

S.no	Section	Page No.	Clause No.	Existing Clause	Amendment
1	Section 1	2	4. Qualification and Financial Requirements	Qualification and Financial Requirements	Amended the Qualification and Financial Requirements is attached
2	Section 1	19	1.7.1	Earnest Money Deposit (EMD) of value ₹ 10 Cr is not deposited in the form of Bank Guarantee in prescribed format/Bank Fixed Deposit (Lien marked in favor of BSES Yamuna Power Ltd. Delhi) BSES Yamuna.	Earnest Money Deposit (EMD) of value ₹ 4 Cr is not deposited in the form of Bank Guarantee in prescribed format/Bank Fixed Deposit (Lien marked in favor of BSES Yamuna Power Ltd. Delhi) BSES Yamuna.
3	Section 1	28	4.8 Cloud Service Provider Experience & Pre- Qualification- 02 - Certification	The Data Centers should conform to at least Tier III standard, preferably certified under TIA 942 or Uptime Institute certifications.	Document to be provided corrected As: Cloud Service Provider should provide a self-signed certificate on their letter head for compliance
4	Section 1	31	5. Bidding and Award Process	-	Reverse Auction stands Deleted from the tender document
5	Section 1	31	6. Award Decision	Purchaser intends to award the business on a lowest bid basis to one or more bidders on competitiveness based on assessment of Part A and Part B, so bidders are encouraged to submit the bids that are competitive. The decision to place Purchase Order/LOI solely depends on purchaser on the cost competitiveness across multiple lots, quality, delivery and bidder's capacity, in addition to other factors that Purchaser may deem relevant	Amended as: Purchaser intends to award the business on a lowest bid basis on assessment of Part A and Part B, so bidders are encouraged to submit the bids that are competitive. The decision to place Purchase Order/LOI solely depends on purchaser on the cost competitiveness across multiple lots, quality, delivery and bidder's capacity, in addition to other factors that Purchaser may deem relevant
6	Section 2	35	10	<b>Earnest Money Deposit (EMD)</b> The bidder shall furnish, as part of its bid, an EMD amounting to ₹10 Cr as specified in the RFP. The EMD is required to protect the Purchaser against the risk of Bidders conduct which would warrant forfeiture.	Amended as: <b>Earnest Money Deposit (EMD)</b> The bidder shall furnish, as part of its bid, an EMD amounting to ₹ 4 Cr as specified in the RFP. The EMD is required to protect the Purchaser against the risk of Bidders conduct which would warrant forfeiture.
7	Section 2	37	16. Submission of Bid	The Bidder, along with the bid documents has to submit four samples along with detailed QAP, GTP & Drawings. The sample should clearly indicate (i) Name of the bidder (ii) Tender No., (iii) Group & Item Sr. No. etc. The samples shall not be returned back to the bidder.	Clause deleted
8	Section 2	38	18	One Bid Per Bidder : Each Bidder / Consortium / JV shall submit only one Bid by itself. No Joint Venture/Consortium member should be member in more than one bid. A Bidder / Consortium / JV member who submits or participates in more than one Bid will cause all those Bids to be rejected.	Amended as: One Bid Per Bidder : Each Bidder / Consortium / JV shall submit only one Bid by itself. No Joint Venture/Consortium member should be member in more than one bid. A Bidder / Consortium / JV member who submits or participates in more than one Bid will cause all those Bids to be rejected. If Bidder/Consortium/JV member is OEM/CSP/TSP for any part, may participate as OEM/Service Provider in more than one BID.

