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ENERGY AND ENVIRONMENT POLICY

TITLE	ENERGY AND ENVIRONMENT POLICY			
Policy No.	01	Issue No	002	
No. Of Pages	3	Date	30.12.2023	
Effective From	31.12.21	Next Revision	29.12.2026	

NARAYANA COLLEGE OF NURSING Chinthareddypalem, NELLORE - 524 003



Chinthareddypalem, Nellore - 524003. A.P.

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ENERGY AND ENVIRONMENT POLICY

The Energy and Environment Policy of Narayana College of Nursing is the approach to manage energy in a systematic way to minimize its impact on the environment. The policy aims to explore the renewable energy resources to reduce the burden of the government and to find out

explore the renewable energy resources to reduce the burden of the government at

This Energy and Environment Policy is binding for all the components of the institution and applies to all its stakeholders and to the various activities undertaken by the institution. It will

help us to embed efficiency and environmental awareness into our everyday activities, thus

helping us to realize our responsibilities and commitment to conservation and preservation of

natural resources and to limit its usage. The Eco Club, an official platform devoted to the

creation of environmental awareness, to undertake green initiatives, and to conduct green literacy

programs to save energy and to protect the environment.

substitute natural resources as solutions to the energy crisis.

OBJECTIVES:

✓ To assess energy usage and measure its impact on the environment.

✓ To count CO2 emissions generated by our means of transportations- vehicles.

✓ To reduce air pollution by encouraging the use of bicycles and e-scooters inside the campus and vehicles for environmentally-friendly pick-up and use of pedestrian-friendly

roads.

✓ To install photovoltaic solar panels for the generation of alternative energy.

✓ To install LED bulbs in the complete campus to save energy.

✓ To develop systematic waste management mechanisms.

✓ To develop a rain water harvesting unit.

✓ To undertake a tree plantation drive.

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- ✓ To take additional measures to continuously improve our environmental performance and reduce our energy consumption
- ✓ To develop and maintain an environmental management system as per ISO: 21001.
- ✓ To strengthen our employees' and students' environmental knowledge and skills in order to improve our own environmental performance.
 - ✓ To provide information and training opportunities on energy saving measures.
 - ✓ To offer opportunities for employees and students to engage in initiatives that contributes to environmental protection.
 - ✓ To train our employees and students through our Eco Club to make them 'Go Green Specialists' and partners to plant trees each year.
 - ✓ This policy will be communicated to the students and employees.

ROLES AND RESPONSIBILITIES:

- ✓ To work with the Eco Club to assess and reduce the environmental footprint and to achieve environmental goals.
- ✓ To ensure the availability of necessary resources to achieve the objectives of "Go Green".
- ✓ To encourage use of advanced technology to minimize energy consumption, atmosphere is emissions and noise, particularly from our vehicle fleets.
- ✓ To engage in activities with the government agencies, municipal corporations and the affiliating university and actively work with the local organizations in the areas of environment, energy efficiency and sustainable development.
- ✓ To monitor and respond to emerging environmental and energy issues
- ✓ To work with governments and policy makers to help shape regulations that brings about long-term, environmentally-aware and energy efficiency changes to our college and which minimize our environmental impact.
- ✓ To maintain plastic free zone single use plastic.
- ✓ To follow safe procedure for paper storage of university covers and students exam papers
- ✓ To follow proper water usage and management protocol
- ✓ To ensure proper disposal of solid waste management in the college

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- ✓ Constant monitoring of sewage treatment plant process by maintenance department
- ✓ Maintenance department shall calculate the requirements of the facility and should ensure that they have enough provisions for storage of water as per calculated requirement.
- ✓ Maintenance engineer shall take appropriate measures for ensuring the quality of water. The basic measures that can be undertaken are:
 - Regular cleaning of water tanks and reservoirs.
 - Regular maintenance of RO plants and water dispensing machines.
 - Regular water testing for any growth of micro-organisms.
 - Chlorination of water.

The records for water testing and cleaning of tanks and dispensing system should be retained by the maintenance department.

	NAME	SIGNATURE	
Prepared By	Mrs. T. Lalitha Kumari	Space P	
Verified By	Mrs. A. Latha	fatt	
Approved By	Dr. A. Indira	A godina	

NARAYANA COLLEGE OF NURSIA CHINTHAREDDYPALEM NELLORE - 524 003

DY Boy Principal

NARAYANA COLLEGE OF NURSING
Chinthareddypalem,
NELLORE - 524 003

4. Louis

POWER PURCHASE AGREEMENT

BETWEEN

CLEANTECH SOLAR ENERGY (INDIA) PVT., LTD.,

AND

NARAYANA EDUCATIONAL SOCIETY

Dated: 17th October 2016

For Narayana Educational Society

Treasurer

NARAYANA COLLEGE OF NURSING Chinthareddypalem, Page I of 24 NELLORE - 524 003



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POWER PURCHASE AGREEMENT

THIS POWER PURCHASE AGREEMENT ("Agreement") is made and entered into at Nellore on 17thday of October 2016 ("Execution Date"):

Between:

CLEANTECH SOLAR ENERGY (INDIA) PVT., LTD.,, a company incorporated under the provisions of the Companies Act, 2013, having its registered office at 401A, Shree Guru Harkrishna Bhavan, Dr.Charat Singh Colony, A.K.Road, Andheri (East), Mumbai - 400093. (hereinafter referred to as "Seller" or "Company", which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns); through its Director Mr.Anuvrat Joshi;

and

Narayana Educational Society, a society having the provisions of the Societies Act, with its registered office at 1472, Haranadhapuram, Nellore, Andhra Pradesh 524003, represented by its Treasurer, Mr. R Sambasiva Rao (hereinafter referred to as the Buyer", which expression shall, unless repugnant to the context or meaning thereof, include item and assigns).

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The Seller and the Buyer are hereinafter collectively referred to as the "Parties" and individually as a "Party".

WHEREAS:

- The Buyer is engaged in running Narayana Medical College and Hospital at Narayana Avenue, Muthukur Road, Chinthareddypalem, Nellore, Andhra Pradesh 524003
- B. The Seller is a power development company engaged in the business of developing, installing, operating, managing and maintaining rooftop and ground mounted solar power plants across India.
- C. The Buyer intends to meet a part of its total electrical energy requirements at the Narayana Avenue. Muthukur Road, Chinthareddypalem, Nellore, Andhra Pradesh 524003 through alternate source of electrical energy and has accordingly approached the Seller in this regard.
- D. At the request of the Buyer, the Seller has agreed to develop and install the Plant (as defined below) at the Premises and operate, manage and maintain the same for the generation and supply of the Electricity (as defined below) to the Buyer, at the Metering Point (as defined below) for usage at the premises of Narayana Campus located within the premises of Narayana Campus at Narayana Avenue, Muthukur Road, Chinthareddypalem, Nellore, Andhra Pradesh 524003
- In view of the aforesaid, the Parties are now entering into this Agreement to provide for the terms and E. conditions for the development, installation, operation, maintenance and management of the Plant at the Premises for generation and supply of the Electricity to the Buyer at the Metering Point.

NOW THEREFORE IN VIEW OF THE FOREGOING PREMISES AND IN CONSIDERATION OF THE MUTUAL COVENANTS AND CONDITIONS HEREINAFTER SET FORTH, THE SUFFICIENCY OF WHICH IS ACKNOWLEDGED BY THE PARTIES, THE PARTIES HEREBY AGREE AS FOLLOWS:

1. DEFINITIONS AND INTERPRETATIONS

1.1 **Definitions**

Capitalised words and expressions, not unless defined otherwise in this Agreement, shall, have the meaning ascribed thereto herein below:

"Act" means the Electricity Act, 2003 and includes the rules made thereunder and any modifications, amendments and substitution from time to time:

"Affiliate" means, in relation to a Party, anybody corporate, partnership, association, foundation or other legal entity, which through ownership of voting stock or otherwise, directly or indirectly, is Controlled by, under common Control with, or in Control of such Party, provided however that in case the specified Party is a natural person, Affiliate will include the relatives (as defined in the Companies Act, 2013) of such Party;

"Affected Party" has the meaning assigned to it in Article 12.1;

"Agreement" means this power purchase agreement dated 17th October 2016 entered into between Seller and the Buyer, including the Annexures hereto, and shall include any amendments, modifications and supplements made in writing by the Parties from time to time in accordance with the terms hereof;

"Approvals" means all permits, clearances, licenses, consents, authorizations, registrations, waivers, privileges, acknowledgements or concessions, for the development, installation, operation, maintenance and management of the Plant and/ or for the generation and supply of the Electricity in accordance with the terms of this Agreement and the Law;

"Billing Date the arms the five days after the Metering Date;

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- "Billing Period" means the period commencing with the immediately preceding Metering Date and ending on the next Metering Date, provided that, the first Billing Period shall commence from the COD and the last Billing Period shall end on the date of determination or termination of this Agreement, as the case may be:
- "Business Day" means any day, other than Sunday or a day which has been declared as a holiday under the Negotiable Instruments Act, 1881 and banks are not open for business, in Andhra Pradesh and Delhi:
- "Change in Law" has the meaning assigned to it in Article 13.2
- "Commercial Operation Date" or "COD" means the date on which the Seller starts supplying the Electricity at the Metering Point to the Buyer;
- "Control" means and includes, together with its grammatical variations, when used with respect to any Party, (a) the power to direct the management and policies of such Party, directly or indirectly, whether through the ownership of more than 50% (fifty percent) of the vote carrying securities, by contract or otherwise howsoever; or (b) the ability to direct the casting vote of more than 50% (fifty percent) or more of the votes exercisable at board or general meetings of a Party on all, or substantially all, matters; or (c) the right to appoint or remove a majority of the directors of a Party. The expressions Controls, Controlling and Controlled shall be construed accordingly;
- "Cut-Off Date" means 180th (One Hundred Eightieth) day from the Execution Date;
- "Delivered Energy" means with respect to any Billing Period, the kilowatt hours (kWh) of electrical energy generated by the Plant and delivered to the Premises at the Interconnection Point, as measured by the Main Meter at the Interconnection Point during that Billing Period;
- "Dispute" means any dispute between the Parties in connection with or arising out of this Agreement including but not limited to any issue on the interpretation and scope of the terms of this Agreement;
- "Due Date" shall have the meaning ascribed to it under Article6.2.1;
- "Effective Date" means the date on which the conditions set out in Article 2.1.1 stands fulfilled;
- "Electricity" means the total electrical energy (measured in kWh) being generated at the Plant;
- "Electricity Laws" means the Act and the rules, regulations, notifications and amendments notified thereunder from time to time, as may be amended or re-enacted from time to time, and shall further include any other Laws pertaining to electricity including regulations framed by the Centre, State or Appropriate Commission thereunder;
- "Encumbrance" means any form of mortgage, lien, pledge, assignment by way of security, charge, hypothecation, security interest, title retention or any other security agreement or arrangement having the effect of conferring security;
- "Force Majeure Event" has the meaning assigned to it in Article 12.1;
- "Invoice" has meaning assigned to it in Article 6.1.1
- "Invoice Dispute Notice" has the meaning assigned to it in Article 6.4.1
- main supply or electrical distribution system of the Premises;

 "kWh" means killional hour, a unit of measurement of electrical energy; "Interconnection Point" means the point where the power from the Plant shall be injected into the

- "KWp" means kilo Watt peak, a unit of measurement of the maximum possible output of a solar generator operating under standard test conditions;
- "Late Payment Surcharge" means an amount calculated at a rate 1.25%(one point two five percent) per month on a day to day basis of the total outstanding amount as of the Due Date;
- "Law" means (a) all laws applicable in India including Electricity Laws; and (b) unless otherwise specified, the law of any other applicable jurisdiction, in each case, including all orders, rules, regulations, executive orders, decrees, policies, judicial decisions (including writ, injunction, decree or award), determinations or awards, notifications, or directives made pursuant thereto, issued or, (in case of treaties) entered into by a Statutory Entity, and the exercise, performance and discharge of the respective rights and obligations of the Parties herein, as may be in force and effect during the subsistence of this Agreement and as each may be amended or supplemented from time to time;
- "Main Meter" means, a meter which would be used for accounting and billing of Delivered Energy and operated and maintained by the Seller;
- "Metering Date" means, the 25th (twenty fifth) day of each calendar month, when the Seller shall take reading of the meter for the Billing Period, provided that, if such reading could not be taken on that day, then Metering Date shall be the immediate next day;
- "Metering Point" means the point where metering shall be provided for the Plant and shall be the Main Meter installed at the Interconnection Point for the purpose of recording the Delivered Energy of the Plant;
- "Net Meter" means an appropriate energy meter capable of recording both import and export of electricity, for recording the net import and net export of electricity, as the case may be. The Company shall act as a facilitator between the DISCOM and the Purchaser for installation of the Net Meter in the
- "Payment Security" has the meaning assigned to it in Article 6.6;
- "Plant" means rooftop or the ground mounted Solar PV panels having installed capacity of around 1500KWp, developed and installed by the Seller at the Premises, and shall further include auxiliary equipment and facilities, including the Interconnection Point, Main Meter, and related materials, switch-gear, transformers, inverters, protection equipment and other items and equipment, necessary for the supply of the Electricity to the Buyer at the Metering Point;
- "Premises" means Narayana Medical College & Hospital
- "Prevalent Market Value" means the amount payable by the Buyer to the Seller for the purchase of the Plant (more specifically set out in Annexure I of this Agreement), upon the termination of this Agreement in accordance with this Agreement;
- "Prudent Utility Practices" means the practices, methods, techniques and standards, that are generally accepted for use in similar electric supply industries taking into account conditions in India, and economically as applicable to power stations of the size, service and type of the Plant;
- "Solar PV" means the polycrystalline solar photovoltaic panels that uses sunlight for direct conversion into electrical energy;
- under its direct control; (b) any of its company, corporation, undertaking or other authority under its direct control; (c) any of its other entity under its direct control; (c) any of its other entity under its direct control; or (d) the appropriate commission; and "Tariff" means the conders of electrical energy (measured in kWh) at which the Seller has agreed to generate and comply the Electricity, and has been agreed as such in Article 6.1.2

