perhandic betetter or not having separate legal personality) of two or more of the agone and a person shall be construed as including a reference to its successors. perioded transferrest and permitted assigns in accordance with their respective

12.8. "Ruper", "Rupeer", "NR" or "Ru" shall denote indian Rupees, the lawful currency of India

1.2.6. The "winding up", "dissolution", "insolvency", or "reorganization" of a company of corporation shall be construed so as to include any equivalent or analogous proceedings under the Law of the jurisdiction in which such company or corporation is incorporated or any jurisdiction in which such company or corporation stanlars on Business including the seesting of liquidation, winding-up, reorganization, dissolution.

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RESCO-I Power Purchase Agreement

#### ARTICLE 2: TERM OF PPA

2.1 Effective Data

2.1.1 This PPA shall come into effect from the clate of accomplishment of all the condition precedent mentioned Article 3.1 and 3.2.

2.2 Term of PPA

2.2.1 This PPA, subject to Article 2.3 and 2.4, shall be valid for a sum from the Effective Date until the Eapley Date.

2.3 Early Termination

2.3.1 This PPA shall learning before the Expry Date provided:

a) if either Procurer or Power Producer terrequires the PPA, pursuant to APTICLE 12: of this

 in such other circumstances as the Procurer may agree, in writing, in accordance with Article 12.7 (Premature Termination).

2.4.1 Notwithstanding anything to the contrary herein, the expry or commission of this PPA shall not affect any accrued rights, obligations and fabilities of the Parties under this PPA. including the right to receive purally as per the terms of this PPA, nor shall it affect the survival of any continuing obligations for which this PPA provides, either expressly or by necessary implication, which are to survive after the Expiry Date or termination including those under Article 4.3.1, ARTICLE II: (Insurance), Liquidated Damages for delay in commencement of supply of power to Procurers under Article 4.14, ARTICLE 10: (Force Majeure), ARTICLE 12: (Events of Default and Termination), ARTICLE 13: (Classify and Induminification), ARTICLE 16: (Governing Line and Dispute Resolution), ARTICLE 17: (Mocellaneous Provisions) and other Articles and Echecures of this PPA which are indispensable for survival or amicable settlement of events and bunsactions pursuant to

> Registrar Stant Durgous Volve **Jabelou**

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(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

RESCO-I Proven Punchase Agreement

urungement, protection or millet of dicbforts;

1.2.10. Words importing the singular shall include the plural and vice verse; 1.2.10. Words importing the singular amount of accument shall be construed as a reference to this or to such other PPA or document as it may have been, or may from time to time by amended, varied, revaled, replaced or supplemented;

12.12.A Law shall be construed as a seturence to such Law including its amendments or re-

1.2.13.A time of Day shall, save as otherwise provided in any PPA or document be construed

as a reference to Indian Standard Yene;

1.2.14 Deterent parts of this PPA are to be taken as mutually explanatory and suppliementary to each other and if there is any inconsistency between ar among the parts of this PPA. p-ry shall be interpreted in a harmonious manner so as to give effect to each part

1.2.15.The tables of contents and any headings or tub-headings in this PPA have been equicited for ease of reference only and shall not affect the inforpretation of this PPA.

1.2.16.All inserest, if applicable and payable under this PPA, shuff accrue from Day to Day and the askinulated on the basis of a year of three hundred and slety five (385) Days;

1.2.17. The words Tremoff or "herein", if and when used in this PPA shall mean a refe to this PPA;

1.2.18.The terms "including" or "including without limitation" shall mean that any list of examples following such term shall in no way restrict or limit the generality of the word or provision in respect of which such examples are provided;

SOLAR PV LTD.

RESCO-I Power Purchase Agrees

### ARTICLE 3: CONDITION PRECEDENT

3.1 Candition Precedent of the Processor

3.1.1 Processes subclent shoots free space in its Premise, within filters (15) Days of signing of PPA, and provide fact twolve (12) Months of electricity bits (in least of six (ii) Mountal, to the Power Producer, During these Others (16) Days, Property shart allow Power Producer is visit the Planeae for assessment of required space and locating the proposed project. Minimum space provided by Propurer shall be based on \$10 equate heat per aver-

2.1.2 Procurer should inform Nadal Agency and Passer Producer, in setting, about the space provided for Project implementation within (Reen (15) Days of algring of PPA.

3.1.3 Within 10 days of approved by Nodal Agency consequent to Article no. 3.2.7, Procurer shell confirm the capacity and send a confincation copy to Note: Agency and Power Producer.

3.2 Condition Precedent of the Power Produced

3.2.1 Within 30 days after signing of PPA, the Power Producer shall undertake Site Survey. assess free capacity of the cancerned OT, analyse last twolve (12) Months of electricity talls (at least six (6) Months) received from Passurer, and submit a letter of request for change in Capacity (Fany, with due analysis) to MPUVN, copying Procurer. For project groups where number of sites are more trust one hundred (160), the Power Producer shall be given sixty (60) days to undertake sile survey.

3.2.2 Notal Agency shart, within Ian (10) Days of submission of letter of request for change in capacity as per clause 3.2.1, communicate to the Power Producer with a copy to the Procurer, change in capacity, if any, in accordance with clause no.  $2.6.1.9\ \mathrm{sf}$  the RIP.

3.2.3 The Nodal Agency shall release a letter pursuant to clause 3.1.3 to the Power Producer within 5 days, with a copy to the Procurer confirming the PPA capacity and the consequent subsidy. This shall folm an integral part of the PPA and shall be annexed as Annexure-II

3.2.4 Consequent to Article 3.2.2, if there is any change in capacity, revised C-PSG shall be submitted within 15 days of confirmation of the capacity by Nodal Agency.

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#### RESCO 4 Power Purchase Agreement

- 3.3 Consequences of ago-full iment of conditions precedent
- 3.3.1 Unless any delay from Procurer in allocating space for the project, if the Power Producer falls to complete the conditions precedents mentioned in Article 3.2 of the PPA, Nodel Agency may lorink the C-PBG submitted by the Power Producer and the PPA may be
- 3.12 Power Producer shall be entitled for a day to day estansion for datay by Procurer pursuant. to Article 3.3.1. Any delay heyond thirty (30) Days in providing sufficient space to Power Producer by the Procurer shall load to termination of PPA and C-PBG for the project shall be returned to the Power Producer.
- 3.3.3 In case of termination of PPA pursuant to Article 3.3.2, both the parties shall be relieved from their responsibilities and no porty shall be liable to make any payment to the other

#### ARTICLE 4: CONSTRUCTION AND INSTALLATION OF THE SYSTEM

- 4.1 Condition Subsequent of the Procurer
- 4.1.1 Procurer shall set up the payment security mechanism, in accordance with RFP, within sluty (60) Days from the Effective Date;
- 4.2 Condition Subsequent of the Power Producer
- 42.1 Submit Project design and drawings to the Procurer within thirty (30) Days from the Effective Date: for project group with more than 100 sites additional thirty (30) Days shall be provided.
- 4.2.2 Power Producer shall have sent a written notice, within thirty (30) Days from the Effective Date, to Procurer and Nodal Agency indicating the major Milestanes to achieve the SCOO (in the formal provided in 9). Power Producer must mention the progress of Net-Metering application, without falling, in every monthly progress report; for project group with more than 100 alos the timeline shall be sudy (60) days from Effective Date.
- 4.7.5 Successful Completion of Project.
- 42.4 Power Producer shall be accountable for submission of below mentioned deballs to Procurer, copying Notal Agency, within sixty (60) Days from the Effective Date.
- Copy of Net-Metering application and acknowledgement of Discorn on successfully recept of application;
- Project layout drawing
- Bill of Material (BoM) along with requisite test reports and relevant certifications;

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Comprehensive Operation & Maintenance of the grid interactive rooting solar PV Project along with supply of power, with desired level of performance, for a period of twenty five (35) Operational Years of Project in accordance with the applicable Lew, the Grid Code and the lumis and conditions of this PPA and those prescribed in RFP.

- d) providing a limity basis relevant enformation on Project specifications which may be required for interconnecting Project with the Grid. However, any capital experiors incurred towards grid connection of the Projects shall be some by Procurer and shall be carried out by Power Producer in eccondance with technical requirement of relevant rules, regulations
- e) save for Force Majeure events, commencing the supply of power for the FPA Capacity to Procurer no taker than the SCCO and continuence of the supply of power throughout the Term of PPA
- f) operate and maintain the Project throughout the Term of PPA from and clear of encumbrances, except those expressly permitted under ARTICLE 15.
- g) maintaining its controlling shareholding prevalent at the time of signing of PPA up to a period of one (1) Operational Year after COD in accordance with the RIP.
- h) fulfilling all obligations undertaken by the Power Producer under this PPA, read in conjunction with terms and conditions of RFP; upon Termination, it shall be the responsibility of the Power Producer to transfer the cooling to Procurer free of all noumbrances and at zero cost.
- Upon Termination, it shall be the responsibility of the Power Producer to resitors the rooflog and clear all the surfaces at power producer's cost.
- g) ensure operations of the splar power plant in a prudent utility basis with an objective of regular power supply to Procurer.
- k) submission of Project Manager name to Procurer and Nodal Agency, who will act as a single point of contact for future communication.
- submit a monthly progress report during Construction Period (from Effective Date to COD) to Nodal Agency, copying Procurer, within first seven (7) days of the subsequent month.

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4.3 Consequences of non-fulfilment of conditions subsequent

 Consequences or hower Producer to fullil any one or more of the conditions specified
 In case of delay of the Power Producer to fullil any one or more of the conditions specified in case of study in Article A.1 due to any Force Majoure event, the time period for fulfilment of the condition w. Acces. 1 State And Telephone of the Article 4.1, shall be appropriately subsequent by Nedal Agency/Procurer as mentioned in Article 4.1, shall be appropriately extended. Accordingly, any delay in the fulliment of Conditions subsequent as messioned under Article 4.1 by Nodal Agmicyl Procurer, shall also lead to appropriate extension in the time period for fulfillment of the conditions subsequent by the Power Producer as mentioned is Aricle 4.2, especially the SCOO, in such cases, Power Producer must have sets a written notice to Procurer and Nodal Agency Indicating the timelines to complete the remaining major Milestones along with extended SCOO, once Power Producer gets to appropriate extension in Schedule COD.

4.3.2 Save for Article 4.3.1, 4.4.1 e) and 4.13, in case of a failure to meet the requirements mentioned under Article 4.2, the Procurse shall have right to terminate this PPA by glong a notice to the Power Producer, with information to Nodal Agency, in writing only after Theen (15) Days of breach from the timelines provided in Article 4.2. The termination of the PPA shall take effect upon the expiry of the 15th Day of the above notice. For the avoidance of doubt, it is clarified that this Adicto shall survive the termination of this PPA. Further, C. PSG shall be forbilled, in accordance with Article 4.16, in case of delay by Power Produce in fulfilling any of the conditions mentioned in 4.2.

#### 4.4 Fower Producer's Obligations.

4.4.1 The Power Producer undertakes to be responsible, at its own cost and risk, for:

a) at approves including Consents required under local regulations, building codes and accrows a recurred from Discorr(x) with relating to installation and operation of the Project and generation and supply of other power from the Project to Producer and maintain the serie in full force and effect during the Term of this PPX and Indian Line, as required and relevant, Power shall spools (IrlA) each month on the status of the approvals, in case the Power Producer is feeing any difficulties in obtaining any approval it can request SNA for timaline extension for the same.

ti) supply to Procure promptly with copies of each application that it submits to relevant authorized, and croyles of each Concert feaces which it obtains. For the avoidance of South, it is confect that the Power Producer shall be solely responsible for maintaining Sciency any Corporate and for fulfilling all conditions specified therein during the Term of

t) design, engineering, supply, eraction, being and Commissioning along with

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#### 4.5 Procurer's Obligations

- 4.5.1 The Procurer shall be responsible to fulfil chilgation undertaken by it, including those required as facilitation for installation of Project at the Premions of Procurer, under this PPA of its own cost and risk.
- 4.5.3 Provide access to Power Producer to the Premises for project COD and for regular operation and maintenance of the Project.

Provide access to Project Landers and Lenders Representatives during the lonor of the loan facility. In cases, where the Procurer and Building Owner are different, then similar undertaking for access to premises in favour of Lenders has to be provided by the Building

Procurer should not have any lies over the assets financed by Banks like solar modules. inverters, stc. on the procurer's rooftop as those assets belong to the lenders financing the

- 4.5.3 Regularly pay bills for power offices as per the Monthly Bills submitted by the Power Producer.
- 4.5.4 Pay the Tendination Payment, if required, as par the tents of PPA
- 4.6 Power Producer's Construction Responsibilities
- 4.6.1 The Power Producer shall be responsible for design, engineering, supply, erection, testing and Commissioning along with Comprehensive Operation & Maintenance of the grid interactive rooflop solar PV Project, with desired level of partormance, for a period of 25 Operational Years of the Project in accordance with the following, it being clearly understood that in the event of inconsistancy between two or more of the following, the order of priority as between them shall be the order in which they are placed, with 'applicable law' being the first:
  - a. Applicable Line:
  - b. the Grit Code:
  - c. the terms and conditions of this PPA;
- d. the Functional Specifications as per RFP; and
- e. Prudent Utility Practi

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- 4.5.2 Nobelisticisting anypling to be conserved contained in this PPA, the Power Producer stage Note that the technical parameters or equipment limits of the Project shall always be ensure that the technical parameter as specified in points Article 4.6.1 (a) to (e) above and sage subject to the requirements as specified in points Article 4.6.1 (a) to (e) above and sage subject to be improved or contradict the provisions of this PPA and shall not excuse the Power Producer from the performance of his obligations under this PPA
- 4.6.3 During contraction of the Project, Power Producer shall be allowed to demand for advisors. subsidy, to floidal Agency, at any point of time before SCDD, as mentioned in REP.
- 4.6.4 Construction, Installation, Testing and Commissioning of the Project
- a) The Power Producer will be responsible for design, engineering, supply, erection, lessing and Commissioning along with Comprehensive Operation & Maintenance of the gid interactive rooftop solar PV Project, with desired level of performance, for a period of 25 Operational Years in accordance with this PPA/ RPP. The Power Producer shall provide by the Nodel Agency, with a copy to Procurer, a bill of materials listing the major equipment consistsing the Project. Such bill of materials shall be provided within 30 Days of the COO.
- b) The Power Producer shall have access to Premises, as reasonably permitted by the Procurer, to perform the works related to Commissioning and OSM during the Term of PPA at the Premises in a manner that minimizes inconvenience to and interference with the wa of the Premises to the extent commercially practical for the purpose of the Project.
- c). The Power Producer shall provide and by the dedicated electrical custies for delivery of splir power from the Project up to the Delivery Point(s). Distribution of solar power beyond this point will be responsiblely of the Procurer in accordance with this PPA.
- d) Unless otherwise agreed between the Parties, the Power Producer shall not do (a) chapping of rootiop; or (b) disturb water proofing of roof (c) overy out any other modification of the Premittes without the watern consent of the Procesor. One time cost for strengthening of Premise to the extent required for setting up Solar PV Project during construction shall be borns by Power Producer. Any dainy due to strengthening of Priemise shall not be considered to extend the SCOD unless it is approved by Procurer in written. Cost of repair or maintenance of Prenties to the extent required for the Solar PV Project, during the Comprehensive O 654 of Project, shall be the responsibility of Power Producer, other than cost required for water proofing. The cost for water proofing will be the responsibility of Power Producer for a period of first three (3) Operational Years.
- The Power Producer shall maintain general clearances of area around the Project dumb ius and operation period, i.e., Term of the PPA of the Project. In case any damages is caused to the equipment / facilities owned by the Procurer due to the Power

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Producer, the same shall be made good / recified by the Power Producer at its risk and

- f) Subject to any punch-list items which shall be agreed by the Prosover as not being material to Completion of the Project, the Power Producer agrees that it shall achieve the COD of The Project within nine (9) Months from execution of this agreement ("SCOO").
- g). At the time of Commissioning, Procurer shall ensure that sufficient load is available at the Delivery Point(s) to ansure synchronization and drawl of power from the Project.
- If the Power Producer is unable to commonce supply of solar power to the Procurer by the SCOO, other than for the masons specified in ARTICLE 10: or Article 12.3 , the Power Producer shall pay to Precurer Liquidated Damages for the doley in such commercement of supply of solar power as per the RFP and/or PPA.
- () Procurer, in poundnation with Power Producer, shall ensure that all amangements and Infrastructure for transmission or and distribution solar power beyond the Delivery Point(s) are ready on or prior to the COD and is maintained in such state in accordance with applicable laws through the Term of PPA.

#### 4.7 System Acceptance Yesting

- 4.7.1 The Power Producer shall, in the presence of designated representatives of Nodal Agency and Procurer, conduct testing of the Project, as prescribed in RFP, to establish successful Commissioning of the Project.
- 4.7.2 If the results of such testing indicate that the Project is capable of generating electrical energy and Power Producer shall submit Commissioning certificate of the Project issued by the concerned Discom anc/or Nodel Agency as the case may be, in accordance with the applicable rules/regulaten/policies, as prescribed in RFP, Power Producer shall send a written notice to Nodal Agency, with a capy to Procurer, to that effect, and the date of successful conducting such tests and injection of solar power at Delivery Point(s) shall be the "Commercial Operation Date" as certified as per RFP and/or PPA.

#### 4.8 Project Operation & Maintenance (O&M).

4.8.1 Power Producer shall operate and maintain Project, with desired level of performance during the Term of PPA, read with terms and conditions of RFP, at its sole cost and expenses; provided, that any repair or maintenance costs incurred by the Power Producer as a result of Procurer's negligence or breach of its obligations hereunder, as certified by hiodal Agency, shall be reimbursed in full by Procurer. The timelines for OSM would be 7 A.M. to 7 P.M. plus one hour during non-generation hours as mutually decided between Procurer and the Power Progluter

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- 4.8.2 Producer shall not undertake any OSM activity related to Project. Power Producer shall ensure that Project is adequately maintained and operated to serve the purpose envisaged is PPA and RFP.
  - 4.9 Project Diaruptions
  - 4.9.1 Unavoltability of Premises.
- a) If, for reasons other than the Power Producer's breach of its obligations under PPA/RFP. Power Producer is not provided with the access to the Premises as recessary to operate and maintain the Project, such time period shall be excluded from the calculation of CUF.
  - b) If, for reasons other than the Power Producer's breach of its obligations under PPA/ RPP. energy generation from Project is hampered significantly or stopped, such time period shall be escuded from the calculation of CUF.
  - c) Period during which the grid is entrailede due to power out or grid is unstable during generation hours and in turn leading to lower generation, such hours shall be excluded for the purpose of calculation of CUF.
  - d) Procurer shall continue to make all payments for the sater power during such period of Project duruption other than Clause 4.9.1 c) at same Toriff as applicable for the poried of Project dangeton ("Disruption Period"). For the purpose of calculating solar power payments and lost revenue for such Danighton Period. Deemed Generation shall be considered for calculation of lost sevenue or payment obligation of Procurer, Loss in revenue for the Disneption Period would be multiplication of Tariff of that Operational Year and difference in Deemed Generation and Actual Generation over such period. Power Producer shall inform about the disruption or outage in Project, for reasons attributable to Procurer in stilling with date and time of such occurrence, and Procurer's Eablity shall start from the date of interaction of disruption or outage in the scattep system, on account of
  - 4.9.2 Roof repair and other Project disruptions
    - a) in the event that (i) the Procurer repairs the Premises' roof for any reason not directly related to stamage, if any, counsed by the Project, and such repair requires the partial or complete temporary disassembly or movement of Project, or (ii) any act or omission of Procurer or Procurer's employees, affiliates, agents or subcontractors (collectively, a "Procurer Ad") results in a disruption or outage in Project generation, and such events are attributable to Procurer except Force Majeure, thes, in either case, Procurer shall
      - Pay the Power Producer such amount of money as prudently determined and agreed by and between Power Producer and Procurer for all work required by the Power

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Producer to deassemble or move or shifting the Project. The cooling would be all multiply decided rate or latest Schedule of Rates (SCR) published by concerned distribution usity whichever is lower for similar works; and

- Continue to make all payments for the soler power during such period of Project disruption at same Tariff in applicable for the period of Project disruption ("Disruption Period'). For the purpose of calculating solar power payments and lool revenue for such Disruption Period, Dermed Certification shall be considered for calculation of lost revenue or payment abligation of Propurer. Loss in revenue for the Disruption Period would be multiplication of Tariff of that Operational Year and difference in Deemed Generation for number of days such event occurs and Actual Generation. Power Producer shall inform about the disruption or outage in Project, for resistons attributable to Propurer in writing with date and time of such occurrence, and Procurer's liability shall start from the date of intimation of disruption or outlage in system production, on account of Procurer.
- b) In the event that the Procurer fails to ensure adequate space for solar equipment to ensure that other structures do not partially or wholly shade any part of the Project and if such shading occurs, the Power Producer may apply for Deemed Generation furnishing the osibulation for loss, in revenue due to such shading supported by the relevant data, which shall be approved by Procurer within one month of submission, falling which the Power Producer shall claim provisional Downed Generation til the issue is finally sattled. Calculation for less in sevenue for the period = (Decreed Generation X number of days such event occurs - Actual generation) X Tariff of that Operational Year.
- t) The Power Producer is responsible for the waterproofing of the roof disturbed piecost for installation of Project for the Comprehensive O &Mperiod of first 3 Operational Years. The Power Producer should immediately take necessary action to repair any damage to the water proofing. However, in such situations, Power Producer shall bear any loss or damage to Project and rectify the same within reasonable smoframe but any generation loss in such eventualities shall not be passed on to Procurer. If Power Producer falls to do required water proofing within 7 days from the day of identification of issue, Procurer may get the same done at pravating market rate and Power Producer shall reimburse the same to Procurer: If the Power Producer falls to reimburse the expenses to the Procurer than such expenses shall be adjusted by the Procurer from the energy bills of the next six (5) months.

4.10 Quality of Workmanship

4.10.1 The Power Producer shall ensure that the Project is designed, built and completed in a

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good workman blo manner using naved originating construction practices and using traj sould workman this manner using raised angenumers.

materials and equipment that are over and of international utility grade quality such that,

the useful life of the Preject will be \$6 to be expressed.

4.10.2 The Power Producer shall ensure had design, contraction and testing of all equipment.

- The Prover Producer shall ensure that deeply, common to in accordance with Indian follows, components and systems of the project shall be in accordance with Indian facilities, components and systems of the proper Standards and Codes issued by Samual of endor Standards (SISS) International Election technical Convinsion (IEC).
- 4.11.1 The Power Producer shall relain at the Premiers, and make available for Hospication to Procures of all resourceds times, citalia of the results of all tests specified in Disercor.
- 4.12 Delivery of Bolar Power
- 4.12.1 Purchase Requirement
- Procurer agrees to purchase one hundred percent (100%) of the solar energy governad by the Project and make available by the Power Products to Procurer at the Delivery Points) during such relevant month of the Term of PPA.
- It is possible that the Point Producer is not able to achieve optimum generation from the installation due to the following reasons:
- a) it could be que to demand side variebone i.e. consumer bods being induced leading to
- b) It could be due to supply side variation i.e. significant disgradation of the pamel, not sufficient maintenance and operations and Power Producer not able to achieve Minimum CUF for consecutive four (4) months.
- The following clauses are applicable for generation under Category 3 supply only.
  - a. In cases where liver generation is due to demand side variation than:
- a) Proceser to pay the Power Producer, for the loss in recenture due to lower demand of Procurer. Loss in Revenue for the period would be equal to the multiplication of (Deamed Generation X number of days such event occurs - Actual Generation under Category 3 with Tacif of that Operational Year
  - b. In cases where lower generation is due to supply side reasons:
- a) Then generator to be penalized for generation lower than Minimum CUF. Penalty for the period would be equal to the multiplication of difference of (Deemed Generation X number of days such event occurs - Actual Generation) with 20% of Tartit of that Operational Year Penalty amount shall be adjusted in the subsequent bills;
- b) While calculating Minimum CUF, period of unavailability of God shall be excluded

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#### 4.12.2 Suspension of Delivery

The Power Producer shall be entitled to suspend delivery of electricity from the Project to the Delivery Point(s) for the purpose of maintaining and repairing the Project upon giving notice of at least 3 days in advance to the Procurer, except in the case of emergency regains. Such suspen of service shall not constitute a broach of this PPA, provided that the Power Producer shall use commercially responsible afforts to minimize any interruption in service to the Proporer. However, any provincina irlainterance shall be done only during the period when Project is not generating. 4.12.3 Title to the Project

Throughout the duration of the SPA, the Power Producer shall be the legal and beneficial owner of the Project at all times, and the Project shall remain a property of the Prover Producer and shall not altight to or be deemed a part of, or Exture to, the Promises. The title to the project will be transferred to the Procuser at Termination at the PPA at the and of the Term (i.e after completion of 25 Operational Years) within thirty (30) days. The title to be transferred to Procurer free of all ribrances and at zero cost to the Proquer.