S.no	Section	Page No.	Clause No.	Existing Clause	Amendment
9	Section 2	39	26. Award of Contract	The Purchaser will award the Contract to the successful Bidder whose Bid has been determined to be the lowest-evaluated responsive Bid after Reverse-auction and negotiation as may be necessary, provided further that the Bidder has been determined to be qualified to satisfactorily perform the Contract. The Purchaser reserve the right to ask the component wise costing breaks up from techno- commercially qualified bidders during finalization process. Purchaser reserves the right to award order to other qualified bidders in the tender provided it is required for timely execution of project.	Amended as: The Purchaser will award the Contract to the successful Bidder whose Bid has been determined to be the lowest-evaluated responsive Bid after suitable negotiation as may be necessary, provided further that the Bidder has been determined to be qualified to satisfactorily perform the Contract. The Purchaser reserve the right to ask the component wise costing break up from techno- commercially qualified bidders during finalization process..
10	Section 2	40	26. Award of Contract (C )	In case of any bidder's performance is found unsatisfactory during the delivery process, the award will be cancelled and BYPL reserves the right to award at bidder's risk & cost to other bidder's who are found fit.	Amended as: In case performance of any supplier/service provider is found unsatisfactory during the delivery process, the award will be cancelled and BYPL reserves the right to award to other suppliers at their (bidder) risk & cost.
11	Section 2	40	26 (d) Award of Contract	d. BYPL reserves the right to split the tender quantity amongst techno commercially qualified bidders on account of delivery requirement in tender, quantity under procurement etc. Splitting of tender quantity amongst more than one bidder shall be at the discretion of BYPL.	Clause deleted
12	Section 3	47	4. Priority of contract documents	....In such event, unless otherwise provided in the Contract, the priority of the documents forming the Contract shall be as follows: 1. The Contract Agreement including all terms & condition of Contract 2. The Letter of Acceptance/ Intent 3. Agreed Minutes of the Tender Negotiation Meetings. 4. Agreed Minutes of the Tender Technical Meetings. 5. The Priced Bill of Quantities 6. The Technical Specifications / Scope of work 7. The Tender document, including all Appendices and/or Addenda, 8. Corrigendum the latest taking precedence.	Corrected As: ....In such event, unless otherwise provided in the Contract, the priority of the documents forming the Contract shall be as follows: 1. The Contract Agreement including all terms & condition of Contract 2. The Letter of Acceptance/ Intent 3. Agreed Minutes of the Tender Negotiation Meetings. 4. The Priced Bill of Quantities 5. The Technical Specifications / Scope of work 6. Corrigendum the latest taking precedence. 7. The Tender document, including all Appendices and/or Addenda,

S.no	Section	Page No.	Clause No.	Existing Clause	Amendment
13	Section 3	51	10	The Defect liability period shall be 90 months from the date of commissioning. If during the Guarantee period any materials / items/ Services are found to be defective, these shall be replaced/installed/Corrected, free of cost by the bidder at its own cost within 30 days from the date of receipt of intimation. The root cause analysis of the defect within Guarantee period shall be provided by AMISP to BYPL.	Amended as: The Defect liability period shall be 6 month post completion of contract period. If during the Guarantee period any materials / items/ Services are found to be defective, these shall be replaced/installed/Corrected, free of cost by the bidder at its own cost within 30 days from the date of receipt of intimation. The root cause analysis of the defect within Guarantee period shall be provided by AMISP to BYPL.
14	Section 3	52	12. Rights, Title and Interest to AMI System and Equipment	12.1 The ownership, rights and title to the AMI system and other equipment installed by AMISP for operation of the AMI system pursuant to this agreement shall vest with BYPL and BYPL shall have right to alter/amend, modify, reproduce, display or sell such system/material to any third party for any further commercial use or otherwise.	Amended as: 12.1 The ownership, rights and title to the AMI system and other equipment installed by AMISP for operation of the AMI system pursuant to this agreement shall vest with BYPL and BYPL shall have right to alter/amend, modify, display such system/material to any third party for any further commercial use or otherwise.