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Rules of Interpretation 1.2

- In this Agreement, except where the context requires otherwise, this Agreement will be interpreted as 1.2.1
 - all references made in this Agreement to 'Articles' and 'Annexure' shall refer respectively, to (a) the Articles of, and Annexures to, this Agreement, and the recitals and Annexure forms an integral part of this Agreement and will be in full force and effect as though they were expressly set out in the body of this Agreement;
 - the words 'include' and 'including' are to be construed without limitation; (b)
 - headings are for convenience only and shall not affect the construction or interpretation of any (c) provision of this Agreement;
 - where a word or phrase is defined, other parts of speech, grammatical forms and the cognate (d) variations of that word or phrase shall have corresponding meanings;
 - words importing the singular shall include plural and vice-versa; (e)
 - reference to Recitals, Articles and Annexure are to recitals, article and annexure of this (f) Agreement;
 - all words (whether gender-specific or gender neutral), shall be deemed to include each of the (g) masculine, feminine and neuter genders;
 - the expressions 'hereof', 'herein', 'hereunder' and similar expressions shall be construed as (h) references to this Agreement as a whole and not limited to the particular Article or provision in which the relevant expression appears;
 - any reference to a person includes any individual, firm, corporation, partnership, company, (i) trust, association, joint venture, government (or agency or political subdivision thereof) or other entity of any kind, whether or not having separate legal personality, and shall include such person's executors, administrators, heirs, legal representatives and permitted successors and assigns;
 - the ejusdem generis (of the same kind) rule will not apply to the interpretation of this (i) Agreement, and the term include and including will be read without limitation;
 - a reference to any document (including this Agreement) is to that document as amended, (k) consolidated, supplemented, novated or replaced from time to time;
 - a reference to a Law or statutory provision includes, to the extent applicable at any relevant (I) time:
 - that Law or statutory provision as from time to time consolidated, modified, re-(i) enacted or replaced by any other Law or statutory provision; and
 - any subordinate legislation or regulation made under the relevant Law or statutory (ii) provision;
 - any reference to consent to be obtained from any Party shall be construed and understood to (m) mean a prior written consent of such Party;
 - references to writing include any mode of reproducing words in a legible and non-transitory (n)

(o) references to Repers and Ricare references to the lawful currency of India.

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NARAYANA COLLEGE OF NURSING Chinthareddypalem,

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2. TERM OF THIS AGREEMENT AND ACCESS RIGHTS OF THE SELLER

2.1 Effectiveness of the Agreement

- 2.1.1 Save and except as expressly provided in Article 1, Article 2, Article 7, Article 8, Article 9, Article 11, Article 12, Article 13 and Article 14, which would come into effect immediately upon the Execution Date, this Agreement will become effective, valid and binding on the date of the occurrence of the last of the following events ("Effective Date"):
 - (a) the Seller and the Buyer have obtained all the necessary and relevant Approvals for the performance of their obligations under this Agreement and both the Parties have confirmed to the other, the compliance of this condition in writing; and
 - (b) the Buyer and the Seller have mutually agreed and identified a site upon which the Plant will be installed and commissioned, and the Buyer has handed over the possession of the same to the Seller for the installation of the Plant.
 - (c) the Buyer has created/ provided to the Seller Payment Security in accordance with the terms of this Agreement.
- 2.1.2 The Parties hereby agree to achieve the Effective Date on or prior to the Cut-Off Date. If the Effective Date does not occur by the Cut-Off Date, and unless otherwise agreed between the Parties, then this Agreement will automatically come to an end, upon the expiry of the Cut-Off Date.

2.2 Term

- 2.2.1 The term of this Agreement will be for a period of 20 (Twenty) years, commencing from the COD, unless renewed pursuant to Clause 2.2.2 of this Agreement or terminated earlier pursuant to the provisions of this Agreement ("Term").
- 2.2.2 The Buyer shall have the option to renew the Term of this Agreement for successive period of 10 (ten) years, on terms to be mutually agreed with the Seller. The Parties shall in good faith initiate discussions to renew the term of this Agreement, 3 (three) months prior to the expiry of the 20 (Twenty) years period mention in Clause 2.2.1. In the event, the Buyer does not exercise its right to renew the term of this Agreement then this Agreement shall stand terminated on the last day of the Term.

2.3. Access to the Premises

The Buyer hereby grants in favour of the Seller (and any person acting on or under the authority of the Seller), access rights to the Premises on a non-exclusive basis and authorises the Seller (and any person acting on or under the authority of the Seller) to enter into the Premises, with prior intimation to the Buyer, for the purposes of carrying out its obligations and exercising its rights pursuant to this Agreement. The Seller (and any person acting on or under the authority of the Seller) shall have all access rights, as may be required by the Seller to properly install, test, commission, operate, maintain, manage, upgrade (if any), possess or repossess the Plant pursuant to the provisions of this Agreement or under Laws ("Access Rights").

The Access Rights granted pursuant to this Agreement shall be co-terminus with the Term.

3. CONSTRUCTION, COMMISSIONING, OPERATION, MAINTENANCE AND MANAGEMENT OF THE PLANT

3.1 General

3.1.1 The Buyer will ensure that the Seller, its authorised employees, agents, representatives or contractor for Narayana Educational Society ed Access Rights without any hindrance or obstruction from the seller, its authorised employees, agents, representatives or contractor from the seller, its authorised employees, agents, representatives or contractor from the seller, its authorised employees, agents, representatives or contractor from the seller, its authorised employees, agents, representatives or contractor from the seller, its authorised employees, agents, representatives or contractor from the seller, its authorised employees, agents, representatives or contractor from the seller, its authorised employees, agents, representatives or contractor from the seller, its authorised employees, agents, representatives or contractor from the seller, its authorised employees, agents, representatives or contractor from the seller f

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Buyer or any person acting for or claiming to be acting for or on behalf of the Buyer, in accordance with this Agreement.

3.2 Construction of the Plant - Timelines

- 3.2.1 The Seller shall install, commission and complete the Plant and achieve the COD, within 6 (six) months from the Effective Date.
- 3.2.2 If the construction of the Plant is affected by a Force Majeure Event prior to the COD that causes a delay, the date for the achievement of the COD shall be extended for the period equivalent to the period affected by the existence of such Force Majeure Event.

3.3 Commissioning of the Facility

- 3.3.1 The Seller shall notify the Buyer at least 7 (seven) days before the likely date of Commercial Operation Date.
- 3.3.2 All costs pertaining to the installation of the Plant up-to COD shall be borne by the Seller. Provided howeverthat the Buyer shall be responsible for making the power, water and the storage area available to the Seller, at its own account and without any cost to the Seller for the entire Term.

3.4 Operations of the Facility

- 3.4.1 The Buyer shall be responsible for off-taking the Delivered Energy from the Metering Point at all times. A table on the electricity generation capacity of the Plant is provided in Annexure II of this Agreement;
- 3.4.2 The Seller shall keep complete and accurate records and all other data as may be required under the Laws, concerning the proper administration of this Agreement and the operation, management and maintenance of the Plant. Among such other records and data, the Seller shall maintain an accurate and up-to-date operating log at the Premises, with records of:
 - 3.4.2.1 any unusual conditions found during operation/ inspections of the Plant; and
 - 3.4.2.2 chart and printout of event loggers, if any, for system disturbances/ outages.

4. OBLIGATIONS AND UNDERTAKING

4.1 Obligations of the Seller

- 4.1.1 Subject to the terms and conditions of this Agreement, the Seller is hereby obligated to:
 - 4.1.1.1. obtain and maintain in full force and effect, the relevant Approvals;
 - 4.1.1.2. design, finance, develop, install, operate and maintain the Plant during the Term;
 - undertake regular operations and maintenance of the Plant, in accordance with Prudent Utility Practices;
 - 4.1.1.4. fulfil all other obligations specifically undertaken by it elsewhere in this Agreement.

4.2 Obligations of the Buyer

- 4.2.1 Subject to the terms and conditions of this Agreement, the Buyer is hereby obligated to;
 - 4.2.1.1 allow the access to the Seller to the Premises;
 - 4.2.1.2 facilitate and cooperate with the Seller to develop, install, operate, manage and maintain the

For Narayana Educational Society the terms of this Agreement;

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- 4.2.1.3 accept and off-take the Delivered Energy at all times from the Plant;
- 4.2.1.4 pay to the Seller the Tariff for the Delivered Energy and the Deemed Generation in accordance with this Agreement;
- 4.2.1.5 act or omit to act, in any manner whatsoever, which may be prejudicial to the rights, entitlements or interests of the Buyer, under this Agreement;
- 4.2.1.6 perform all of its other obligations mentioned expressly or impliedly elsewhere in this Agreement.
- 4.2.1.7 In the event the system is damaged by customer then he will be responsible for any cost of repairing the system. In addition, buyer will be responsible to pay for deemed generation (described above) until the system is restored to full capacity.

4.3 Undertakings

- 4.3.1 The Buyer hereby acknowledges the ownership rights of the Seller over the Facility during the Term The ownership rights in the Facility will stand transferred from the Seller in favour of the Buyer immediately upon the receipt of the Prevalent Market Value by the Buyer.
- 4.3.2 The Buyer hereby undertakes to make necessary arrangements for the security of the Plant. The Buyer hereby undertakes not to act or omit to act in any manner, which may, in any manner, will cause any damage or impair or otherwise adversely affect the performance of the Plant or its functions (including activities that may adversely affect the exposure of the Facility to sunlight), or otherwise be prejudicial to the rights, entitlements or interests of the Seller under this Agreement.
- The Buyer shall not directly or indirectly cause, create, incur, assume or suffer to exist any 4.3.3 mortgage, pledge, lien, charge, security interest, Encumbrance or claim on or with respect to, the Premises and/ or the Plant or any part thereof. Provided that if any mortgage, pledge, lien, charge, security interest or Encumbrance is created over the Premises, and the same is being enforced against the Buyer, then the Buyer will be obligated to: (a) ensure the transfer of all of its, rights, interests, entitlements, duties and obligations in favour of such transferee at no less beneficial term for the Seller, as is agreed herein,; or (b) make payment of the Prevalent Market Value, upon the receipt of which, this Agreement will cease to be valid and in force.

5. METERING

5.1 Installation, Inspection & Testing of Main Meter

The Seller shall be responsible for installation, operation, management and maintenance of the Main Meter(s) as per the Prudent Utility Practices and Laws. Whereas, Seller shall only act as a facilitator for installation of Net Meter. The responsibility of

operation and maintenance of Net Meter is that of DISCOM not of Seller.

5.2 Sealing and Maintenance of Meters

- 5.2.1 The Main Meter shall be sealed in the presence of representatives of the Seller and Buyer.
- If the Main Meter is found to be beyond permissible limit of error, it shall be calibrated immediately 5.2.2 and the correction applicable to such Main Meter shall be applied to the Delivered Energy registered by the Main Meter at the correct levels for the purpose of the Invoice for the Billing Period during which inaccurate measurements were made, if such period can be determined. If such period is not readily determinable, it shall be the shorter of, either the:
 - 5.2.2.1 period, since the immediately preceding test of such Main Meter till the date of correction of the Main Meter at which such Main Meter was determined to be defective or inaccurate; or

For Naray and determined to be defective or inaccurate. LLOW Treasurer

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5.2.3 If the quantum of error in the Main Meter is not determinable or where the Main Meter has failed to function as per specifications prescribed under the Laws, then in such an event, the billing of the Delivered Energy shall be equivalent to the Electricity registered at the Main Meter during an equivalent generation period of 45 (forty five) days in the previous calendar year.

5.3 Meter Reading

- 5.3.1 Main Meter shall be programmed so as to register and store the readings from 0000 hrs of the Metering Date of the current month to 0000 hrs of the Metering Date of the subsequent month.
- 5.3.2 For the purposes of the billing, the readings of the Main Meter of the Plant shall be taken by the Seller in the presence of a Buyer's representative on the Metering Date. The Seller is under no obligation to issue any regular or other notices requesting the presence of the Buyer's representative at the time of such readings of the Main Meter.
- If the Buyer is not able to attend the joint meter readings as above, the readings taken by the Seller 5.3.3 shall be deemed as conclusive and binding on the Parties.
- 5.3.4 The Parties may separately agree to opt for a process for remote reading of Main Meter and shall mutually decide upon the framework and methodology for such remote reading.
- 5.3.5 Any dispute between the Parties in relation to metering, billing and settlement shall be resolved in accordance with provisions of the Article 13.