- 4.13 Extensions of Time
- 4,13.1 in the event that the Power Producer is prevented from performing its obligations under Article 4.4 by the SCOO due to:
  - a. any Procurer Event of Default, or
  - It. Force Majoure Events affecting Producer, or
  - Force Majeure Events affecting the Power Producer; or
- d. Power Producer, after successful Completion, shall not be able to achieve Commissioning on or before SCOO due to datay on account of receipt of commissioning approve/certificate rem concurred Distribution Company

The SCOD shall be datemed, subject to the limit presumed in Article 4.13.2, for a reasonable period but not less than 'Day for Day' bacis, to permit the Power Producer or Producer through the use of due ditigence, to overcome the effects of the Force Majeure Events affecting the Power Producer or Procurer, or till such time such Event of Debut is rectifed by Procurer.

- 4.13.2 Subject to Article 4.13.6 and 4.13.7, in case of extension occurring due to reason specified in Article 4.13.1a and d, any of the dates specified therein can be extended. subject to the condition that the SCOD would not be extended by more than one hundred and fifty (150) Days.
- 4.13.3 In case of extension due to reasons specified in Article 4.13.1 b and c, and if such Force Majoure Event continues even after a maximum period of sixty (60) Days, any of the Parties may choose to terminate the PPA as per the provisions of Article 12.6.

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£13.4 If the Parkos have not appeal, upon Theer (15) Days also the affected Panys if the Parkes have not reprod, often insent that some many many of the lines period performance has exceed to be abused by the selevant consentance, on the lines period

performance has record to be absented by the recovery version the Dispute to be reactived by which the SCOD should be obtained by, any Purby may cause the Dispute to be reactived. as accompance with AMELICAE III.

4.125 As a result of such schoolsts, the ECOD nearly determined shall be deemed to be the

A 13.6 Note the surpring to the surpring contained in this PDA, any extension of the SCOD

according anymous in the contrary was the PPA shall not be allowed beyond six (6) Mostly. or the Date determined pursuant to Articles 4,13.2 orl and 4,13.3, whichever is later.

4.13.7 For getting extension of time under Article 4.13.1 d). Power Producer shall notify Nodu Agency and Procurer, at least them (15) days in advance of SCOO, and detailed out the proteile researche seley. Any delay an account of non-correlance of Power Produces, in accordance with Policy and Regulation, in galling Commissioning approval/conficuse Nobel Approximations a chebine penalty of SIR 500 NWs for full PPA Capacity. 4.14 Significated Deceages for dislay in constructment of supply of power to Procurer

4.14.1 If the Power Producer's unable to commence supply of solar power to Procurer by the SCOO (neuting time extension approved by Nodal Agency and Procurer) for reasons other transpose specified in Article 4.13.1, the Power Producer shall pay to Nodal Agency. Liquidated Damages of a sum equivalent to 5% of C-PBG shall be levied per week of delay or part thereof, If delay is beyond 20 weeks, Nodal Agency may:

Allow Power Producer to continue the work with additional penalty at the said rate in Adde.

b. Terminate the PPA and Power Producer is listile to pay Liquidated Danaged to the Node

In-cese 5) of shows, Notes Agency would recover loss of advance subsidy paid, if any, from Power Producer, it is exclusive of the Displaced Damages.

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4.14.2 In case, Nodal Agency allows Prover Producer to verificate additional penetry at the said tale, COD shall be done within 30 weeks from the SCOD. Further excession shall be granted, only when Power Producer submits the Equipment Company of sum equipment to 50% of C-PDG value in the form of FDR or have guarantee as mentioned in RFP, but not more than 10 weeks (in addition to earlier 20 weeks extension). If CGG shall not be achieved within second gratted extension time seriod, flocal Agency may terminate the

4.15 Inspection/Verification

4.15.1 The Power Publicer shall be further required to provide effect to the Promises of the Project live of all encumbrances at at times during the Ferm of PPA to Procurer and Nodal Agency. The Lendars and Lender's Representatives shall be provided access to the Premises of the project by the Procures/Building Owner (as the case may be) so as to enable Lenders to conduct regular site inspection.

4.15.2 Nodal Agency shall be responsible for inspection and verification of the Project works being carried out by the Power Producer at the Pramises. If it is found that the communition excitor operation of the Project is not as per REP! PPA, it may seek clarifications from Power Producer or require the works to be stopped or to comply with the instructions of Nodel Agency

4.16 Liquidated Damages on non-compliance during Construction Period

4.16.1 Liquidated Clamages shall be imposed on Power Producer at the rate of 2% of C-PBG value per week of delay or part thereof, in case of failure of achieving in submission of details as mentioned in 4.2.2 and 4.2.3. Procurenhodal Agency shall terminate PPA and forfeit the C-PSC, in case of delay beyond four (it) Weeks in automission of requisite details.

4.16.2 Power Producer shall be responsible for concesson of all activities mentioned in CCO Schedule within the given line frame, Power Producer shall include the detail of CCC Schedule in monthly progress report

4.16.3. Progress in the implementation of the Project shall be monitored by Nodal Agency for milestones mensioned in COD Schedule.

4.16.4 Delay beyond len (10) Days to achieve any missione mentioned in COO Schedule shall attract penalty of 0.5% of C-PBD per week of datay or part thereof except for final milesione.

4.16.5 Any of the panelty accumulated during Construction Feriod shall not be levied in case Commissioning will be achieved on or

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> RESCO (Fewer Purchase Agree COMMERCIAL ARTICLE 5: SYNCHRONSATION. COMMISSIONING AND

- 5.1 Synchronization
  5.1.1 The Power Producer shall give the concerned Discorn, Nodal Agency and Procurer at lease
  6.1.1 The Power Producer shall give the concerned Discorn, Nodal Agency and I food Education (Inc.)
- The Power Producer small give the management vision and at least. Fifteen, (15) Days. Thirty (20) Days achieved similarity within netter and at least. Fifteen, (15) Days. Thirty (30), Days, achiercos presentary remort and approximate the Project advanced field witten notice, of the date an which it whents to synchronize the Project. attracted final within notice, of the date an writer to the Power Producer when a 5.1.2 Subject to Article 5.1.1, the Project may be synchronized by the Power Producer when a
- Subject in Article 5.1.1, the Project may be opposite Grid Code then in effect and except all the connection conditions prescribed in applicable Grid Code then in effect and ensets all the connection containers presented for synchronization to the Grid. Prior to operation make a part of the containers of the containers and the containers are contained to the containers and the containers are containers and the containers and the containers are containers are containers and the containers are containers and the containers are containers and the containers are containers are containers and the containers are containers are containers and the containers are containers are containers are containers and the containers are containers are containers and the containers are containers are containers and the containers are containers are containers and containers are containers and containers are containers are containers are co opportunities remain of other report reportunities and the Project synchronization of the Project, the Power Producer shall be required to got the Project synchronization at the marginal and properties and the finite of the sequine acceptance performance test as many be laid down by Contact Destrictly Authority of an agency identified by the central government / state government to carry out testing and continuation for the solar rootics projects.
- 5.1.3 The synchronization environment shall be installed by the Power Producer at its generation true synchronization experience and the Power Producer shall synchronize its system with tacking of the Project at its own cost. The Power Producer shall synchronize its system with the utility system only after the alternoon of synchronization scheme is granted by the concerned Discors and checking/verification is made by the concerned authorities of the
- 5.2 Completion, Commissioning and Commercial Operation
- \$2.1. When the Power Producer fulfile his obligation under the PPA, it shall obtain completion certificate from Nodal Agency, Nodal Agency shall issue separate Completion Certificate for the capacity of Project under Category I and IE
- 5.2.2 For the purpose of obtaining Commission certificate following documents shall be required 5.2.2.5 Inspection Report of the Workin) as per prescribed format provided by Nodal Agency
  - 5.2.2.2 CEIG Approval for the PPA Capacity, if applicable: (in compliance with section 162 of Electricity Act., 2003 installation of Grid Connected RE System up to 100 kW capacity is exempt from Chief Electron Impediar to Government (CEIG) accuracy, Further, Grid Connected RE System up to 500 aVA capacity as per MOP notification no 1204, May 2016 would be exampl from obtaining approval from Chief Electrical Inspector to Government (CEIGI)
  - 5.2.2.3 Project full insert certificate from Procurer and DREO for the PPA Capacity. If PR Capacity divided under Category I and III, Power Producer shall submit separate for Capacity full inerticentificate from Procurer and DREO for capacity under Calmitte

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and St. From Initial Part Commissioning to 5.6 PPA Capacity commissioning, Power Producer shall be required to submit Part Copacity/PPA Capacity Fulliment certificate (in accordance with 0 certified by DREO and Procurer tech

- 5.2.2.4 Document is support of performance of the Project and achievement of CUF of 15% subject to sessonality as per provisions of RPP, as certified by the Nobel Agency. Suparate performance report for the capacity under Category I and III shall be submitted by Power Producer,
- 5.2.3 Full PPA Capacity of the Project shall be commissioned by SCOD.
- 5.2.4 Part Commissioning
- Part Commissioning of the Project shall be allowed:
- Power Producer shall need to comply with all the compliances and regulations to be required and undertake the commissioning in accordance with RFP for Part Commissioning as well;
- 5.2.5 The Power Producer shall undertake a commissioning in accordance with RFP, as soon as reasonably practicable (and in no event later than two (2) weeks or such longer period so mutually agreed between the Power Producer and Procurer after the point at which it is no longer prevented from doing so by the effects of Porce Majeure Events or Procurer's Event of Clerauit (as appropriate and applicable)) and if such Commission Capacity is not duly completed on or before the SCOD, Power Producer shall be required to pay Liquidated Damages to Nodel Agency in accordance with Article 4.14.
- Fower Producer shall be required to get the Project confided for the desired performance for Commissioning as laid down in RFP. Project shall be commissioned on the Day after the date when Procure receives a first Commissioning certificate form the Neda Agency in accordance with prevalent policy and regulation along with relevant discuss mentioned. in RFP, Power Producer starm (recting power form the Project to the Delivery Points) from the day of Initial Part Commissioning but only limited to Commissioned part of the
- The Power Producer expressly agrees that all costs incurred by it in synchronizing, The rower systems expressly agrees that all costs incurred by it in synchronizing, commissioning and or Testing a Project shall be solely and completely to its account and Procesor's liability shall not exceed the amount of the Tanift payable for such power guilput or as per relevant Law applicable at the lines.

  The Parties shall comply with the provisions of the applicable Law including, is particular, Grist Code as amonded from time to time regarding operation and maintenance of the Drosent and all matters incidental baseds.
- Project and all matters incidental thereto.
- For clarification, Power Producer shall submit the commissioning certificate certified by Discorn and Nodel Agency for the capacity Commissioned under Category I and Category

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E.1 Dispatch

E.1. The Project shall be required to maintain compliance by the applicable Clint Copy

E.1.1 The Project shall be required to maintain concerned SLOC/ RLDC true. The Project shall be required to marker our represent SLDC/ REDC from time-to requirements and directoris, it any, as specified by concerned SLDC/ REDC from time-to

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#### ARTICLE 7: METERING AND BILLING

7.1 Metering

- -7.1.1 Metering and grid connectivity, it required, of Project would be the responsibility of the Power Producer in accordance with the prevaling guidelines of the sproemed DISCOM and I or CEA and Pulsy for Decentralized Renewable Energy System, Marbya Protech MPERC (Grid Contrected Net Metering) Regulations, 2015 and their emendmental substitutions. Nodal Agencyl Proburer could facilitate in the process; however the entire responsibility kowards such arrangements lies with Power Producer only.
- 7.1.2 In case of Category I and Category III systems, the Power Producer shall install the Generation Meter sepondarly year the output of interfer of both the Category systems and Next-fister shall be located in place of present discom's metering system
  - The accuracy class, current rating and conficultons of the net motior and gameration makes shall confirm with the standards for net meter and standards for peneration meter as provided Madhya Products Policy for Decentralized Resewable Energy System, 2016 and any subsequent arrendment.
- 7.1.3 The Matering System shall have such inbuilt provisions that it senses grid availability and
  - Isolates Project, operating on net meterod basis from the grid.
- 7.1.4 The restar will be read by the Power Products's personnel on the Metering Date on moreby basis. The authorized representative of the Procuser can be present at the time of meter reading. Both the Parties shall sign a joint newler reading report. However, in case the joint mader reading report is not signed in the first three Business Days of Motoring Date of any month due to non-evaluability of the Procurer's authorized representative, the report signed by the Power Producer shall be considered as joint metar reading report, the Parties agrae that such joint meter reading report shall be final and binding on the Portion
- 7.1.5 Meters and metering equipment shall be tested as per provision of AIPERC and as per IS 14607 at CPRI or at any NABL according to before installation at sits on the cost of power producer and should be properly sealed in the presence of designated authority from MPLIVNL at the time of installation.
- 7,1.6 The Metaing System at the Delivery Point(s) and any additional meters required by Applicable Law shall be tested, maintained and owned by the Power Producer.
- 7.1.7 The Procurer may, at its own discretion, initial a chack mater, at its cost, to varify the measurements of the Netering System.
- 7.1.8 The risk and site to the solar power supplied by the Power Producer shall pass to the

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Procurer at the Delivery Point(s).

Procurer at the Delivery Annual 7.1.9 The energy molering of Projects, in With separately, shall be on monthly basis as long

- a) requal to gross energy generated for a net molected Project. a) equal to gross energy poweration for Project installed for consumption within Premises by equal to gross energy poweration for Project installed for consumption within Premises by no expert of pount.
- 7.2 Billing
- 7.2 Billing 7.2.1 The energy bitable to Procurer, by Power Producer, shall be computed on monthly bace. by multiplying the Tarist of this particular Operational Year with the summertion of
- A) gross energy gunerated for a net metered Project;
- b) gross energy generation for Project installed for consumption within Premises with po export of power;
- 7.2.7 Import and export of energy from Project operating on net meleved basis shall be setted as per MPERC (Grid Connected Not Melecing) Regulations, 2015 / Policy for Decentralized Renewable Energy System, Madhya Protesh, 1016 and their amendments/ substitutions.
- 7.2.3 Settlement of Projects operating for consumption within Premises with no export of power shall be done as described under ARTICLE R

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#### 8,3 Due Date

8.3.1 If there is no dispute on an levelor, Procurer shall pay all amounts due under the invoice within lifteen (15) Susings Days after the date of the receipt of the invalce in Propurer's office ("Due Gate") through e-mail or/ and FAX.

#### 8.4 Method of Payment

8.4.1 Procurer shall make all payments under the PPA by cheque or electronic funds transfer of Immediately available funds to the designated bank account. All payments made hersunder shall be non-saturdable, subject to the applicable tax deduction at bounte, and the made free and clear of any other tax, lavy, assessment, duties or other charges and not subject to reduction, set-off, or adjustment of any kind. If the Procurer deducts any tax at source, the Procurer will issue a tax credit certificate as per law.

#### 8.5 Late Payment

8.5.1 Save for provisions in for disputed bills, in case payment against any invoice is delayed by the Procurer beyond its Due Date, a Lale Payment Surcharge shall be payeble by Procurer to the Power Producer at the rate of 1.5% per month ("Late Payment Surcharge") calculated on the amount of outstanding payment, calculated on a Day to Day basis for each Day of the delay beyond the Due Date, compounded on monthly basis. Late Payment Burtharge shall be claimed by the Power Producer through its subsequent Invoice.

#### 8.6 Rebote

- 8.6.1 Save for any dispute, Procurer shall be eligible for rebate of 1% on the amount of outstanding payment, for payment of any Sill within first seven (7) Business Days from the Metering Dale, calculated on a Day to Day been for each Day of the.
- 8.6.2 In case of any disputed bill, the rebate shall be sligwed on only that payment which is made within first seven (7) days of Metering Date, irrespective of the outcome of final settlement
- 8.6.3 No Rebate shall be payable on the fills raised on account of Change in Law relating to taxes, duties and cess etc.

#### 6.7 Disputed Bill

- 6.7.1 If the Procurer does not dispute a Monthly Bill or a Supplementary Bill raised by Power Producer by the Due Date, such Bill shall be taken as conclusive.
- 6.7.2. If the Procurer dispulse the amount payable under a Monthly (M) or a Supplementary Bill, as the case may be, it shall within seven (7) Days of receipt of such Bill, issue a notice (the "Bill Dispute Notice") to the Power Produces setting out:

a) the details of the disputed amount:

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 Die Bette< it have a no decrease. Days after the cate of the receipt of the invoice in Process. office ("Due Date") brough e-mail orf and FAX.

E.4.1 Progres stati trake all payments under the PPA by sheque or electronic funds transfer or immediately avalable funds to the designated bank account. All payments made here inch. shall be non-refuncible, subject to the applicable has deduction at source, and be made ther and clear of any other tax, levy, assessment, duties or other charges and not surjus to reduction, select, or adjustment of any kind. If the Procurer deducts any tax at source the Propurer will leave a law credit certificate as per law.

8.5.1 Seve for provisions in for disputed bills, in case payment against any fivroice is delayed by the Procurer beyond its Due Date, a Late Payment Surcharge shall be payable by Procure to the Power Producer at the rate of 1,5% per month ("Late Payment Summarge") combined on the amount of outstanding payment, calculated on a Day to Day besig for each Day of the delay beyond the Due Data, compounded on monthly basis. Late Payment Summarge shall be claimed by the Power Producer brough its subsequent involce.

#### E.E. Riebets

- 5.6.1 Save for any dispute. Procurer shall be eligible for rebate of 1% on the amount of outstanding payment, for payment of any Bill within first seven (7) Business Days from the Metering Date, committed on a Day to Day basis for each Day of the
- 8.6.2 In case of any disputed hill, the mounts shall be allowed on only that payment which is made within first seven (7) days of Metering Date, inexpective of the outpome of final settlement.
- E.6.3 No Recarle shall be payable on the Bilts raped on account of Change in Law relating to

#### 8.7 Disputed Sill

- 8.7.1 If the Procurer does not dispute a Monthly Bit or a Supplementary Bit raised by Power Producer by the Due Date, such \$10 shall be taken as conclusive.
- 8.7.3 If the Procurer disputes the amount payable under a Monety Bit or a Supplementary Bit. as the case may be, it shall within seven (7) Days of receipt of such Bit, issue a notice (the "Bit Dispute Notice") to the Power Producer setting out.

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ii) the octain of the disputed arriquet,

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- b) Its estimate of what the correct amount should be; and
- c) all written material in support of its claim.
- 8.7.3 If the Power Producer agrees to the claim raised in the Bill Dispute Notice issued purposed. to Article 8.7.2, the Proxer Producer shall revise such that and present along with the next
- 8.7.4 If the Power Producer does not agree to the claim raised in the BH Dispute Notice assed pursuant to Article 8.7.2. If shall, within seven (7) Days of receiving the Bill Dispute Notice. furnish a raply to Bill Dispute Notice to the Procurar providing:
  - its reasons against dispute;
  - b) its estimate of what the correct emount should be; and
  - c) all written material in support of its counter-claim.
- 6.7.5 Upon receipt of the reply to Bill Depute Notice from Power Producer, by Producer, under Article 6.7.4, authorized representatives) or a director of the board of directors' member of board of the Proquer and Power Producer shall meet and make best endeavours to emicatly resolve such dispute within seven (7) Days of recept of the rippy to the Bill Dispute Notice.
- 8.7.6 If the Parties do not amicably resolve the Dispute within seven (7) Days of receipt of reply to the BBI Dispute Notice pursuant to Article 8.7.4, the matter shall be referred to Dispute esolution in accordance with ARTICLE 18:
- 8.7,7 For the avoidance of doubt, it is clarified that despite a Dispute regarding an impoce. Procurer shall, without projudce to its right to Dispute, be under an obligation to make payment of 100% of the undeputed amount of the concerned Monthly Bill, and 90% of disputed amount under prolest within lifteen (15) Business Days after the date of the receipt of the invokes. Once the glopula is settled, the correction amount shall be adjusted with the monthly interest rate of 1.50% computed on daily basis:

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8.8.1 Procure shall provide to the Power Producer, in respect of payment of its Monthly Bulg. endor Suspiementary Bills, a monthly unconditional, revolving and irrevocable letter of tredt ["Letter of Credi"], opened and marriered which may be drawn upon by the Power Producer in accordance with this Article.

8.8.2 Not later trun one (1) Month before the SCOD, including the extension granted, if any, Procurer through a scheduled bank at Shopal open a Latter of Credit in favour of the Power Producer, to be made operative from a data prior to the Data Date of its first Monthly Big

8.5.3 The Letter of Credit shall have a term of Medve (12) Months and shall be received annually.

 by the first Operational Year, equal to one hundred ben'tly percent (120%) of the estimated average monthly tilling:

 for each subsequent Operational Year, equal to one hundred and twenty percent (120%) of the average of the monthly billing of the previous Operational Year.

For Private entities a) for the first Operational Year, equal to four hundred percent (400%) of the estimated average monthly billing:

b) for each subsequent Operational Year, equal to four hundred percent (400%) of the average of the monthly billing of the previous Operational Year.

8.8.4 Provided that the Power Producer shall not draw upon such Letter of Credit prior to the end of 30° Day from the Due Date of the relevant Monthly Bill and/or Supplementary Bill, and shall not make more than one withdrawal in a Month

6.6.5 Provided further that if at any time, such Letter of Credit amount falls short of the amount specified in Ariste 8.8.2 due to any reason whatsoover, Procurar shall restore such shortall within seven (7) Business Days.

8.8.6 If the Power Producer draws from the Letter of Credit, the amount corresponding to the drawn amount shall be deposited in the designated bank account.

8.8.7 Procurer shall cause the scheduled bank insuing the Latter of Credit to intimate the Power Producer, in writing regarding establishing of such irrevocable Letter of Credit.

B.A.B. Procurer shall ensure that the Letter of Credit shall be renewed not later than thirty (30) Susiness Days prior to its expiry

B.B.F. All costs relating to oper sance of the Letter of Credit shall be borne by Procurer.