15	Section 3	52	13	Intellectual Property	Added as The original source code of the product software delivered by OEM/Service Provider/AMISP under the agreement shall be the property of the OEM/Service Provider/AMISP, whereas OEM/Service Provider/AMISP shall at all times be liable to provide all assistance to BSES using the said source code, without any additional cost, irrespective to the validity of the agreement. Whereas in case of change in management of OEM/Service Provider/AMISP or any corporate event including the liquidation and insolvency, it shall be the responsibility of OEM/Service Provider/AMISP to transfer the original source code to BSES before such corporate event and BSES shall have charge over the same in such circumstances. It is however clarified that all further development and customization after the delivery of base product by OEM/Service Provider/AMISP to BSES under the agreement, which includes the code (customized code) for the customized version of the product shall be the property of BSES and BSES shall be free to use the same in any manner whatsoever.
16	Section 3	55	22. Event of Default	Event of Default	Clarified as: In case of issues related to meter supply and BYPL scope of work the Bidder shall not be liable of any milestone delays on account of these two issues. BSES reserves' the right to evaluate milestone delays considering all contractual obligations of the Bidder and in accordance with BYPL scope of work.

S.no	Section	Page No.	Clause No.	Existing Clause	Amendment
17	Section 3	55	24.2 Force Majeure	Specific Events of Force Majeure subject to the provisions of above clause, Events of Force Majeure shall include only the following to the extent that they or their consequences satisfy the above requirements : i. The following events and circumstances: a. Effect of any natural element or other acts of God, including but not limited to storm, flood, earthquake, lightning, cyclone, landslides or other natural disasters. b. Explosions or fire ii. War declared by the Government of India, iii. Dangers of navigation, perils of the sea.	Added as Electricity being the essential services, the relaxation of Pandemic , as sought , may not be considered as it is. Whereas in special circumstances relaxation can be given on need basis and upon submission of evidence to this regard.
18	Section 3	59	30 Termination of Contract Sub-Clause 30.1	BYPL may, without prejudice to any of its other rights or remedies under the Contract or in law, terminate the whole or any part of this Contract by giving 30 days written notice to AMISP	Amended as: BYPL may, without prejudice to any of its other rights or remedies under the Contract or in law, terminate the whole or any part of this Contract by giving 90 days written notice to AMISP
19	Section 3	60	31. Termination for BYPLS's Convenience	31.1 BYPL may terminate this contract for its convenience at any time upon providing five (5) days written notice to AMISP. In such case, AMISP shall be entitled to receive the consideration for all obligation performed under the Contract till the date of termination, together with all retain age withheld in accordance with this Contract, subject to necessary clearance/submission/handing over of documents/information from the side of AMISP.	Amended as: 31.1 BRPL may terminate this contract for its convenience at any time upon providing Ninety (90) days written notice to AMISP. In such case, AMISP shall be entitled to receive the consideration for all obligation performed under the Contract till the date of termination, together with all retain age withheld in accordance with this Contract, subject to necessary clearance/submission/handing over of documents/information from the side of AMISP. The Bidder shall be liable for smooth operation and deliveries as per contractual scope during such notice period.
20	Section 5	79	5. Terms of Payment	Installation and Commissioning: Payment shall be released within 45 days after receipt of original invoice (duly approved by concerned departments of BYPL) at BYPL with receipt acknowledged, signed and stamped by BYPL authorized representative at designated project location.	Corrected as: Installation and Commissioning: Payment shall be released within 60 days after receipt of original invoice (duly approved by concerned departments of BYPL) at BYPL with receipt acknowledged, signed and stamped by BYPL authorized representative at designated project location.
21	Section 5	80	5. Terms of Payment	Terms of Payment	Clarified as 1. The initial payment for Part A to Part F, Part G and Part H shall released for 5 Lakh Nodes on completion of defined milestones and for 50 K increments subsequently under Terms of payment as clause 5 of Section 5. 2. The payment schedule for Smart Meter Installation for Part P to Part T, Payment on monthly basis for minimum lot of 1000 each

S.no	Section	Page No.	Clause No.	Existing Clause	Amendment
22	Section 5	83	5. Terms of Payment	Notes	Added as: BSES reserves the right to consider suitable standby irrevocable letter of credit for 3 months dues of deferred payments of Software Licence and implementation cost.