6. BILLING AND PAYMENT

6.1 Invoicing

- The Seller shall raise an invoice on the Buyer on a monthly basis, on the Billing Date for the 6.1.1. Delivered Energy up-to the Metering Date or on the Deemed Generation basis ("Invoice"), which Invoice shall indicate the amounts due and payable by the Buyer to the Seller calculated on basis of Tariff mentioned in Article 6.1.2.
- The Buyer shall pay to the Seller, a Tariff as mentioned below, for the consumption of 6.1.2 Delivered Energy:

Year	Tariff (INR/kWh)
1st year post COD	6.15
2 nd year post COD	6.15
3 rd year post COD	6.15
4th year post COD	6.15
5th year post COD	6.15
6 th year post COD	6.15
7 th year post COD	6.15
8th year post COD	6.15
9 th year post COD	6.15
10 th year post COD	6.15
11th year post COD	6.15
12th year post COD	6.15
13th year post COD	6.15
14th year post COD	6.15
15th year post COD	6.15
16 th year post COD	6.15
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18th year post COD	6.15
19th year post COD	6.15
20 th year post COD	6.15

- 6.1.3 The Buyer acknowledges that, presently for solar power projects there are no taxes, duties, or additional charges levied by any government or similar authority, for supply of electricity generated by solar power plants. In the event that there is any Change in Law, then impact of such Change in Law shall be determined in accordance with Article 13.
- 6.1.4 The Parties agree that the Tariff as mentioned hereinabove, shall be subject to revision during the Term, if the tariff charged by the local electricity distribution company reduces below the Tariff identified between the Seller and the Buyer on the Execution Date, i.e. [INR/Unit] ("Agreed Initial Discom Tariff"). It is hereby clarified, that the reduction in Tariff will only be considered in comparison to the Agreed Initial Discom Tariff and not for any subsequent years comprising of the Term. The Tariff reduction will be done on the following principles:

Example:

Assumptions:

Agreed Initial Tariff – Rs 7/Unit Solar Tariff – Rs. 6/ Unit Change in Grid Tariff decrease by - 10%

Result:

If revised grid Tariff - Rs. 6.3/ Unit

The Seller will revise solar tariff- Rs. 5.40/ Unit

6.2 Payments

- 6.2.1 Upon receipt of the Invoice by the Buyer, the Buyer shall make the payment in favour of the Seller, by means of electronic fund transfer or vide a cheque in favour of the Seller to the account of "CLEANTECH SOLAR ENERGY (INDIA) PVT., LTD.," within 10 days from the date intimated in the Invoice ("Due Date").
- 6.2.2 The Buyer shall be liable to pay the Seller a return cheque fee of Rs 1000 (Rupees One Thousand Only) for any cheque or withdrawal right that is returned or refused by the Buyer's Bank.

The Buyer hereby agrees that the obligations to clear all amounts due under this Agreement shall be absolute and unconditional under all circumstances and shall not be subject to any abatement, defence, counterclaim, setoff, recoupment or reduction for any reason whatsoever.

6.3 Late Payments

Late payments will accrue an interest at Late Payment Surcharge to be **compounded** monthly from the Due Date until the date of actual payment of the payment due and payable.

6.4 Billing Disputes

6.4.1 Any Disputes in Invoice must be notified to the Seller in writing including details of the amount in dispute within 7 (seven) days of the date of receipt of the Invoice ("Invoice Dispute Notice"). If no Dispute is raised within the defined time period, then the Invoice shall be deemed final and binding.

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- 6.4.2.1 details of the disputed amount in the concerned Invoice;
- 6.4.2.2 Buyer's estimate of the correct amount;
- 6.4.2.3 reasons with documentary evidence for assuming the amount as to be incorrectly billed under the concerned Invoice; and
- 6.4.2.4 all written material in support of Buyer's claim
- 6.4.3 If the Invoice Dispute Notice is accepted by the Seller, then the Seller shall revise the concerned Invoice within 15 (fifteen) days of receipt of the Invoice Dispute Notice. Any adjustment on account of acceptance of the Invoice Dispute Notice, shall be made in the Invoice for immediately succeeding month.
- 6.4.4 If a claim under the Invoice Dispute Notice is rejected by the Seller, then the Seller shall, within 15 (fifteen) days of receiving the Invoice Dispute Notice, furnish a reply to Buyer, providing:
 - 6.4.4.1 reasons for its disagreement with the claim raised;
 - 6.4.4.2 its estimate of what the correct amount should be; and
 - 6.4.4.3 all written material in support of its reply/ rejection, if any.
- 6.4.5 Upon receipt of the Seller's response to the Invoice Dispute Notice, authorised representative(s) of each Party shall discuss and make best endeavours to amicably resolve such a disagreement, failing which the matter shall be referred to dispute resolution process set out in this Agreement.
- 6.4.6 Upon resolution of the disagreement as mentioned hereinabove, if the Seller is found to have overcharged, then, the Seller shall refund the overpaid amount, with an interest of 1% (one percent) per month for the period, it retained such overpaid amount. However, if upon such resolution, it is noticed that that the Buyer is liable to pay additional amounts as per the disputed Invoice, then, the Buyer shall pay to the Seller, the additional amounts (disputed amounts) along with an interest of 1% (one percent) per month for the period from the Due Date until the date of actual payment. All payments of the amounts payable under this Article shall be payable within 15 (fifteen) days of the resolution of the Dispute.

6.5 Deemed Generation

- 6.5.1 In case the Buyer fails to off take the Electricity produced by the Plant for any reason whatsoever including but not limited to:
 - 6.5.1.1 the Premises being shut for more than 2 days cumulatively during the Term because of actions or inactions attributable to the Buyer; or
 - 6.5.1.2 Buyer takes any action that significantly reduces the output of the Plant; or
 - 6.5.1.3 the Plant is not reporting production to the Seller (for example the monitoring system deliberately having been disconnected from the internet connection);

then the Buyer shall be obliged to pay Invoice on a Deemed Generation (defined hereinafter) basis.

6.5.2 For the purpose of calculation of the Deemed Generation for the first year, the Deemed Generation will be calculated on the basis of Seller's projection of the power production capability of the Plant. Post the expiry of the first year, the Deemed Generation will be calculated on the basis of historical production data of the Plant for similar month in the immediately preceding year ("Deemed Generation").

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6.5.3 If any Invoice has been raised by the Company on the Deemed Generation basis, and it is subsequently determined that the actual power produced is less than or more than the Deemed Generation, then the Seller shall accordingly adjust the amounts due under an Invoice (basis the actual power produced) in the subsequent Invoice.

6.6 Payment Security

- 6.6.1 The Buyer shall provide a Payment security in the form of an irrevocable Bank Guarantee from a Scheduled Bank of an amount Rs.45 lakhs per 1500 KWp to the Seller.
- 6.6.2 The Buyer shall create the Payment security in favour of the Seller within 15 days of signing of this Agreement. The Buyer shall ensure that the Payment security is valid at all times of the Term of this Agreement.

6.7 Capacity Shortfall

The Parties agree that in the event, the Seller is unable to provide the Delivered Energy equivalent to or more than 90% (ninety percent) as per the generation capacity of the Plant set out in Annexure II of this Agreement, then the Seller shall compensate the Buyer for any shortfall in the Delivered Energy. The shortfall Delivered Energy shall be compensated at the difference of prevalent grid tariff rates per unit and prevalent solar tariff as per clause 6.1.2 of this agreement ("Shortfall Compensation Amount"). However, the Shortfall Compensation Amount shall be capped at Rs 1.5 per unit for the term of this agreement. The Parties further acknowledge and agree that any payments towards this clause will be adjusted at end of each year in the payment towards the Seller's invoice for the subsequent month.

7. OBLIGATIONS IN RELATION TO THE SYSTEM

7.1 Renovation or Repairs

The Buyer shall prior to initiating any repair or renovation to the Premises that could interfere with the Plant, intimate the Seller about the same. The Buyer at the cost and risk of the Buyer shall undertake any removal or replacement of the Plant, in order to enable the Buyer to initiate repair or renovation to the Premises as mentioned hereinabove.

7.2 Transfer of the System

The Buyer shall have the right to seek the transfer of the Plant from one premise to another premise, within the same city. Any such transfer shall be to the account of the Buyer. Any transfer of the Plant from one premise to another premises will be subject to the following conditions:

- 7.2.1. the Buyer will have to provide a 30 (thirty) days advance notice to the Seller conveying its intention to transfer the Plant;
- 7.2.2 the Buyer shall provide adequate storage space for the safekeeping of the Plant until the transfer has been completed; and
- 7.2.4 the Seller having conducted an audit of the new premises to determine if the transfer of the Plant is commercially feasible or not.

7.3 Transfer of the Premises

In the event, the Buyer intends to transfer the ownership of Premises to any other third party, then such a transfer would be allowed subject to the following conditions:

- 7.3.1 the intended transferee purchasing the Premises ("Purchaser") shall have to sign an accession agreement assuming all of the Buyer's rights and obligations under this Agreement;
- 7.3.2 the Purchaser should be of sound financial standing and should have cleared the parameters set out by the Seller, as if the Purchaser was an original party to this Agreement instead of the

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Buyer; and

7.3.3 the Buyer has served upon the Seller an advance written notice of at least 60 (sixty) days setting out Buyer's intention to transfer the Premises to the Purchaser;

Any transfer of the Premises in violation of this Article shall be considered as Buyer's event of default under this Agreement.

8. SUBCONTRACTING

- 8.1 The Seller shall have the right to subcontract part or whole of its obligations under this Agreement, as it may deem fit, to any third party.
- 8.2 The Seller shall supervise and direct the work of all subcontractors and shall be responsible for the performance of the obligations by the subcontractor under this Agreement.
- 8.3 All rights and obligation under this Agreement are by and between the Seller and the Buyer. Except as may be otherwise provided in this Agreement, there is no privacy between the subcontractors and the Buyer and the subcontractors shall have no right as third party beneficiary under this Agreement against the Buyer.
- 8.4 Nothing in this Agreement shall create any obligation on part of the Buyer to pay to, or to see the payment of any sums to any subcontractors unless specifically agreed by both the Parties.

9. INSURANCE, TITLE AND RISK IN THE SYSTEM

- 9.1 The title of the Plant and/or any part thereof shall remain with the Seller or any person nominated by the Seller, unless the title of the Plant is transferred to the Buyer pursuant to provisions of this Agreement. Upon installation of the Plant in the Premises, the responsibility for the care and protection of and risk in the Plant shall pass on to the Buyer. If any loss or damage occurs to the Plant at any time, when the Buyer is responsible for its care, the Buyer shall cause the Seller to rectify the loss or damage to the Plant at Buyer's own cost.
- 9.2 The Seller shall arrange insurances in relation to the Plant and ensure that they are in full force, until the expiry of the Term but shall not be responsible for providing insurance if there is Transfer of System or Transfer of Premises.
- 9.3 The insurance will expire if Buyer engages any third party for repair/ maintenance of the System.

10. FINANCING PARTIES AND STEP IN RIGHTS

10.1 Financing Parties

The Buyer acknowledges that the Seller would arrange funds for undertaking its obligations under this Agreement from various sources, including through funding arrangements with financing parties ("Financing Parties"). The Buyer agrees to assist the Seller, or parties designated by the Seller, in the preparation of any studies or analyses as reasonably required by the Seller. Further, the Buyer:

- 10.1.1 acknowledges that the Financing Parties may review this Agreement and the terms and conditions hereof. The Parties shall negotiate in good faith regarding changes requested by the Financing Parties and agree to incorporate such changes to this Agreement as may be required by the Financing Parties; and
- shall execute/ provide such documents with the Financing Parties, in a form and substance satisfactory to the Financing Parties, if called upon to do so by the Financing Parties and the Buyer shall complete, file, and present in a timely manner all documentation to fulfil the requirements of the Financing Parties and shall furthermore cooperate with and provide to the Seller such documentation as the Seller may request in relation to the Seller's dealings with

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10.2 Step in Rights

The Parties agree and acknowledge that:

- 10.2.1 Notwithstanding anything to the contrary contained in this Agreement, the Parties hereto expressly agree and acknowledge that Financing Parties, in their sole discretion, shall have the right to step into this Agreement, in accordance with the provisions of the financing documents executed between the Financing Parties and the Seller, in substitution of the Seller; and
- 10.2.2 The Seller shall not claim any relief or remedy from the Financing Parties save and except performance of the obligations of the Seller under this Agreement.

11. REPRESENTATIONS AND WARRANTIES

Each Party hereby represents and warrants to the other Party that:

- 11.1 it is duly organized, validly existing and in good standing under the Laws;
- 11.2 it has all requisite power and authority to enter into this Agreement, to perform its obligations herein and to consummate the transactions contemplated hereby, all in accordance with the Laws and this Agreement;
- 11.3 the execution and delivery of this Agreement and the performance of its obligations herein, have been duly authorized by all necessary actions, as applicable under the Laws;
- 11.4 this Agreement constitutes a legal, valid and binding obligation on it, and is enforceable against it in accordance with its terms and the Laws;
- 11.5 except the Approvals already obtained or applied for, no other Approval is required in connection with the due authorization, execution and delivery of this Agreement by it or the performance of its obligations hereunder; and
- 11.6 neither the execution and delivery of this Agreement by it nor compliance by it with any of the terms and provisions of this Agreement, conflicts with, breaches or contravenes the provisions of its constitutional documents or any other binding agreement/ document or any Law.

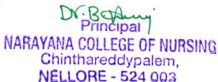
12. FORCE MAJEURE

- 12.1 For the purposes of this Agreement, Force Majeure Event means any event or circumstance or combination of events or circumstances affecting a party ("Affected Party"), such as to prevent or delay the Affected Party in the performance of its obligations under this Agreement and shall include any event or circumstance that:
 - 12.1.1 is not due to the fault or negligence of the Affected Party and could not be prevented by the exercise of reasonable diligence by the Affected Party;
 - 12.1.2 is outside the Affected Party's reasonable control (but not including lack of financial resources or arrangements); and
 - 12.1.3 the Affected Party was unable to prevent by exercise of reasonable diligence.

