S1.	Clause Ref. No.	Existing provision	Amended as				
No							
Volu	olume-I of the bidding documents						
1.	Appendix-1	Appendix-1	Appendix-1				
	(Terms and						
	Procedures of	TERMS AND PROCEDURES OF PAYMENT	TERMS AND PROCEDURES OF PAYMENT				
	Payment),						
	Sample Forms	In accordance with the provisions of GCC Clause 8 (Terms	In accordance with the provisions of GCC Clause 8 (Terms of				
	and Procedures,	of Payment), the Employer shall pay the Contractor in the	Payment), the Employer shall pay the Contractor in the				
	Section-VI of	following manner and at the following times, on the basis	following manner and at the following times, on the basis of				
	Volume I	of the Price Breakdown given in the section on price	the Price Breakdown given in the section on price schedules.				
		schedules. Payments will be made in the currencies quoted					
		by the Bidder unless otherwise agreed between the parties.	Bidder unless otherwise agreed between the parties. The				
		The Contractor may make applications for payment in	Contractor may make applications for payment in respect of				
		respect of part deliveries as work proceeds.	part deliveries as work proceeds.				
		TERM OF DAMAGENE	4 TERRACO OF PANACENE				
		1. TERMS OF PAYMENT	1. TERMS OF PAYMENT				
		In addition to the Conditions stipulated under GCC					
		Clause 8, the following terms & Conditions will					
		apply.	apply.				
		11 Cumply of Coods Doubles	11 Supply of Coods Portion				
		1.1 Supply of Goods Portion	1.1 Supply of Goods Portion				
		C Progressive Payment	C Progressive Payment #				
		O J					

Sl.	Clause Ref. No.	Existing provision	Amended as
No			
		C.1 Eighty Five (85%)^^ of the Ex-works price component of Main Equipment/Materials (including Mandatory Spares), shall be paid on dispatch of the same and on submission of the documents indicated hereinunder:	C.1 Eighty Five (85%)^^ of the Ex-works price component of Main Equipment/Materials (including Mandatory Spares), shall be paid on dispatch of the same and on submission of the documents indicated hereinunder:
		(h) Value- addition certificate on half-yearly basis (Sep 30 and Mar 31), duly certified by the Statutory Auditors of the Domestic Manufacturer, that the claims of value-addition made for the product during the preceding 6 months are in accordance with the 'Policy for providing preference to Domestically Manufactured Iron & Steel Products in Government Procurement'.	(h) Value- addition certificate on half-yearly basis (Sep 30 and Mar 31), duly certified by the Statutory Auditors of the Domestic Manufacturer, that the claims of value-addition made for the product during the preceding 6 months are in accordance with the 'Policy for providing preference to Domestically Manufactured Iron & Steel Products in Government Procurement'.
			(i) Submission of (i) Authorization certificate issued by domestic manufacturer for selling Domestically Manufactured Iron & Steel Products, if applicable; and (ii) Affidavit of Self certification regarding Domestic Value

Sl.	Clause Ref. No.	Existing provision	Amended as
No			
			Addition in Iron & Steel Products; in line with GCC Clause 5.7.
		^^ In case, the Contractor opts not to take interest bearing initial advance or has opted to take interest bearing initial advance but the advance payment has become inadmissible for the reason specified in 1.1 A above, then this payment shall be 90% instead of 85%.	^^ In case, the Contractor opts not to take interest bearing initial advance or has opted to take interest bearing initial advance but the advance payment has become inadmissible for the reason specified in 1.1 A above, then this payment shall be 90% instead of 85%.
			# Percentage of Progressive Payment shall be suitably adjusted in case of unbalanced/ front loaded bid as per the methodology brought-out at sl. No. 2.3 below.
		2. PAYMENT PROCEDURES	2. PAYMENT PROCEDURES
		2.1 Method of Payment	2.1 Method of Payment
		2.2 Bill Tracking System	2.2 Bill Tracking System
			2.3 PAYMENT PROCEDURES IN CASE OF UNBALANCED / FRONT LOADED BID

S1.	Clause Ref. No.	Existing provision	Amended as
No			
			a. A bid shall be considered front loaded or unbalanced, if the percentage of Services component (Installation + F&I) to Total Contract Price (Supply component + Services component) quoted by the bidder is less than 15.48%.
			b. In the event of award on the bidder who have submitted unbalanced/front loaded bid, the percentage of Progressive payment against Supply of Goods portion (refer sl. No. 1.1 above) shall be deferred by the percentage by which the percentage of the Services price components in the bid less than the percentage specified at 2.3a above in the bidding documents. No interest shall be payable on the deferred amount. The aforesaid deferred amount shall be paid on pro-rata basis upon completion of installation of the respective item and its certification by the Project Manager.
			No interest shall be payable on the deferred amount.
			Price Variation and Quantity variation shall continue to be governed by the unit price quoted by the bidder.

S1.	Clause Ref. No.	Existing provision	Amended as
No			
2.	GCC clause		Replace clause GCC 34.1 with the following:
	34.1, Section-IV:		
	GCC, VolI of	The Time(s) for Completion specified in the SCC shall be	The Time(s) for Completion specified in the SCC shall be
	the Bidding	extended if the Contractor is delayed or impeded in the	extended if the Contractor is delayed or impeded in the
	Documents	performance of any of its obligations under the Contract by reason of any of the following:	performance of any of its obligations under the Contract by reason of any of the following:
		-	
		(a) any Change in the Facilities as provided in GCC Clause 33	(a) any Change in the Facilities as provided in GCC Clause 33
		(b) any occurrence of Force Majeure as provided in GCC Clause 32	(b) any occurrence of Force Majeure as provided in GCC Clause 32
		(c) any suspension order given by the Employer under GCC Clause 35 hereof or reduction in the rate of progress pursuant to GCC Sub-Clause 35.2 or	(c) any suspension order given by the Employer under GCC Clause 35 hereof or reduction in the rate of progress pursuant to GCC Sub-Clause 35.2 or
		(d) any changes in laws and regulations as provided in GCC Clause 31 or	(d) any changes in laws and regulations as provided in GCC Clause 31 or
		(e) any other matter specifically mentioned in the Contract	(e) any other matter specifically mentioned in the Contract
		by such period as shall be fair and reasonable in all the	by such period as shall be fair and reasonable in all the
		circumstances and as shall fairly reflect the delay or	circumstances and as shall fairly reflect the delay or
		impediment sustained by the Contractor.	impediment sustained by the Contractor.