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- B.B. 10. Where necessary, the Letter of Credit may also be substituted by an E.B.10.1 Unconditional and irrevocable bank guarantee;

  - B.B. 10.2 Found Deposit Racept with Nodal Agoncy. 8.8.10.3 Cash recept with Nodar Agency,

  - 9.6.10.4 Guarantee/Assurance of the concerned Department.
- 8.8.11 If Procurer fails to pay a Monthly thit or Supplementary that or part thereof within and including the 10th day from the Due Date, then, subject to Ancie E.E.F., the Pawer Producer may draw upon the Letter of Credit, and accordingly the bank shall pay without any reference or instructions from Procurer, an amount equal to the shortful of the payment made towards such Monthly Bill or Supplementary Bill or part thereof, if applicable, in accordance with Article 6.5 above, by precenting to the scheduled bank insuling the Letter of Credit, the totowing documents.
- a) a copy of the Monthly Bill or Supplementary Bill which has remained unpaid to Power
- b) a confidule from the Power Producer to the effect that the bill at item a) above, or specified part thereof, is in accordance with the PPA and has remained unpold beyond the Due Defe.
- 6.9 Quarterly and Annual Reconciliation
- The Parties acknowledge that all payments made against Monthly Bills and Supplementary tills shall be subject to quarterly reconstitution within 30 Days of the end of the quarter of each Operational Year and armust reconstitation at the end of each Operational Year within may (30) Days of the end of the Operational Year to take into account the Energy Accounts, payment adjustments. Tariff relate, Late Payment Sumbargs, or any other reasonable circumstance provided under this PPA,
- 8.9.2 The Parties, therefore, agree that as soon as all such data in respect of any quarter of an Operational Year or a full Operational Year, as the case may be, has been finally verified and adjusted, the Power Producer and Procurer shall juintly sign such reconciliation statement. Within filtern (15) Days of signing of a reconcilation statement, the Power Producer shall make appropriate adjustments in the next Monthly Bit. Late Payment Surcharge/interest shall be payable in such a case from the date on which such payment had been made to the Power Producer or the date on which any payment was originally tive, as may be applicable. Any Dispute with regard to the above reconcillation shall be deat with in accordance with the provisions of ARTICLE 16: BA SOLAR PV LTD.

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6.10.1 Precured Power Producer may rate a Coupstanceling BA\*) for payment on account of

a) Adjustments required by the Energy Accounts (6 applicable), or

b) Charge in Law as provided in ARTICLE 11:

5.162 Pocurer shall rural all amounts due under a Supplementary that raised by the Power Producer to the Power Producer's Designated Account by Dare Date, Similarly, the Power Producer shall pay all amounts due under a Supplementary Bill raised by Procurer by the Due Date to Procurer's charposited bank account and notify buth Procurer of such payment

6.16.2 In the second of delay in payment of a Supplementary 84 by the Power Producer beyond its Due Date or by Procurer beyond the and of 30h Day from the Due Date, as the case may bs. a Late Payment Suscharge shall be payable at the same terms applicable to the Manthly Bill in ArticleSS, 5

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#### ARTICLE 9: INSURANCES

- 9.1 Insurance
- 9.1.1 The Power Producer shall maintain at its own contact troughout the Term of PPA and any admissions through all mandatory incurance coverage for admission amount including but not resideful by their, electoryst, compositencins general labelity insurance covering the Project and accidental lasses, lookly farm, many death of all individuals amployed/assigned by the Power Producer to perform the services required under this PPA.
- 9.2 Application of insurance Proceeds
- 9.2.1 Save as supressly provided in this PPA or respective insurances, the proceeds of any His grance claim made due to lost or damage to the Project or any part of the Project shall tie first applied to reinstallement, replacement or rankews or making great of such loss or Gernage of the Project.
- 5.2.2 If a Force Majaure Event renders the Project no longer economically and such scale y subject and the insurery under the respective insurences make payment on a "solal loss" or equivalent basis. Procurer shall have no claim on such proceeds of such insurance.
- 9.3 Effect on Eability of Procurer
- 9.3.1 Notwithstanding any lability or obligation that may arise under this PPA, any loss, damage, lability, payment, obligation or expense which is insured or not or for which the Power Producer can claim compensation, under any insurance shall not be charged to or payable by Procurer.

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#### ARTICLE 10: FORCE MAJEURE

10.1.1 le this Adicke, the following launts shot have the following meanloger

10.1.2 An affected Party misura Procurer or the Power Producer whose performance has been

10.43 An event of Force Majoure affecting the Discorn, which has affected the Interconnection ... Incident the Power Producer.

10.1.4 Any event of Force National affecting the performance of the Power Producer's contractors, shall be deemed to be an event of Force Majeure affecting Power Producter only if the

Force Magnute event is affecting and resulting in a) late delivery of plant, machinery, equipment, materials, space parts, fuel, water or

b) a delay in the performance of any of the Power Producer's contractions for other works concurrateles for the Project; or associated with Project.

10.1.5 A "Force Majeure" means any event or programming or combination of events those stated below that which or partly prevents or unavoidably delays an Affected Party in the performance of its obligations under this PPA, but only if and to the extent that such events or conumntances are not within the reasonable control, directly or indirectly, of the Affected Party and could not have been avoided if the Affected Party had been reasonable care:

 a) Act of God, including, but not limited to lightning, drought, fire and explosion (to the extent originating from a source external to the site), ourthquake, volctamic enuption, landside, food, cyclone, typhoos or tomedo, or exceptionally adverse weather conditions which are in excess of historical statistical measures, act of war, temporal attack, public disorders, civil disturbances, nots, insurrection, sabotage, rebellion, blockade, embargo;

 a) A Force Majoure Event shall not be based on the Economic hardship of either Party, in case of any danger because of time majours event, the Project shall be repaired / commissioned at its own cost by the Power Producer.

 c) the universal, unreasonable or discriminatory revocation of, or refusal to nenew, any Consent required by the Power Producer or any of the Power Producer's contractors to perform their obligations under the Project documents or any unlawful, unreasonable or discriminatory refunal to grant any other comment required for the development

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Operation of the Project. Provided that an appropriate court of law elections the resolution or reliquit to be unlessful, unreasonable and distriminatory and strikes the

- d) tradicactive contomination or longing reductor originating from a source in India or resulting from prother Foess Majouris Event mentioned above excluding circumstances where the source or cause of contamination or radiation is brought or has been brought into or near the Project by the Allocad Party or those employed or engaged by the Affected Party.
- iii) Industry wide strikes and labour disturbances having a nationwide impact in India.

#### 10.2 Force Majeure Exclusions

- 10.2.1 Force Majeure shall not include (i) any event or circumstance which is within the reasonable control of the Parties and (ii) the following conditions, except to the extent that they are consequences of an event of Force Majoure:
  - a) Inability to obtain permission from discorn (for Cologory-Fprojects)
  - b) Inability to obtain commissioning certificate from disco
  - c) Unavailability, tale delivery, or changes in cost of the plant, machinery, equipment, moterials, spare ports, fast or consumpties for the Project,
  - d) Delay is the performance of any contractor, sub-contractor or their agents excluding the conditions as memioraed in Article 10.1.5;
  - Non-performance resulting from normal wear and lear typically experienced in power generation materials and equipment;
  - f) Strikes at the facilities of the Affected Party:
  - g) Insufficiency of finances or funds or the PPA becoming characters to perform; and
  - h) Non-performance caused by, or connected with, the Affected Party's:
  - Negligent or intentional acts, errors or emissions.
  - Failure to comply with an Indian Law; or ill. Breach of, or default under this PPA.

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- 10.3.1 The Affected Party shall give notice to the other Party of any event of Force Majoure as soon as reasonably practicable, but not later than seven (7) Days after the date on which such Party loose or should respondily have known of the general comments of the event of Force Majeure, if an event of Force Majeure results in a breakdown of communications nendering it unreasonable to give notice within the applicable time limit specified hieron, then the Party claiming Ferce Majeure shall give such notice as soon as masonably practicable after relegialement of communications, but not later than three (5) Days after
- 10.3.2 Provided that such notice of Force Majeure shall be a pre-condition to the Affected Party's entitlement to claim milel under this PPA. Such notice shall include full particulars of the evers of Force Majeure, its effects on the Party claiming relief and the remedial measures proposed. The Affected Party shall give the other Party regular (weekly or monthly basis, as communicated and agreed upon between the Parties in writing) reports on the existence Force Majoure and/or progress of those rensidal measures and such other information as the other Party may reasonably request about the Force Majeure Event.
- 10.3.3 The Affected Party shall give notice to the other Party of (i) the cessadion of the relevant event of Force Majeure, and (ii) the cessation of the effects of such event of Force Majeure on the performance of its rights or calquisions under this PPA, as soon as practicable, but not later than seven (7) Days after becoming aware of each of these cressations.
- 10.3.4 In case of delay in Payment due to Force Majeure, Affected Party shall have inform the other Party and make payment as soon as effect of Force Majeure shall be ended on Affected Party payment obligation.
- 10.4 Duty to Perform and Duty to Milipote
- 10.4.1 To the extent not prevented by a Force Majeure Event pursuant to Article 10.3, the Affected Party shall continue to perform its obligations pursuant to this PPA. The Affected Party shall use its reasonable efforts to miligate the effect of any Force Majoure Event as soon as practicable.
- 10.5 Available Relief for a Force Majeure Event
- 10.5.1 Subject to this ARTICLE 10
  - a) no Party shall be in breach of its obligations pursuant to this PPA except to the extent that the performance of its obligations was prevented, hindered or delayed due to a Force Majeure Event,
  - b) every Party shall be entitled to claim relief in retalion to a Force Majeure Event in regard

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so its obligations, including but not limited to those specified under Article 4.13;

- For stroklance of doubt, none of either Party's congation to make payments of money dust and payable prior to occurrence of Force Majesure events under this PPA shall be suspended or excused due to the occurrence of a Force Majeure Event in respect of
- d) Provided that no payments shall be made by either Party affected by a Force Majoure Event for the period of such event on account of its installey to perform its obligations due to such Force Majeure Event,

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#### ARTICLE 11: CHANGE IN LAW

11.1 Determent

in this article, the following terms shall have the following meanings:

- 11.1.1 "Change in Las" means the occurrence of any of the following events after the Bay Submission Date resulting into any addressed recurring/non-recurring expenditure by the Power Producer or any income to the Power Producer;
  - a) the inschment, coming into effect, adoption, promulgation, amendment, modification or reposit (witness re-enactment or consolidation) in India, of any Law, including rules and
  - regulations framed pursuant to such Law; b) change in the interpretation or application of any Law by any Indian Governmental Instrumentally having the legal power to interpret or apply such Law, or any Competent
  - c) the imposition of a requirement for obtaining any Consonts, Clearances and Permits which was not required earlier;
  - d) change in any Consents, approvals or iconses available or obtained for the Project otherwise than for default of the Power Producer, which results in any change in any cost of or revenue from the business of selling electricity by the Power Producer to Procurer under the terms of this PPA;
  - e) a change in the terms and conditions prescribed for obtaining any Consents or the inclusion of any new terms or conditions for obtaining such Consents; except due to any default of the Power Producer,
  - f) any change in taxes, duties and cess or attroduction of any taxes, duties and cess made applicable for generation and sala/ supply of power by Power Producer as per the terms of this PPA but shall not include: (i) any change in any withholding last on income or dividends distributed to the shareholders of the Power Pladucer, or (ii) any change on account of regulatory measures by the Appropriate Commission or (iii) change in the rates of existing taxes applicable to the Power Producer or (iv) change in income taxes applicable for the Power Producer

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SESCO-I Power Pershase Agreement

#### 11,2 Notification of Change in Law

- 11.2.1 If the Power Producer is affected by a Change in Law in accordance with his ARTICLE 11: and wishes to invoke a Change in Lieu provision, it shall give notice to Procurer of such Change in Law as soon as ressonably productive after becoming aware of the same or should reasonably have known of the Change in Law.
- 11.2.2 Notwithstanding Article 11.2.1, the Power Products shall be obliged to serve a notice to Procurer II it is beneficially affected by a Change in Law. Without projudes to the factor of materially or other provisions sortained in this PPA, the ribligation to inform Procurer contained herein shall be material. However, in case the Power Froducer has not provided such notice, Precurer shall have the right to issue such notice to the Power Producer.
- 11.2.3 Any notice served pursuant to Change in Law shall provide, amongst other things, precise details of:
  - a) the Change in Law; and
  - b) the effects on the Power Producer of the matters relevant for Construction Period and the operation period for the Project.

#### 113 Relief for Change in Law

- 11.3.1 Procurer shall not be liable to pay any compensation or relief to Power Producer under Change in Law and Procurer's rights under this PPA shall not be affected by Change in
- 11.3.2 The aggriswed Party shall be required to approach the State Nodal Agency for seeking appropriate relief under Change in Law
- 11.3.3 The decision of the State Nodel Agency to acknowledge a Change in Law and the date from which it will become effective and relief provided for the same shall be final and binding on both the Parties. Principle that the purpose of compensating the Party affected by such Change in Law, is to restore through monthly bill payment, to the extent contemplated in the Article 11, the affected Party to the same economic position as if such Change in Law has not occurred.

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# ARTICLE 12: EVENTS OF DEFAULT AND TERMINATION

- 12.2.1 The occurrence and continuation of any of the following events, unless any such event occurs as a result of a Force Majore Event or a breach by Procurer of its obligations under this PPA, shall constitute a Power Producer Event of Default: a) the failure to achieve GOD for the PPA Capacity, within the definite time period, as defined
  - under RFP and PPA, or any extension granted by Nodal Agency and/or Procurer;

2) 2

- the Power Producer assigns, mortgages or charges or purports to assign, mortgage or charge any of its ausets or rights related to the Project in contravention of the provisions.
- the Power Producer transfers or nevates any of its rights and/ or obligations under this PPA, in a manner contrary to the provisions of this PPA; except where such transfer,
  - a. Is in pursuance of a Law; and does not affect the ability of the transferore to perform, and such transferize has the financial capability to perform, its obligations under this
  - 5. is to a transferre who assumes such obligations under this PPA and the PPA remains affective with respect to the transferee; or

4) #

- the Power Producer Seconds voluntarily or involuntarily the subject of any bankruptcy or insolvency or winding up proceedings and such proceedings remain uncontested for a period of thirty (30) Days, or
- any winding up or bankruptcy or insolvency order is passed against the Power Producer, or
- II. the Power Producer core into liquidation or dissolution or has a receiver or any similar officer appointed over all or substantially all of its assets or official liquidator is appointed to manage its affairs, pursuant to Law; or
- Provided that a dissolution or liquidation of the Power Producer will not be a Power Producer Event of Default # such dissolution or liquidation is for the purpose of a merger, consolidation or reorganization and where the resulting company retains creditivorthiness similar or more than the Power Producer and expressly assumes all obligations of the Power Producer under this PPA and is in a position to perform them,

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- v. Be Power Producer fails to make any payment (i) of an amount exceeding Paymes Five (5) Lasti required to be made to Procurer under this PPA, within three (3) Months when the Due Date of an undeputed invoice Alemant raised by Procurer on the Power Producer; or
- any of the representations and warranties made by the Power Producer in PPA being found to be unitive or inaccurate. Further, in addition to the above, any of representations made or the ulidertakings submitted by the Power Producer affiles line of submission of the Bid being found to be brusched or inaccurate, including but ech limited to undertakings from its parent company! affiliates related to the minimum equity obligation; Provided however, prior to considering any event specified under this subarticle to be an Event of Defaut, Procurer shall give a notice to the Power Producer in writing of at least thirty (30) Days; or
- vii. the Power Producer repudates this PPA and does not rectify such breach within a period of thirty (30) Days from a notice from Procurer in this regard; or
- except where due to Procurer's failure to comply with its material obligations, the Power Producer is in breach of any of its material obligations pursuant to this PPA, and such material breach is not rectified by the Power Producer within thirty (30) Days of receipt of first natice in this regard given by Procurer.
- the Power Producer fails to complete fails the activities/conditions specified in Article4.2, beyond a period of twenty (20) weeks from the period SCOO, and Article 4,14,the right of termination under this PPA can be invoked by Procurer, or
- The Power Producer falls to maintain the C-PBG in accordance with PPA and RFP; or
- change in controlling shareholding before the specified time frame as mentioned in Article 4.4.1 of this PPA; or
- occurrence of any other event which is not specified in this PPA to be a material breach. default of the Power Producer.
- Power Producer generates solar power lower than 10% CUF on a monthly basis continuously for 6 months.

12.3 Procurer's Event of Default

- 12.3.1 The occurrence and the continuation of any of the following events, unless any such event occurs as a result of a Force Majoure Event or a breach by the Power Producer of its obligations under this PPA, shall constitute the Event of Default on the part of defaulting Procurer:
  - 8) Procurer falls to set up a Payment Security Machanism in accordance with Article 8.8.2 or

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 least one (1) Month before the SCOD or the newly determined SCOD based on extension granted by Nodal Agency/Procurer; or

to) Procurer fails to pay (with respect to a Monthly (lift or a Supplementary Bill), as per ARTICLE b., for a posted of electry (30) Days after the Due Date and the Power Producer is unable to recover the amount outstanding to the Power Producer direagh the Payment Security Machanism; of

c) Procurer reputitates this PPA and does not rectify such breach even within a period of thirty (30) Days from a notice from the Power Producer in this regard; or

d) except where due to the Power Producer's lature to comply with its obligations under PPA and RFP, Procurer is in material breach of any of its obligations pursuant to this PPA and RFP, and such material breach is not restified by Procurer within thirty (30) Days of requipt of notice in this regard from the Power Producer; or

45 11

Procurer becomes voluntarily or involuntarily the subject of any bankruptcy or insolvency or winding up proceedings and such proceedings reinfain uncontested for a period of thirty (30) Days, or

any winding up or bankruptcy or insolvency order is passed against Procurer, or

- III. Procurer goes into liquidation or dissolution or a receiver or any similar officer is appointed over all or substantially all of its assets or official liquidator is appointed to manage its effairs, pursuant to Law,
- Procurer vacates the premises of the Project
- Provided that it shall not constitute a Procurer Event of Delasit, where such dissolution or liquidation of Procurer or Procurer is for the purpose of a merger, consciidation or reorganization or the Procurer vecating the premises to a new entity and where the resulting entity has the financial standing to perform its obligations under this PPA and has creditionthiness similar or more than the Procurer and expressly assumes all obligations of Procurer and is in a position to perform them; or,
- g) occurrence of any other event which is not specified in this PPA but leading to a material breach or default by Procurer.

12.4 Procedure for cases of Power Producer Event of Default

12.4.1 Upon the occurrence and continuation of any Power Producer Event of Default under Article 12.3 Procurer shall have the right to deliver to the Power Producer, with a copy to the lenders of the Power Producer with whom the Power Producer has executed that Financing agreement, with a copy to the fieldel Agency, a notice stating its intention to

MUNDRA SOLAR PV (TD. Page 50 of 65 RESCO-I Power Purchase Agresmore

the reasons municiped belo

a) Termination before the Project CGD or;

b) event of default occurs due to cause membered in 12.2.1

12.4.6 The Power Producer is obligated to perform all ducks mentioned in PPA and pay the Termination Payment, in citie of Power Producer Event of Celeralt, on or before the fact Day at Procurer Termination Natice.

in situations where there is no transfer of asset based on the above classes then the Power Producer should return the multipriproject premises in the original condition existing before the start of this Project. This has to be undertaken at Power Producers cost without any liability to

12.5 Procedure for cases of Procurer Event of Default

12.5.1 Upon the occurrence and certification of any Procurer Event of Default specified in Article 12.3 the Power Producer shall have the right to deliver to Procurer, a Power Producer Preliminary Default Notice, which notice shall specify is masonable detail the circumstances giving rise to its issue.

12.5.2 Following the same of a Power Producer Preliminary Dataul Notice, the Consultation Period of sury (60) Days or such longer period as the Plattes may agree, shall apply and if shall be the responsibility of the Parlies to docuse as to what steps shall be taken with a view to mitigate the consequences of the relevant Event of Default having regard to all the

12.5.3 During the Consultation Period, the Parties shall continue to perform their respective obligations under this PPA

12.5.4 After a period of seven (7) Days following the expiry of the Consultation Period and unless the Parties shall have otherwise agreed to the contrary or Procurer Event of Default giving fice to the Consultation Period shall have ceased to exist or shall have been remedied. Upon the occurrence and continuation of Power Producer Default and the failure by the Procurer to sectify such default within the applicable Consultation Ferred specified in this ARTICLE 12: the Power Producer shall take the termination payment, to be paid by Procurer at the end of PPA termination, calculated as per below formula, and later Power Producer may terminate this PPA by serving a filteen (15) Day's notice to the Procurer ("Power Producer Termination Notice").

Termination payment - Nat Asset Value

Net Asset Value = Normative Project Cost X (1 – (4% X No of Operational Years)) In such case the termination payment shall be deposited on Nodel Agency's designated bank

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terminate this PPA (Procuser Protestinary Default Notice"), which shall specify in reasonable detail, the circumstances giving rise to the issue of such exists.

- 12.4.2 Following list issue of a Procurer Professory Distant Notice, the Consultation Period of slikly (60) Days or such longer paried as the Parties may agree, shall apply and it shall be The comparability of the Parties to discuss as to what steps shall be taken with a view to militate the consequences of the relevant Event of Debut having regard to all the
- 12.4.3 During the Consultation Period, the Parties shall continue to perform their respective
- 12.4.4 Wittin a period of seven (7) Days tollowing the expry of the Consultation Period unities the Parties shall have otherwise agreed to the contrary or the Power Producer Event of Default giving rise to the Consultation Period shall have coased to exist or shall have been remedied, the Lenders shall have the right to seek the substitution of the Power Producer by a Selective for the residual period of this PPA for the purpose of performing obligations of the Power Producer. Such substitution of the Power Producer by a Scienciae shall be as per the procedure prescribed in this PPA and with prior approval of Procurer, provided Belectee as aforesaid shall have the required qualification and experience as prescribed under the RFP.
- 12.4.5 in the event the Lender's total debt obligations have been completely satisfied at the time of issue of Procurer's Pretiminary Detault Notice and upon the occurrence and continuation of Power Producer Default and the failure by the Power Producer to rectify such default within the applicable Consultation Period specified in this ARTICLE 12: Procurer will have the option of oxing the Project at the fees determined as per below formula and later Procurer may terminate this PPA by serving a lifteen (15) Days' notice to the Power Producer ("Procurer Termination Notice").

Termination payment = Net Asset Value X 50% (After COD)

Net Asset Value = Normative Project Cost X (1 - (4% X No of Operational Years))

The handover of full assets shall be without any encumbrance/liability along with warranties and insurances in force

In such case the termination payment shall be deposited on Nodal Agency's designated bank account. Nodal Agency shall keep the share of termination payment in the ratio of aubsidy paid to total Normative Project Cost. The rest will be deposited in the designated bank account.

There will be no Termination Payment to Power Producer if the termination happens because of

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account. Notal Agency shall beep the share of termination payment in the ratio of survivity said to total Normative Project Cost. The rest will be deposited in the designated back account.

If the Power Producer exercises his right to remove the assets from the premises, then the fermination payment would be an below;

Termination payment = 10% of flet Assets Value (as defined above), in such cases Power Producer will be responsible to pay the fixedal Agency the subsidy amount as believe

Subsity payment to Nedal Agency = (Subsidy received / Normative Project Cost) X Net Asset

- 12.5.5. Procurer staligated to perform all dyses mentioned in PPA and pay the termination lines. in case of Procurer Event of Default, on or before the last Day of Power Producer Termin
- 12.5.6 In situations where there is no transfer of asset based on the above clauses then the Power Producer should exturn the roofspriproject premises in the original condition existing before the start of this Project. This has to be undertaken at Power Producers cost without any liability to Procurer,

#### 12.6 Termination due to Force Majeure

If the Force Majoure Event or its effects continue to be present beyond the period as specified in Article 4.13.3, either Porty shall have the right to cause termination of the PPA. In such an event. this PPA shall terminate on the date of such Termination Notice.

#### 12.7 Termination on request of the Procurer

12.7.1 Procurer may, on giving at least 6 months written notice to the Project Developer with a copy marked to the Lenders, terminate the PPA only after the completion of 5 Operational Years. Following the issue of a "Default Notice", a Concillation Period of sixty (80) days or such longer period as the parties may agree, shall apply and it shall be the responsibility of the parties to discuss as to what steps shall be taken with a view to mitigate the consequences of the relevant solar power-developer / Procurer Event of Default having regard to all the circumstances.