23	Section 5	86	12	Transfer of Assets/ AMI Solution	Added as 12.3 BSES reserves the right to engage with the cloud and telecom service provider for direct operational services to BSES. The Bidder shall be obliged to facilitate such engagements through suitable mechanism, which will be mutually decided.
24	Section 6	95	6. Overall System Design Principle and Architecture	Overall System Design Principle and Architecture	Added Note as: Provided Architecture indicative in nature and is recommended by BSES , The Bidder as AMISP may propose alternate architecture which shall be evaluated by BSES for its merit over proposed Architecture. The same will be implemented by AMISP post approval from BSES.
25	Section 6	103	8.3 Unified Head End System	The scalability shall ensure the ability to handle applicable workloads including the following: a) Up to 5 Million numbers of meters installed (shall be capable of handling 5 lakh meters initially and scalable upto 10 Million metering points)	Corrected as: The scalability shall ensure the ability to handle applicable workloads including the following: a) Up to 2 Million numbers of meters installed (shall be capable of handling 2 lakh meters initially and scalable upto minimum 5 Million metering points)
26	Section 6	109	8.3.6 (e)	e. UHES shall integrate with minimum 5 meter makes and their types of existing smart meters or new meters to be supplied in future. (new meter integration shall be completed within 1 months after intimation by BYPL)	e. UHES shall integrate with minimum 5 meter makes and their types of existing smart meters or new meters to be supplied in future. (new meter integration shall be completed within 1 months after intimation by BYPL). AMISP shall ensure Meter-HES integration cycle within 1 week and share report along with open issue (if any).
27	Section 6	110	8.3.8.3	Unified HES shall have feature to send email/SMS notification of configured alarms & events to its users	Clause deleted
28	Section 6	110	8.3.5	Database Software and Licenses	Added as: II. Cloud Infrastructure should be designed to accommodate additional one RF HES/NMS, which will be supplied by meter supplier under RF Solution (RF HES licence are not in scope of AMISP), RF HES shall be provision for 20% of overall quantity of meters with same retention period defined for UHES. The AMISP need to provide detailed breakup of prices of different cloud component separately after bid submission which shall be evaluated during award of contract. Any enhancement / addition in RF HES quantity beyond requisitioned quantity (more than one) will be governed by above detailed costing.

S.no	Section	Page No.	Clause No.	Existing Clause	Amendment
29	Section 6	111	8.4 MDMS	MDMS should support the future requirement of BYPL by way integration with other smart grid functionalities as listed in Clause 3 in this Section as and when implemented by BYPL.	Amended as: MDMS should support the future requirement (period limited to contract period) of BYPL by way integration with other smart grid functionalities as listed in Clause 3 in this Section as and when implemented by BYPL.
30	Section 6	113	8.4 Meter Data Management	The key use cases to be enabled by AMISP are provided below. Please note that these are illustrative list of use cases only and are not an exhaustive list. Further please note that all IS Standards shall be applicable.	Corrected as: The key use cases to be enabled by AMISP are provided below. Please note that these are illustrative list of use cases only and are not an exhaustive list. Further please note that all IS Standards shall be applicable. (Corrected List of Use Case attached)
31	Section 6	133	8.4.18	Audit Logging	Added as: I) Logs upto 3 Months in active mode and archival post 3 Months (retrieval of archived data to be ensured within 1 hr as and when required)
32	Section 6	140	8.5 Smart Prepaid Billing Module (SPBM)	Smart Prepaid Billing Module (SPBM)	Corrected as: Smart Prepaid Billing Module (SPBM) shall not include conventional token based recharge capability / conventional prepaid meter / prepaid meter system. This shall be applicable for the RFP.
