Amendment- V dated 18.11.2024 to the Bidding Documents for Substation Extension Package SS-133(AIS) associated Augmentation of Transformation Capacity at 400/ 220kV New Wanpoh (PG) S/s in Jammu & Kashmir by 400/220kV, 1x315MVA (3x105MVA) ICT (3rd); Spec. No.: CC/NT/W-AIS/DOM/A06/24/09570

Sr.	Volume/Section	Existing provision	Amended as
No.	/Clause Ref.		
2.	GCC 34.1/SCC, Vol-I	The Time(s) for Completion specified in the SCC shall be extended if the Contractor is delayed or impeded in the performance of any of its obligations under the Contract by reason of any of the following:	The Time(s) for Completion specified in the SCC shall be extended if the Contractor is delayed or impeded in the 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 (d) any changes in laws and regulations as provided in GCC Clause 31 or (e) any other matter specifically mentioned in the Contract 	 (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 (e) any other matter specifically mentioned in the Contract by such period as shall be fair and reasonable in all the circumstances and as shall fairly reflect the delay or impediment
		by such period as shall be fair and reasonable in all the circumstances and as shall fairly reflect the delay or impediment sustained by the Contractor.	sustained by the Contractor. 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)

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 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 bills. However, the recovery amount in such case shall be limited to the value worked out as under: 	
Activity Cost towards gangs/manpower	[
Foundation(i) Excavation- Rs 47/- per cum, (ii) Concreting (all type)- Rs.1442/- per CuM and (iii) R/f Steel -Rs. 18,195/-per MT	
Tower ErectionRs. 4,127/- per MT	
Stringing Rs 82,702/- per Bay	Ē
Such expenditure incurred on providing additional labour shall however not be construed as Facilitation in line with GCC Clause 36B hereof. 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.) 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.	 vi) (1 vii)