However after the expiry of the default notice if both parties can't reach to an amicable solution, in such case the Procurer shall pay to Power Producer a sum as per formula given hereunder

dion payment = Net Asset Value

Normative Project Cost X (1- (2% X No of Operational Years)) for first 15 Operational Years;

Not Asset Value = Normative Project Cost (1- (4% X No of Operational Years)) after 15

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he much case the bermination projected abut be depended on Nodal Agency's designated by he such case the termination payment acts to termination payment in the ratio of subsidy Said is account. Rinder Agency shall been the store of termination payment in the ratio of subsidy Said is task Normalive Project Cost. The set will be deposited in the designated bank account.

take Normanie Project Cast. The set were supported by the Cause tille to the Project to The Project shall prove by execute all decuments oppositely to cause tille to the Project to The Plates that prompty execute all sense and place of all items and essaign all winds; pass to Proceer on the state of termination live and place of all items. warrantee for the Project to the Procuest. Upon execution of the documents and payment of the applicable purchase price in each case as described in the precisions sontence, the operator pactors pactors and the Procurer shall become the owner of the Project The transfer of Project will be without any encumbrances, no assignments,

Upon such termination, the Pawer Producer may offer its operations and maintenance ("OSM") services to the Purchaser and the Parties may enter into an OSM agreement in this regard. The lems and conditions of the O&M agreement will be negotiated in good faith between the Parties.

12.7.2 Notwithstanding Terminations, both Power Producer and Procurer shall ensure full and final settlement of respective rights and obligations pursuant to terms and conditions of the RFP and Agreement PPA, so that reither would have to cerry and bear the burden of the other's rights and abligations. Towards fulfilment of this provision, an affidavit on a nonjudicial stamp caper shall have to be lumished by both Power Producer and Procurer to each other at the time of ter

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### ARTICLE 13: LIABILITY AND INDEMNIFICATION

13.1 Indemnity

- 13.1.1 The Power Producer shall indexently, defend and heat Procurer harmens against
  - any and all third party claims against Process by any loss of or sharming to property of such their party, or death or injury to such that party, arising out of a breach by the Power Producer of any of its obligations under this PPA; and
- b. Any and all losses, damages, costs and expenses including legal costs, fines, prinative and interest actually suffered or incurred by Process from third party claims arising by freedom of a breach by the Power Producer of any of its abligations under this PPA or any of the representations or semanties of the Power Producer under this PPA being found to
- Notwinstanding any liability or obligation that may arise under this PPA, any loss, damagn, Abbility, payment, obligation or expense which is insured or not or for which the Procurer can dain compensation under any insurance policy, shall not be charged to or payable by
  - d. However, this ARTICLE 13: shall not apply to such breaches by the Power Producer, for which specific remedies have been provided for under this PPA)

13.2 Procedure for claiming Indennity

13.2.1 Third party claims

- s. Where the indemnified Party is entitled to indemnification from the indemnifying Party pursuant to Article 13.1.1s, the indemnified Party shet promotly notify the indemnifying Party of such claim referred to in to Article 13.1, to in respect of which it is emitted to be inderested. Such notice shall be given as soon as reasonably practicable after the Indemnified Party becomes aware of such claim. The indemnifying Party shall be listing to settle the indemnification claim within thirty (30) Clays of receipt of the above notice. However, it.
- the Parties choose to refer the dispute before the Arbitrator in accordance with Article 16.3; and
- the claim amount is not required to be paid/deposited to such bird party pending the resolution of the Dispute;
- the indemnifying Party shall become table to pay the claim amount to the indemnified Party or to the third party, as the case may be, promptly lightesing the resolution of the Disputs, If such Dispute is not settled in favour of the indemnifying Party
- c. An indemnifying Party may, at its own expense, assume control of the defence of any

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precedings brought against it by the extensived Party

- 13.3.1 Where an interested Party is entitled to indescribable losses from the indensitying Party pursuant to Article 13.1.16, the indemnified Party shall grompily notify the indemnifying Party of the systematicale lesson schoolly incurred by the indemnified Party. The indemostable losses shall be sentented by the indemolying Party within thirty (30) Days of securet at the nutice seeking informaticallo losters by the indemnited Plarty. In case of son-payment of such losses after a valid solice under this Article, such event shall constitute a payment debut under ARTICLE 12;
- 13.4.1 Except as expressly provided in this PPA, neither the Power Producer nor its/ their respective officers, directors, agents, employees or attriates (or their officers, directors, agents or employees), shall be liable or responsible to the other Party or its affiliates, officers, directors, agents, employees, successors or permitted assigns or their respective insurers for incidental, indirect or consequential damages, connected with or resulting from performance or non-performance of this PPA, or anything stone in connection herewith, including claims in the nature of last revenues, income or profits oother than payments expressly required and properly due under this PPA), any increased expense of, reduction in or loss of power generation or equipment used therefore, irrespective of whether such claims are based upon breach of warranty, tot (including negligence, the Power Producer or others), strict liability, mintract, breach of statutory duty, operation of law or otherwise.
- 13.4.2 Procurer shall have no recourse against any officer, director or shareholder of the Power Producer or any affiliate of the Power Producer or any of its officers, directors or shareholders for such claims excluded under this Article. The Power Producer shall have no recourse against any officer, director or shareholder of Procurer, or any attitute of Propurer or any of its officers, directors or shareholders for such claims excluded under this Article.
- 13.4.3 Notwithstanding anything to the contrary contained elsewhere in this PPA, the provisions of this ARTICLE 13: shall apply mutatis mutandis to any claim against Procurer under ARTICLE 13:
- 13.5 Duty to Mitigate
- 13.5.1 The Parties shall endeavour to take all reasonable steps so as mitigate any loss or damage which has occurred under this ARTICLE 13:

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#### ARTICLE 14: GENERAL COVENANTS

14.1 Power Producer's Covenants

- 14.1.1 The Power Producer covenants and agrees to the following:
  - a) Notice of Damage or Emergency: The Power Producer shull (a) premptly neitly Procurer if it becomes aware of any damage to or loss of the use of the Project or that could repsonably be expected to adversely affact the Project, (b) immediately noisly Procurer once it becomes aware of any event or circumstance that poses an imminorit risk to human health, the environment, the Project or the Premises.
- b) Project Condition: The Power Producer shall take all actions reasonably necessary to ensure that the Project is capable of generation and delivery of solar energy at agreed rate as per PPA & RFP. Subject to there being no Procurer Delaut, the Power Producer shall provide 24X7 oreite / offste monitoring and maintenance of the Project throughout the period of this PPA at no additional cost.
- c) Conseets and Approvate: While providing the installation work, salar power and system operations, the Power Producer shall obtain and maintain and secure all Consonts and Approvals required to be obtained and maintained and secured by the Power Producer and to enable the Power Producer to perform such obligations as required under PPA and RPP.
- d) Interconnection with Discorn: The insucurvection of the Project with the network of the distribution licensee shall be made as per the technical standards for connectivity of distributed generated resources regulations as may be notified by the competent authority. The interconnection of the Project shall be as per the contracted Load under respective voltage level applicable to the Procurer as per the provisions of the guidelines issued by The competent authority.
- e) Health and Safety: The Power Producer shall take all necessary and reasonable safety precautions with respect to providing the installation work, solar energy, and system operations that shall comply with all Applicable Laws partaining to the health and safety of persons and real and personal property.

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14.2 Pawer Producer's Representatives 14.2.1 During the autostance of this PPA, the Power Producer undertakes to respond to at 20.0010cm, concern and complaints of the Pressurer regarding the Project in a prompt and efficient manner. The Power Producer designates the following individual as in expresentative pertaining to performance of this PPA for the period from Effective date to the COD: Name: Ms. Pauling State Vyundoving. Talesphore: #87	
E-mail:	
E-mail:  14.2.2 The Power Producer designates the following individual as its representative and primar point of contact pertaining to performance of this PPA following the COO till Expiry Date:  Narre:  Project Manager  Telephone: +91'  E-mail:	
14.3 Procurer's Covenants	
14.3.3 Procurer coverants and agrees to the following: a) Notice of Damage or Emergency: Procurer shall (a) promptly notify the Power Product it is becomes aware of any standage to or loss of the use of the Project or that could reasonably be expected to adversely affect the Project; (b) immediately notify the Power Producer should be becomes extend any swart or discurratured that poses an imminent sit to burnan results, the environment, the Project or the Premises. b) Consents: The Producer shall despends with the Power Producer to obtain sursportable, permits, rebates or other financial incontives including those required it installation of Project at the Premises and to drawl consumely sell solar energy. However, a would be suite responsibility of Power Producer to obtain such approvals, permits, rebate or other financial incontives including those required for installation of Project at the Premises and to drawl consumel sell solar energy. The Producer should grent similar access/grantaficeness to the Lenders and Lander Representative to enable them smooth access to the site for site inspection.	er ok of of er, es
c) in cases, where the Procurer and Sullding Owner are different, then similar undertaking t	ar
access to premises in favor of Lenders has to be provided by the Building Owner.	
d) Access to Premises, Grant of Licenses; Procurer hereby grants to the Power Produc	er
a license co-terminus with the Term of PPA, containing all the rights necessary for the Province for the installation, operations of the Premines for the installation, operations	

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Decreed Generation sill the fissue in finally settled, in case, Proper requested to shift the Project within the Promises to recknotrativities the impact of shading then complete cost of shifting shall be borne by the Phosurer. The costing would be as per latest Standard of Hates (SCR) published by concerned distribution utility for

In the event that the Procurer fails to ensure adequate space for solar equipment to ensure that other structures outside his premises do not pursuity or wholly shade any part of the Project and If such shading occurs, the Power Producer may apply for 65% of Deemed Generation familiaring the calculation for loss in revenue due to such shading supported by the relevant data, which shall be approved by Procurer within one month of submission falling which the Power Producer shall claim provisional Deemed Generation till the case is frielly settled, in case, Procurer requested to shift the Project within the Premises to reducative miss the impact of shading then 80% of cost of stating shall be some by the Procurer and remaining will be borne by Power Producer. The cooling would be as per latest Standard of Flates (SOR) published by concerned detroution utility for similar works

- B Evacuation: Procurer shall officiale 500% of the solar energy generated, as per PPA Capacity as agreed under this PPA, from the Delivery Point(s), and pay all invoices raised by the Power Producer under this PPA by the Due Date and pay interest on delayed payments, if pny, as per this PPA
- k) Water: Power Producer shall arrange water, as per the requirements of the Power Producer, for periodic cleaning of the solar panels. The raw water connection point may be provided by Procurer at site but water bill or charges against such connection shall be borne by Power Producer and to be mutually agreed between the Parties.

#### 14.4 Procurer's Representatives

14.4.1 During the subsistence of this PPA, the Procurer undertakes to respond to all questions. concerns and complaints of the Power Producer regarding the Project in a prompt and efficient manner. The Procurer designates the following individual as its representative pertaining to performance of this PPA during the Tarm of PPA:

Telephone: +91 E-mail:

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SESCO-House Parties Agreement

and maintenance of the Project parametrics the forms of this 1976, including ingress and egrees lights to the Premium for the Power Producer and its employees, agangs, econoctors and subcontractors and access to electrical penels and conduits to intercement or decrement the Project with the Penniper's electrical waiving with the crisinous and operesal of the Procure's numerical representative identitied by the Procurer

- e) Security: Procure shall be asspensible for exentaining the physical security of the Promises, Procuret will not constart activities on, in or about the Promises that have a reasonable likelihood of causing dursage, sepalement or otherwise achieracity affecting the
- f) Regardors of whether Procurer is owner of the Permises or leaners the Premisess born a building owner. Processe hereby occurants that (a) the Power Producer shall be on recuse to the Phenises and Project during the Torm of this PPA and for so long an needed after termination to remove the Project pursuant to the applicable provisions borners, and (b) neither Procurer not Procurer's owner will attend or handle any of the Power Producer's equipment or the Project without written authorization from the Power Producer.
- g) Temporary storage space during installation or removal. Procure shall provide sufficient space at the Premises for the temporary storage and staging of books, motoricals and equipment and for the parking of construction crew vehicles and temporary construction trailers and facilities reasonably necessary during the installation work, Project operations or Project removal, and access for rigging and trialistal bandling.
- Storage space during O AM period: Procurer shall provide some space, if required, for keeping minimum tools and tackles compulsory for O &M activities, from the Initial Part Commissioning to Expiry Date. Also, if required, minimum necessary equipments shall be kept at or near the Premises, with due permission from Produtes
- b) Sunfight Easements: Procurer will take all reasonable actions as necessary to prevent. other buildings, structures or flora from overshadowing or otherwise blocking access of sunlight to the Project, including but not limited to such actions as may be reasonably necessary to obtain a solar access essement for such purpose.
  - E. In the event that the Procurer falls to ensure adequate space for solar equipment to ensure that other structures within his premises do not partially or wholly shade any part of the Project and If such shading occurs, the Power Producer may apply for Deemed Generation furnishing the calculation for loss in revenue due to such shading supported by the relevant data, which shall be approved by Procurer within one month of submission falling which the Power Producer shall claim provisional

MUNDRA SOLAR PV LTD.

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SESCO-CPANOE Purchase Agree

### ARTICLE 16: GOVERNING LAW AND DISPUTE RESOLUTION

16.1 Governing Law

16.1.1 This PPM shull be governed by and construed in accombines with the Lowe of India. Any logal processings in corporal of any matters, claims or disputes under this JAVA should be areder the justidiction of appropriate coarts in (Deput/Labulpur/Indones

#### 16.2 Amicable Settlement

- 16.2.1 Eithor Porty is entitled to raise any claim, depute or difference of whatever nature arrang seulor, out of or in connectice with PPA or REP ("Dispute") by giving a written notice (Dispute Notice) to the other Party, which shall consen.
  - a) a description of the Dispute;
  - b) the grounds for such Dispute; and
- c) all written motorial in support of its claim
- 16.2.2 This other Party shoff, within thirty (30) Days of basis of Dispute Nation bound under Article 10.2.1, furnish:
  - a) counter-claim and defunces, if any, regarding the Dispute; and
- b) of written material is support of its defences and counter-claim.
- 16.2.3 Within thirty (20) Days of issue of Dispute Notice by any Party pursuant to Article 16.2.1 if the other Party does not familih any counter claim or delence under Article 16.2.2 or thirty (30) Days from the date of furnishing counter claims or defence by the other Party, both the Parties to the Dispute shall meet amicably to settle such Dispute. If the Parties fail to vesolys the District amicobly within thirty (30) Days from the later of the dates mentioned in this Article 16.2.3, the Dispute shall be referred for dispute resolution in accordance with Article 18.3.

16.3 Dispute Resolution

- 16.3.1 In case of dispute with Discom related to Nat-Meter, Power Producer shall seek Appropriate Commission help and other parties will extend their full support in getting favourable decision:
- 16.3.2 In case of Disputed Bills, it shall be open to the aggrieved Party to approach the Nodal Agency or Court for dispute resolution in accordance with settled Law and also for interim orders protecting its interest and the Parties shall be bound by the decision of the Nodal

Dispute Resolution by the Nodal Agency

- 16.3.3 Modal Agency can be approximed by either Party for settlement of a dispute:
  - a) Where any Dispute (i) arises from a claim made by any Party for any matter related to

Registrar Rent Durgevet Vahwavidyalaya

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RESCO I Power Purchase Agreement

### ARTICLE 15: ASSIGNMENTS AND CHARGES

- 15.1 Assignments
  15.1.1 This PPA shall be binding upon; and inverto the benefit of the Parties and their respective This PPA shall be binding upon, and make shall not be assigned by any Party other than successor and permitted assign. This PPA shall not be assigned by any Party other than by mutual consent between the Parkes to be provided and avidenced in writing.
- by mutual consent between the Pares on the Pares of the P RPP and shall not be interior, in any inspect, to the concorned Party.
- RFP and shall not be intend, strang mapon.

  15.1.3 Provided that, Procurer shall permit assignment of any of Power Producer's rights and Provided that, Procurer shall peters of lenders of the Power Producer, if required under obligations under this PPA in favour of lenders of the Power Producer, if required under
- the Provided that, such consent shall not be withheld if Procure's seeks to transfer to any transferee all of its rights and obligations under this PPA.
- transfered all of its rights and obligations or permitted apoligin identified after multiplity PPA 15.1.5 Provided further that any successor or permitted apoligin identified after multiplity. between the Parties may be required to execute a new PPA on the same terms and conditions as are included in this PPA.

15.2 Permitted Charges

15.2.1 Power Producer shall not create or parent to subset any encumbrance over all or any of its rights and benefits under this PPA, other than as set forth in ARTICLE 15:

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RESCO-I Power Purchase Aground

Tariff or claims made by any Party which party or woully relate to any change in the Tarrill or determination of any of such claims could result in change in the Tarill, or (8) relates to any matter agreed to be referred to the Nodal Agency, such Disjuste shall be submitted to the Nodal Agency.

Dispute Resolution through Arbitration

- 16.2.4 Dispute shall be resolved by artification under the provisions of the "Madilya Pradeon Madhyastham Athkaran Athroyam, 1083°, as amended, as under, provided not settled amicably as per this ARTICLE 18. In such events, any party to such Dispute may refer the motter to register under the Rules of the Indian Council of Arptraton:
  - The Arbitration Tribunal shall consist of three (3) Arbitrators. Each party shall appoint one Abstrator within 30 Days of the receipt of request for settlement of dispute by Arbitratios. The two appointed Arbitrators shall within 30 Days of their appointment, appoint a third Arbitrator who shall act as presiding Arbitrator. In case the party fails to appoint an Arbitrator within 30 Days from the data of receipt of request or the two appointed Arbitrator fails to agree on third Arbitrator within 30 Days of their appointment, the appointment of Amitrator, as the case may be, shall be made in accordance with the Indian Arbitration and Concillation Act, 1996.
  - b) The place of arbitratios shall be Bhopel' Jabatpur/ Indone. The language of the arbitration shall be English.
  - c) The Arbitration Tribunal's award shall be substantiated in writing. The Arbitration Tribunal shall also decide on the costs of the extribution proceedings and the ellocation
- d) The provisions of this Article shall survive the termination of this PPA for any reason whatsoever,
- a) The award shall be of majority docision. If there is no majority, the award will be given by the presiding Arbitrator
- f) Procurer shall be entitled to op-opt Discom(s) as a supporting party in such arbitration proceedings.

16.4 Parties to Perform Obligations

16.4.1 Notwithstanding the existence of any Disputa and difference referred to the Action Tribunal as provided in Article 16.3 and save as the Arbitration Tribunal may coversion direct by a final or interim order, the Parties hereto shall continue to perform their respective obligations (which are not in dispute) under this PPA or RFP.

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# ARTICLE 17: SUBSTITUTION RIGHTS OF LENDERS

- 17.1 Substitution of the Power Producer

  17.1 Subject to the terms of the PPA, upon occurrence of an Power Producer Event of Default

  17.1.1 Subject to the terms of the PPA, upon occurrence of an Power Producer Event of Default Subject to the terms of the PPA, upon occurred to seek substitution of the Power Producer under the PPA, the Lenders shall, have the right to seek substitution of the Power Producer under the PPA, the Lenders shall, have under the PPA or/ and RFP, for the by a Selectee, meeting or exceeding eligibility criteria as per PPA or/ and RFP, for the by a Selectee, meeting or exceeding engineers of securing the payments of the Total Debt residual period of the PPA, for the purposes of securing the obligations of the Powers residual period of the PPA, for the purpose and performing the obligations of the Power Producer, Amount from the Power Producer and performing the obligations of the Power Producer, in accordance with the provisions of this Article.
- in accordance with the provisions of the substitution by an amendment or novation of 17.1.2 The Lenders may seek to exercise right of substitution by an amendment or novation of The Lenders may seek to exercise the Power between Procurer and the Power the PPA and other Project Documents executed between Procurer and the Power the PPA and other Project School Power Producer shall cooperate with Producer in favour of the Selectee, Procurer and the Power Producer shall cooperate with the Lenders to carry out such substitution.
- 17.2 Procurer Preliminary Default Notice to the 17.2.1 Procurer shall, simultaneously to delivering a Procurer Preliminary Default Notice to the Power Producer, also issue a copy of it to the Lenders.

17.3.1 In the event of failure of the Power Producer to rectify the Event of Default giving rise to Procurer Preliminary Default Notice, the lenders, upon receipt of a written advice from Procurer confirming such failure, either on their own or through its representative ("the Lenders' Representative) shall be entitled to notify Procurer and the Power Producer of the intention of the Lenders to substitute the Power Producer by the Selectee, meeting or exceeding eligibility criteria as per PPA or/ and RFP, for the residual period of the PPA (the "Substitution Notice").

17.4 Interim operation of Project 17.4.1 On receipt of a Substitution Notice, no further action shall be taken by any Party to terminate the PPA, except under and in accordance with the terms of this Article of this

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(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

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RESCO-I Power Purchase Agreement

- 17.4.2 On issue of a Substitution Notice, the Lenders shall have the right to request Procurer to enter upon and takeover the Project for the interim and till the substitution of the Selectee is complete and to otherwise take all such steps as are necessary for the continued operation and maintenance of the Project, including levy, collection and appropriation of payments thereunder, subject to, the servicing of monies owed in respect of the Total Debt Amount as per the Financing agreements and the Power Producer shall completely cooperate in any such takeover of the Project by Procurer. If Procurer, at its sole and exclusive discretion agrees to enter upon and takeover the Project, till substitution of the Selectee in accordance with this PPA, Procurer shall be compensated for rendering such services in accordance with Article 17.8 herein.
- 17.4.3 If Procurer refuses to take over the Project on request by the Lenders in accordance with Article 17.4.2 above, the Power Producer shall have the duty and obligation to continue to operate the Project in accordance with the PPA till such time as the Selectee is finally substituted under Article 17.6.10 hereof.
- 17.4.4 The Lenders and Procurer shall, simultaneously have the right to commence the process of substitution of the Power Producer by the Selectee in accordance with these terms and the Power Producer hereby irrevocably consents to the same.

#### 17.5 Process of Substitution of Power Producer

- 17.5.1 The Lenders' Representative may, on delivery of a Substitution Notice notify Procurer and the Power Producer on behalf of all the Lenders about the Lenders' decision to invite and negotiate, at the cost of the Lenders, offers from third parties to act as Selectee, either through private negotiations or public auction and / or a tender process, for the residual period of the PPA. Subject to and upon approval of, such Selectee shall be entitled to receive all the rights of the Power Producer and shall undertake all the obligations of the Power Producer under the PPA and other Project Documents executed between the Power Producer and Procurer, in accordance with these terms of substitution.
- 17.5.2 The Lenders and the Power Producer shall ensure that, upon Procurer approving the Selectee, the Power Producer shall transfer absolutely and irrevocably, the ownership of the Project to such Selectee simultaneously with the amendment or novation of the PPA and other Project Documents executed between the Power Producer and Procurer in favour of the Selectee as mentioned in Article 17.1.2.

17.6 Modality for Substitution

Criteria for selection of the Selectee:

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17.0.1 The Lenders and/or the Lenders' Representative shall in addition to any other or The Lenders and/or the secondary, apply the following criteria in the melection of the they may doon it and necessary, apply the following criteria in the melection of the Selecter

Selection:

a) If the Power Producter is proposed to be substituted during the Construction Period, the If the Power Process is a fruncial capability used to pre-quality bidders in the RPQ stage. (including the methodology anscribed therein) to perform and discharge at the resig (including the managery) and statisties of the under the PPA, if the Power Producer is proposed duties, obligations and liabilities of the under the PPA, if the Power Producer is proposed to be substituted during the Operation Period, this criteria shall not be appricable.

b) the Selected shall have the capability and shall unconditionally consent to assume the satisfy for the payment and discharge of dues, if any, of the Power Producer to Process under and in accordance with the PPK and also payment of the Total Debt Amount to the Lenders upon terms and conditions as agreed to between the Selectee and the Lenders

c) the Selector shall have not been in treach of any PPA between the Selector and any Bank or any Lender or between the Selectee and Procurer, involving sums greater than Rupes tity (50) lakes at any time in the last two (2) Operational Years as on the date of the substitution of the Power Producer.

d) any other appropriate criteria, whereby continuity in the performance of the Selection's obligations under the PPA is maintained and the security in flavour of the Lendons under the Financing agreements is preserved.