33	Section 6	142	8.5	Smart Prepaid Billing Module (SPBM)	Allowed as: The prospective bidder may offer Pre Paid Module that might be implemented on the existing Billing System of SAP. The additional cloud sizing and its relevant cost shall be in scope of Bidder.
34	Section 6	155	8.8.1.2 Applications	a) <b>Expansion:</b> Software shall be dimensioned to accommodate the size of AMI application system as given in List of Material and Services(as mentioned in this RFP) and Annexure E.	Corrected as: a) <b>Expansion:</b> Software shall be dimensioned to accommodate the size of AMI application system as given in List of Material and Services(as mentioned in this RFP) and AMI Project Area under Clause 3 of section 6.
35	Section 6	155	8.8	System Software, Cloud and Database Requirements	Added new para: The AMISP shall be responsible for designing, provisioning, testing, commissioning & operation of cloud system in DC/DR configuration for all AMI system requirements as envisaged under scope of work in this tender along with RF HES requirement.

S.no	Section	Page No.	Clause No.	Existing Clause	Amendment
36	Section 6	156	8.8.1.2 - Applications	(d) Portability & Interoperability: The system shall be designed for hardware independence and operation in a network environment that facilitates interoperability and integration of third-party applications. AMI applications should support multiple Relational Database Management Systems (RDBMS) including Oracle, Microsoft SQL Server and MySQL.	Corrected as: (d) Portability & Interoperability: The system shall be designed for hardware independence and operation in a network environment that facilitates interoperability and integration of third-party applications. AMI applications should support multiple Relational Database Management Systems (RDBMS) including Oracle, Microsoft SQL Server , MySQL, PostgreSQL, MariaDB etc. The flexibility in solution design and architecture does not absolve AMISP of its performance delivery as per scope of work.
37	Section 6	157	8.8.3.1 General Conditions	General Conditions	Removed Points: a) Only GI (MeghRaj) cloud services or Meity empanelled Cloud services should be used. j) Cloud Service provider should be TISAX certified and ISO 27018 (Info Sec in Cloud) TISAX: Trusted Info Sec Security Exchange k) The CSP should be compliant to IT Act 2000 and Amendments, Data Privacy (Whenever released, Cyber Security Guideline issued by CEA\MoP
38	Section 6	158	8.8.3.2 MeitY's Guidelines	MeitY's Guidelines	Corrected as MeitY's Guidelines and Compliances
39	Section 6	158	8.8.3.2 MeitY's Guidelines	MeitY's Guidelines	Added Points: G) Only GI (MeghRaj) cloud services or Meity empanelled Cloud services should be used. H) Cloud Service provider should be TISAX certified and ISO 27018 (Info Sec in Cloud) TISAX: Trusted Info Sec Security Exchange I) The CSP should be compliant to IT Act 2000 and Amendments, Data Privacy (Whenever released, Cyber Security Guideline issued by CEA\MoP) J). BRPL Information Security Policy and Data Privacy Policy
40	Section 6	159	8.8.3.3.2 Compatibility Requirements	a) CSP must ensure that the Virtual Machine (VM) format is compatible with other cloud provider	Amended as: a) CSP should provide capability to import a Virtual Machine (VM) as an image and support standard formats such as OVA, VMDK, VHD, and raw.
41	Section 6	159	8.8.3.1 (I)	General Conditions	New Point Added: I) The Lead Bidder of this tender as AMISP shall be primarily responsible for services delivered by CSP or its MSP.

S.no	Section	Page No.	Clause No.	Existing Clause	Amendment
42	Section 6	161	8.8.3.3.6 (i) Cloud Security Requirements	Cloud Security Requirements	Added as: i) ISO/IEC 27017:2015 guidelines to adhere for information security controls and use of cloud services
43	Section 6	161	8.8.3.3.4 Cloud Data Center Specification	d) The Data Centre should conform to at least Tier III standard (preferably certified Uptime Institute certifications by a 3rd party) and implement tool-based processes based on ITIL standards	d) The Data Centre should conform to at least Tier III standard (preferably certified under TIA 942 or Uptime Institute certifications by a 3rd party) and implement tool-based processes based on ITIL standards.