Force Majeure Event shall include acts of God, strikes or bandhs external to Party, lockouts external to a party, or other industrial or civil disturbances, acts of public enemy, wars whether declared or not, insurrections, riots, terrorist acts, epidemics, landslides, earthquakes, explosions, fire, storms, lightening, floods, washouts, any unlawful, unreasonable or discriminatory action on the part of any government authority which is directed against the Affected Party (despite such Affected Party having

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- 12.2 If the performance in whole or in part of any of the obligations of any Party to this Agreement is prevented or delayed due to Force Majeure Event, then the performance of such obligation or part thereof shall be suspended till the Force Majeure Event continues to exist, provided that the same shall be resumed as soon as the Force Majeure Event has come to an end or ceased to exist.
- 12.3 If either Party is rendered wholly or partially unable to perform its obligations under this Agreement because of a Force Majeure Event, that Party will be excused from whatever performance is affected by the Force Majeure to the extent so affected; provided that:
 - 12.3.1 the Affected Party, within 2 (two) days after becoming aware of the occurrence of a Force Majeure Event, gives the other Party written notice of the occurrence of the Force Majeure Event, and as soon as practicable thereafter, gives the other Party written notice describing the particulars of the occurrence, including an estimation of its exceeded duration and probable impact on the performance of such Party's obligations hereunder, and thereafter continues to furnish timely regular reports with respect thereto during the continuation of the Force Majeure Event;
 - 12.3.2 the suspension of performance shall be of no greater scope and of no longer duration than is reasonably required by the Force Majeure Event;
 - 12.3.3 no liability of either Party which arose before the occurrence of the Force Majeure Event causing the suspension of performance shall be excused as a result of the occurrence, including, without limitation, liability for the timely payment of money otherwise due;
 - 12.3.4 the Affected Party shall give notice to the other Party of the cessation of the event of circumstance of Force Majeure Event being claimed as soon as possible after becoming aware thereof;
- 12.4 Notwithstanding anything to contrary in this Agreement:
 - 12.4.1 any act, event, or occurrence listed above and asserted as a Force Majeure Event that results materially from the acts or omissions, negligence or wilful misconduct of the Affected Party shall not constitute a Force Majeure Event; and
 - 12.4.2 the Affected Party shall not be relieved for the obligations under the Agreement to the extent that the acts or omissions, negligence or wilful misconduct of the affected Party contributes to or aggravates the Force Majeure Event.
- 12.5 Neither Party shall be considered in default or in breach of its obligations under the Agreement to the extent that performance of such obligations is prevented by any circumstances of a Force Majeure Event.
- 12.6 If a Force Majeure Event persists for a continuous period of more than60 (sixty) days from the notification date stipulated in Clause 12.3.1, and the Parties fail to arrive at a mutually satisfactory solution within a period of 5 (five) days from the expiry of such 60 (sixty) day period then either Party may at its option terminate this Agreement by giving not less than 30 (thirty) days notice to the otherParty.

13. CHANGE IN LAW

- 13.1 If there is a Change in Law that affects the performance of either Party's obligations under this Agreement, such Party shall notify the other Party of Change in Law and its effects.
- 13.2 "Change in Law" shall mean the occurrence of any of the following after the date of this Agreement:
 - 13.2.1 enactment of any new law;
 - 13.2.2 repeal, modification or re-enactment of any existing applicable law;

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- 13.2.3 commencement of any law, which has not entered into effect until the date of execution of this Agreement; and
- 13.2.4 a change in the interpretation or application of any applicable law, by a judgment of a court of record which has become final, conclusive and binding, as compared to such interpretation or application by a court of record on the date which is the date of execution of this Agreement.
- 13.3 If as a result of Change in Law, the Seller suffers an increase in costs or reduction in net after tax return or other financial burden, loss, liability or damage in connection with the installation or operation, maintenance and management of the Plant, the Seller will notify the Buyer and propose amendments to the provisions of this Agreement or the Tariff so as to put the Seller in the same financial position as it would have occupied had there been no such Change in Law resulting in such cost increase, reduction in return or other financial burden, loss, liability or damage as aforesaid.

If as a result of Change in Law, the Seller benefits from a reduction in costs or increase in net after-tax return or other financial gains, the Seller shall propose amendments to this Agreement or the Tariff so as to pass any additional benefits of such financial gains to the Buyer.

14. EVENTS OF DEFAULT AND TERMINATION

14.1 Seller's Event of Default

Buyer shall be entitled to terminate this Agreement on the happening of any of the following events by a written notice (given at any time within 30 (thirty) days of the arising of the relevant event) to the Seller:

- 14.1.1 forthwith, in the event of material breach of the provision of this Agreement by the Seller and the Seller fails to remedy such breach within 30 (thirty) days after receiving written notice.
- 14.1.2 forthwith, in the event the Seller becomes or is declared bankrupt, or goes into liquidation, compulsorily or voluntarily (except for purposes other than amalgamation or reconstruction), or compounds with its creditors or has a receiver appointed for all or any of its assets, or takes or suffers any similar action in consequence of the debt.
- 14.1.3 of thirty days, in the event of the government expropriation or condemnation of all or a substantial portion of the assets or capital stock of the Seller.
- 14.1.4 of thirty days, in case it becomes illegal for the Seller due to any reason whatsoever, to perform its obligations under this Agreement.
- 14.1.5 the Seller having repudiated or abandoned this Agreement;

14.2 Buyer's Event of Default

Seller shall be entitled to terminate this Agreement on the happening of any of the following events by a written notice (given at any time within 30 (thirty) days of the arising of the relevant event) to the Buyer:

- 14.2.1 forthwith, in the event the Buyer fails to or refuses to pay the Company any monies due and payable by the Buyer to the Seller, pursuant to the provisions of this Agreement.
- 14.2.2 in the event of material breach of the provision of this Agreement by the Buyer and the Buyer fails to remedy such breach within thirty (30) days after receiving written notice.
- 14.2.3 forthwith, in the event the Buyer becomes or is declared bankrupt.

14.2.4 of thirty days, in the event of the government expropriation or condemnation of all substantial portion of the assets of the Buyer.

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- 14.2.5 forthwith in the event, the Buyer transfers the ownership of the Premises to any third party without the knowledge of the Seller.
- 14.2.6 the Buyer having repudiated or abandoned this Agreement.

14.3 No obligation to terminate

Nothing in this Agreement shall obligate any Party to terminate this Agreement upon the occurrence of any of the events referred to hereinabove, and each Party shall be at liberty to pursue any and all other remedies (including claims for damages) which it may have arising out of any non-performance, breach or default by the other in lieu of terminating this Agreement. The termination of this Agreement pursuant to any of the provisions mentioned hereinabove shall not limit or otherwise affect any other remedy (including a claim for damages), which the terminating Party may have arising out of the event, which gave, rise to the right of termination.

14.4 Effect of termination

Unless otherwise agreed to by the Parties:

- 14.4.1 the Buyer upon an occurrence of a Seller's Event of Default, shall have the right to, but not the obligation to purchase the Plant from the Seller at 80 (eighty) percent of the Prevalent Market Value (as set out in Annexure I), within 30 (thirty) days of the termination of this Agreement, provided that the Buyer has not exercised its rights under Article 14.7.
- 14.4.2 the Seller upon an occurrence of a Buyer's Event of Default, shall have the right to require the Buyer, and the Buyer shall be obliged to purchase the Plant from the Seller at the Prevalent Market Value (as set out in Annexure A), within 30 (thirty) days of the termination of this Agreement, provided that the Buyer has not exercised its rights under Article 14.7.
- 14.4.3 upon termination of this Agreement pursuant to Article 14.6, the Buyer shall have the option to purchase the Plant from the Seller at the Prevalent Market Value (as set out in Annexure A), within 30 (thirty) days of the termination of this Agreement, provided that the Buyer has not exercised its rights under Article 14.7.
- 14.4.4 upon termination, the Buyer shall forthwith pay to the Seller, any amounts due and payable under this Agreement to the Seller.
- 14.4.5 each Party shall immediately cease use of, and shall promptly deliver to the other Party, all confidential information provided by the other Party.
- 14.4.6 in the event the Plant is not purchased by the Buyer pursuant to the provisions of Article 14.4.1 or 14.4.3, then the Seller shall have the right to repossess the Plant from the Buyer, and the Buyer shall provide all necessary support to the Seller in repossessing the Plant from the Premises.

14.6 Expiry of Term

If the Term of this Agreement is not renewed or extended by the Parties on mutually agreed terms and conditions, then the Seller shall have the right to repossess the Plant from the Premises of the Buyer within a period of 30 (thirty) days from the expiry of the Term, and the Buyer shall provide all necessary support to the Seller in repossessing the Plant from the Premises.

14.7 Buyer's Purchase Rights

At any time during the Term, not before 5 year ("Lock-in-period) from the Term, the Buyer shall have the right to purchase the Plant from the Seller (or a person nominated by the Seller) at the Prevalent Market Value, by providing a 60 (sixty) days notice to the Seller. In the event the Buyer purchases the Plant from the Seller (or a person nominated by the Seller) by exercising its option hereunder, then from the date of receipt of Prevalent Market Value by the Seller (or a person nominated by the Seller)

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from the Buyer, and receipt of all required approvals, the title and ownership of the Plant shall stand transferred to the Buyer.

15. INDEMNIFICATION

Each Party ("Indemnifying Party") hereby agrees to defend, indemnify and hold harmless the other Party, its officers, directors, agents and employees (collectively the "Indemnified Party") from and against any and all claims, liabilities, actions, demands, judgments, losses, costs, expenses, suits, actions and damages to the Indemnified Party (collectively the "Claims") arising by reason of an act of negligence or the misconduct of the Indemnifying Party, or by an officer, director, sub-contractor, agent or employee of the Indemnifying Party except to the extent of such Claim(s) is attributable to the misconduct or negligence of, or breach of this Agreement by the Indemnified Party.

The Parties agree that except as otherwise expressly agreed in this Agreement, no Party shall have any right or entitlement to any indirect or consequential losses including loss of profit as a result of a breach of this Agreement by any other Party.

The Buyer agrees and acknowledges that on any given date the liability of the Seller pursuant to this Agreement shall not exceed the payments received by the Seller from the Buyer pursuant to the provisions of this Agreement.

16. GOVERNING LAW AND JURISDICTION

16.1 Governing Law

This Agreement shall be interpreted, construed and governed by the Laws of India.

16.2 Jurisdiction

Subject to the provisions of Article 177, the Parties submit to the exclusive jurisdiction of the courts at Nellore, Andhra Pradesh

17. DISPUTE RESOLUTION

17.1 Amicable Settlement

- 17.1.1 Any dispute, differences or disagreement (collectively, the "Dispute") between the Parties arising out of or in connection with this Agreement, shall, in the first attempt, be sought to be settled through mutual negotiation at the management level of the Parties.
- 17.1.2 The disputing Party shall refer the Dispute to the management of the other Party, upon receipt of which reference, the management of the Parties shall meet within 7 (seven) days thereof, with an objective to amicably settle the Dispute.

17.2 Arbitration

- 17.2.1 In case the Parties are unable to settle the Dispute amicably, as provided hereinabove, any Party may refer the Dispute, by notice in writing to the other Party, to final and binding arbitration by a arbitral tribunal consisting of sole arbitrator as appointed mutually by both the Parties in accordance with the Arbitration and Conciliation Act, 1996.
- 17.2.2 The seat of the arbitration shall be in Nellore/New Delhi.
- 17.2.3 The arbitral proceedings shall be conducted in English.
- 17.2.4 The arbitration award shall be final and binding on the Parties and the Parties agree to be bound thereby and to act accordingly.

17.2.5 The arbitrator may award costs and expenses (including fees of its counsel) to a Party that substantial For Narayana Educational Society

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prevails on the merits.

- Without prejudice to and subject to the indemnification provisions in this Agreement, the Parties shall equally bear the costs incurred in the arbitration unless otherwise awarded or fixed by the arbitrator.
- The Parties shall co-operate in good faith to expedite, to the maximum extent practicable, the conduct of any arbitral proceedings commenced pursuant to this Agreement.

18. MISCELLANEOUS

18.1 Notices

Any notice pursuant to this Agreement, shall be in writing signed by (or by some person duly authorized by) the person giving it and may be served by leaving it or sending it by e-mail, facsimile, prepaid recorded delivery or registered post addressed as follows (or to such other address as shall have been duly notified in accordance with this Article):

If to the Seller, at:

Kind Attn.:

Mr. Anuvrat Joshi

Designation:

Director

Address:

401A, Shree Guru Harkrishna Bhavan, Dr.Charat Singh Colony, A.K.Road, Andheri

(East), Mumbai - 400093

Tel. No .:

09599510111

E-mail id:

anuvrat.joshi@cleantechsolar.com

If to the Buyer, at:

Kind Attn.:

Mr. R Sambasiva Rao

Designation:

Treasurer

Address:

Narayana Avenue, Muthukur Road, Chinthareddypalem, Nellore, Andhra Pradesh

524003

Tel. No .::

9912343303

E-mail id:

srao nellore@yahoo.co.in

- All notices given in accordance with this Article, shall be deemed to have been served as below:
 - 18.1.2.1 if delivered by hand, postage (including registered post) or courier, at the time of delivery;
 - 18.1.2.2 if communicated by facsimile, on receipt of confirmation of successful transmission;
 - 18.1.2.3 if communicated by e-mail, on successful receipt of the same.
- A notice or other communication received on a day other than a Business Day, or after business hours in the place of receipt shall be deemed to be given on the next following Business Day in such place.

18.2 Confidentiality

- All non-public information (including the terms of this Agreement) and in particular, any information 18.2.1 provided by either Party to the other or which is identified by the disclosing Party, in writing, as confidential or proprietary information, shall be treated in a confidential manner and shall not be disclosed to any third party without the prior written consent of the non-disclosing Party, which consent shall not be unreasonably withheld.
- Notwithstanding the above, this Article and the restrictions herein contained shall not apply to any information, which is:
 - 18.2.2.1 required to be disclosed pursuant to state or central law, an order or requirements of a regulatory body or a court, after 5 (five) days' notice of such intended disclosure, is given by the disclosing Party to the non-disclosing Party, or if 5 (five) days' notice is not feasible, then such shorter notice as is feasible;

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- 18.2.2.2 disclosed by a Party to its Affiliate, or in connection with an assignment permitted under this Agreement or to its officers, employees, agents, financiers, advisors, contractors, agents who need to have access to such information for the proper performance of their activities; or
- 18.2.2.3 is, as of the time of disclosure, public knowledge without the fault of the disclosing Party.