#### Modultes

The following modalities shall be applicable to any substitution of the Power Producer by the Selective pursuant to this PPA:

17.6.2 The Landers' Representative shall on behalf of the Lenders propose to Procurer (the "Proposal") pursuant to Article 17.6.3 below, the name of the Selective for ecceptance.

a) grant of all the rights and obligations under the PPA and the other Project Documents executed between Procurer and the Power Protucer, to the Selectee (as autostitute for the

b) amendment of the PPA and the other Project Decements associated between Procurer and the Pewer Producer, to the effect that the efforcerstained grant to the Selection, shall be outh that the rights and obligations assumed by the Selective and on the same terms and conditions for the residual period of the PPA as existed in haspect of the Power Producer tride the original PDA and the other Project Documents executed between Propurer and the Fower Producer; and

HESCO / Power Purchase Agrees

17.6.8 Upon approval of the Proposal and the Selectee by Procurer, the Gelectee mentioned in the Proposal shall decome the Selectes harounder.

17.6.9 Following the rejection of a Proposel, the Landers and/or the Landers' Regress have the right to submit a fresh Proposal, proposing another Selective (if the rejection was on the grounds of an inappropriate third party proposed as Selecters) within sixty (ISS) Days of receipt of communication regarding rejection of the Solectee previously proposed. The provisions of this Article shall apply mutatis mutands to such finish Proposal

17.6.10 The substitution of the Power Producer by the Selective shall be deemed to be upon the Selective executing all recessary documents and writings with or in favour of the Power Producer, Procurer and the Lenders so as to give full effect to the terms and conditions of the substitution, subject to which the Selective has been attrapted by the Landers and Procurer and upon transfer of ownership and complete possess Project by Procurer or the Power Producer, as the case may be, to the Selectes, Procurer shall novelse all the Project Documents, which they had entered in to with the Power roducer in order to make the substitution of the Power Producer by the Selective effective. The quantum and manner of payment of the consideration payable by the Delectee to the Power Producer towards purchase of the Project and assumption of all the rights and obligations of the Power Producer under the PPA and the Project Documents as mentioned in this PPA shall be entirely between the Power Producer, Selectes and the Londers and Procurer shall in no way be responsible to bear the same.

17.6.11 Upon the substitution becoming effective pursuant to Article 17.6.10 above, all the rights of the Power Producer under the PPA shall coppe to exist:

Provided that, nothing contained in this Article shall projection any pending / subsisting claims of the Power Producer against a Procurer or any claim of Procurer against the erstwhile Power Producer or the Selectes.

17.8.12 The Selective shall, subject to the terms and conditions of the substitution, have a period of ninety (90) Days to rectify any breach and / or delaut of the Power Producer subsisting on the date of substitution and required to be recified and shall incur the liability or equence on account of any previous breach and ( or default of the Power Producer.

17.6.13 The decision of the Lenders and Procurer in the selection of the Selectes shall be final and binding on the Power Producer and shall be deemed to have been made with the concurrence of the Power Producer. The Power Producer eignessly waives all rights to object or to challenge such selection and appointment of the Selection on any ground

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- the execution of new PPAs as recessing, by the proposed Selective for the residual period of the PPA on the some forms and conditions as are included in this IPPA.
- 17.5.3 The Proposal shall contain the particulars and information in respect of the Selection the data and information as any of Procurer stay reasonably require. Procurer may influent any adoltonal requirement within thely (30) Days of the date of receipt of the Proposal. 17.6.4 The Process shall be accompared by an unconditional undertaking by the Selector that
- it shall, upon approval by Procurer of the Proposal;
  - al) observe, comply, perform and fulfil the terms, conditions and covenants of the PPA and all Project Documents executed between Power Producer and Procurer or a new power purchase PPA or respective Project Decument (in the case of the novation thereof), which according to the terms themin are required to be observed, coregliad with, performed and sulfied by the Power Producer, as it such Selected was the Power Producer originally named under the PPA, or the respective Project Secument; and
  - b) be lable for and shall assume, distherps and pay the Total Debt Amount or then outstanding dues to the Lenders under and in accordance with the Financing agreements or in any other manner agreed to by the Lenders and Procurer as F such Selectes was the Power Producer originally named under such Financing agreements.
  - 17.6.5. As any time prior to taking a discrision in respect of the Proposal received under Article 17.6. Procurse may require the Lender / Lendars' Representative to surisfy it as to the eligibility of the Selection. The decision of Procurur as to acceptance or rejection of the Selection. shall be made manonably and when made shall be final, conclusive and binding on the
  - 17.6.6. Procurer shall convey its approval or disapproval of such Proposal to the Lander / Lander's Representative. Such decision shall be made by Propular at their reasonably exercised discretion within twenty one (21) Days of
    - a) The date of receipt of the Proposal by the Procurers; or
    - b) the date when the last of further and other information and clarifications in respect of sity data, particulars or information included in the Proposal requested by any of Procurer under Article 17.6 above to received whichever to later.
      - If there is no decision is made within twenty one (21) Days, it shall be considered as deemed approve
  - 17.6.7 Notwithstanding anything to the contrary mentioned in this PPA, the approval of the Procurer for the Selection shall not be withheld in case the Selection meets the criteria mentioned in Article 17.6.

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- 17.6.14 The Lenders shall be solely and exclusively responsible for obtaining any and all consents/approvals or cooperation, which may be required to be obtained from the Power Producer under this PPA and Prosumy shall not be soble for the same
- 17.6.15 All actions of the Landers: Representative biometries shall be opened to be on behalf of the Landers and shall be tinding upon them. The Landers' Representative shall be authorized to receive payment of compensation and any other payments, including the consideration for transfer, if any, in accordance with the Proposal and the Financing agramouts, and shall be bound to give yalld discharge on behalf of all the Landers. 17.7 Power Producer's Water
- 17.7.1.) The Power Producer inevocably agrees and contents to the extent to which applicable Law may require such consent) to any actions of the Landers, the Lander's Representative and Procurer or exercise of their nights under and in accordance with these terms.
- 47.7.2 The Power Producer-lesiscophy agress and consents (to the extent to which app law may require such consents) that from the date specified in Article 17.5, it shall coose to have any rights under the PPA or the Financing agreements other than those expressly stated therein
- 17.7.3 The Power Producer warrants and covenants that any PPA entered into by it, in relation to the Project, shall include a linguity entorceptile classe providing for automatic nevertion of such PPA in favour of the Selection, at the option of the Lenders or Propurer. The Power Producer further warrants and covenants that, in respect of any PPAs which have already been executed in relation to the Project and which lack a legally enforceable charse providing for automatic revelon of such PPA, the Power Producer shall procure an amondment in the concluded PPA to incorporate such clause
- 17.8 Interim Protection of Service and Preservation of Security Appointment of a Receive
- 17.8.1 In every case of the Lenders issuing a Substitution Notice and Procurer refusing to take over the Project and the Power Producer faling to operate the Project is accordance with Article 17.4 above and Procurer not electing to act as Receiver as per Article 17.8 below. the Landers may institute protective regal proceedings for appointment of a receiver (the
  - "Receiver") to maintain, preserve and protect the exists held as security by the Lenders  $\varepsilon$ such right is granted under the terms of the Financing agreements.
- 17.6.2 Provided that in event of Procurer relaxing to take over the Project and the Power Producer failing to operate the Project in accordance with Aricle 17.4 above, and if the assets of the Project are, is the opinion of Propurer, necessary and required for the operation and

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intervence of the Project, Procurer shall be entitled to sheet to got as the Receiver for que maintenance of the Project, Propiner eran to distance are not up and protect the said distant purposes of this Article and be entitled to maintain, preserve and protect the said distant or their behalf and the Lenders purposes of this Article and be entired to marriam.

By opposing an eposition provider in act on their behalf and the Lenders and Power

By opposing an eposition provider in act on their behalf and the Lenders and Power by engaging an exercitorize provide income. Upon Procurer so intimuting the Power Producer hereign content and eigner to the same. Upon Procurer so intimuting the Power Producer hereby content and agrees as an account denine to act as Receiver, the Power Producer and the Lender's expresentables their denine to act as Receiver, the Power Producer and the Lender's representative shall co-operate with Procurer to facilities the Producer and the Lender's representative shall co-operate with Procurer to facilities the

same.

17.8.3 Upon apportuners of the Court appointed Receiver or Procurer acting as Receiver, at the Upon appointment of the Court appointment of the deposited by the Receiver in the bent.

Receivables received by such Receiver of the deposited by the Receiver in the bent. Receivables received by PRIDCURER and the Landers. The Receiver shall be account jointly designated by PRIDCURER and the Landers. The Receiver shall be ecount jurity designated by Production of the assets in reselventhip and shall render a true and proper responsible for producting the assets in reselventhip and shall render a true and proper responsion for processing to the lenders in accordance with the lamms of its appointment account or the reconsensus or the materials accordance with this Article 17.8 or Article 17.4.

17.8.4 When acting as a Receiver or operator in accordance with this Article 17.8 or Article 17.4.

When acting as a natural or specific of the such services as may be determined by Procurer shall be entitled to be remomentated for such services as may be determined by Procurer shart selected to be recommended. Furthermore, when acting as a Receiver. Procurer shall not be liable to the Lenders, the Lenders' Representative, Power Produce or any trivid party for any default under the PPA, damage or loss to the Power Station or for any other mestor whatscever, except for with default of Procurer.

#### 17.9 Substitution Consideration

17.9.1 The Landers and Procurer shall be entitled to appropriate any consideration received for the substitution of the Power Producer as terreinatione provided, from the Soliccles lowers the payment of Lenders' and Procurer's respective dues, to the exclusion of the Power

17.3.2 The Power Producer shall be deemed to have nominated, constituted and appoint the Lenders' Representative as its constituted alterney for doing all acts, deeds and things as may be required to be done for the substitution of the Power Producer by the Selective may be required to be done for the substitution of the Power Producer by the Selective may be required to be done for the substitution of the Power Producer by the Selective may be required to be done for the substitution of the Power Producer by the Selective may be required to be done for the substitution of the Power Producer by the Selective may be required to be done for the substitution of the Power Producer by the Selective may be required to be done for the substitution of the Power Producer by the Selective may be required to be done for the substitution of the Power Producer by the Selective may be required to be done for the substitution of the Power Producer by the Selective may be required to be done for the substitution of the Power Producer by the Selective may be required to be done for the substitution of the Power Producer by the Selective may be required to be substituted by the Selective may be required to be substituted by the substitution of the Power Producer by the Selective may be required by the substitution of the Power Producer by the Selective may be required by the substitution of the Power Producer by the Power Pr

partured to these terms.

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any Landar river consists on a Landar by reason of repayment of the dubt or
any Landar river consists. Further through that any Landar may be substituted or a new Landar may
be solded in the event of any Landar passing to be a party to the PPA or Fivarious
agreement empectively, the term and conditions are prescribed in this Article shall centre
automatically apply to such Looder on the case may be Further, upon any entity being
added as a Landar and in the event such entity is given the right to substitute the Presidence
Producer under the Financing agreement and then the contents of this Article shall be
applicable to the exercise of such right by the said few entity.

MUNDRA SOLAR PY LTD. Rani Durgwes Vehwevidyskeys

RESCO-I Power Purchase Agreement

#### ARTICLE 18: REPRESENTATIONS & WARRANTIES

- 16.1 Representations and Warranties of Procure
- 18, 1,1 Procurer horoby represents and warrants to and egrees with the Power Producer as follows and acknowledges and confirms that the Power Producer is relying on such representations and warranties in connection with the transactions described in this PPA:
- 18, 1.2 Procurer has all requisite powers authorising and has been duty authorised to execute and consummate this PPA:
- 18.1.3 This PPA is enforceable against Procurer in accordance with its terms;
- 18.1.4 The consummation of the transactions contemplated by this PPA on the part of Procurer will not violate any provision of nor constitute a default under, nor give rise to a power to cancel any charter, mortgage, deed of trust or lies, lease, PPA, license, permit, evidence of indebtedness, restriction, or other contract to which Procurer is a party or to which Procurer is bound, which violation, default or power has not been waived;
- 18.1.5 Procurer is not inscivent and no inscivency proceedings have been instituted, nor threatened or pending by or against Procurer;
- 18.1.6 There are no actions, suits, claims, proceedings or investigations pending or, to the best of Procurer's knowledge, threatened in writing against Procurer at law, in equity, or otherwise, and whether civil or criminal in nature, before or by, any court, commission, arbitrator or governmental agency or authority, and there are no outstanding judgements, decrees or orders of any such courts, commission, arbitrator or governmental agencies or authorities, which materially adversally affect its ability to comply with its obligations under this PPA.
- 18.1.7 Procurer makes all the representations and warrantes above to be valid as on the date of this PPA.
- 18.2 Regresentations and Warranties of the Power Producer
- 16.2.1 The Power Producer hereby represents and warrants to and agrees with Procurer as follows and acknowledges and confirms that Procurer is relying on such representations and warrantes in connection with the transactions described in this PPA.
- 16.2.2 The Power Producer has all requisite power authorising and has been duly authorised to execute and consummate this PPA;
- 18.2.3 This PPA is enforceable against the Power Producer in accordance with its terms;

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HESCO-I Power Purchase Agres

19.2.4. The consummedian of the transactions contemplated by this PPA on the part of the p The consumutation of the transactions comments as debut under, nor give rise to the producer rell not violate and provision of ner zonatisute a debut under, nor give rise to a producer rell not violate and provision of a Producer rell act visions any provision of deed of trust or tien, lease, PPA, license, press, press, press, contract to unlich the December, press, p power to cancel any charter, mongaque, evidence of indebledness, restriction, or other contract to which the Power Productir is a evillance of indebleaness, research is bound which violation, default or power has no purly or to which the Power Producer is bound which violation, default or power has no

18.2.5. The Power Producer is not insolvent and no insolvency proceedings have been multior and thresteand or pending by or against the Power Producer,

or not transferred or personal of a """

1826 There are no actions, suits, claims, proceedings or investigations pending or, to the best There are no accord, sets, see the best produced in writing against the Power Producer at low of a traver are constant and whether chill or criminal in mature, before or by, any court or equity, or otherwise, and whether chill or criminal in mature, before or by, any court or equity, or otherwise, and measuremental agency or authority, and there are no oublanding contribution, arbitratur or governmental agency or authority. pudgaments, decreas or orders of any such courts, commission, orbitrator or governprogrammers, occurred or selection materially adversely affect its shifty to execute the Popul or to comply with its colligations under this PPA.

18.27 The Power Producer makes all the representations and warranties above to be valid as as the date of this PPA.

RESCO I Power Purchase Agreement

#### ARTICLE 19: MISCELLANEOUS PROVISIONS

- 19.1.1 This PPA may only be arrended or supplemented by a written PPA between the Purities or their successor and permitted assign and offer duly obtaining the approval of the appropriate authority, if necessary and relevant.
- 19.2 Third Party Beneficiaries
- 19.2.1 This PPA is solely for the benefit of the Parties and their respective successors and permitted assigns and shall not be construed as creating any duty, standard of care or any Rability to, any person not a party to this PPA.
- 19.3 Industry Standard
- 19.3.1 Except as otherwise set forth iterain, for the purpose of the PPA the normal standards of performance within the solar photovolaic power generation industry in the relevant market shalf be the measure of whether a Party's performance is reasonably and timely. Unless expressly defined herein, words having well-known technical or trade meaning or under popular market practice at the time of execution of PPA or meaning under Law shall be so

- 19.4.1 No waiver by either Party of any default or breach by the other Party in the performance of any of the provisions of this PPA shall be effective unless in writing duly executed by an authorised representative of such Party.
- 19.4.2 Neither the failure by either Party to insist on any occasion upon the performance of the terms, conditions and provisions of this PPA nor time or other indulgence granted by one Party to the other Parties shall act as a waiver of such breach or acceptance of any variation or the relinquishment of any such right or any other right under this PPA, which shall remain in full force and effect.
- 19.5 Entirety
- 19.5.1 This PPA and the Schedules/Annexures are intended by the Parties as the final expression of their PPA and are intended also as a complete and exclusive statement of the terms of



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their PPA.

18.5.2 Except as previood in this PPA, of prior western or oral understandings, rathers or so<sub>the</sub> Except as provided in the PPA, or pro-contrut/callons of every land personnel to this PPA or the sale of purchase of holes energy contrut/callons of every land personnel to the PPA or the sale of purchase of holes energy constructations of every land potenting or under this PFA to Procurer by the Power Producer's shall stend supercoded and abrog

19.6 Confidentially

19.6.1 The Parties undertake to hold in confidence this PPA and not to disclose this terms and conditions of the transaction underrelated hereby to third parties, except

a) to their professional advisors: as to their professional admistra.

b) to their officers, contractors, employees, agents or representatives, financiars, who

- to their officers, contractors, employees for the proper performance of their activities need to have access to such information for the proper performance of their activities
- disclosures required under Law.
- d) without the prior written consent of the other Party.
- 19.6.2 Provided that the Power Producer agrees and acknowledges that Procurer may at any time, disclose the tarms and conditions of the PPA and the Project Documents to any person, to the extent stoutaled under the Law.
- 19.7 Affirmation
- 197.1 The Power Producer and Procurer, each affirm that:
  - a) neither it not its respective directors, employees, or agents has poid or undertukes to pay or shall in the future pay any unlawful commission, bribe, pay-off or kick-back; and
  - b) it has not in any other master paid any sums, whether in Indian currency or fureign currency and whether in India or abroad to the other Party to procure this PPA, and the Power Producer and Procurer hereby undertake not to engage in any similar acts during the Term of PPA.
- 19.5.1 The invalidity or unenforceability, for any reason, of any part of this PPA shall not prejudice or affect the validity or enforceability of the remainder of this PPA, unless the part held invalid or unerformable in fundamental to this PPA or remainder of this PPA.
- 19.9 No Partnership .
- 19.9.1 Note of the provisions of this PPA shall consider a partnership or agency or any such similar relationship between

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19.10 Notices

19.10.1 All notices or other corresunications which are required to be given under this PPA shall

19.10.2 If to the Power Producer, all notices or other co be debrared personally or by registered post or facsimile or any other method duty acknowledged to the address(es) below:

: 1st Floor, Sharts Mall, Besides Glesh Cold Drinks, Harrangours. C.G. Roed, = Address Ahmedisbad-380009, Oujarat

Mr. Parkej Shrimbara Attention Emoil Fax. No. :+91

Telephone No.: +91

19-10.3 If to Procurer, all notices or communications must be delivered personally or by registered post or facetmiar or any other mode duly acknowledged to the address (es) before Saraswat Vitar, Pachped, Jobebur, Madhya Pradesh 482001

Fax: No. Telephone No.: +91

· 可有 100g 在30g 程度表

19.10.4 All notices or communications given by e-mail or lacarrelle shall be confirmed by sending a copy of the name via post office in an envelope properly addressed to the appropriate Party for delivery by registered mail. All notices shall be deemed validly delivered upon receipt evidenced by an acknowledgement of the recipient, unless the Party delivering the notice can prove in case of delivery through the registered you that the recipient refused to acknowledge the receipt of the notice despite efforts of the postal authorities.

19.10.5 Any Party may by notice of at least them (16) Days to the other Party change the address and/or addresses to which such notices and communications to it are to be delivered or mailed.

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19.11 Language
19.11.1 Ab correspondence and communications between the Parties relating to this PPA, land on Ab correspondence and communications present under the PPA shall be written a other documentation to be prepared and supplied under the PPA shall be written a strey documentation to be prepared and required and interpreted in accordance with English English, and the PPA shall be construed and interpreted in accordance with English

tanguage convention and practice.

19.11.2 If any of the correspondence, communications of documents is prepared in any language. If any of the correspondence, communications of such correspondence, communications to other than English, the English bondulation documents shall present in matters of interpretation.

19.12 Breach of Doligations

19.12 Breach of Obligations 19.12.1 The Parties acknowledge gral a breach of any of the obligations contained horein would next in injuries as per Law. The Parties further acknowledge that the amount of the next in injuries as per Law. (see Facilities) the Liquidated Damages specified in Liquidated Damages or the method of calculating the Liquidated Damages specified in Expenses Usernages or are managed or estimate of the damages that may be suffered that PPA is a genuine and reasonable pre-estimate of the damages that may be suffered by the non-defaulting party in each case specified under this PPA.

19.13.1 Notwinstanding anything contained to the contrary in this PPA, wherever a reference is made to the right of a Procurer to nominate a finish Party to receive benefits under the PPA, such third party shall have a financial standing comparable to that of Procurer

19.14.1 Procure and Power Producer unconditionally and irrevocably agree that the execution, delivery and performance by each of them of this PPA to which it is a Partly constitute private and commercial acts rather than public or governmental acts.

19.15 Restriction of Shareholders / Owners' Liebility

19.15.1 Parties expressly agree and adinoxitedge that none of the shareholders of the Parties hereto shall be lable to the other Parties for any of the contractual obligations of the exed Party under this PPA. Further, the financial liabilities of the shareholder's of Significant to PPA, in such Party, shall be restricted to the extent provided in Section

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19.15.2 The provisions of this Article 19.15 shall superseds any other prior PPA or understanding. whether oral or written, that may be existing between Pricarer, Power Producer, shareholders/ owners of the Power Producer or shareholders/ owners of Procurer before the date of this PPA, regarding the subject matter of this PPA.

19.16 No Consequential or Indirect Lesses

19.16.1 The Sahility of the Power Producer and Procurer shall be limited to that explicitly provided in this PPA. Provided that not eith standing anything contained in this PPA, under no event shall Procurer or the Power Producer claim from one another any indirect or consequential losses or damages,

19.17 Independent Entity

19.17.1 The Power Producer shall be an independent entity performing its obligations pursuant to the PPA orf and RFP.

19.17.2 Subject to the provisions of the PPA or and RFP, the Power Producer shall be solely responsible for the manner in which its obligations under this PPA oil and RFP are to be performed. All employees and representatives of the Power Producer or contractors engaged by the Power Producer in connection with the purformance of the PPA or and RFP shall be under the complete control of the Power Producer and shall not be deemed to be employees, representatives, contractors of Procurer and nothing contained in the PPA or and RFP or in any PPA or contract awarded by the Power Producer shall be construed to create any contractual relationship between any such employees. representatives or contractors and Procurer.

19.18.1 The Power Producer shall bear and promptly pay all statutory taxes, duties, levies and cess, assessed/levied on the Power Producer, contractors or their employees, which are required to be paid by the Power Producer as per the Law in relation to the execution of the PPA or and RFP and for generation/ supply/ sale of solar energy as per the terms of this PPA or/ and RFP.

19.16.2 Procurer shall be inderenified and held harmless by the Power Producer against any claims that may be made against Procurer at relation to the matters sat out in Article 19.18.1.Prorurer shall not be table for any payment of, taxes, duties, levies, oxes whatsoever for discharging any obligation of the Power Producer by Procurer on behalf of Power Producer

19.18.3 The sailf specified in this PPA is inclusive of all taxes and duties etc., if any, Power Producer shall be entirely responsible for all taxes, duties, license fees, etc. All taxes

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RESCO-I Power Purchase Agreement

payable shall be parable by the Power Pjodecer, Hawarer, if any new change in toxistary and consist who can be parable by the Power Pjodecer and Supplied Submission Detailine, and any and consist where the period after the Pindecer will be passed on by the Power Pindecer and the summary the period of Agreement, the same will be passed on by the Power Pindecer and the processor as determined by the Competent Authority. To evaluate impact of any to the Pindecer as determined by the Competent Authority.