44	Section 6	176	9.1 MDMS Integrations with BYPL IT/OT Systems	The details of the existing integration infrastructure, including specificity in implementation, interface and services available for each of the existing enterprise applications which the AMISP has to integrate with the AMI system, has been provided in Clause 8.4 & 9 of MDMS	Amended as: The details of the existing integration infrastructure, including specificity in implementation, interface and services available for each of the existing enterprise applications which the AMISP has to integrate with the AMI system, has been provided in Clause 8.4 of MDMS and Annexure J (amended) of this section.
45	Section 6	188	12.1	Scope of Meter Installation / Replacement	Corrected as: 1. The scope of Smart Meter installation (Single Phase, Three Phase Whole Current Meters, LTCT Meters, DT Meters, HT CT Meters and Boxes) work shall include the cost of all labour (electrical, civil, and others), materials (excluding Smart Meter, Meter Box, Service cable, Seals, NIC), tools, MI application and other incidental expenses required for successful installation and commissioning of Smart Meters. 2. Replacement of Smart Meter due to any reason such as Meter Burnt, Meter Faulty, Load Enhancement/Reduction etc. with another Smart Meter shall be under scope of AMISP O&M during contract period.
46	Section 6	195	12.4.5.1	12.4.5.1 Bidders shall manage their store as per the SOP of BYPL.	Corrected as: Bidder shall collect meters and accessories from BYPL designated stores and Bidders shall manage their store as per the SOP of BYPL
47	Section 6	195	12.4.5.2	12.4.5.2 Bidder shall inform the details of store address. The Bidder shall provide adequate security at store and will be responsible for material issued to him.	Corrected as: Bidder shall return defective smart meters and accessories to BYPL designated stores. The Bidder shall provide adequate security at Bidder's store and will be responsible for material issued to him.



S.no	Section	Page No.	Clause No.	Existing Clause	Amendment
48	Section 6	196	12.4.8 Safety	Safety	Added new point: 12.4.8.8 2 While performing work at site, Bidder shall follow Standards of BIS (Bureau of Indian standards), CEA (Measures relating to safety and Electric supply), DERC Regulations, Fire safety norms (with amendments thereof) and BYPL SOPs as applicable.
49	Section 6	200	14. Service Level Agreement	AMISP shall ensure that the data collection and computation for the purpose of SLA penalties (as mentioned in the following table) should be automated and visualized in BYPL Interface as per 6.6of this Section.	Corrected as: AMISP shall ensure that the data collection and computation for the purpose of SLA penalties (as mentioned in the following table) should be automated and visualized in BYPL Interface as per Clause 11 & 8.4.20 and other relevant clause of this Section.
50	Section 6	204	14. Service Level Agreement	Service Level Agreement	Amended Service Level Agreement is attached
51	Section 6	205	14. Service Level Agreement	Notes	Added new point as: 10. BSES at their own description may ask AMISP to provide alternative application module if in case application module is breaching monthly SLA 4 times in a year or 3 times consecutive months.
52	Section 6	206	14.1 (1.2)	Resolution of problems involving third party maintainer where there is uncertainty whether the root cause is hardware or software.	Amended as: AMISP shall be responsible for resolution of problems for the modules supplied by its Consortium partners / OEMs as engaged by AMISP.

