S1. No	Clause Ref. No. in	Existing provision in the Bidding Documents	Amended as
NU	the Bid.Doc.		
1.	Clause 30.3, GCC, Vol-I	The Contractor shall, in accordance with the provisions of the corresponding Appendix – 3 (Insurance Requirements) to the Contract Agreement, deliver to the Employer certificates of insurance (or copies of the insurance policies) as evidence that the required policies are in full force and effect. The certificates shall provide that no less than twenty-one (21) days' notice shall be given to the Employer by insurers prior to cancellation or material modification of a policy	The Contractor shall, in accordance with the provisions of the corresponding Appendix – 3 (Insurance Requirements) to the Contract Agreement, deliver to the Employer certificates of insurance (or copies of the insurance policies) and premium paid certificates/receipts as evidence that the required policies are in full force and effect. The certificates shall provide that no less than twenty-one (21) days' notice shall be given to the Employer, through email to the Project Manager or his authorized representative, by insurers prior to cancellation or material modification of a policy. Further, in case insurance premium is paid at periodic intervals and not in one single installment, the Contractor shall ensure timely payment of such premiums on or before the due date for payment of such premiums and shall submit to the Employer the premium paid certificates/receipts as proof of timely payment of premiums, within 7 days of payment of premium.
2.	Appendix- 3 to the Contract Agreement , FORMS, Section -VI, Vol-I of Bidding documents	 (b) Erection All Risk Policy/Contractor All Risk Policy: (I) The policy should cover all physical loss or damage to the facility at site during storage, erection and commissioning covering all the perils as provided in the policy as a basic cover and the add on covers as mentioned at Sl. No. (III) below. 	 (b) Erection All Risk Policy/Contractor All Risk Policy: (I) The policy should cover all physical loss or damage to the facility at site during storage, erection and commissioning covering all the perils as provided in the policy as a basic cover and the add on covers as mentioned at Sl. No. (III) below.

S1.	Clause	Existing provision in the Bidding Documents				Amended as						
No	Ref. No. in											
	the											
	Bid.Doc.	-										
		Amount	Deductible	Parties	From	То	١.					
		105% of CIP	limits Minimum	insured Contractor	Receipt at	Up to		Amount	Deductible	Parties	From	То
		Entry Border Point Price /CIF Indian Port of Entry Price of all the Plant and Equipment including mandatory Spares to be supplied from abroad plus customs duties (including BCD, GST, Cess etc.) on merit rate and 105% of Ex- work Price of all the Plant and Equipment including mandatory Spares to be supplied from within India plus GST, if additionally	deductible as per Tariff Advisory Committee guidelines*	& Employer	site of first lot of the Plant and Equipment including mandatory Spares	Operation all Acceptanc e		105% of CIP Entry Border Point Price# /CIF Indian Port of Entry Price# of all the Plant and Equipment including mandatory Spares to be supplied from abroad plus customs duties (including BCD, GST, Cess etc.) on merit rate and 105% of Ex- work Price# of all the Plant and Equipment including mandatory Spares to be supplied from within India plus GST, if	limits Minimum deductible as per Tariff Advisory Committee guidelines*	insured Contractor & Employer	Receipt at site of first lot of the Plant and Equipment including mandatory Spares	Up to Operational Acceptance

S1. No	Clause Ref. No. in the	Existing provision in the Bidding Documents				F	Amended a	S		
	Bid.Doc.	payable. and 100% of erection price component plus GST, if additionally payable				additionally payable. and 100% of erection price component# plus GST, if additionally payable				
		* The deductibles as aforesaid shall not absolve the Contractor of his risks and liabilities under the contract provisions for insurance and in case of a claim under the policy, deductibles, if any, shall be to the Contractor's account		*	Contractor contract pro	of his risks visions for the policy, d	and liabili insurance ar	not absolve the ities under the id in case of a fany, shall be to		
		(II)	The Contractor shall joint name of I Contractor. All the indicate Employer as policy shall be kept the Operational Account and the period of the determined with the Employer. If the work is compared of policy Contractor shall obtains	Employer hese polices the benefication valid till teptance of the coverage he approved the consider consider consider the consideration that the consideration the consideration the consideration that the consideration the consideration that the consideration the consideration that the consideration the consideration the consideration that the consideration that the consideration the consideration that the consideration that the consideration the consideration that the consideration the consideration that the consideration that the consideration the	and the cies shall iciary. The he date of the project se shall be all of the er than the ered, the	#	to issuance the sum in Policy/Con corresponde case of a di issuance of have the op of the Erec Risk Policy Operationa which sepa	e of Change sured value tractor All ingly increase in Control	Order as post of the Ere Sed by the Contract Prices of the Sundingly. Furt of the Congle of a part of Comples	Price pursuant per GCC33.2.5, ction All Risk licy shall be Contractor. In the pursuant to ontractor shall in insured value Contractor All ther, in case of performant of Facilities for extion has been extor shall have

Sl. No	Clause Ref. No. in the Bid.Doc.	Existing provision in the Bidding Documents	Amended as
		provisions of the policy and pass on the benefit to Employer. In case no refund is payable by the insurance company then the certificate to that effect shall be submitted to Employer at the completion of the project.	the option to reduce sum insured value of the Erection All Risk Policy/Contractor All Risk Policy by the amount corresponding to Contract Price for that part. (II) The Contractor shall take the policy in the joint name of Employer and the Contractor. All these policies shall indicate Employer as the beneficiary. The policy shall be kept valid till the date of the Operational Acceptance of the project and the period of the coverage shall be determined with the approval of the Employer. If the work is completed earlier than the period of policy considered, the Contractor shall obtain the refund as per provisions of the policy and pass on the benefit to Employer. In case no refund is payable by the insurance company then the certificate to that effect shall be submitted to Employer at the completion of the project.
3.	Appendix-	1. TERMS OF PAYMENT	1. TERMS OF PAYMENT
	1 to the Contract	1.1 Supply of Goods Portion	1.1 Supply of Goods Portion
	Agreement		1.1 Supply of Goods Fortion
	, FORMS, Section -VI, Vol-I of	B Progressive Payment	B Progressive Payment