- the ratio of
  Material Comparent in the Capital Cost-80% of the Benchmark capital cost as

  Material Comparent in the Capital Cost, 80% of the Scient dated June 15, 2018,
  notified by MNRE vide notification no. 318/18/2018 GCRT dated June 15, 2018.

  This will include the cost of Solar Colls as 20% of the above referred benchmark.
- expital cost

  Execution, Installation and Commissioning (I&C) component: 20% of the Benchmark Capital Cost and
- Sendman Copilal Cost and

  Yearly operational cost will be considered as 3% of the Benichmank Capital out

  Yearly operational cost will be considered as 3% of the existations in the Capital

  The Dusted Terrif would be adjusted as below based on the variations in the Capital

  cost and operational cost on account of change in taxes. Adjustment shall be allowed

  only if the extent of yaration in bases is bayond the deviations specified in table below.

	Variation due to change in	Proportionals adjustments to the tariff	Effective Timeline
Capital Cost (Adjustments will be considered only if the change is more than 2.5%)	±X%	±03X%	If the relevant change is notified after Financial Big Submission Deadline III 3 months prior to 5e Scheduled Completion Date as per the terms of PPA
Operational Cost (Adjustments will be made only if change is more than 5%)	21%	±0.17%	If the relevant change is notified after Financial Bid Submission Deading, adjustment in tariff shall be provided till the time such change is in force.

19.19 Compliance with Law

19.19.1 Despite anything contained in this PPA but without projudice to this Article, if any provision of this PPA shall be in deviation or inconsistent with or repulgious to the provisions contained in the Electricity Act. 2003, or any nuise and regulations made there exists, such provision of this PPA shall be deemed to be amended to the extent impulsed to tring it into compliance with the alignment relevant provisions as amended from time to see.

1.10c.

Registrar Rest Dugavet Vishwavidyate Authorised Signatory Page 78 of 88

RESCO & Plane Purchase Agreemen

### TECHNICAL SPECIFICATIONS

10	Conditions at Intercontection Point Voltager	Unit	Particulars
1	Voltage Naminal	1000	T. Modernara
-	Marin Control	HE	
10	Frequency: No.	1%	
11	1 April 1981	Mz	
40	Combined Viriation	15	
	Combined Votage and Fraquency Variation by Area	116	
(v)	Variation for PPA Capacity Power Factor, Noming	111	
	Variation		Lag
1	Basic Ingral Lavel (Peak)		To Laglead
aut L	EARTH THE PARTY OF	10	1-3-540
	3 Phase - Maximum		
-8.	Clearance time - Maximum	kA	_
amp A	alleg .	M <sub>B</sub>	
David	cts shall be capable of increasing or disc one percent (2%)! per moute. Such con-		

Registrar Rani Durpiwas Vishwavidysia Authorised Signatury

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<sup>&#</sup>x27; Such emp rate can be modified in view of the Governing Bystom and Encitation System to be deployed for the proposed Solar Thermal Flore.

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RESCONPower Purchase Agreement	¥	MES	CG-I Power Purchase Agreement	
RESCO-IFORM	and to be executed through their quy	FUL	FILLMENT CERTIFICATE	
and hard	named the provide	This	is to curtify that, Power Producer has installed	s management of the street of
IN WITNESS WHEREOF the PARTY THE	cassed the PPA to be executed through their eury a place set form above.	of Py	oject on the Premise of the Proceer in accord	A XWp Part Capacity/ PPA Capacity
IN WITNESS WHEREOF the Preties have authorized representatives as of the flake, or	halts of	2017	18/1692 and executed PPA dated	
	For and on Selection Mandra Solar PV Limited		city/ PPA Capacity is as follows:	. The key features of the Part
Fer and on behalf of		100000000000000000000000000000000000000	o Parameter	Description
Far and on ocrasi Flam Durgavati Visheravidaniaye	Name: Dewerdon bouttie	1	System Size Installed	
-	Name:	2	Expected Anyual Energy Generation	kWp
Name	the Control of the Co	3	Module Type	No office of the same
Designation	Address: 1st Floor, Stein S.		The state of the s	No. of Module installed:
Acceptanti Vihar, Pachpent	Address: 1st Pesco. Girch Cold Drinks, Navrangpura, C.G.		1	Module Bupplier Name:
Jababur, Madhya Prodesh 452001	Girish Cold Drinks, Navrangpura, C.G. Road, Ahmedabad-380008, Gujarat MANORA SOLAT PU	4	Inverter Type & Rating	Capacity (kWp): No. of Inverter:
CENTRAL COLUMN	WINDRA SON IN		mental type a roung	Supplier Name:
10 A A	O Version	1		Capacity (KW or KVA)
1112 16 10	Authorized Sanstons	5.	Combiner Box	Number:
31.10.5	an cod		Competer Dox	Supplier:
Regeller	Winese 1. Hurs Lite R. Der Blank. 15.		Electrical Parameter for interconnection	ougards.
Signature (12 Javest Visheroridysla)	Winese In R. Dev Hentil	7.	Mounting type	
Witheas: Salesyo	1. Hundi	0.	Sprison Azimuth Angle	
1.	2.	0.	Tit Angle	
2	11 2	10.	Wind Resistance	
	5 DEC. 1	11.	Remote Maniforing System	
		12.	Net Metering, if required for that part of	
		1.550	capacity	
		13.	Sign Board	
		14.	Danger Board	
-		15.	Internal weing upts use points, if required	1741
		16.	Any additional work done, please specify	
		10.	ring successful wars, dame, pressed apounty	***************************************
1990	17.5	The Bris	er Producer shall provide a Remote Monitoring	Sustant (RMS) to Nodal Assessor Streeting
		- C.	ribed in RFP and/or PPA.	
		as pross	LIA	MUNICIPA STOLAR PY LTD.
			11/10 1	MUNICIPAL SCA
		8	// Upul 10	March PX
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RESCO-I Preer Purclane Agreement

COD SCHEDULE COD Schedule from the Date of Signing of PPA

	Total Control	Day
5, No.	Milestone (Activity to be Performed)	.435550
	III - II	T
1.	PPA Signing	T + [1 Month)
2.		T + [2 Month]
3.		T + (3 Month)
A.		T + [4 Month)
5		T + (5 Money
6.		T + IS Month
7.		T = [7 Month)
0.		T + (8 Month)
9.	600	T + (9 Month)
10.	600	

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NESCO I Power Purchase Agreement

#### ANNEXURE & TARIFF SCHEDULE

Operational Year	Financial Bid for Project (INR/kWh)
110	T1 = Rs. 1,9099 per kWh (Quoted Taniff) applicable for sale of Selar Power to Process have lated

comissioning to the end of first Operational Year. Bidder to provide the Guoted Tariff up to

Commissioning to the end of first Operational Year. Bidder to provide the Quoted Tariff up to 4 descrind places.

2. Quoted Tariff shad be escalated by 2% at the start of each Operational Year (second Operational Year creward) til the Extiry Date.

3. All revascement and calculation of fariff shar escalation for each Operational Year shall be done up to low (4) decimal places, with the fifth digit of fee (5) or above being rounded no and befow five (5) being rounded down:

4. The above Guoted Tariff is inclusive of any applicable taxes, However, if any new change in taxiffully is effected in 3the pariet after the Bid Daudline and any time during the period of Agreement, the same with the passed on by the Power Producer to the Procure.

5. Further, the clarification, PPA shall be signed for individual Projects under Project Group bid Quoted Tariff shall remain the same for all Projects under Project Group. However, if shall be applicable in accordance with respective COO dates.

The Tariff Schedule applicable for 25 Operational Years from the date of COO of the Project is given in before table.

Operational Year	Tarriff -Schedale-1 Quoted Tarriff (Re./kWh)	Tantil Schedule: II for Project Completion un/before 19th Oct- 2019 (Bs./kWh)	Tartif Schodale III for Project Completion after agh Con-aus and so/befeen agh Apr-asso (Hz./kWh)	Tartif Schedule- IV for Project Completion after 29th Apr-2020 and on/Seture 29th Oct-2020 (82./kWh)	Turd Schedule 1 for Project Completion after 29th Oct- 1000 (Ra/kWh)
1	1,9099	2.0092	1,0094	1,9499	1,3059
- 2	1.8072	2.0000	2.0490	2.0299	1.9672
. 3	2.1262	2,1399	2.1105	1.0894	2.1062
- 6	2.3879	2,1905	2.1738	2.1821	2.0870
- 5	2,1496	- 2.2514	2,2390	2297	2,3496
	2.2141	9.3252	2,3092	2.2102	1,2141
7	2.2005	2,2991	2.3754	2,3607	2.2900
	2.3400	2,6711	2.4867	2.4222	2,3499
	2.4104	25452	3.5201	2,4949	2,4154
10	2.4526	2.6216	TARKT.	2,5497	2.4930
11	2.5662	2,7002	2.6730	2,6408	2,5447
12	2.8432	2,7812	2.7957	27262	1,6427
- 13	2.7235	2.8947	2,8363	2,6000	2,7321
14	2.5048	2.9500	2,0714	2.8803	2.8048
					2 8499

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Operational Sch Year Quar 16 17 18 19		Tadil Schalnik- II for Project Completion on/feelure 29th Oct- mora (8s./kWh) 5.1202 3.2242 3.3006 3.4708 3.822 3.832	Satiff Schecheln-III. Est Project. Conspiction after sigh Oct-oping and ont-oping and April 2020 (Est, /LWA) 3,0983 3,1922 2,2881 3,2977 3,4978 3,1909 3,7098	Tariff Schobie- IV for Project Campletion after 19th Apr-2-con and neybeline 29th Oct-4-con (R5./kWh) 3.0865 3.1805 3.2553 3.1805 2.4535 2.4535 3.6595 5.7737	Tanjii Schedula.  1 for Pergen Completion After 19th Oct. 2 875 2 875 2 1554 3 1554 3 1555 3 1559 3 1560 3 1560 3 1560 3 1560	ANNEXURE IE-COPY OF LETTER RECEIVED FROM NODAL AGENCY CONFIRMING  PA CAPACITY AND SUBSIDY  31 10-19  Registrar  Rais Durginski Variagningslags: Jabelpar
77	3.5530	37377 3.6409 3.9654	3,911E 3,9997 4,0439	3,8870	3.7694 3.8604	Jew.
±5	30 <b>R</b> 6	Rugistral Rugistral Peneral Durgistal Valuas Jabelput	dayalar	port	Aur	
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## Biogas Plant

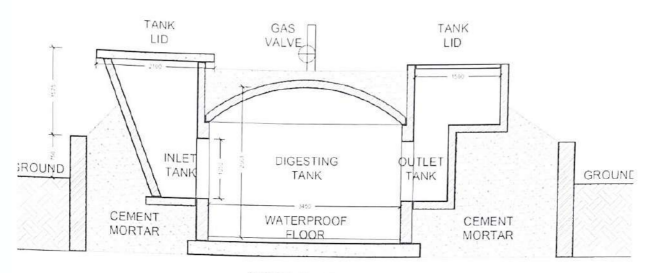
The biogas produced from food waste, decomposable organic material and kitchen wastes consisting of methane and little amount of CO2 is an alternative fuel for cooking gas which is utilized in the University effectively.



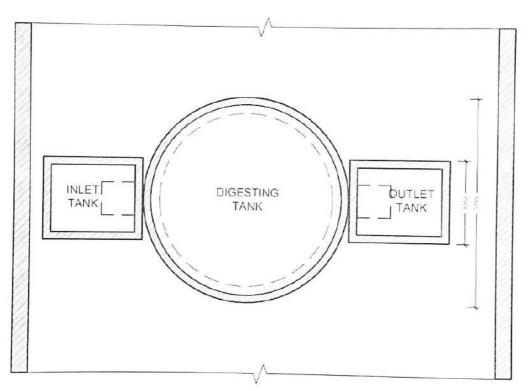
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### 7.1.2. Biogas Plant: Plan View



SECTIONAL VIEW OF BIOGAS TANK



PLAN VIEW OF BIOGAS TANK

FLOW DIAGRAM OF BIOGAS PLANT AT RANI DURGAVATI VISHWAVIDYALAYA CIVIL LINE

Registrar
Rani Durgavati Vishwavidyalaya
Jabalpur

Assistant Line Durgavati Vish



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### Rani Durgavati University, Jabalpur

### Bio Gas Plant in Rani Durgavati University, Jabalpur

Biogas is a renewable energy source that is generated through the anaerobic digestion of organic materials such as agricultural waste, food waste, sewage, and other biodegradable substances. The process of anaerobic digestion breaks down these organic materials by microorganisms in the absence of oxygen, producing a mixture of methane (CH4) and carbon dioxide (CO2), along with small amounts of other gases. It's a nice contribution to sustainable practices and environmental conservation.

- Environmental Sustainability: Implementing biogas technology on campus demonstrated an
  institution's efforts to reduce greenhouse gas emissions and promote the use of renewable energy
  sources, thereby contributing to mitigating climate change and the knowledge is provided to
  students.
- Waste Management: Biogas plants can efficiently manage organic waste generated on the campus, such as kitchen waste, garden waste, and agricultural residue. By diverting biodegradable waste from landfills, our Campus can significantly reduce the environmental impact and promote a cleaner environment.
- Renewable Energy Production: Biogas is a versatile renewable energy source that can be used for various purposes, including electricity generation, heating, and cooking. Universities that incorporate biogas-based energy solutions showcase their commitment to adopting sustainable energy practices.
- 4. Research and Innovation: Having a biogas plant on our campus provided opportunities for research and innovation in the field of bioenergy, waste management, and related disciplines. Such initiatives can enhance the institution's academic and research credentials.
- Community Outreach: By doing so, R.D. University may extend the benefits of biogas technology beyond our campuses by implementing outreach programs that educate local communities about the advantages of biogas, waste management practices, and sustainable energy solutions.
- Resource Efficiency: Biogas production from organic waste not only helps in energy generation but also creates valuable by products like organic fertilizers, which can be used to enrich the soil in campus gardens or agricultural research initiatives. This demonstrates resource efficiency and a circular approach to sustainability.

Dr. Deepesh Mishra Registrar Rani Durgavati University, Jabalpur

Rani Durgavati Vishwavidyalaya Jabalpur

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#GoodNews रानी दुर्गावती यूनिवर्सिटी के कौशल विकास विभाग की पहल

## विश्वविद्यालय में इको फ्रेंडली क्लास, दो दिन में तैयार होगा बायोगैस का प्लांट

#### जिले भर के कॉलेज छात्रों को दिया जाएगा प्रशिक्षण



pu रिपोर्टर

अबलपुर. यह दौर नवन्वर का है। इसलिए हर दिन कोई ना कोई नवान्वर का प्रभाव नजर भी आता है। ऐस ही नवन्वर और जनहित से जुड़ी पहल रानी दुर्गांक्सी विस्त्रीक्कलय के कौतल विकास विभाग झए की गई है। इसके अंतर्गत विभाग झए जिले भर के कॉलेज एएजों को जैविक खाद और वायोगेंस निर्माण का प्रशिक्षण प्रदान किया जाएगा। इस प्रशिक्षण की शुरुआत में 26 अप्रेल से दो दिवसीय विशेष कार्यशाला का आयोजन होगा।

### डी कम्पोस्टिंग खाद

प्रशिक्षण में गोवर, फसलों के अवशेष, फूल-परियों में डी कम्पोरिटग सील्यूशन से जैविक खाद तैयार करने का पशिक्षण भी विशेषओं द्वारा प्रतिभागियों की विया जाएगा।

#### विभागों से जुड़ कर काम

इस प्रयोग के बाद शहर के विभिन्न विभागों को भी इसमें जोड़ा आएगा। इसमें शहर के हॉस्पिटल, जेल और अन्य जगहें जहां साना बनाने के लिए बायोगैस का इस्तेमाल हो सकता है। इस प्रशिक्षण कार्यक्रम में पहले विभागें के प्रतिनिधि जुड़ेंगे फिर वे विभाग में जाकर इसका प्रयोग क्वाएंगे।



#### किसानों को जोड़ने का टार्गेट

शहर के आसप्ता के क्षेत्रों में जहां गोवर और वेस्ट मेंटेरियल की अधिकता है, वहां भी प्रक्रिक्षण का दायरा बढाएगा ताकि किसानों को भी इससे जोड़ा जा सके।

🔲 दिल्ली के प्रतिक्षण देने के लिए वितेष एक्सर्क्ट आएंगे। उनकी देखरेख में जो प्रतिक्षण दिया जाएण, उससे तैयार बायोगैस मॉडल का ट्राफ्त चुनिवसिटी द्वारा ही होगा। इस प्लांट को अगले दो दिनों में ही कैटीन के पास स्थापित किया जाएग, जिससे केंटीन का खाना बनेगा।

डॉ. सुरेन्द्र सिंह निदेशक, बीतल विकास केंद्र, व्हर्विव

#### खास-खास

- बायोगेस एसंट की क्षमत के अनुसार 10 हजार से इसकी शुरुआत होती है।
- तीन हफ्ते में सर्थंड़ में तैयार होशी है खयोगेस
- 1 किलो गोबर से 40 किलो गैस का निर्माण संमय है
- भोजन पश्चने में गैस आती है काम





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### Wheeling to the Grid

The University is transferring the solar system generated electrical power to the Grid via distribution system of MPEB and helping the MPEB to cater the power demands of the area during the peak demand time.

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### **Electricity Bill of University**

7.1.2

### रानी दुर्गावती विश्वविद्यालय,जबलपुर



क्रमांक / यांत्रिक / 2023 / २२ ८

जबलपुर, दिनांक २४/७२/2023

विश्विद्यालय के विभिन्न विभागों में लगे हुये सोलर पैनल से विद्युत उत्पादन के आधार पर यह तुलनात्मक विवरण तैयार किया गया है। विश्वविद्यालय में जब सोलर प्लांट नहीं लगा था उस समय के MPEB के देयकों के भुगतान को तथा सोलर लगने के बाद MPEB के देयकों के भुगतान को आपस में तुलना करने पर प्राप्त अंतर की राशि को विवरण के माध्यम से दर्शाया गया है।

### विद्युत देयको से संबधित विवरण

माह	2019		अंतर	
जनवरी	868900=00			
फरवरी	831126=00	595927=00	175092=00	
मार्च	757406=00	545668=00	235199=00	
अप्रैल	1038462=00	816565=00	211738=00	
मई	1154547=00	945768=00	221897=00	
जून	1140293=00	1075950=00	208779=00	
जुलाई	1307210=00	929431=00	64343=00 377779=00	
अगस्त	1176556=00	323 131 00		
सितंबर	1324834=00	840643=00	343061=00	
अक्टूबर	995078=00	698564=00	484191=00	
नवंबर	926527=00	639023=00	296514=00	
दिसंबर	929050=00	732589=00	287504=00	
कुलयोग	12449989=00	9347431=00	196467=00 3102564=00	

सहायक सुल-सचिव (यांत्रिकी) यांनी दुर्गावती विश्वविद्यालय जबलपुर (म.प्र.)

विद्युत प्रधारी रानी दुर्गावती विश्वविद्यालय जबलपुर



सरस्वती विहार, पचपेढ़ी, जबलपुर—482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

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# Sensor-based energy conservation

RDVV keenly focuses on effective use of energy conservation within the campus. The Institute has implemented day/night sensor-based street 100W lights within the campus.



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(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

### **Notices and Bills**

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TH WA





Sanction Order

Sanction No: 511687767502412 Sanction Date: 01-Mar-2023

Sanction of the competent authority is hereby conveyed for incurring an expenditure of amount as under towards the cost of Purchase order/Contract placed on the Seller for Supply of Goods/Services as per the contract for making payment to the Seller subject to deduction of TDS as applicable:

Organisation Details		Buyer Details						
Type: Ministry: Department: Organisation Name; Office Name:	State Government  Department of Higher Education Madhya Pradesh Rani Durgavati Vishwavidyalaya Jabalpur North 123	Name: Designation Email ID. GSTIN: Address:	Abhay Kani Mishra  : Assistant Registrar  buyer2.rdvj.mp@gembuyer.in  23AAAGR1007D1Z2  Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi, Jabalpur (M.P.)  JABALPUR  MADHYA PRADESH - 482001					

Designation of official providing Administration approval:

IFD Concurrence / Competent Authority [HOD / Head of Office) Approval Required?

Budget availablity

registrar NO YES

Designation of official providing Financial approval:

Finance controller

#### Seller Details

Company Name:

SHIVANI TRADERS shivanigem2021@gmail.com

Email ID:

SHIVANI TRADERS

Jabalour

MADHYA PRADESH - 482002

#### Product Details

#	Item Description	Model	Ordered Quantity	Unit	Price per Unit inclusive of all Duties and Taxes (in INR)	Total Price (inclusive of all Duties and Taxes (in INR))
1	SYSKA Yes WLed Luminaire Light	Street Light 45watt	20	pieces	3000.0	60000.0
Tota	al Order Value (in INR)					60000.0

#### Consignee Details

S.No	Consignee	Item	Lot No.	Quantity	Delivery Start After	Delivery To Be Completed By
1	Abhay Kant Mishra buyer2.rdvj.mp@gembuyer.in Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi, Jabalpur (M.P.) JABALPUR MADHYA PRADESH 482001	SYSKA Yes WLed Luminaire Light		20	01-Mar-2023	16-Mar-2023

**Terms & Conditions** 

रानी दुर्गावती दिश्वविद्यालय

रानी हुर्गावता विश्वविद्यालय

1. This issues under the power delegated to Ministries/Department of the Government of India/organization/state vide Annexure to schedule V of the Delegation of Financial Power Rules, 1978 as amended from time to time or as per applicable delegation of financial power rules as approved



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> Contract| अनुबंध Azadika Amrit Mahotsav Constitution of the second Contract No | अनुबंध क्रमांक: GEMC-511687767502412 Generated Date। अनुबंध तिथि: 01-Mar-2023 Organisation Details|संगठन विवरण Buyer Details | खरीदार विवरण Type way State Government Designation | 170 :
> Contact No. | 1746 | 141 : Ministry| मनातय : Assistant Registrar 0761-2600785 Department (fator) Department of Higher Education Medhya Pradesh Deganisation Name (शीरक सर ल्या : Rani Durgavasi Vishwavidyalaya Jabalpur Office Zone (कार्यका क्षेत्र : North 123 Email ID हिमेल आईडी : buyer2.rdv) mp@gembuyer.in GSTIN|जीएगरीआईएन: 23AAAGR1007D172 Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi, Address | Wit : Jabalpur (M.P.L JABALPUR, MADHYA PRADESH-482001. India Financial Approval Detail | वित्तीय स्वीकृति विवरण Paying Authority Details | भुगतान प्राधिकरण विवरण IFD Concurrence । आईएक ही सहचारि Designation of Administrative Approval Payment Mode | भूगतान का Offline registra प्रशासनिक अनुमोदन का पदनामः Designation of Financial Approval | विभीय अपुर्वेदन का परनान : Finance Controller Finance controller Email IDI ten sofet: paot nn jabalpur@gembuyer.in GSTINI ਕੀएਜਟੀਆਵਿਤ : Rani Durgavati Yishwavidyalaya, Saraswati Yihar, Pachpedi, Address पताः Jabalpur, MADHYA PRADESH-482001, India Seller Details|विकेता विवरण GeM Seller ID July fed in and A 5280180000403353 Company Name | करनी का नाव -SHIVANI TRADERS Contact No.। संदर्भ नंदर : 09406760840 shivanigem2021@gmail.com Email ID डिमेन आईडी : D 10,Kachnar City Perfect Builder Complex,Vijay Nagar, Near Lamti Power House, Address | Tim Jabalpur, MADHYA PRADESH-482002, MSME verified| पूपप्रस्पाई सत्याधित : MSME Registration number l एमएसएमई प्रजीकरण संख्या : MP24D0030755 MSE Social Category | एमएसई सामाजिक भेणी : MSE Gender | एमएसई लिंग भेणी : General Male GSTINI जीएसटीआईए-23CLOPS6782E1ZL \*GST / Tax invoice to be raised in the name of | जिसके नाम के पक्ष में GST/TAX इनवॉइस पेश किया जाएगा - Buyer Product Details | उत्पाद विवेरण (Inclusive of Tay Ordered all Duties and Unit Price Difurca Quantity Item Description| आइटम विवरण Taxes in (INR)| कर विभाजन (INR)I आइटम INR) इकार्ड मृत्य (INR मत्य (INR मे (INR) सभी दुन्क और कर सहिते) Product Name] রমের কা নাম : SYSKA Yes WLed Luminaire Light Brand | #12 : SYSKA Brand Type | #16 #414 : Registered Brand Catalogue Status | केटलॉग की स्थिति: Catalogue not verified by CEM Setting As | केबी बेला जा रहा है : OEM verified Resetter 20 pieces 3,000 NA 60,000 Category Name & Quadrant श्रेणी का नाम और पतुर्योत : Led Luminaire (For Road And Street Lights)-IS:10322, IS: 16107, IS:16108, IS: 16103, IS:10322 (Q3) lodel|मॉंडन: Street Light 4Swatt HSN Code (एवएसएन कोट: 9405 Total Order Value | कुल और मृत्य (in INR) Consignee Detail | परेषिती विवरण Delivery To Delivery Star Completed Quantity दिनांक के बाद Consignee। परेषिती Itemlasi m.ei. लॉट नंबर मात्रा By डिलीवरी शुरू करना है वितरण पूरा कब तक करना है Designation | UZ : Assistant Registrar (यांनिकी) Email ID| इंगेल आईडी : buyer2.rdvj mp@gembuyer.in यानी दुर्जावती विश्वाविद्यालय Contact| सपर्क : 0761-2600785-

> > जबलपुर (म.प.)



सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

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	etc.	ı			
	Luminaries light transparency should be of Toughened glass	Yes			
CONSTRUCTIONAL		>/=4 mm			
PBG Detail    NA  Terms and Cor  General Terms  1. This contract is 12 This Contract is Conditional (CT) (ATQ) as applications  Note: This is system	Toughned Glass shall not get discoloured shall not suffer degration due to heat and agoing within warranty period.	Yes			
	Number of electronic control gear (power supplies)	1 No.			
	Light Source	SMO LED Chip as per EM BOXIS16106			
	Driver components shall be industrial grade or above	Yes			
	FCB shall be FR4 grade minimum 0.8 to 1.0 mm thick or more	Yes			
	The Europeaires works on single phase three wires system (Phase, Neutral and Earth)	Yes			
	Suitable connector small be provided for LED connection between driver output and LED	Yes			
	Length of IS1 marked three core wire (shall be provided along with supply of material)	50 cm			
NAME OF THE OWNER OWNER OF THE OWNER	"Manufactures Name and and brand on the aluminium die cast body."	Engraved/Embossed			
	Manufacturer's name, model number, serial number	Yes			
ARXING	Date of manufacture (month year), and lot number as identification mark inside each unit and the outside of each parkaging box	Yes			
	The operation characteristics voltage and power be marked inside of each LED luminaire unit	Yes			
	Otameter of pole Luminiare suitable for: (upto 45W Pole OD: shall be 49mm), (+45W<120W Pole OD: Shall be 50 mm), (above 120W: OD shall be 60 mm for which luminiare is suitable	Yes			
	LED Make	OSRAM / NICHTA / CREE / SAMSUNG / SEOUL / LUMILEDS PHILIPS / SYSKA / LUMENMAX / EVERLIGHT / EDISON / BRIDGELUX / NATIONSTAR / REFOND			
	System must have EMPEMC compliance as applicable (fest reports shall be lurnish to the buyer / consignee on demand)	Yes			
	LM 79  Photometry  [Ref. IS. 161 (6:2012) report from Central Government Lab /NABL/FLAC accrediated lab. Reports shall be furnish to the buyer / consigner on demand (LM-79 report shall have total lumen output, power, PF, Current in Amps, CRI & CCT etc	Yes			
Reports And Certifications	LM 80 8 TM 21 (Ref. IS 16105:2012) Report and Photo biological report for LED report from Central Government Lab INABL/ILAC accredited lab. Reports shall be furnish to the buyer / consignee on demand (LM-80 report shall have the Pohoto Biological re	Yes			
	Availability of test Report from Central Government Lab /NABU/LIAC accrediated lab to Indian Standrad IS:10322/part S/sec-3/2012 and IS:16107  Fart 2/Sec 1 : 2012	Yes			
	Seller shall furnish the Type test reports to the buyer / consignee on demand	Yes			
	DC or AC supplied electronic control gear for LED Module shall compy as per IS:15885 (Part 2/5ec.13)	Yes			
	LED Luminaire for road and street lighting shall comply with Complusory Registration(CRS) of BIS for safety as per IS 10322 (Part 5/Section 3): 2012 as applicable on clate	Yes			
oppe Detail I	Statute Comm				
NA NA	Addison basis.				
5500					
Terms and Cor	nditions नियम और शर्वे				
1. General Terms	and Conditions-				
1.1 This contract is	governed by the General Terms and Conditions, conditions stipulated to this Product/Service as pro	vided in the Marketplace.			
	etween the Seller and the Buyer, is for the supply of the Goods and/or Services, detailed in the scheo [] unless otherwise superseded by Goods / Services specific Special Terms and Conditions (STC) and/				
(ATC) as applica		or other transfer and the second			
Note: This is system	generated file. No signature is required. Print out of this document is not valid for payment/ transa	etion purpose.			
मेंट पह सिद्धम जमरेटेड	करत है है जो देवा है कार ब्याय में पूर्व के इस्टियंत्र वा शिर आहर भूगमार में मेरेन दरेश के लिए मारा नहीं है।	ction purpose.			
***	( A) 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0				



सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

> S GeM Sanction Order Sanction No: 511687702575659 Sanction Date: 01-Mar-2023 Sanction of the competent authority is hereby conveyed for incurring an expenditure of amount as under towards the cost of Purchase order/Contract placed on the Soller for Supply of Goods/Services as per the contract for making payment to the Seller subject to deduction of TDS as applicable: Organisation Details **Buyer Details** Abhay Kant Mshra Туро: State Government Designation: Assistant Registrar Ministry: Email ID: buyer2.rdvj.mp@gombuyer.in Department: Department of Higher Education Madhya Pradesh GSTIN: 23AAAGR1007D122 Organisation Name: Rani Durgavati Vishwavidyalaya Jabalpur Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi, Jabahpur (M.P.) JABALPUR MADHYA PRADESH • 482001 North 123 Financial Approval Detail Designation of official providing Administration approval: registrar IFD Concurrence / Competent Authority (HOD / Head of Office) Approval Required? NO Budget availablity YES Designation of official providing Financial approval: registrar Seller Details Company Name MIN ELECTRICALS AND MACHINERY Email ID: anushkaguptaa26@gmail.com MIN ELECTRICALS AND MACHINERY Address: Jabalpur MADHYA PRADESH - 482001 **Product Details** Price per Unit Inclusive Total Price (inclusive Ordered Unit of all Duties and Taxes of all Duties and Taxes Model Item Description Quantity (in INR) (in INR)) SYSKA Lighting Pole Or Post And Hardware-STREET 22200.0 444000.0 20 Tubular Street Light Poles Rev 1, Length 7 Meter pieces LIGHT

Terms & Conditions

Total Order Value (in INR)

Consignee

Abhay Kant Mishra buyer2.rdvj.mp@gembuyer.in Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi, Jabalpur (M.P.) JABALPUR

MADHYA PRADESH 482001

Consignee Details

S.No

सभी दुर्गादरी फिल्मी ग्राहरन

Item

SYSKA Lighting Pole Or Post And Hardware-Tubular Street

Light Poles Ray 1, Length 7

नेचर (यासिकी)

शनी दुर्गावती विश्वविद्यालय

Delivery Start After

01-Mar-2023

444000.0

Delivery To Be

Completed By

16-Mar-2023

1. This issues under the power delegated to Ministries/Department of the Government of India/organization/state vide Annexure to schedule V of

Lot

No.

Quantity

20



सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

		Contract   a	प्रनुबंध						
1	GeM Azadi Ka	097.0	e. <del>S</del> Carp		7	कमांक: GEMC-511 पुनंप तिपि: 01-Mar			
Type is Ministi Depart Organ	inisation Details   বাদকেন বিবিধন কেন: State Government পু) শাৰমেন: Department of hig saction Name   firmsৰ ধন নাম: Earn Durgavati Vis cone   বাবনৈর ধ্রম: North 123	Designation	बांचर्क नंबर : ज आईटी : टीआईएन :	R (निर्ण Assistant Registrar 0761-2600785- 23AAAGR 10070122 Rani Durgawati Visinnovidyalaya, Saraswati Vihar, Pachper (abalpur ELP.), NADHYA PRADESH-482001, India					
Design Design Namefal Design	ncial Approval Detail   बिरोय स्वीकृति जिय সংশোধনে   কার্যকরী ধারতি: nation of Administrative Approval   চন্দ্র পুরুষ্টের জ্ঞানে বিশ্ব স্থানি বিশ্ব হ'ব হ'ব। বিশ্ব স্থানি স্থানির বার হ'ব। য	No registrar registrar	Rcle:	ode भुगतान का  पद : त आईडी : टीआईरन :	PAO Offline Finance Co paot no Ju - Rani Durgi Jabalpur (r	balpur@gembuyer avati Vishwavidyala	in ya, Saraswati Vihar	, Pachpedi,	
Comp. Conta Email Addre MSME MSME MSE S MSE G GSTIN	willer II) जेया विज्ञेज आईड़े; any Name adva जया : ct ND   अपने नवर : ID  ईरोन अप्रेड़ी : ss   प्या : verified प्रचल्त्रचर्च सत्यायि : Registration number प्रचलपुर्व वंजीकरत संख्या : ocal Category प्रपास (सामजिक केगी ; iender प्रपास हिंगे स्पेष्ठ : i औरस्मीआईएव	General Maie 23ATZPG3745J128	erdeo, 1901, -						
	T / Tax invoice to be raised in th uct Details उत्पाद विवेरण	e name of जिसके नाम के	पक्ष में GST	/TAX इनवॉ	इस पेश वि	त्रेया जाएगा - Bu	yer		
,	Item Description	* Serve 20189		Ordered Quantity  जाइटम विवरज	Unit   इकाई	Unit Price (INR)  डववर्ड मृत्य (INR)	Tax Bifurcation (INR)  ফর বিশ্বালন (INR)	Price (Inclusive of all Duties and Taxes in INR)  मृत्य (INR में सभी शुक्क और कर सहिते)	
Pole Bran Bran Cata Sellin Cate Stree Mod	duct Name Jours का तमः SYSKA Lighting Pole O s Rev 1. Length 7 Meter : nd Jairs: SYSKA nd Type; life प्रकर: Registered Brand Nogue Status [केटतीन की शिरोट Catalogue not ver ng As]केंबी केश का यह हैं : Reseller not verified by gopy Name & Quadrant] केशी कर नाम और आहुर्याप : et Light Poles Rev 1 [Q3] let Jaiffer: STREET LIGHT Code Javennya कोट: HSN not specified by seller	rified by OEM DEM		20	pieces	22,200	NA PA	444,000	
otal Or	der Value [कुल ऑर्डर यून्य(In IMR)	10 ., 700	*		_	11		444,000	
Consi	gnee Detail  परेपिती विवरण	1 Jan 1900	ं स्थितिहरू	<del>(1)</del>	3			2	
S.No!		III.)	em यस्तु Lot			Delivery Start After   दिनांक के बाद डिलीवरी शुरू	Delivery To Be Completed By		

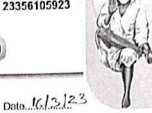
Ref No.... C 5

सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)



Tin No. 23356105923



This is to certified that SYSKA Yes WLed luminary Sensor based Street light 45 Watt with temperature Operating range -10 deg.C To +55 deg.C and Humidity Range 10% to 95% RH and AC power factor at full load 0.95 is installed by Shivani Traders in the front of BPED Department RDVV Jabalpur (M. P.)

> 10, Perfect Builders Kachnar Cky, Jabalpur



सरस्वती विहार, पचपेढ़ी, जबलपुर—482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

# Use of LED Bulbs/Power Efficient Equipment

RDVV is using CFL, LED and star rated power equipment's which consume lesser electricity for illumination and result in lesser energy utilization. The University procures electrical equipment's which have energy star rating as per Bureau of Energy Efficiency (BEE)standard which ensure relatively lesser consumption of electricity. The University has installed the LED lights in the campus for low consumption of energy and replaces the old light systems.

सरस्वती विहार, पचपेढ़ी, जबलपुर—482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

### **Notices and Bills**



### म.प्र. गृह निर्माण एवं अधोसंरचना विकास मण्डल संभाग विद्युत जबलपुर

Email-eeelednhbjbp@mp.gov.in

क्रमांक...../ तक / का.यं. विद्युत

दिनॉक 4/05./2022

रिजस्टार रानी दुर्गावती विश्वविद्यालय जबलपुर

विषय:- कंसट्रक्सन ऑफ म्यूजम एवं सेमिनार हाल में उपयोग की गई विद्युत सामाग्री Energy Saver के अनसुार लगाई गई है।

जुपरोक्त विषयांतर्गत है, कि रानी दुर्गावती विश्वविद्यालय में उपयोग की गई विद्युत सामाग्री के अन्तर्गत लाईटस में LED. 2X2 के पेनल एवं क्रिकेन 28 WLED ट्यूबराड एवं 5 Star Split A.C. लगाये गये है, जो कि Energy Saver की श्रेणी में आते हैं।

(एस.आरं/लोंगरे) कार्यपालन यंत्री (विद्युत) म.प्र. गृह निर्माण एवं अधोसंरचना विकास मण्डल संभाग विद्युत जबलपुर



सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

#### Tax Invoice

Invoice No. Dated Zeal Electronics LG-6, AHINSA TOWER, ZE/21-22/173 22-Oct-2021 7,M.G.Road, Near Hukum Chand Delivery Note Mode/Terms of Payment Ghanta Ghar,Indore Tel:-0731-4064936 1959 15DAYS GSTIN/UIN: 23ADGPJ6100K2ZV Supplier's Ref. Other Reference(s) State Name: Madhya Pradesh, Code: 23 E-Mail: zealelectronics5@gmail.com 1959 Buyer Buyer's Order No. Dated Registrar, GEMC-511687720433452 7-Oct-2021 Rani Durgawati Vishwavidyalaya, Jabalpur M.P Delivery Note Date Despatch Document No. : Madhya Pradesh, Code : 23 State Name 1959 22-Oct-2021 Despatched through Destination **Transport** Jabalpur Terms of Delivery 15DAYS HSN/SAC Description of Goods Quantity Rate SI per Amount No. Split Air Conditioner 8507 3 No. 28,341.21 No. 85,023.63 Make - Haier Capacity - 1.5ton5star Model - HSU19C-TFW5B(INV) **SGST 14%** 14 % 11,903.31 14 % **CGST 14%** 11,903.31 Total 3 No. ₹ 1,08,830.25 E. & O.E Amount Chargeable (in words) Indian Rupees One Lakh Eight Thousand Eight Hundred Thirty and Twenty Five paise Only Company's Bank Details Bank Name State Bank of India 40402907413 A/c No. 40402907413 Branch & IFS Code: Phadnis Colony & SBIN0030144 Company's VAT TIN : 23437801924 Declaration for Zeal Electronics We declare that this invoice shows the actual price of the goods described and that all particulars are true and correct. Authorised Signatory

सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)





#### Invoice

SELLER DETAILS:

Address: MOHIT ENTERPRISES 935, RISHIKESH BHAWAN, NEAR KALIMATH MANDIR, AMANPUR, MADAN MAHAL, Jabaipur, MADHYA PRADESH, 482001

Email Id: vijay\_bajaj\_jbp@yahoo.com Contact No: 09111199224 GSTIN: 23AJEPP9819M1ZN

and the second of the second of

Click here to download seller invoice

Order No: GEMC-511687775941737

GeM Invoice No: GEM-13450196

GeM Invoice Date: 10-Jun-2021

Order Date: 08-Mar-2021

SHIPPING TO:

Consignee Name: Ramlal Prasad

Address: Rani Durgavati Vishwavidyalaya, Saraswati Vihar,

Pachpedi, Jabalpur (M.P.) JABALPUR MADHYA PRADESH 482001

BILL TO:

Buyer Name: Abhay Kant Mishra, Assistant Registrar Address: Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi, Jabalpur (M.P.) Jabalpur MADHYA PRADESH 482001 Department of Higher Education Madhya Pradesh Rani Durgavati Vishwavidyalaya Jabalpur

Department: Department of Higher Education Madhya Pradesh

Office Zone:North 123

Organisation: Rani Durgavati Vishwavidyalaya Jabalpur

Seller Tax Invoice Number	Seller Tax Invoice Date	Dispatch Mode	Dispatch Date
INV-000763	10-Jun-2021	Manual	10-Jun-2021

Place of Supply	Place of Supply State (State/UT Code)	Supply Type	Buyer GSTIN Number
Buyer Location	Madhya Pradesh / 23	Intra-State	

Product Description	HSN Code	Measurem ent Unit	GST UQ Name	Supplied Qty	Unit Price	Total Price inclusive all Taxes
Whirlpool 300 L 3 Star Direct Cool Double Door Refrigerator	8415	pieces	NUMBE RS	1	Rs. 33299.00	Rs. 33299.00
			SC Ce C Cess	ax Rate (%) CGST	Rs. 2539.75 Rs. 2539.75 0.000 Rs. 0.00 Rs. 0.00	
					Grand Total	Rs. 33299.00

fe hereby declare that our turn over is less than Rs 100 Crore and hence at present we are not covered under the ambit of GST voicing provisions. We do hereby declare that once the said provisions are made applicable to us, we shall issue the duly iplied e-Invoice under GST Law.



सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

#### Tax Invoice

Invoice No.

Zeal Electronics

LG-6, AHINSA TOWER, 7,M.G.Road, Near Hukum Chand Ghanta Ghar, Indore Tel:-0731-4064936

GSTIN/UIN: 23ADGPJ6100K2ZV State Name: Madhya Pradesh, Code: 23 E-Mail: zealelectronics5@gmail.com

Buyer

Registrar,

Rani Durgawati Vishwavidyalaya, Jabalpur M.P. : Madhya Pradesh, Code : 23 State Name

invoice No.	Dated
ZE/21-22/173	22-Oct-2021
Delivery Note	Mode/Terms of Payment
1959	15DAYS
Supplier's Ref. 1959	Other Reference(s)
Buyer's Order No.	Dated
GEMC-511687720433452	7-Oct-2021
Despatch Document No.	Delivery Note Date
1959	22-Oct-2021
Despatched through	Destination
Transport	Jabalpur
Terms of Delivery	10.

Dated

15DAYS

SI No.	Description of Goods	HSN/SAC	Quantity	Rate	per	Amount
1	Split Air Conditioner Make - Haier Capacity - 1.5ton5star Model - HSU19C-TFW5B(INV)	8507	3 No.	28,341.21	No.	85,023.63
	SGST 14% CGST 14%			14 14		11,903.31 11,903.31
	Total		3 No.	,		₹ 1,08,830.25

Amount Chargeable (in words)

E. & O.E

Indian Rupees One Lakh Eight Thousand Eight **Hundred Thirty and Twenty Five paise Only** 

Company's Bank Details

Bank Name : State Bank of India 40402907413 A/c No. 40402907413

: 23437801924

Branch & IFS Code: Phadnis Colony & SBIN0030144

Company's VAT TIN

for Zeal Electronics

Declaration

Authorised Signatory

We declare that this invoice shows the actual price of the goods described and that all particulars are true and correct.



सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

#### << TAX INVOICE >>

						R/5674/21-22				6-Sep-21				
S.B.I.12442580891), Russol Cwk., IFSC. SBI/10017718 GSTNUNIVE. 20A777403382; 20de 23 Costast: 0761-40631(01,83067777727(Service), 8425158580(Mshaveer), 9300101775(Caran) E-Mail: mshaveor, 276@yshoot on in gelothoratra@gmail.com							No. 17743310155			Dated 6-Sep-21				
Buyer (Bill to) REGISTRAR RDVV JABALPUR VC Bunglow State Name Contact person Contact	: Machya Pradesi : Mr Palel : 7649837307	n, Code : 23												
Description of Goods and Services	s:	HSN/SAC	Quantity	Rate (Incl. of Tax)	Rate	per	Amount	Taxable Value	Ce Rate	ntral Tax Amount	Sta Rate	ate Tax Amount	Total Amount	
185V DZV (INVERTER) 1.5TN 5" ODU-4512414E19G B00794, GBI 4513003G21HA15201, HA15203 IDU-4552346A19HA00794, GAOI 4552944B21GC13563, GC13980	0475	8415	4 nos.	47,492.01	37,103.13	nos.	1,48,412.52	1,48,412.52	14%	20,777.75	14%	20,777.75	1,89,968.02	
Installation	CGST SGST		4 nos.	1,477.60	1,252.20	nos.	5,008.80 1,53,421.32 21,228.54 21,228.54	5,008.80	9%	450.79	9%	450.79	5,910.38	

Total 8 nos 1,95,878.40 ₹ 1,53,421.32 21,228.54 21,228.54

Amount Chargeable (in words) One Lakh Ninety Five Thousand Eight Hundred Seventy Eight INR and Forty paise Only

E. & O.E

Company's PAN

Declaration

1-Warenty service for jabalpur only. 2-Outstand transit damage would be party's responsibility. 3-No
guarantee for gas leakage in transit. 4-Sold goods will not be taken back. 5-YOLTAS(D.P.G.). Toil free[1860

599.4555] 0650604555]. 6-VOLTAS(Debc)-Toil free [1860

599.4444] 7-To avail comprehensive 5 yis warranty
on your Air Conditioner, it is mandatory for you to register at least 1 paid senice every year from Voltas toil free
or directly from Brand Shop

ADTPJ1033E

Company's Bank Details Bank Name A/c No Branch & IFS Code

U.B.I. 325605010050125 City Branch & UBIN0532568

for Oswall Electricals

Authorised Signatory

SUBJECT TO JABALPUR JURISDICTION

This is a Computer Generated Invoice

सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

#### Tax Invoice

1	Zeal Electronics LG-6,AHINSA TOWER, 7,M.G.Road, Near Hukum Chand Ghanta Ghar,Indore		Invoice No. <b>ZE/21-22/</b> 1 Delivery Not		22-0	Dated  22-Oct-2021  Mode/Terms of Payment				
	Tel:-0731-4064936	1000	1960		15DA	YS				
	GSTIN/UIN: 23ADGPJ6100K2Z\	V	Supplier's R	lef.			rence(s)			
	State Name: Madhya Pradesh, Code E-Mail: zealelectronics5@gmail.c	: 23	1960				1000 1000 (NO. 10 PC)			
Bu	L-Mair , Zealelectronicso@gmair.c	article of second second second	Buyer's Ord	er No	Dated	8				
	egistrar, Rani Durgawati Vishwavidyalaya,Jaba	300					4			
	labalpur (M.P)	25 00000 I		6877357129		-	2.5			
	ate Name : Madhya Pradesh, Code : 23			ocument No.			te Date			
-	ate Name ; Maanya i radoon, oode . 20		1960	P. MCCONSTRUCTOR	22-0					
			Despatched		Destir					
			Transport		Jaba	lpur				
			Terms of De	elivery						
			15DAYS							
SI			HSN/SAC	Quantity	Rate	per	Amount			
No.										
1	Water Heater Make - Haier Capacity - 15Ltr. 3star Model - ES-15V-E3		8504	7 No.	6,206.78	No.	43,447.45			
		T 9% T 9% d Off			17.	%	3,910.27 3,910.27 0.01			
Am	nount Chargeable (in words)	Total		7 No.			₹ 51,268.00 E. & O.E			
	dian Rupees Fifty One Thousand Two Hundred						980 <del>00121780001101</del>			
Si	xty Eight Only	E	Company's E Bank Name Vc No.	: Stat	02907413		40402907413			
	ompany's VAT TIN : 23437801924	E	nanch & IFS	code: Pha	unis Colo		SBIN0030144 r Zeal Electronics			
	e declare that this invoice shows the actual price of the	he				TO	r Zeai Electronics			
go	ods described and that all particulars are true and prect.									

सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)





#### Invoice

SELLER DETAILS:

Address: MOHIT ENTERPRISES 935, RISHIKESH BHAWAN, NEAR KALIMATH MANDIR, AMANPUR, MADAN MAHAL, Jabalpur, MADHYA PRADESH, 482001

Email Id: vijay\_bajaj\_jbp@yahoo.com

Contact No: 09111199224 GSTIN: 23AJEPP9819M1ZN GeM Invoice No: GEM-13450196 GeM Invoice Date: 10-Jun-2021

Order No: GEMC-511687775941737

Order Date: 08-Mar-2021

Click here to download seller invoice

#### SHIPPING TO:

Consignee Name: Ramlal Prasad Address: Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi, Jabalpur (M.P.) JABALPUR MADHYA PRADESH 482001

#### BILL TO:

Buyer Name: Abhay Kant Mishra , Assistant Registrar Address: Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi, Jabalpur (M.P.) Jabalpur MADHYA PRADESH 482001 Department of Higher Education Madhya Pradesh Rani Durgavati Vishwavidyalaya Jabalpur Department: Department of Higher Education Madhya Pradesh

Office Zone:North 123 Organisation: Rani Durgavati Vishwavidyalaya Jabalpur

Seller Tax Invoice Number	Seller Tax Invoice Date	Dispatch Mode	Dispatch Date
INV-000763	10-Jun-2021	Manual	10-Jun-2021

Place of Supply	Place of Supply State (State/UT Code)	Supply Type	Buyer GSTIN Number
Buyer Location	Madhya Pradesh / 23	Intra-State	

Product Description	HSN Code	Measurem ent Unit	GST UQ Name	Supplied Qty	Unit Price	Total Price inclusive all Taxes
Whirlpool 300 L 3 Star Direct Cool Double Door Refrigerator	8415	pieces	NUMBE RS	1	Rs. 33299.00	Rs. 33299.00
	Rs. <b>33299.00</b>					

I /We hereby declare that our turn over is less than Rs 100 Crore and hence at present we are not covered under the ambit of GST e-invoicing provisions. We do hereby declare that once the said provisions are made applicable to us, we shall issue the duly complied e-Invoice under GST Law.



सरस्वती विहार, पचपेढ़ी, जबलपुर—482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

All GST invoice or document issued by us shall be properly and timely reported under respective returns under GST by us in line with the notified provisions and the applicable tax collected from Buyer shall be timely and correctly paid to the respective Government by us.

In case the Input Tax Credit of GST is denied or demand is recovered from Buyer on account of any act/ omission of us in this regard, we shall be liable in respect of all claims of tax, penalty and / or interest, loss, damages, costs, expenses and liability that may arise due to such non-compliance. Buyer shall have the right to recover such amount from any payments due to us or from Performance Security, or any other legal recourse from us.

सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)





Sanction Order

Sanction No: 511687767502412 Sanction Date: 01-Mar-2023

Sanction of the competent authority is hereby conveyed for incurring an expenditure of amount as under towards the cost of Purchase order/Contract placed on the Seller for Supply of Goods/Services as per the contract for making payment to the Seller subject to deduction of TDS as applicable:

Organisation Details		Buyer Details				
Type Ministry Department: Organisation Name: Office Name:	State Government  Department of Higher Education Madhya Pradesh Rani Durgavati Vishwavidyalaya Jabalpur North 123	Designation: Email ID: GSTIN:	Abhay Kant Mishra Assistant Registrar buyer2.rdvj.mp@gembuyer.in 23AAAGR1007D1Z2 Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi, Jabaipur (M.P.) JABALPUR MADHYA PRADESH - 482001			

#### Financial Approval Detail

Designation of official providing Administration approval: IFD Concurrence / Competent Authority (HOD / Head of Office) Approval Required?

Budget availablity

Designation of official providing Financial approval:

registrar YES

Finance controller

#### Seller Details

Company Name:

Email ID:

SHIVANI TRADERS shivanigem2021@gmail.com SHIVANI TRADERS

Jabaipur MADHYA PRADESH - 482002

#### **Product Details**

#	Item Description	Model	Ordered Quantity	Unit	Price per Unit inclusive of all Duties and Taxes (in INR)	Total Price (inclusive of all Duties and Taxes (in INR))
1	SYSKA Yes WLed Luminaire Light	Street Light 45watt	20	pieces	3000.0	60000.0
	L.					60000.0

Total Order Value (in INR)

01-Mar-2023 16-Mar-2023 विद्याल प्रशासी सानी दुर्गावती विश्वविद्यालय

**Terms & Conditions** 

जबलपुर (म.प्र.) 1. This issues under the power delegated to Ministries/Department of the Government of India/organization/state vide Annexure to schedule V of the Delegation of Financial Power Rules, 1978 as amended from time to time or as per applicable delegation of financial power rules as approved

जयसम्पर

सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

Contract|अनुबंध

GeM Azadi Ka Azadi Ka Amrit Mahotsav

Contract No | अनुबंध क्रमांक: GEMC-511687767502412 Generated Date। अनुबंध तिथि: 01-Mar-2023

Organisation Details|संगठन विवरण

Type| प्ररूप :

Ministry| मंत्रातय Department|विभाग :

Department of Higher Education Madhya Pradesh

Organisation Name | संगठन का नाम : Rani Durgavati Vishwavidyalaya jabalpur Office Zone | कार्यालय क्षेत्र:

North 123

Buyer Details|खरीदार विवरण

Designation। यद : Assistant Registrar Contact No.। संपर्क नंबर : 0761-2600785-

buyer2.rdvj.mp@gembuyer.in 23AAAGR1007D1Z2

Email ID | ईमेल आईडी : GSTIN। जीएसटीआईएन :

Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi,

Jabalpur (M.P.),

JABALPUR, MADHYA PRADESH-482001, India

Financial Approval Detail। वित्तीय स्वीकृति विवरण

IFD Concurrence | आईएकडी सहमति :

Designation of Administrative Approval

प्रशासनिक अनुमोदन का पदनामः Designation of Financial Approval

विसीय अनुमोदन का यदनाम :

registrar

Finance controller

Paying Authority Details | भुगतान प्राचिकरण विवरण

PAO

Payment Mode| भुगतान का Offline

Finance Controller

Designation| पद : Email ID| ईमेल आईडी :

D 10,Kachnar City Perfect Builder Complex,Vijay Nagar,Near Lamti Power House,

pao1.nn.jabalpur@gembuyer.in

GSTIN| जीएसटीआईएन :

Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi.

labalpur (M.P.), Address | पताः

jabalpur, MADHYA PRADESH-482001, India

Seller Details|विक्रैता विवरण

GeM Seller ID | जेम विकेता आईडी :

Company Name | कंपनी का नाम :

Contact No. | संपर्क नंबर :

Email ID | ईमेल आईडी :

Address पता

MSME verified | एमएसएमई सत्यापित :

MSME Registration number। एमएसएमई पंजीकरण संख्या : MSE Social Category।एमएसई सामाजिक श्रेणी :

MSE Gender | एमएसई लिंग श्रेणी :

GSTIN । जीएसटीआईएनः

MP24D0030755 General

528C180000403353

shivanigem2021@gmail.com

SHIVANI TRADERS 09406760840

23CLOPS6782E1ZL

\*GST / Tax invoice to be raised in the name of | जिसके नाम के पक्ष में GST/TAX इनवॉडस पेश किया जाएगा - Buyer

Jabalpur, MADHYA PRADESH-482002, -

Product Details| उत्पाद विवरण

#	Item Description आइटम विवरण	Ordered Quantity  आइटम विवेरण	Unit   दुकाई	Unit Price (INR)  इकाई मूल्य (INR)	Tax Bifurcation (INR)  कर विभाजन (INR)	(Inclusive of all Duties and Taxes in INR)  मूल्य (INR में सभी शुल्क और कर सहित)
1	Product Name   জনার কা নাম : SYSKA Yes WLed Luminaire Light Brand  ৰাজ : SYSKA Brand Type  ৰাজ মজনং : Registered Brand Catalogue Status  কিলোল বি বিবাৰিত যা বিষয়ে বিশ্বতি (Catalogue not verified by OEM Selling As  কৈই কা জা বয় ই : DEM verified Reseller Category Name & Quadrant  ৰুগাই কা কা নাম আন স্বৰ্যায় : Led Luminaire (For Road And Street Lights)- 15:10322, 15: 16107, IS:16108,IS: 16103,IS:10322 (Q3) Model   নাজন: Street Light 45watt	20	pieces	3,000	NA	60,000
	HSN Code  एषप्रायत्व कोह: 9405 otal Order Value   युक्त ऑहंट गुरुव (in INR)					60,000

Consignee Detail| परेषिती विवरण

S.No!

Consignee|परेषिती

Lot No.1

Quantity| मात्रा

After | दिनांक के बाद डिलीवरी शरू करना है

Delivery Start

Completed Byl वितरण पूरा कब तक करना है

Delivery To

Designation। पद : Assistant Registra Email ID (ইন্ম কার্ট্রর) : buyer2.rdvj.mp@gembuyer.in Contact| মার্ক্ত: 0761-2600785-

रानी दुर्गावती विश्वविद्यालय

जबलपुर (म.प्र.)



सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

*	etc.			
	Luminaries light transparency should be of Toughened glass	Yes		
CONSTRUCTIONAL	Toughned transparent glass cover thickness	>/=4 mm		
	Toughned Glass shall not get discoloured shall not suffer degration due to heat and ageing within warranty period	Yes		
	Number of electronic control gear (power supplies)	1 No.		
	Light Source	SMD LED Chip as per LM 80/IS16106		
	Driver components shall be industrial grade or above	Yes		
	PCB shall be FR4 grade minimum 0.8 to 1.0 mm thick or more	Yes		
	The Luminaires works on single phase three wires system (Phase, Neutral and Earth)	Yes		
	Suitable connector shall be provided for LED connection between driver output and LED	Yes		
	Length of ISI marked three core wire (shall be provided along with supply of material)	50 cm		
	"Manufactures Name and and brand on the aluminium die cast body "	Engraved/Embossed		
	Manufacturer's name, model number, serial number	Yes		
MARKING	Date of manufacture (month-year), and lot number as identification mark inside each unit and the outside of each packaging box	Yes		
	The operation characteristics voltage and power be marked inside of each LED luminaire unit	Yes		
	Diameter of pole Luminiare sultable for: (upto 45W Pole OD: shall be 40mm), (>45W<120W Pole OD: Shall be 50 mm), (above 120W: OD shall be 60 mm for which luminiare is suitable	Yes		
	LED Make	OSRAM / NICHIA / CREE / SAMSUNG / SEOUL / LUMILEDS PHILIPS / SYSKA / LUMENMAX / EVERLIGHT / EDISON / BRIDGELUX / NATIONSTAR / REPOND		
	System must have EMI/EMC compliance as applicable (Test reports shall be furnish to the buyer / consignee on demand)	Yes		
	LM 79 (Photometry) (Ref.15:16106:2012) report from Central Government Lab /NABL/ILAC accrediated lab. Reports shall be furnish to the buyer / consignee on demand (LM-79 report shall have total lumen output, power, PF, Current in Amps, CRI & CCT etc.,	Yes		
Reports And Certifications	LM 80 & TM 21 (Ref. IS:16105:2012) Report and Photo biological report for LED report from Central Government Lab /NABU/LLAC accrediated lab. Reports shall be furnish to the buyer / consignee on demand (LM-80 report shall have the Pohoto Biological re	Yes		
	Availability of test Report from Central Government Lab /NABL/ILAC accrediated lab to Indian Standrad IS:10322/part 5/sec-3/2012 and IS 16107 (Part 2/Sec 1): 2012	Yes		
	Seller shall furnish the Type test reports to the buyer / consignee on demand	Yes		
	DC or AC supplied electronic control gear for LED Module shall compy as per IS:15885 (Part 2/Sec.13)	Yes		
	LED Luminaire for road and street lighting shall comply with Complusory Registration(CRS) of BIS for safety as per IS 10322 (Part 5/Section 3): 2012 as applicable on date	Yes		

ePBG Detail | ईपीबीजी विवरण

NA

Terms and Conditions| नियम और शर्ते

- 1. General Terms and Conditions-
- 1.1 This contract is governed by the General Terms and Conditions, conditions stipulated to this Product/Service as provided in the Marketplace.
- 1.2 This Contract between the Seller and the Buyer, is for the supply of the Goods and/ or Services, detailed in the schedule above, in accordance with the General Terms and Conditions (GTC) unless otherwise superseded by Goods / Services specific Special Terms and Conditions (STC) and/ or BID/Reverse Auction Additional Terms and Conditions

हैं बिसाबी की आवश्यकता हमें हैं। इस दुस्तिका का घिटे आवट भूगताम/सेनदेन वदेश्य के लिए गाय नहीं है। Note: This is system generated file. No signature is required. Print out of this document is not valid for payment/ transaction purpose.

रानी दुर्गावती विश्वविद्यालय जबलपुर (म.प्र.)

रानी दुर्गावती विश्वविद्यालय

जबलपुर



सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

GeM



Sanction Order

Sanction No: 511687702575659 Sanction Date: 01-Mar-2023

Sanction of the competent authority is hereby conveyed for incurring an expenditure of amount as under towards the cost of Purchase order/Contract placed on the Seller for Supply of Goods/Services as per the contract for making payment to the Seller subject to deduction of TDS as applicable:

**Buyer Details Organisation Details** Abhay Kant Mishra Name: Designation: Assistant Registrar State Government Email ID: buyer2.rdvj.mp@gembuyer.in Type: 23AAAGR1007D1Z2 GSTIN: Department of Higher Education Madhya Pradesh Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi, Jabalpur (M.P.) JABALPUR Department: Organisation Name: Rani Durgavati Vishwavidyalaya Jabalpur Address: North 123 Office Name: MADHYA PRADESH - 482001

#### Financial Approval Detail

registrar Designation of official providing Administration approval: NO IFD Concurrence / Competent Authority (HOD / Head of Office) Approval Required? YES Budget availablity registrar Designation of official providing Financial approval:

#### Seller Details

M N ELECTRICALS AND MACHINERY Company Name: anushkaguptaa26@gmail.com Email ID: M N ELECTRICALS AND MACHINERY Jabalpur MADHYA PRADESH - 482001 Address

#### **Product Details**

#	Item Description	Model	Ordered Quantity	Unit	Price per Unit inclusive of all Duties and Taxes (in INR)	Total Price (inclusive of all Duties and Taxes (in INR))
1	SYSKA Lighting Pole Or Post And Hardware- Tubular Street Light Poles Rev 1, Length 7 Meter	STREET	20	pieces	22200.0	444000.0
To	tal Order Value (in INR)					444000.0

#### Consignee Details

S.No	Consignee	Item	Lot No.	Quantity	Delivery Start After	Delivery To Be Completed By
1	Abhay Kant Mishra buyer2.rdvj.mp@gembuyer.in Rani Durgavati Vishwavidyalaya, Saraswati Vihar. Pachpedi, Jabalpur (M.P.) JABALPUR MADHYA PRADESH	SYSKA Lighting Pole Or Post And Hardware-Tubular Street Light Poles Rev 1, Length 7 Meter		20	01-Mar-2023	
Terms	सहायेक कुल सिचेंच (यात्रिका) s & Conditions रानी दुर्गावती विश्वविद्यालय				रानी दुर्गावती ।	

• 1. This issues under the power delegated to Ministries/Department of the Government of India/organization/state vide Annexure to schedule V of



सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)

Contract|अनुबंध

GeM Azadi Ru e Marsepace Azadi Ru Amit Mahotsav

Contract No। अनुबंध क्रमांक: GEMC-511687702575659 Generated Date | अनुबंध तिथि: 01-Mar-2023

Organisation Details|संगठन विवरण

Type | प्ररूप :

State Government

Ministry। मंत्रासय Department | विभाग

Department of Higher Education Madhya Pradesh

Organisation Name|संगठन का नाम : Rani Durgavati Vishwavidyalaya Jabalpur Office Zone कार्यालय क्षेत्रः

North 123

0761-2600785-Contact No.। संपर्क नंबर : Email ID| ईमेल आईडी :

Buyer Details|खरीदार विवरण

buyer2.rdvj.mp@gembuyer.in 23AAAGR1007D1Z2

GSTIN| जीएसटीआईएन

Designation | 445 :

Address | पता :

Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi.

Jabalpur (M.P.),

Paying Authority Details | भुगतान प्राधिकरण विवरण

PAO

Assistant Registrar

JABALPUR, MADHYA PRADESH-482001, India

Financial Approval Detail|वित्तीय स्वीकृति विवरण

IFD Concurrence | आईएफडी सहमति :

Designation of Administrative Approval

प्रशासनिक अनुमोदन का पदनामः Designation of Financial Approval

विशीय अनुमोदन का पदनाम :

No

registrar

registrar

Payment Mode| भुगतान का Offline तरीका.

Designation | 95 :

Email ID| ईमेल आईडी : GSTIN| जीएसटीआईएन : Finance Controller pao1.nn.jabalpur@gembuyer.in

Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi,

Address| पताः

(abalpur (M.P.),

Jabalpur, MADHYA PRADESH-482001, India

#### Seller Details | विक्रैता विवरण

GeM Seller ID|जेम विकेता आईडी :

Company Name | कपनी का नाम : Contact No. | संपर्क नवर

F67C180000350043 M N ELECTRICALS AND MACHINERY

09479590000

Email ID | ईमेल आईडी :

nushkaguptaa26@gmail.com

83, Andherdeo, Andherdeo, Andherdeo, Jabalpur, MADHYA PRADESH-482001, -

MSME verified | एमएसएमई सत्यापित :

MSME Registration number। एचएसएमई पानीकरण सरकाा : UDYAM-MP-24-0005955 MSE Social Category। एमएसई बामाजिक केणी : General MSE Gender। एमएसई विशे केली : Male

GSTIN । जीएसटीआईएनः

23ATZPG3745J1Z8

\*GST / Tax invoice to be raised in the name of| जिसके नाम के पक्ष में GST/TAX इनवॉड्स पेश किया जाएगा - Buyer

#### Product Details| उत्पाद विवरण

#	oduct Details उत्पाद विवेरण Item Description आइटम विवरण	Ordered Quantity  आइटम विवरण	Unit   इकाई	Unit Price (INR)  इकाई मूल्य (INR)	Tax Bifurcation (INR)  कर विभाजन (INR)	Price (Inclusive of all Duties and Taxes in INR)  मूल्य (INR में सभी शुल्क और कर सहित)
	Product Name   उर्धाद का नाम : SYSKA Lighting Pole Or Post And Hardware-Tubular Street Light Poles Rev 1, Length 7 Meter Brand Jiff : SYSKA Brand Type  बांड प्रकार : Registered Brand Catalogue Status  উত্তর্গান জী কিট্টি: Catalogue not verified by OEM Selling As   केन्द्रे केचा चा रहा है : Reseller not verified by OEM Category Name & Quadrant  वेणी का नाम और अहमर्थित : Lighting Pole Or Post And Hardware-Tubular Street Light Poles Rev 1 (Q3) Model (गाँडम: STREET LIGHT	20	pieces	22,200	NA Gad	444,000
To	HSN Code   युपएसपन कोड: HSN not specified by seller stal Order Value   कुल आंड्रेर मूल्य (in INR)		-	Buf X	भाग	444,000

राजी दुर्जायती विश्वविद्यालय Consignee Detail|परेषिती विवरण Delivery To Delivery Start Be Completed Lot No. Quantity दिनांक के बाद By| वितरण पूरा कब Consignee। परेषिती S.Nol डिलीवरी शुरू करना है लॉट नंबर क.सं तक करना है Designation| ਪਣ : Assistant Registrar Email ID | ਵੱਸੇਗ ਗਰੰਡੀ ; buyer2.rdvj.mp@gembuyer.in SYSKA Lighting Pole Or



सरस्वती विहार, पचपेढ़ी, जबलपुर—482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)





This is to certified that SYSKA Yes WLed luminary

Sensor based Street light 45 Watt with temperature

Operating range -10 deg.C To +55 deg.C and Humidity

Range 10% to 95% RH and AC power factor at full load

0.95 is installed by Shivani Traders in the front of BPED

Department RDVV Jabalpur (M. P.)

SHIPAWI VIRANGERS 10. Perfect Builders Kachnar Cky, Jabalpur

सरस्वती विहार, पचपेढ़ी, जबलपुर-482001 (म.प्र.) Saraswati Vihar, Pachpedi, Jabalpur-482001 (M.P.)

(Formerly, University of Jabalpur) (NAAC Accredited Grade "B" University)





#### Invoice

SELLER DETAILS:

Address: MOHIT ENTERPRISES 935, RISHIKESH BHAWAN, NEAR KALIMATH MANDIR,AMANPUR, MADAN MAHAL, Jabalpur, MADHYA PRADESH, 482001

Email Id: vijay\_bajaj\_jbp@yahoo.com Contact No : 09111199224 GSTIN: 23AJEPP9819M1ZN GeM Invoice No: GEM-13450196 GeM Invoice Date: 10-Jun-2021

Order No: GEMC-511687775941737

Order Date: 08-Mar-2021

Click here to download seller invoice

#### SHIPPING TO:

Consignee Name: Ramlal Prasad Address: Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi, Jabalpur (M.P.) JABALPUR MADHYA PRADESH 482001

#### BILL TO:

Buyer Name: Abhay Kant Mishra , Assistant Registrar Address: Rani Durgavati Vishwavidyalaya, Saraswati Vihar, Pachpedi, Jabalpur (M.P.) Jabalpur MADHYA PRADESH 482001 Department of Higher Education Madhya Pradesh Rani Durgavati Vishwavidyalaya Jabalpur Department: Department of Higher Education Madhya Pradesh Office Zone; North 123

Organisation: Rani Durgavati Vishwavidyalaya Jabalpur

a service a section of the section of

Seller Tax Invoice Number	Seller Tax Invoice Date	Dispatch Mode	Dispatch Date 10-Jun-2021	
INV-000763	10-Jun-2021	Manual		

Place of Supply	Place of Supply State (State/UT Code)	Supply Type	Buyer GSTIN Number	
Buyer Location	Madhya Pradesh / 23	Intra-State		

Product Description	HSN Code	Measurem ent Unit	GST UQ Name	Supplied Qty	Unit Price	Total Price inclusive all Taxes
Vhiripool 300 L 3 Star Direct Cool Jouble Door Refrigerator	8415	pieces	NUMBE RS	1	Rs. 33299.00	Rs. 33299.00
Taxable Amount Tax Rate (%) CGST SGST/UTGST Cess Rate (%) Cess Amount Cess in Quantum Rounding Off					18 Rs. 2539.75 Rs. 2539.75 0.000 Rs. 0.00 Rs. 0.00	
Grand Tota						Rs. 33299.00

fe hereby declare that our turn over is less than Rs 100 Crore and hence at present we are not covered under the ambit of GST voicing provisions. We do hereby declare that once the said provisions are made applicable to us, we shall issue the duly aplied e-Invoice under GST Law.