18.3 Assignment

- 18.3.1 The Buyer shall not assign this Agreement or any rights or obligations hereunder to any person without the prior written consent of the Seller. However, the Seller may (at its own cost) assign any rights and obligations under the Agreement in favour of its associates after providing written notice to the Buyer.
- 18.3.2 The Seller shall have the right to assign or transfer its rights and/or obligations under this Agreement to its Financing Parties at its own cost and expense. The Seller shall inform the Buyer of any such assignment or transfer of its right and/or obligation under this Agreement. Notwithstanding any such transfer, the Seller shall be responsible for due compliance and punctual performance of its obligations as set out in this Agreement, unless the Financing Parties exercise their step in rights pursuant to this Agreement, in which case the Company shall be relieved of its obligations under this Agreement.

18.4 Waiver

A breach of any term or provision of this Agreement shall be waived only by written instrument of the Party or Parties entitled to the benefits thereof. Any such waiver shall constitute a waiver only with respect to the specific matter described in such writing and shall in no way impair the rights of the Party granting such waiver in any other respect or at any other time. Neither the waiver by any of the Parties of a breach of or a default under any of the provisions of this Agreement, nor the failure by any of the Parties, on one or more occasions, to enforce or timely enforce any of the provisions of this Agreement or to exercise any right or privilege hereunder, shall be construed as a waiver of any other breach or default of a similar nature, or as a waiver of any of such provisions, rights or privileges hereunder. The rights and remedies in this Agreement provided are cumulative and none is exclusive of any other, or of any rights or remedies that any Party may otherwise have at law or in equity. The rights and remedies of any Party based upon, arising out of or otherwise in respect of any inaccuracy or breach of any covenant or agreement or failure to fulfill any condition, shall in no way be limited by the fact that the act, omission, occurrence or other state of facts upon which any claim of any such inaccuracy or breach is based may also be the subject matter of any other covenant or agreement as to which there is no inaccuracy or breach.

18.5 Entire Agreement

This Agreement, sets out the entire agreement and understanding between the Parties with respect to the subject matter hereof. This Agreement supersedes all previous letters of intent, confidentiality agreements, heads of terms, prior discussions and correspondence exchanged between any of the Parties in connection with the transactions referred to herein, all of which shall not have any further force or effect.

18.6 Binding Effect and Severability

If any provision of this Agreement is or becomes invalid, illegal or unenforceable under the laws of any jurisdiction, then such provision shall (so far as it is invalid or unenforceable) be given no effect and shall be deemed not to be included in this Agreement but without invalidating any of the remaining provisions of this Agreement which shall not in any way be affected or impaired. The Parties hereto shall then use all reasonable endeavours to replace the invalid or unenforceable provisions with a valid and enforceable and mutually satisfactory substitute provision, achieving as nearly as possible the intended commercial effect of the invalid, illegal or unenforceable provision.

18.7 Further Acts and Assurances

For Narayana Each Party hereby agrees to execute and deliver all such further agreements, documents and

On ON

Page 21 of 24

DV-Bahry Principal

instruments, and to do and perform all such further acts and things, as shall be necessary or convenient to carry out the provisions of this Agreement and to consummate the transactions contemplated hereby.

18.8 Amendment

No variation of this Agreement (or of any of the documents referred to in this Agreement) shall be valid unless it is made by an instrument in writing and signed by duly authorised representatives of each of the parties hereto or thereto. The expression "variation" shall include any variation, amendment, supplement, deletion or replacement however effected.

18.9 No Partnership or Agency

Nothing in this Agreement (or any of the arrangements contemplated herein) shall be deemed to constitute a partnership or joint venture between the Parties, nor, except as may be expressly provided herein, constitute any Party as the agent of another Party for any purpose, or entitle any Party to commit or bind another Party in any manner.

18.10 Stamp Duty and Registration Costs

Each Party shall bear its respective cost in relation to preparation and finalisation of this Agreement. The stamp duty payable on this Agreement shall be to the account of the Buyer.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their fully authorised officers, and copies delivered to each Party, as of the day and year first above stated:

For and behalf of:	For and behalf of:
CLEANTECH SOLAR ENERGY (INDIA) PVT., LTD., (as Seller),	NARAYANA EDUCATIONAL SOCIETY (as Buyer),
Through its authorised signatory: Name: Mr. Anuvrat Joshi	Through its authorised signatory: Name: Mr. R Sambasiva Rao Designation: Treasurer
Pesignation: Director For Cleantech Solar Energy (India) Private Limited	For Narayana Educational Society
Director/Authorized Signatory Signature:	Signature:

ANNEXURE I Prevalent Market Value

Year	Rate (INR/Wp)
1st year post COD	70.0
2 nd year post COD	66.5
3 rd year post COD	63.0
4 th year post COD	59.5
5 th year post COD	56.0
6th year post COD	52.5
7 th year post COD	49.0
8th year post COD	45.5
9 th year post COD	42.0
10 th year post COD	38.5
11th year post COD	35.0
12th year post COD	31.5
13th year post COD	28.0
14 th year post COD	24.5
15 th year post COD	21.0
16 th year post COD	17.5
17 th year post COD	14.0
18th year post COD	10.5
19th year post COD	7.0
20th year post COD	3.5

For Narayana Educational Society

NARAYANA COLLEGE OF NURSING Chinthareddypalem, Page 23 of 24 NELLORE - 524 003



ANNEXURE II Projected Generation Capacity

Year	Units/ KW/ Annum
1 st year post COD	1500
2 nd year post COD	1485
3 rd year post COD	1470
4th year post COD	1455
5 th year post COD	1441
6th year post COD	1426
7 th year post COD	1412
8th year post COD	1398
9 th year post COD	1384
10 th year post COD	1370
11th year post COD	1357
12 th year post COD	1343
13th year post COD	1330
14 th year post COD	1316
15 th year post COD	1303
16 th year post COD	1290
17th year post COD	1277
18th year post COD	1264
19th year post COD	1252
20th year post COD	1239

For Narayana Educational Society

Narayana Educational Society

Treasurer





SOUTHERN POWER DISTRIBUTION COMPANY OF AP LIMITED

Providing of Stand by ABT meter to avail open access power to M/s Narayana Medical College & Hospital, Chintha Reddy Palem Village, Rural Nellore Mandal, SPSR NelloreDistrict HT SC No NLR-229

Division	: DE OPN NLR RURALS	Section	: AE NELLORE RURALS I	
Profit Center	: 304500001	Cost Center	: 304511201	
Estimate No.	: E-2014-04-05-11-02-035	Est. Desc	: Providing of Stand by ABT meter to avail	
Network No.	: 520000081479	Est Created Date	: 24.12.2014	
Reservation No.	: 8000528557	Project Type	: LT SCs (except Cat-III & VIII)	
Application No	: 35112C000572014DEC09	Apl. Group No	:	
Consumer Name	: NARAYANA MEDICAL COLLE	EGE		
C/o : MD.P.NAR	AYANA	Cat: / Contr.Load: NA		

Estimate Status : (ESTIMATE NOT APPROVED)

Application Reg. date	09.12.2014
Estimate Ceated by AE on	24.12.2014 (after 15 days)
Estimate Forwarded by AE on	24.12.2014 (after 0 days)
Estimate Forwarded by ADE on	24.12.2014 (after 0 days)

SL.No.	Proposals involves	Total in Rs.
1	10 - DETAILED ESTIMATE DATA - I	525924.24
. 2	"20 - LABOUR & TRANSPORT	96475.00
	Estimate Cost (Gross) :	622399.24
	Less Credits(-):	0.00
	Estimate Cost (Net) :	622399.24

1 33 KV Metering CTs Text item 3 ST 0.90	and the same of th
100/1Amps 0.2 Class	0.00
2 Devolution of HT Trivector Text item 1 ST 0.00 Meter 1 ST	0.00

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SUPERINTENDING ENGINEER OPERATION :: NELLORE,

E-2014-04-05-11-02-035

Page 1 of 3 29.12.2014 / 15:50:58 520000081479

DY Body Principal / NARAYANA COLLEGE OF NURSING Chinthareddypalem, NELLORE - 524 003





SOUTHERN POWER DISTRIBUTION COMPANY OF AP LIMITED

Activity No: 10

Activity Description : DETAILED ESTIMATE DATA - I

S.No	Materials Code	Materials Text	Item Catagory	Quantity	Unit	Rate in Rs.	Amount in Rs.
1	WRS00005	G.I. WIRE 4MM (NO.8)	Stock item	30.000	KG		
2	SSM00006	T CLAMPS FOR PANTHER TO PANTHERCONDUCTOR	Stock item	18	EA	61 61 98 74	1,848.30
3	SSM00004	PAD CLAMP FOR PANTHER CONDUCTOR-MOVING	Stock item	12	EA	89.72	1,076.64
4	MST00014	MS FLAT 50X6	Stock item	180.000	KG		
5	MST00013	MS CHANNEL 75X40	Stock item		KG	53.89	9,700.20
6	MST00012	MS CHANNEL 100X50	Stock item	200.000	KG	53,89	10,778.00
7	MST00003	MS ANGLE 65X65X6	Stock item	500.000	KG	53.89	26,945.00
8	MST00003	MS ANGLE 65X65X6	Stock item	90 000	KG .	53 89	4,850 10
9	MHT30058	33KV/110V HT TVR MTR	Stock item	140.000		53 89	7,544.60
		50/1A AMR (TOD&ABT)	CIOCK REITI	3	EA	60,500.00	181,500 00
10	ITR30101	33KV METRNG CT 50/1A CLASS 0 2S ACCURACY	Stock item	6	EA	13,833.00	82,998 00
11	ITR30012	33KV 1PH PT 100VA BURDEN CLASS 0.2	Stock item	3	EA	20,157.00	60,471 00
12	EMT00006	CI EARTH PIPE 80 MM DIA 2 5MTS LENGTH	Stock item	2	EA	2,471 00	4.942.00
13	CDR00010	ACSR CONDUCTOR PANTHER 200 Sq.mm	Stock item	50 000	М	131.08	6,554 00
14	CBP00002	LJ PVC CU CONTR CABLE 4 ČORE 2.5 SQ. MM	Stock item	120 000	М	66.00	7,920.00
	BXS00041	HT METER BOX	Stock item	3	EA		
16	BNT00028	MS BOLTS & NUTS 5/8" X 6"	Stock item	10.000	KG	4,120.00	12,360.00
17	BNT00026	MS BOLTS & NUTS 5/8" X 4"	Stock item		KG	80 63	806.30
18	BNT00025	MS BOLTS & NUTS 5/8" X 3"	Stock item	30,000	KG	80 53	2,418.90
19	ABS30004	33KV 800A CONV. AB	Stock item	20.000		80.63	1,612.60
		SWITCH WITH P.T.I	CHOCK HEIN	1	EA	27.289.00	27,280.00
						Material Cost	453,382 96
				3 % S & H C	harges	on materials:	13601.49
				3 % Conting	gencies	on materials:	13601.49
			10 % Est	t. & General	Charge	es on material	45338.30
						Total:	525924.24

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SUPERINTENDING ENGINEER OPERATION :: NELLORE.

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SOUTHERN POWER DISTRIBUTION COMPANY OF AP LIMITED

Activity No: 20

Activity Description: LABOUR & TRANSPORT

S.No	Services Code	Services Text	Item Catagory	Quantity	Unit	Rate in Rs.	Amount in Rs.
1	SWR10036	Fixing LT 3ph/1ph X Arm inc trspt,id&uld	-	1	EA	70,000 00	70,000.00
2	SWR05049	Misc.material for commissioning activity	-	1	EA	15,000.00	15.000.00
						Service Cost	85,000.00
Incidental expences @ 12.50% on service						10625.00	
BW Welfare Cess @ 1% on service cost:						850.00	
	Total:						96475.00

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SUPERINTENDING ENGINEER OPERATION :: NELLORE.

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RegNo:35112C00057201	4DECOS TON CIRCLE	NELLORE NIP DA	te:09=Dec-14
	OCHO.NER	Category: NA	6542579

(Rupees One Hundred only)
Against Other Compliants Payment of Sri/Smt/M/s NARAYANA MEDICAL COLLEGE

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SV Chgs.(Rs) Oth Chgs.(Rs) 0.0

R.Nirmala(351RC01) Authorised Signatory

> DCBofun Principal NARAYANA COLLEGE OF NURSING Chinthareddypalem, NELLORE - 524 003

SOUTHERN POWER DISTRIBUTION COMPANY OF A.P. LIMITED OPERATION CIRCLE ::: NELLORE

From

The Superintending Engineer, Operation Circle, APSPDCL, Nellore. To

M/s. Narayana Medical College and Hospital, Chintha Reddy Palem (V),

Nellore Rural (M), SPSR Nellore Dt.

Lr.No.SE/O/NLR/ADE/Comml/F.Narayana/D.No. C 1284 /16,Dt. 19 -07-2016.

Sub: - Elecy., - Operation Circle, Nellore - Estimate for Providing of 1 No. Stand by ABT Meter to avail open access power to M/s. Narayana Medical College and Hospital, Chintha Reddy Palem village, Nellore Rurals Mandal, Nellore Operation Circle, SPSR Nellore Dt - Estimate Sanctioned & Execution of the work under Turn Key Basis - Reg.