S1.	Clause	Existing provision in	the Bidding Documents		Amended as
No	Ref. No. in		-		
	the				
	Bid.Doc. Bidding documents	component of (including Mandat progressively on indicated hereinund (a) Evidence of (R/R or L/R) bill(whereve (b) Contractor's list identifyin (c) Insurance po (d) Manufacture certificate of (e) Material Ins (MICC) for Employer's of (f) Test certificat (g) the details materials, so from MSEs, months, in re respective POWERGRI	dispatch {Consignment Note along with E -way er applicable)} GST invoice, claim & packing and contents of each shipment. olicy/certificate er's/Contractor's guarantee Quality. Spection Clearance Certificate er despatch issued by the representative. Ite of items, components, raw ervices etc. procured/availed if any, for the preceding 6 espect of all the contracts in the executing Region of D as per format enclosed at	componer Mandator submission (a) Explication (b) Color (c) Mandator submission (c) L/(april (c) Mandator (c)	re Percent (55%)** of the Ex-Works price on the of Main Equipment/Materials (including by Spares) shall be paid progressively on on of documents indicated hereinunder widence of dispatch {Consignment Note (R/R or (R) along with E -way bill(wherever oplicable)} ontractor's GST invoice, claim & packing list entifying contents of each shipment. Iarine Cargo Policy/Transit Insurance olicy/certificate along with premium paid entificates/receipts Ianufacturer's/Contractor's guarantee certificate of Quality. Iaterial Inspection Clearance Certificate (MICC) or despatch issued by the Employer's expresentative. The details of items, components, raw materials, envices etc. procured/availed from MSEs, if any, or the preceding 6 months, in respect of all the contracts in the respective executing Region of
		Section VI, F documents.	Forms, Volume-I of the bidding	V	OWERGRID as per format enclosed at Section I, Forms, Volume-I of the bidding documents.

S1.	Clause	Existing provision in the Bidding Documents	Amended as
No	Ref. No. in		
	the		
	Bid.Doc.		
4.	Appendix-	1.4 Supply of Services Portion: Price Component for	11 /
	1 to the	Installation	Installation
	Contract		
	Agreement , FORMS,	B Progressive Payment	D Progressive Payment
	Section -VI,	Eighty Percent (80%)^^^ shall be paid on	Eighty Percent (80%)^^^ shall be paid on completion
	Vol-I of	completion the each of the items of Erection activity and	the each of the items of Erection activity and on successful
	Bidding	on successful completion of quality check point involved	completion of quality check point involved in Installation,
	documents	in Installation, submission of the details of items,	submission of Erection all Risk/Contractor All Risk insurance
		components, raw materials, services etc.	policy/certificate, Workmen Compensation policy/certificate
		procured/availed from MSEs, if any, for the preceding 6	along with premium paid certificates/receipts, submission of
		months, in respect of all the contracts in the respective	the details of items, components, raw materials, services etc.
		executing Region of POWERGRID as per format	procured/availed from MSEs, if any, for the preceding 6
		enclosed at Section VI, Forms, Volume-I of the bidding	months, in respect of all the contracts in the respective executing Region of POWERGRID as per format enclosed at Section VI,
		documents and certification by Employer's representative.	Forms, Volume-I of the bidding documents and certification by
		representative.	Employer's representative.
		^^^ This payment shall be 85% instead of 80% in	Employer o representative.
		the following cases:	^^^ This payment shall be 85% instead of 80% in the following
		6 1 1 1 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	cases:
		(i) the 1st Installment interest free initial	
		advance has become inadmissible for the	(i) the 1st Installment interest free initial advance
		reason specified in 1.4(A) above, and 2 nd	has become inadmissible for the reason
		Installment interest free initial advance has	specified in 1.4(A) above, and 2 nd Installment
		been paid to the Contractor.	interest free initial advance has been paid to the
		OR	Contractor.
		(ii) the 2 nd Installment interest free initial	OR
		advance has become inadmissible for the	(ii) the 2 nd Installment interest free initial advance
		reason specified in 1.4(A) above, and 1st	has become inadmissible for the reason specified

No Ref.	use Existing No. in No. in Doc.	provision in the Bidding Documents	Amended as
		stallment interest free initial advance has een paid to the Contractor.	in 1.4(A) above, and 1st Installment interest free initial advance has been paid to the Contractor.
	case, advar speci Furth progr be su requi Safety Section	This payment shall be 90% instead of 80% in both the installments of interest free initial nce has become inadmissible for the reason fied in 1.4(A) above. eer, one of the conditions for release of first ressive payment / subsequent payment shall bmission of 'Safety Plan' along with all site documents in line with GCC clause on ay Precaution and proforma provided in this on – Sample Forms and Procedure and oval of the same by the Engineer In-Charge.	^^^This payment shall be 90% instead of 80% in case, both the installments of interest free initial advance has become inadmissible for the reason specified in 1.4(A) above. Further, one of the conditions for release of first progressive payment / subsequent payment shall be submission of 'Safety Plan' along with all requisite documents in line with GCC clause on Safety Precaution and proforma provided in this Section – Sample Forms and Procedure and approval of the same by the Engineer In-Charge