Sl.	Clause Ref. No.	Existing provision	Amended as
No			
			Notwithstanding above, in the interest of timely project completion, the Employer may, with the consent of Contractor, provide additional Labour to expedite activities related to Foundation, Erection & Stringing. However, in such case, the additional labour deployed shall be under the overall obligation of the Contractor inter-alia including risk & responsibilities thereof and all Contractual provisions shall apply thereto except for GCC Clause 18.1.3(a) and GCC Clause 18.1.3(b).
			The modality to be adopted for providing such additional labour is as follows: -
			 i) The Project Manager, by written notice to the Contractor, may offer to provide additional labour to Contractor for expediting timely completion of the activities related to foundation, erection & stringing. ii) The Contractor, as soon as possible but not later than 15 days after receiving the Project Manager's offer as per i) above, may consent to utilise such labour for the Facilities. iii) The offer and acceptance as above shall be in writing. iv) The expenditure incurred by the Employer for providing such additional Labour shall be recovered from the Contractor from their monthly running

S1.	Clause Ref. No.	Existing provision		Amended as
No				ver, the recovery amount in such case ted to the value worked out as under:
			Activity	Cost towards gangs/manpower
			with HTLS of Maheshwaram (HTLS conductor of Dimapur (PO' 132kV (ckt-2) AG conductor and Dimapur (POW 132kV ACSR I	toring Package OH01 for (a) of Somanahalli – Bidadi 400kV D/c line conductor; (b) Reconductoring of PG) – Hyderabad 400kV S/c line with; (c) (i) Reconductoring of ISTS portion WERGRID) – Dimapur (DoP, Nagaland) CSR Panther S/c line with Single HTLS (ii) Reconductoring of ISTS portion of ERGRID) – Kohima (DoP, Nagaland) Panther S/c line with Single HTLS ciated with 'North Eastern Region
				ne-XXVII (NERES-XXVII)';
			Foundation	NA
			Erection	Rs. 28,399.70 per MT
			Stringing	(i) RE-STRINGING OF 400 KV DC-HTLS (with TSE) - Rs. 2,94,410.10 per km (ii) RE-STRINGING OF 400 KV DC-HTLS (without TSE) - Rs. 5,88,820.20 per km (iii) RE-STRINGING-DC MT OF 400KV DC HTLS (with TSE) - Rs. 2,96,141.40 per km

S1.	Clause Ref. No.	Existing provision	Amended as
No			(iv) RE-STRINGING-DC MT OF 400KV DC HTLS (without TSE) - Rs. 5,92,282.80 per km (v) RE-STRINGING-ONE CKT OF 400KV DCHTLS (with TSE) - Rs. 1,68,136.80 per km (vi) RE-STRINGING-ONE CKT OF 400KV DCHTLS (without TSE) - Rs. 3,36,273.60 per km (vii) RE-STRINGING-400KV S/C LINE W/O EW/OPGW (with TSE) - Rs. 1,88,456.10 per km (viii) RE-STRINGING-400KV S/C LINE W/O EW/OPGW (without TSE) - Rs. 3,76,912.20 per km (ix) STRINGING of 132KV S/C HTLS NORMAL (with TSE) - Rs. 1,24,560.00 per km (x) STRINGING of 132KV S/C HTLS NORMAL (without TSE) - Rs. 2,49,120.00 per km v) Such expenditure incurred on providing additional labour shall however not be construed as Facilitation in line with GCC Clause 36B hereof.

Sl. No	Clause Ref. No.	Existing provision	Amended as
140			vi) If the Contractor is not satisfied with the workmanship of the additional Labour provided as per above, he shall by notice to the Project Manager, ask for partial/full replacement of the deployed labour. vii) Upon receipt of Contractor's notice as per vi) above, the Project Manager shall as soon as possible, provide replacement of labour to the Contractor.
3.	Appendix-1, (Terms and Procedures of Payment), Sample Forms and Procedures, Section-VI of Volume I		1.4.2. AMOUNT LINKED TO ESTABLISHMENT OF FACILITIES FOR LABOUR Amount linked to establishment of facilities for labour shall be paid on a quarterly basis for an amount equal to Y% of the Installation portion (including Civil works) of the RA bill and on certification of the same by Employer's representative. Where Amount linked to establishment of facilities labour specified in Price Schedule Y = Total amount for Service Portion of the Contribe. Installation (including Civil Works)

S1.	Clause Ref. No.	Existing provision	Amended as
No			a) The Contractor shall quote Y value at least 2% of the total Installation (including civil works charges under amount linked to establishmen of facilities for labour. In case, the amount is less than 2%, the amount by which it will be lower shall be retained from other component of Installation (including Civil works) charges and shall be released subject to compliance of requirement specified for establishment of facilities for labour.
			b) In case of non-compliance by Contractor warning letters/Non-Compliance letters shall be issued by Project Manager. In case of issuance of more than two such warning letters/Non-Compliance letters in a quarter period, above mentioned amount for that particular quarter shall be forfeited and shall not be payable to the Contractor under the contract.