S.no	Section	Page No.	Clause No.	Existing Clause	Amendment
53	Section 6	210	16.2.1 Type Testing and Data Exchange Protocol Testing	Type Testing and Data Exchange Protocol Testing	clause deleted
54	Section 6	225	16.7.2 Certification of Operational Go Live	Certification of Operational Go Live	Added new sub clause for Certifications: <i>e. UAT completion and signoff as per clause 16.5 in this section</i>
55	Section 6	230	18. Document Requirements	A. Pre-Operational Go-Live Phase (from the date of execution of the Contract till the date of achievement of the Operational Go-Live of the AMI system)	Added New Documents (to be provide once) : 20. High level design document for all applications and cloud 21. Low Level design document for all applications and cloud 22. UAT Test Cases for all applications and cloud 23. Final Scope document
56	Section 6	233	Annexure A System Sizing Requirement, E.1 Sizing Parameter	<p>The system shall be designed as per the technical parameters defined in this specification and as specified in this Annexure.</p> <p>The AMI system (MDMS, Historian etc.) shall be suitably sized based on expansion requirements mentioned in Article 14 of Section 7 .</p> <p>The auxiliary memory and utilization of any of the Servers shall not exceed 30% and 25% respectively of their delivered capacity at any time even under peak loading conditions involving a combination of the following -</p> <ul style="list-style-type: none"> <li>☑ 400 alarms per minute for 5 minutes.</li> <li>☑ 30 concurrent display requests from 15 users. Including graphical trends</li> <li>☑ Restoration of 100%-meter data after system failure.</li> <li>☑ VEE and billing determinant calculations involving 10,000 consumer meters</li> <li>☑ System activity alarms.</li> </ul>	<p>The AMI system (MDM, Analytics, Prepaid Billing etc.) shall be suitably sized based on expansion requirements mentioned in RFP.</p> <p>CSP should offer auto-scaling of the compute resources based on the defined threshold of resource utilization. There should be a minimum and maximum limit defined for auto-scaling for a workload</p> <p>This memory utilization includes the memory used for storage of data (including expansion requirement defined in above para) for the defined duration as specified in the Technical Specification. The system architecture and the network design shall have the ability to handle the growth with respect to functions, and user as defined.</p> <p>Indicative total and Concurrent User (excluding the integration, backend users) but not limited to:</p> <p>HES ( Total 50 user) Concurrent Max : 20 MDMS ( Total 350 user) Concurrent Max : 100 Analytics ( Total 150 user) Concurrent Max : 50 SMOC ( Total 50 user) Concurrent Max : 20 WFM ( Total 1500 users) Concurrent Max : 500 Consumer Portal (Total 30 L) Concurrent Max : As per industry standard Mobile App (Total 30 L) Concurrent Max : As per industry standard Smart Prepaid Billing (SPBM) (Total 300) Concurrent Max : 100</p>
57	Section 6	234	Annexure B	Details of ESB Architecture	Amended as: Bidder(s) should refer updated ESB Architecture attached as Annexure B for reference

S.no	Section	Page No.	Clause No.	Existing Clause	Amendment
58	Section 6	241	Annexure E : Schedule of billing data collection for different consumer category	Schedule of billing data collection for different consumer category	Annexure deleted
59	Section 6	243	General	General Amendment	Amended as: Please read "4G / NBIoT with Fall back on 2G technology" as "4G / NBIoT" wherever applicable in the tender document
60	Section 6	244	2.5	The TSP needs to provide MPLS connectivity at the DC, DR of the cloud service provider and BYPL, DISCOM and other offices as per requirement of BYPL.	Amended as: The AMISP needs to provide MPLS connectivity at the DC, DR of the AMI cloud service provider and BYPL offices as per requirement of BYPL. Details of BYPL Offices are - 1) Nehru Place, New Delhi ( BRPL ) 2) Karkodoma, New Delhi ( BYPL ) 3) Panvel ( Mumbai ) 4) BIDC, Okhla, New Delhi
61	Section 6	252	D Network Level Incident SLA	Severity S1: If more than 10% of installed SIMs in a city are affected and not communicating due to core telecom network issues for more than 1 calendar day. Penalty : INR 0.5 Per Meter Per Day	Corrected as: For S1 - If more than 10% of installed SIM in License Area are affected and not communicating for more than 1 calendar day due core network issue, Penalty of Max 10% will be deducted of affected SIM monthly invoice.