Ref: - 1. Lr.No: CGM / O / DE / Comml / F.88 / D.No: 89 / 15, Dt: 29.01.15
 2. Mem No: CE / Z / TPT / ADE / Comml / D.no: 205 / 15, Dt:31.01.2015

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In the reference 2nd cited, estimate for Providing of 1 No. Stand by ABT Meter to avail open access power to **M/s. Narayana Medical College and Hospital**, Chintha Reddy Palem village, Nellore Rurals Mandal, Nellore Operation Circle, SPSR Nellore Dt under Turn Key Basis was Approved by Chief Engineer / Zone / Tirupathi.and the same was sanctioned by Superintending Engineer / Operation / Nellore vide sanction No: **SE / O / NLR / HT / NP No: 74 / 2014-15, Dt: 11.02.2015.**

In this regard you are requested to pay the following amounts before execution of the work.

(i) Quality control & Testing Charges

Rs. 1,00,931.00

(ii)Other charges (1% less)

Rs. 6,729.00

Total

Rs. 1,07,660.00

Or Say Rs.1,07,660/-

(Rupees One Lakh Seven Thousand Six Hundread and Sixty Only) is to be paid in favour of **Divisional Engineer / Operation / APSPDCL / Rurals / Nellore** in the form of a **Demand Draft** drawn from any **Nationalized Bank payable at Nellore** and same shall be handed over in the office of **Assistant Divisional Engineer / Operation / Rurals / Nellore**.

DY B Juny Principal / NARAYANA COLLEGE OF NURSING Chinthareddypalem, NELLORE - 524 003 You have to procure the following equipment as per IS Specification as per sanction,

33 KV 50 / 1 Amps 0.2s Class Metering CTs

: 6 Nos.

33 KV / 110 V Single Phase 100 KVA burden 0.2 Class PTs.

33 KV / 110 V, 50 / 1 HT Trivector Meters (TOD & ABT)

: 3 Nos.

Further you have to follow the following conditions while procuring and execution of the works under Turnkey Basis.

- 1) The 33KV S-Phase 0.2 Accuracy are outdoor type oil filled voltage transformers conforming to IS:3156 (latest version) Part-I & II filled with fresh transformer oil conforming to IS:335 (latest version) suitable for solidly grounded system. (a) 1100/110V A.C 50 HZ Burden 100 VA / Phase Accuracy class:0.2 connection: Star/Star The Transformer shall be enclosed in sheet metal tank of rigid construction. The HV Terminals shall be brought out through 3 Nos. 12 KV Grade porcelain bushing of reputed make with suitable arrangements for bare external connection. The LV Terminals including natural shall be brought out through 4 Nos. 3KV bushings of reputed make into a weather proof secondary terminal box for conduit entry. The fuses on secondary side should be inside the terminal box. Terminal connectors suitable for DOG conductor shall be supplied. The PTs are to be guaranteed for 18 months from the date of commissioning and it is the responsibility of the consumer to replace the failed PTs within the guarantee period.
- 2) The 33KV metering 50/1A class 0.2s (Single ratio) current Transformers conforming to IS:2705 (latest version) part-I, II & III. All windings of CTs shall be insulated high grade electrolytic copper wire and manufacturing of units shall be done in completely closed and air conditioned room. Fiber glass insulation sleeves are to be provided for primary winding. The CTs shall be completed in all respects with first filling of oil compiling of IS:355 and with oil level indicator, with the suitable earthing terminal connectors. The LV terminals shall be brought out through 3KV bushings of reputed make with a weather proof secondary terminal box for conduit entry. The ends of primary winding shall be brought out through fully insulated outdoor bushings of reputed make terminal connectors suitable for panther conductor. The CTs are to be guaranteed for 18 months from the date of commissioning and it is the responsibility of the consumer to replace the failed CTs within the guarantee period.
- 3) The ABT meter are must be three phase 4W CT/PT operated 33KV/110V, 50/1A class 0.2s fully static AMR Compatible 4 Quadrant TOD Trivector energy meter with availability based tariff (ABT) feature. The ABT meters are to be guaranteed for 5 Years from the date of commissioning and it is the responsibility of the consumer to replace the failed ABT meter within the guarantee period.



- 4) The CTs, PTs and ABT meters are to be tested at any NABL laboratory in the presence of Divisional Engineer / M&P / Nellore.
- **5)** It is responsibility of the concerned Assistant Divisional Engineer / Operation to look over the quality of the work.
- It is the responsibility of the Divisional Engineer / M&P / Nellore to check measure the materials at the site before commencement of the said work duly collecting the bills for all the materials.
- The work is to be executed by the approved contractors of APSPDCL duly following all other departmental procedures.

Further any clarification on the above subject please contact DE/O/Rurals / Nellore and DE/M&P/Nellore

SUPERINTENDING ENGINEER OPERATION :: NELLORE

Copy to Divisional Engineer / Operation / Rurals / Nellore

Copy to Divisional Engineer / M&P / Nellore

Copy to Asst. Divisional Engineer / Operation / Rurals / Nellore

Copy to Senior Accounts Officer / Central Office / Nellore

Copy submitted to Chief Engineer / Zone / Tirupati



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Purchased By : B.D!WAKAR REDDY S/O PRASAD REDDY NANDYAL

For: NARASIMHA SWAMY SOLAR GENARATIONS PVT.LTD., NANDYAL Stamp S. po PW2987269 8736

Ex. Offico Stamp Vendor SRO Nandyal

LONG TERM OPEN ACCESS AGREEMENT

THIS OPEN ACCESS AGREEMENT is entered into as of this 23rd day of December 2016.

BETWEEN:

SOUTHERN POWER DISTRIBUTION OF ANDHRA PRADESH LIMITED, a company organized and existing under the laws of India with its registered office at D.NO:19-13-65/A, SRINIVASAPURAM, TIRUCHANOOR ROAD, TIRUPATI - 517503, Andhra Pradesh (hereinafter referred to as "APSPDCL" which expression shall unless repugnant to the subject or context, means and includes its successors and assignces) represented by Chief General Manager (P&MM&IPC). APSPDCL as the party of the first part.

For Narasimhaswamy Solar Generations Pvt Ltd.

A. De water he say

CHIEF GENERAL MANAGER P & MM & IPC

APSPDCL :: TIRUPATI

Principal Principal NARAYANA COLLEGE OF NURSING Chinthareddypalem, NELLORE - 524 003

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AND M/s NARASIMHA SWAMY SOLAR GENERATORS PVT LTD a Solar PV Generating Company/consumer having his premises located at Peravali (V) in Singanamala (M) of Anantapuram (Dist), a company incorporated and existing under the laws of Companies Act, 1956 having its Regd., office at # 28/1070, Saibaba Nagar, Nandyala, Kurnool-518502, (hereinafter referred to as "Open Access User" which expression shall unless repugnant to the subject or context, means and includes its successors and assignees) as party of the second part:

WHEREAS:

APSPDCL, pursuant to grant of license by the Andhra Pradesh Electricity Regulatory Commission, is engaged in the business of distribution of electricity in the State of Andhra Pradesh, for the areas specified in the license for distribution:

Open Access User is a generating company / consumer engaged in the business of Solar PV Generation and is desirous of availing the Transmission and Wheeling Services offered by APTRANSCO and APSPDCL for a period up to 31.07.2026 from M/s NARASIMHA SWAMY SOLAR GENERATORS PVT LTD located at Peravali (V) in Singanamala (M) of Anantapuram (Dist) to M/s Narayana Medical College, HTSC No.NLR-229, Chintharedddypalem, Nellore Rural (M) in Nellore (Dist.).

The Open Access User had filed an application dated: 04.10.2016 with the Nodal Agency for grant of Open Access for a contracted capacity of 5000 kW (Solar Generator) and the same has been accepted, in the manner provided under the Andhra Pradesh Electricity Regulatory Commission (Terms and Conditions of Open Access) Regulation, 2005 (No. 2 of 2005) and it's amendments; hereinafter referred to as the Regulation.

Now, therefore, in consideration of the foregoing premises and their mutual covenants set forth herein and subject to the Regulation, the parties hereto agree as follows:

For Narasimhaswamy Solar Generations Pvt Ltd.

B. Diwalas les by

Managing Director

CHIEF GENERAL MANAGER P & MM & IPC

APSPDCL :: TIRUPATI

Chinthareddypalem, NELLORE - 524 003

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Article 1: DEFINITIONS

- In this Agreement, unless the context otherwise requires:
- (a) "Act" means the Electricity Act, 2003:
- (b) "AP Grid Code" means the Code of Technical Interface of Andhra Pradesh, as approved by the Commission and amended from time to time:
- (c) "Commission" means the Andhra Pradesh Electricity Regulatory Commission:
- (d) "Central Electricity Regulatory Commission" or "CERC" means the Commission constituted and empowered under Section 76(1) and other applicable provisions of the Act:
- (e) "Contracted Capacity" in the context of open access for supply to consumers means the capacity contracted in megawatts (MW) or kilowatts (kW) or kilo volt ampere (kVA) for transmission and / or wheeling to a consumer under open access:
- (f) "Distribution Code" means the Distribution Code for the State of Andhra Pradesh as approved by the Commission from time to time:
- (g) "Effective date" shall mean the date upon which the Parties execute this Agreement:
- (h) "Entry Point" means a point at which electricity is injected into the electricity transmission network or the electricity distribution network:
- (i) "Exit Point" means a point at which electricity is drawn from the electricity transmission network or the electricity distribution network:
- (j) "Invoice" means the main Invoice and Supplemental Invoice as defined in Article 5 of this Agreement:
- (k) "Inter-State transmission system" means Inter-state transmission system as defined in the Act.
- (l) "Nodal Agency" means the Nodal Agency as defined in the Clause 5 of the Regulation:
- (m) "Regulation" means the Andhra Pradesh Electricity Regulatory Commission (Terms and Conditions of Open Access) Regulation, 2005 (No. 2 of 2005)

For Narasimhaswamy Solar Generations Pvt Ltd.

B. Diwakor Rosey

Managing Director

CHIEF GENERAL MANAGER
P & MM & IPC
APSPDCL :: TIRUPATI

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- (n) "Scheduled Consumer": Means the consumer of the Open Access User who also has a subsisting agreement with the APSPDCL for supply to meet a part of his requirement.
- (o) "Transmission Service" shall mean provision, supply or conveyance of electricity by means of cables and / or overhead lines, together with any stepup and step-down transformers, switch-gear and other works necessary to and used for the control of such cables or overhead lines, and such buildings or part thereof as may be required to accommodate such transformers, switchgear and other works and such other related services as may be provided by APTRANSCO/APDISCOMs from time to time.
- (p) "User" or "Open Access User" means a person, other than a Short-term User, as defined in the Regulation, using or intending to use the transmission system and / or the distribution system of the licensees in the State for receiving supply of electricity from a person other than the distribution licensee of his area of supply, and the expression includes a generating company and licensee.
- (q) "Wheeling Service" means the operations whereby the distribution system of APSPDCL along with the associated facilities of a transmission licensee or otherwise as the case may be, are used by another person for conveyance of electricity on payment of charges determined by the Commission from time to time.

Words and expressions used and not defined in this Agreement but defined in the Act shall have the meanings as assigned to them in the Act, and in the absence thereof, shall have the same meaning as commonly understood in the electricity supply industry.

For Narasimhaswamy Solar Generations Pvt Ltd.

B Dewales heavy Managing Director

CHIEF GENERAL MANAGER
P & MM & IPC
APSPDCL :: TIRUPATI

Principal/
NARAYANA COLLEGE OF NURSING
Chinthareddypalem,
NELLORE - 524 003

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FOR AVAILING TRANSMISSION AND Article 2: PROCEDURE WHEELING SERVICES.

- Prior to receiving Transmission and Wheeling Service from APTRANSCO 2.1 and / or APSPDCL, the Open Access User agrees and undertakes to follow and comply with the procedures for availing Transmission and Wheeling Services provided in the Regulation and / or specified by the Nodal Agency as empowered and authorised under the Act or the Regulations thereunder...
- 2.2 The Open Access User further agrees and undertakes inter alia, to comply with:
- The technical requirements and infrastructure / equipment standards (a) prescribed by APTRANSCO and APSPDCL, including applicable provisions of the AP Grid Code, the Distribution Code and any other applicable guidelines, as may be specified by the Commission from time to time and as may be necessary in order to entitle the Open Access User to avail Transmission and Wheeling Services.
- (b) Such payment security mechanism/instrument for availing Transmission and Wheeling Services as prescribed under Article 5 of this Agreement and as modified from time to time:
- Any other technical, or operational criteria prescribed by APTRANSCO and / (c) or APSPDCL as approved by the Commission from time to time:
- (d) Any requirement to furnish evidence to the effect that the Open Access User has the requisite approvals and clearances from the Nodal Agency or otherwise, that are necessary to avail Transmission and Wheeling Services.
- In case the Open Access User is a generator located within the state of Andhra (e) Pradesh, the Open Access User may avail start-up power, for which it shall enter into a separate agreement with the concerned APSPDCL.

For Narasimhaswamy Solar Generations Pvt Ltd.

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Managing Director

CHIEF GENERAL MANAGER P& MM & IPC APSPDCL :: TIRUPATI

Page 5 of 22

- The Open Access User shall ensure that the Open Access Consumers maintain a Power Factor not less than 0.95 lag failing which the Open Access Consumer shall pay a Power Factor Surcharge levied in the monthly bills as per APSPDCL rules in force and recover from the Open Access Consumers. In respect of Scheduled Consumers the bill will be rendered by the APSPDCL to them and charges collected. Similarly, Open Access User shall also maintain Power Factor of the Electricity delivered for transmitting / wheeling at 0.9 as per the reading taken from export meters at Interconnection Point, failing which the Open Access User shall pay Power factor surcharge as applicable to the Open Access Consumer.
- (g) The APSPDCL shall not be obligated to disconnect the supply of power to any of the Scheduled Consumers for any failure on their part to comply with the terms and conditions of any agreements between the Open Access User and Scheduled Consumers. In respect of Open Access Consumers the Open Access User would initiate necessary action as per the terms of agreement between them, without any reference to APTRANSCO / APSPDCL. Notwithstanding the above, the Open Access User shall be responsible for payment obligations as provided in this Agreement for the Contracted Capacity.
- 2.2.1 Subject to conditions specified in the Regulation, the Open Access User agrees not to transfer his contracted capacity to any other customer or User.
- 2.3 Notwithstanding anything contained herein, in the event the APTRANSCO and / or APSPDCL is required to construct or augment any electrical plant or line in order to extend Transmission and Wheeling Services to the Open Access User, APTRANSCO and / or APSPDCL may recover such expenditure in terms of Regulations/Orders issued by the Commission in this behalf from time to time
- 2.4 In case of utilization of inter-state transmission system in addition to the intrastate transmission system and / or distribution system by the Open Access

For Narasimhaswamy Solar Generations Pvt Ltd.

B. Ciwalas Rosy Managing Director CHIEF GENERAL MANAGER
P & MM & IPC
APSPDCL :: TIRUPATI

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User, it agrees to pay the inter-state transmission charges and/or wheeling charges, as approved by CERC from time to time in addition to transmission charges and/or wheeling charges-payable for the use of intra-state system as approved by the Commission.

- Scheduling and system operation charges (also called as SLDC charges) shall 2.5 be payable by the Open Access User/Generators and Licensees using the services of SLDC. Such charges shall be governed by the relevant regulations or orders issued by the Commission from time to time.
- 2.6 The Open Access User shall pay the charges payable under this Agreement from the date of Commencement of open access specified in the Schedule I, regardless of whether or not such open access is used on and from that date, except if the failure to use such open access is due to the default of the APTRANSCO and/ or APSPDCL.
- 2.7 In the event of Open Access User's surrender of whole or part of contracted capacity, or reduction / cancellation of the capacity allotted to the User as per clause 15.1 or 15.2 of the Regulation, the Open Access User shall pay all charges, including compensatory charges in the manner specified in the Regulation.

Article 3: TRANSMISSION AND WHEELING SERVICES

- 3.1 Subject to the provisions of the Regulation and on such terms and conditions herein agreed, APTRANSCO and APSPDCL agree and undertake to provide Transmission and Wheeling Services to the Open Access User, as described and arranged in Schedule I hereto, on payment of transmission and wheeling charges, and any other applicable charges, as specified by the Commission.
- 3.2 The criteria for allotment of capacity shall be as specified in the Clause 9 of the Regulation. In case of insufficient spare capacity / congestion the allocations shall be done as per Clause 9.3.1 of the Regulation.

For Narasimhaswamy Solar Generations Pvt Ltd.

A. Diwates heavy

Managing Director

CHIEF GENERAL MANAGER P & MM & IPC APSPDGL :: TIRUPATI

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- In the event the Open Access User expects to underutilize the capacity 3.3 contracted under open access, the Open Access User may surrender a part of the capacity subject, however, to an advance notice of 15 days, along with an explanation for such underutilization.
- In the event of underutilization of the capacity contracted by the Open Access 3.4 User, which, if made available, could be used to meet requirements of other applicant (s), the State Transmission Utility in its capacity as the Nodal Agency, on the advice of APTRANSCO and / or on the advice of APSPDCL may consider reduction or cancellation of the capacity allocated to the Open Access User notwithstanding the Article 15 of this agreement.

Provided that the APTRANSCO / APSPDCL shall not approach Nodal Agency for such reduction / cancellation of the capacity allocated without first issuing a notice in writing of at least 15 days, in advance to the concerned Open Access User, to enable the concerned Open Access User to file his objections if any.

Article 4: TERM OF AGREEMENT

- 4.1 This Agreement shall be in force from the effective date up to 31.07.2026 subject to modification as per Article 3.3 and 3.4 herein.
- 4.2 The parties may renew this Agreement for a further term of two years or more without the requirement of a fresh open access application, on receipt of at least three (3) months' notice from the Open Access User and the Nodal Agency, before the expiry of the Agreement.
- 4.3 It is agreed that in the event no notice is provided by the Open Access User, such Open Access User shall forgo his right over the allotted capacity.
- 4.4 The User shall have the flexibility to change entry and/or exit points twice a year subject to the provisions of the Regulation

For Narasimhaswamy Solar Generations Pvt Ltd.

R. Dowakon Rusey

Managing Director

CHIEF GENERAL MANAGER P&MM&IPC

APSPDGL :: TIRUPATI

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Article 5: INVOICE AND PAYMENTS

- 5.1 For Transmission and Wheeling Services provided to the Open Access User under this Agreement, the APSPDCL will charge and bill the Open Access User for all charges as specified in clause 17 of the regulation as applicable and the Open Access User will pay APSPDCL in accordance with the rates / charges specified by the Commission or the Nodal Agency (in case of congestion) from time to time, on the basis of the settlement statement determined in accordance with the Balancing and Settlement Code approved by the Commission as amended from time to time. In the event of the usage of the transmission system of APTRANSCO along with the distribution system of the APSPDCL by the Open Access User, the APSPDCL shall pass on the appropriate charges to APTRANSCO within 15 days of the receipt of the charges by the APSPDCL, in accordance with Clause 18 of the Regulation.
- 5.2 Notwithstanding anything contained in Article 5.1 above, in the event the contracted capacity of the Open Access User has been accommodated through a congested corridor of the network, the Open Access User then will pay charges as provided in Clause 9.3.1 of the Regulation.

Invoice:

- 5.3 APSPDCL shall provide to the Open Access User an Invoice based on the following:
- Meter reading taken pursuant to Article 7 herein and in accordance with (a) Clauses 18.5 and 18.6 of the Regulation and the Balancing and Settlement Code.
- The charges / tariff determined by the Commission from time to time, in (b) accordance with the provisions of the Act and applicable regulations.
- 5.4 The periodicity of the invoice will be monthly.

For Narasimhaswamy Solar Generations Pvt Ltd.

Managing Director

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CHIEF GENERAL MANAGER P & MM & IPC

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Supplementary Invoice:

5.5 Any amount due to APTRANSCO or APSPDCL under this Agreement other than the amount set out under the Invoice shall be payable within 15 (fifteen) days from the date of presentation of a Supplementary Invoice to the User.

The Supplementary Invoice will include, but not be limited to the following:

- (a) statutory duties, taxes, cess, levies, royalty, etc;
- (b) any claim of Government of India, State Government, local authorities, or bodies etc.
- (c) any other claim admissible under this agreement.
- 5.6 Each monthly Invoice shall be payable by Open Access User in accordance with this Agreement on or before the due date indicated in such invoice, which will be 15 (fifteen) days from the date of presentation of Invoice to the Open Access User.
- 5.7 Payment of Invoice and Supplementary Invoice shall be made on or before the due date either by (a) bank draft or (b) through irrevocable revolving letter of credit, issued by a public sector bank.

Payment Security Mechanism:

5.8 The Payment Security Mechanism specified hereunder is intended to ensure recovery of the applicable payments in case of a payment default and not as a mechanism for regular payments.

The Open Access User shall as a payment security, deposit with the APSPDCL in advance, in cash or by means of a demand draft issued by a scheduled Bank, an amount equal to estimated billing based on the appropriate charges, including transmission and wheeling charges and any other applicable charges, as specified under this Agreement, and as determined by the Commission from time to time, and notified in the relevant Tariff Order or otherwise, and as per the conditions stipulated therein, payable by the User to the APSPDCL (invoicing agency) for a period of two months.

For Narasimhaswamy Solar Generations Pvt Ltd.

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Managing Director

CHIEF GENERAL MANAGER
P & MM & IPC
APSPDCL :: TIRUPATI

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The APSPDCL shall also be entitled to security from the Open Access Consumer/Generating Company for the imbalance in supply and consumption of electricity equivalent to the number of days for which the agreement is entered into, subject to a maximum of ten days, the cost of supply for electricity wheeled using the distribution system of the APSPDCL in accordance with the Act, the APSPDCL General Terms and Conditions of Supply and this agreement. This security can be provided by the Open Access Consumer/Generating Company in the form of advance deposit of required amount or by opening an irrevocable Letter of Credit having validity for the agreement period.

Provided that such security shall be for enabling the APSPDCL to give supply of electricity to consumers of such Open Access Generator in the event of unforeseen disruption or termination of supply by such Open Access Generators on account of bankruptcy, insolvency or for any other reason.

Provided further that in the event of unforeseen disruption or termination of supply by the Open Access Generator, the APSPDCL shall arrange to continue supply to consumers of such Open Access Generator until such time security is exhausted or alternative arrangements for supply have been entered into, whichever is earlier.

Also provided, in the event that the energy was injected into the Transmission/Distribution network by the OA Generator, but could not be delivered to the Scheduled/OA consumer due to network breakdown and was consumed by the distribution licensee, the licensee in whose area the breakdown has occurred, shall pay to the OA Generator/Consumer the equivalent energy charges at the rate of its average power purchase cost during the month.

The LC shall be opened prior to the commencement of open access transaction and shall be valid for the entire duration of the transaction. Failure to provide the LC as mentioned in referred Articles 5.7 & 5.9 herein above shall entail forfeiture of the allotment of capacity and APTRANSCO / APSPDCL shall not be obliged to commence wheeling services till such LC is opened.

For Narasimhaswamy Solar Generations Pvt Ltd.

B. Divator Ledy

Managing Director

CHIEF GENERAL MANAGER
P & MM & IPC
APSPDCL :: TIRUPATI

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The LC shall be negotiated by the APSPDCL, on the basis of the "Schedule of the Payment" and shall be enclosed with the approval of the customer to operate the LC, as and when the customer fails to remit the payment in full by its due date.

5.10 Any failure on the part of the Open Access User to pay all or any portion of an Invoice issued by APSPDCL shall constitute a valid ground for APTRANSCO and/or APSPDCL to terminate such Transmission and / or Wheeling Service forthwith, as also to take such measures as prescribed under this Agreement or law applicable.

Article 6: SCHEDULING AND CURTAILMENT

- 6.1 Subject to the Regulation, the Open Access User agrees to comply with the procedures for availing Transmission and Wheeling Services in the matter of scheduling as specified by the Commission in the Balancing and Settlement Code or otherwise.
- 6.2 In case of constraints, the APTRANSCO and/or APSPDCL, based on such direction(s) from SLDC, may curtail power to Open Access User in an event of emergency / threatening grid security and stability. The prioritization shall be as specified in Clause 19.5 of the Regulation.

Article 7: METERING

- 7.1 Subject to the provisions of Section 55 of the Act, the Open Access User undertakes to provide special energy meters capable of measuring active energy, reactive energy, average frequency and demand integration in each 15-minute time block, with a built-in calendar and clock and conforming to BIS / CBIP Technical Report / IEC Standards, as well as the relevant provisions under the AP Grid Code and Distribution Code, at all entry and exit points.
- 7.2 The Open Access User agrees to be responsible for compliance with all statutory and regulatory requirements in relation to the accuracy, use and installation of the metering equipment.

For Narasimhaswamy Solar Generations Pvt Ltd.

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Managing Director

CHIEF GENERAL MANAGER P & MM & IPC APSPDCL :: TIRUPATI

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7.3 The Open Access User agrees and undertakes to provide any metering information or such other information to APTRANSCO and APSPDCL as may reasonably be required by APTRANSCO and APSPDCL from time to time, in accordance with the guidelines specified by the Commission from time to time.

7.4 The concerned APDISCOM and / or APSPDCL shall take the meter readings at the entry / exit points and the same shall be signed by the APSPDCL / APTRANSCO as well as the Open Access User.

Article 8: DEFAULT

8.1 The following shall constitute defaults by Parties and the consequences thereof:

Failure of the Open Access User to pay an Invoice:

(a) In the event of the failure by the Open Access User to pay an Invoice or a part thereof, APSPDCL shall issue a notice to such Open Access User ("Default Notice"), specifying that the Open Access User has defaulted in its payment obligations towards APTRANSCO / APSPDCL and that it shall be afforded an opportunity to pay the unpaid Invoice amount, with interest thereon as per the APSPDCL General Terms and Conditions of Supply, within fifteen days from the date of intimation. If the Open Access User does not comply with the terms of the Default Notice, APTRANSCO and / or APSPDCL shall be entitled to disconnect the installation of the User without further notice and APTRANSCO / APSPDCL shall have the right to terminate the Agreement after three (3) consecutive months of such disconnection by issuing one month's notice to the Open Access User.

For Narasimhaswamy Solar Generations Pvt Ltd.

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Managing Director

CHIEF GENERAL MANAGER P & MM & IPC
APSPDCL :: TIRUPATI

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Provided that the Open Access User shall not, on the basis of any alleged dispute or difference regarding the Invoice or any part thereof, refuse to pay and / or keep outstanding any amount payable under the Invoice. In the event of dispute or difference regarding the Invoice or any portion thereof, the same shall be resolved in a manner provided under Article 12 herein, subject to the Open Access User first paying the entire outstanding without prejudice to the right of the Open Access User to seek adjustment in future Invoice(s), adjusted together with interest and bank rate change, in the event the dispute or difference is finally resolved in favour of the Open Access User.