62	Section 6	252	D Network Level Incident SLA	Severity S2: If more than 1% of the installed SIMs in a city have stopped communicating due to core telecom network issues for more than 7 calendar days (all devices which are not communicating from last 7 calendar days or last communicated 7 days back will be covered)	Corrected as: For S2 - If more than 5% of installed SIM in License Area are affected and not communicating for more than 7 calendar days in a month due core network issue, Penalty of Max 10% should be capped of total SIM monthly invoice.
63	Section 6	253	Annexure H: F.MPLS Connectivity SLA	TSP shall share performance reports of VPN links with BYPL.	Amended as: TSP shall share performance reports of VPN links/WPC Portal access with BYPL.
64	Section 6	253	G. 4G-LTE Services Availability SLA	Table 6: Penalty will be applied in case of non-availability of 4G-LTE Services	Clause related to 2G fallback penalty deleted
65	Section 7	258	Price Format	<b>Part-O:</b> 4 G data Charges	<b>Part-O:</b> 4 G/NB IoT data Charges

S.no	Section	Page No.	Clause No.	Existing Clause	Amendment
66	Section 7	262	A. Price Format	-	<p>Added as: As an optional item, The bidders interested in providing end to end AMI solution including supply of Smart Meters, deployment of AMI applications, Communication, integration, cloud and other related services (as applicable) and project management may provide in a separate annexure per meter per month cost for 90 Meter Months. The definition and calculations for Meter months shall be as defined under AMISP SBD issued by MoP.</p> <p>The Scope for this end to end solution shall be as per RfP issued for Smart Meters and AMI solution by BSES for BRPL and BYPL.</p> <p>BSES reserves the right to ask the break up of prices for individual items such as Smart Meters, Product Softwares, Implementation &amp; Installation Cost, Cloud, Telecom, ATS and O &amp; M cost etc.</p>
67	Section 8	278	Form 8: Format of Consortium Agreement to be entered amongst all Members of a Bidding Consortium	Common Seal of ..... has been affixed in my/ our presence pursuant to Board Resolution dated. ....	<p>Corrected as: Request you to kindly amend the clause as below: Common / <b>Company</b> Seal of ..... has been affixed in my/ our presence pursuant to Board Resolution dated. ....</p>
68	Section 8	283	Form 9: Format of Power of Attorney by Consortium Member in favour of Lead Consortium Member	Common seal of ..... has been affixed in my/our presence pursuant to Board of Director's Resolution dated.....	<p>Corrected as: Request you to kindly amend the clause as below: Common / <b>Company</b> seal of ..... has been affixed in my/our presence pursuant to Board of Director's Resolution dated.....</p>



BSES YAMUNA POWER LIMITED (BYPL)  
NIT No.: CMC/BY/22-23/RS/SkS/SS/15

S.no	Section	Page No.	Clause No.	Existing Clause	Amendment
69	Section 8	285	Form 10: Format of Power of Attorney by Lead Consortium Member / Sole Bidder <del>authorizing an Individual</del>	Common seal of ..... has been affixed in my/our presence pursuant to Board of Director's Resolution dated.....	Corrected as: Request you to kindly amend the clause as below: Common / <b>Company</b> seal of ..... has been affixed in my/our presence pursuant to Board of Director's Resolution dated.....
70	Section 8	291	Form 12: Format of Summary of Audited Financial Statements	<This form needs to be submitted by Sole Bidder/ Lead Consortium Member. In case of an AIF or Foreign Investment Fund using ACI, ACI would be considered as per the certificate issued by statutory auditor (or such other certificate as filed with the regulator in the relevant jurisdiction) not older than 1 (one) month prior to the date of Bid Submission>	Allowed as: <i>The format duly certified by CA will be considered</i>
71	Section 8	313	Form 21	Acceptance Form for Participation in Reverse Auction Event	Form 21 Stands Deleted