Failure of the User to adhere to the prescribed technical requirements:

- (b) In the event of failure of the Open Access User to comply with any prescribed technical requirements, which adversely affects the power quality or security of the grid, performance or management of grid assets, APTRANSCO and / or APSPDCL shall be entitled to issue appropriate advice to de-energise the connection granted to the Open Access User forthwith, in accordance with the Clause 20 of the Regulation and the procedures outlined in the AP Grid Code or Distribution Code or the APDISCOM's General Terms and Conditions of Supply.
- In the event of any other type of breach other than those mentioned in Articles 8.2 8.1(a), 8.1(b), 2.6 & 2.7, by any of the parties involved, the following terms will apply:
- In the event, APTRANSCO and/or APSPDCL commits a breach of any terms (a). of Agreement, the Open Access User shall be entitled to specific performance of this Agreement or claim such damages as would be available under Law or both, at its option, by giving 30 days' notice to APTRANSCO.
 - (b) In the event, Open Access User commits a breach of any terms of Agreement, the APTRANSCO and/or APSPDCL shall be entitled to specific performance of this Agreement or claim such damages as would be available under Law or both, as its option, by giving 30 days' notice to Open Access User.

For Narasimhaswamy Solar Generations Pvt Ltd.

N-Divaka Redy Managing Director

CHIEF GENERAL MANAGER P&MM&IPC

APSPDCL :: TIRUPATI

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(c) If the default continues for a period of 30 days or more, either party will have a right to issue a preliminary notice for termination of this Agreement. If the default is not cured within 30 days thereafter, either party can terminate this Agreement and claim damages at its option.

Article 9: ASSIGNMENT

The Open Access User shall not assign, sell, convey or otherwise transfer this Agreement, or any of its rights or obligations thereunder, without prior express written consent of the APTRANSCO and/or APSPDCL. In case this agreement is assigned, it shall be only for the purpose of title transfer and not for the purpose of trade. The assignee or other transferee shall assume all duties and obligations arising from and after the time of the consent to transfer by APTRANSCO and/or APSPDCL, but such assignment or transfer shall not release the assigning or transferring Open Access User from its duties and obligations unless specifically provided in the written consent and in the assignment, conveyance or transfer document. All duties and obligations arising prior to the assignment or transfer shall remain the duties and obligations of the assignor unless all the Parties specifically agree otherwise.

Article 10: NOTICES

10.1 All notices, billings, payments and other communications shall be given in writing and sent by mail, postage prepaid, signed by (or by some person duly authorized by) the person giving it and may be served by leaving it or sending it by facsimile, prepaid recorded delivery as registered post, addressed as follows (or to such other address as shall have been duly notified in accordance with this Article):If to M/s NARASIMHA SWAMY SOLAR

GENERATORS PVT LTD:

Managing Director, M/s NARASIMHA SWAMY SOLAR GENERATORS PVT LTD, # 28/1070, Saibaba Nagar, Nandyala, Kurnool-518502.

If to APSPDCL
The CHIEF GENERAL MANAGER (P&MM&IPC),
D.NO:19-13-65/A,
APSPDCL, CORPORATE OFFICE,
SRINIVASAPURAM, TIRUCHANOOR ROAD,
TIRUPATI - 517503.

For Narasimhaswamy Solar Generations Pvt Ltd.

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CHIEF GENERAL MANAGER P & MM & IPC

APSPDCL :: TIRUPATI

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Managing Director

10.2 All notices given in accordance with this Agreement shall be deemed to have been served as follows:

(a) If delivered by hand, at the time of delivery:

(b) If posted, at the expiration of six (6) days after the envelope containing the same was delivered into the custody of the postal authorities:

(c) If communicated by facsimile, on receipt of confirmation of successful transmission.

Article 11: GOVERNING LAW & JURISDICTION

11.1 This Agreement and its substantive provisions shall be governed by, interpreted and construed in accordance with the laws of India.

11.2 The Courts situated in the State of Andhra Pradesh alone will have jurisdiction to decide any matter arising from this Agreement.

Article 12: DISPUTE RESOLUTION

12.1 Parties shall settle every Dispute between them in accordance with, first, Article 12.2 and then Article 12.3, subject to the limitation set forth in Article 12.4.

12.2 Consultation

Notwithstanding anything contained to the contrary in this Agreement, Parties shall first attempt to settle every Dispute amicably between themselves by reference to their senior management who shall consult with each other for a period of thirty (30) Days to resolve the Dispute.

Any resolution arising from such consultation process described in Article 12.2 shall be binding upon the Parties. To this end, the Parties shall separately enter in to a legally binding and enforceable agreement setting forth the principles pertaining to the resolution of the Dispute in writing.

For Narasimhaswamy Solar Generations Pvt Ltd.

A Director Managing Director

P & MM & IPC APSPDCL :: TIRUPATI

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CHIEF GENERAL MANAGER

Principal Principal NARAYANA COLLEGE OF NURSING Chinthareddypalem, NELLORE - 524 003

12.3 Reference to forum for redressal of consumer grievances

Where any Dispute is not resolved as provided for in Article 12.2 within thirty

(30) Days of reference for consultation, the provisions contained in this Article

12.4 shall apply.

12.4 If neither of the disputing parties is the Nodal Agency, then the dispute would

be first referred to the Nodal Agency for resolution.

Provided, if the dispute involves Nodal Agency itself, the said dispute may be

referred to Forum for Redressal of Consumer Grievances set up under

Regulation No.1 of 2004 by APERC, for resolution. Any resolution award

granted shall be final and binding on the Parties and shall be enforceable in the

court of competent jurisdiction.

Provided further that in case of wheeling of power from the captive generating

plants, any disputes regarding the availability of transmission facility shall be

adjudicated upon by the Commission.

Article 13: FORCE MAJEURE

Events such as war, mutiny, civil commotion, riot, flood, cyclone, lighting, 13.1

earthquake or other force and strike, lockout, fire affecting the premises,

installations and activities of any of the parties herein shall constitute force

majeure events for the purpose of this Agreement.

13.2 If any person being party to this Agreement is unable to, wholly or in part,

perform on time and as required, any obligation under such open access

agreement or the Regulation because of the occurrence of a force majeure

event, then, subject to this Agreement, that obligation shall be treated as

suspended to the extent and for so long as the affected person's ability to

perform such obligations remains affected by that force majeure event.

For Narasimhaswamy Solar Generations Pvt Ltd.

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Managing Director

CHIEF GENERAL MANAGER P & MM & IPC APSPDGL :: TIRUPATI

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Article 14: UNDERTAKINGS

14.1 Quality of Supply: The APTRANSCO and APSPDCL shall endeavor to ensure compliance with Grid Code wherever applicable. The APSPDCL shall also comply with the quality of supply standards as prescribed under the Andhra Pradesh Electricity Regulatory Commission (Licensees' Standards of Performance) Regulation, 2004 (No. 7 of 2004) in respect of all Open Access Users of its network.

14.2 Energy and Demand Balancing: Open Access User shall make reasonable endeavor to ensure that his actual demand or actual sent-out capacity, as the case may be, at an inter-connection does not exceed the Contracted Maximum Demand or allocated sent-out capacity for that inter-connection:

Provided that for carrying out balancing and settlement of energy and demand at all entry and exit points relating to open access agreements, the APTRANSCO and APSPDCL and Open Access Users shall strictly adhere to the Balancing and Settlement Code approved by the Commission, as amended form time to time.

Article 15: MODIFICATION

15.1 Amendments

The provisions under the Act, Open Access Regulations, rules and amendments made there under, including, charges, etc shall guide this Agreement. The Parties hereby unconditionally consent to execute necessary amendments to this Agreement to bring into effect any amendments to the Act, rules and regulations made there under.

15.2 No waiver

The waiver of any breach or failure to enforce any of the terms, covenants or conditions of this Agreement shall not in any way affect, limit, modify or waive the future enforcement of such terms, covenants or conditions.

For Narasimhaswamy Solar Generations Pvt Ltd.

1. Diwater lever

Managing Director

CHIEF GENERAL MANAGER
P & MM & IPC
APSPDCL :: TIRUPATI

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No oral or written modification of this Agreement either or after its execution shall be of any force or effect unless such modification is in writing and signed by the duly authorised representatives of the Open Access User, APTRANSCO and the APSPDCL.

The invalidity or un-enforceability for any reason of any provision of this Agreement shall not prejudice or affect the validity or enforceability of any other provision of this Agreement.

The failure of any party to insist in one more instance upon the strict performance of any of the provisions of this Agreement or to take advantage of any rights hereunder shall not be construed as a waiver of any such provisions or relinquishment of any such rights but the same shall continue in full force and effect.

15.3 Entirety of Agreement

Unless the context otherwise requires, every arrangement, procedure or any other matter which is under any of the provisions of this Agreement required to be mutually agreed upon between the parties shall be concluded by a written Agreement between the parties not later than the date specified in the concerned clause of this Agreement.

This Agreement, including Appendices (Schedule I & II) attached hereto constitute the entire agreement between the parties with respect to the subject matter hereof, and there are no oral or written understandings, representations or commitments of any kind express or implied, not set forth herein.

The headings contained herein are include solely for the convenience of the parties and are not to be used as a basis for interpreting the various sections of this Agreement.

15.4 The parties each agree to act in good faith in implementing the terms and conditions of this Agreement and in carrying out their respective obligations hereunder.

For Narasimhaswamy Solar Generations Pvt Ltd.

B. Divoda Lasay

Managing Director

CHIEF GENERAL MANAGER
P & MM & IPC
APSPDCL :: TIRUPATI

Page 19 of 22

IN WITNESS WHEREOF, the Parties by their duly authorized representatives have executed this Agreement on the day first above written. For and on Behalf of SOUTHERN POWER DISTRIBUTION COMPANY OF ANDHRA PRADESH LTD

CHIEF GENERAL MANAC	GER (P&MM&IPC)
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Name: K. SANTHOSTA ROS Date: 93/12/201

WITNESS:

CHIEF GENERAL MANAGER

P & MM & IPC APSPDGL :: TIRUPATI

1.

(Name & Designation)

2.

(Name & Designation)

For and on behalf of

M/s NARASIMHA SWAMY SOLAR GENERATORS PVT LTD:

Authorised Signatory

For Narasimhaswamy solar Generations Pvt Ltd.

B. DIWAKAR REDOY

B. Dinatar R

Name: Date:

23/12/2016

Managing Director

Witness:

1.

(Name & Designation)

2.

(Name & Designation)

For Narasimhaswamy Solar Generations Pvt Ltd.

B. Divata Losy

Managing Director

NARAYANA COLLEGE OF NURSING Chinthareddypalem, **NELLORE - 524 003**

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SCHEDULE - I

(Please see Article 2.7 of Agreement)

Long term Open Access usage shall be from 23.12.2016 to 31.07.2026 in the manner as follows:

Entry Point (Injection Utility)

Name: M/s NARASIMHA SWAMY SOLAR GENERATORS PVT LTD,

Type of Plant: Solar PV Power Plant,

Maximum CUF is 20 %

Location: Peravali (V) in Singanamala (M) of Anantapuram (Dist).

Region: Operation Circle, Ananthapuram.

Contracted Capacity (KW/ MW/KVA): 5,000 KW

Voltage Level (kV): 33 KV connected to 33/11 KV Peravali SS.

Exit Point (Drawee Utility (ies))

Name: M/s Narayana Medical College,

Location: Chintharedddypalem (V) Nellore Rural (M) in Nellore District

Region: Operation Circle, Nellore.

Voltage level (KV): 33 KV connected to 132/33 KV N.V Garden SS. HT.SC.No. NLR-229.

Note: - The date of completion of the usage mentioned above shall be subject to provision of Articles 3.3 and 3.4 of the agreement.

For Narasimhaswamy Solar Generations Pvt Ltd.

B. Dewaler Resdy

Managing Director

CHIEF GENERAL MANAGER P & WM & IPC

APSPDCL :: TIRUPATI

NARAYANA COLLEGE OF NURSING Chinthareddypalem, **NELLORE - 524 003**

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SCHEDULE - II

(Please see Articles 5.7 & 5.9 of Agreement)

Terms for Letter of Credit

- The Letter of Credit is irrevocable, revolving and shall revolve automatically immediately after release of payment to the APSPDCL (Invoicing Agency) as per the payment schedule through this LC up to a limit of Rs. 16,98,000/-
- The Letter of Credit will be operated after the expiry of the due date of payment as
 indicated in the "Schedule of Payments" enclosed with the approval issued to the
 Open Access User by the APTRANSCO / SLDC (Nodal Agency).
- The Letter of Credit is in force up to 23.12.2018 and the Generator has to extend the validity of the LC before expiry date, without any notice from the DISCOM/APTRANSCO.
- 4. LC amount is calculated as per the prevailing rates of the tariff order and the difference amount has to be paid by the Generator for any changes in the tariff order during this Agreement period.
- 5. The total value of the letter of credit would be 16,98,000/-
- All charges relating to opening, advising, confirmation, amendment, re-coupment, operation, usage, negotiation, remittance etc., or any other charges would be borne by Open Access User.
- The amount would be paid immediately by the Bank once Letter of Credit is operated by the authorized officer of the APSPDCL (Invoicing Agency).

For Narasimhaswamy Solar Generations Pvt Ltd.

B Dirocker Redy
Managing Director

CHIEF GENERAL MANAGER
P & MM & IPC

APSPDCL :: TIRUPATI

Principal / NARAYANA COLLEGE OF NURSING Chinthareddypalem, NELLORE - 524 003

Page 22 of 22

GREEN IVY VENTURES PVT. LTD., SURVEY NO 504, CHEMUDUGUNTA VILLAGE, VENKATACHALAM MANDAL, 524320.

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Received K. Gunavalli.

Dr. B. Almj

GIVPL-CIVIL-WHS-1975



Stores Incharge

Authorized Signatory

NOTE: * This is computer generated invoice and does not require a signature and stamp*

GREEN IVY VENTURES PVT, LTD.,
SURVEY NO SO4,
CHEMUDUGUNTA VILLAGE,
VENKATACHALAM MANDAL,
S24320,
S24320,

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Stores Incharge

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