

National Electric Power Regulatory Authority Islamic Republic of Pakistan

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No. NEPRA/R/TRF-471/NPPMCL-2019/5057-5059 February 12, 2020

Subject: Decision of the Authority in the matter of Motion for Leave for Review filed by National Power Parks Management Company (Private) Limited against Decision Dated 18.11.2019 for RLNG Based Power Plant at Haveli Bahadur Shah, Jhang (Case No. NEPRA/TRF-471/NPPMCL-2019)

Dear Sir,

Enclosed please find herewith subject Decision of the Authority (19 Pages) along with Annex-I, II, III & IV in the matter of Motion for Leave for Review filed by National Power Parks Management Company (Private) Limited against Decision dated 18.11.2019 for RLNG Based Power Plant at Haveli Bahadur Shah, Jhang in Case No. NEPRA/TRF-471/NPPMCL-2019.

2. The decision is being intimated to the Federal Government for the purpose of notification in the official Gazette pursuant to Section 31 (7) of the Regulation of Generation, Transmission and Distribution of Electric Power Act, 1997.

3. The Order of the Authority along with Annex-I, II, III & IV are to be notified in the official Gazette.

Enclosure: <u>As above</u>

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(Syed Safeer Hussain)

Secretary Ministry of Energy (Power Division) 'A' Block, Pak Secretariat Islamabad

CC:

- 1. Secretary, Cabinet Division, Cabinet Secretariat, Islamabad.
- 2. Secretary, Ministry of Finance, 'Q' Block, Pak Secretariat, Islamabad.



DECISION OF THE AUTHORITY IN THE MATTER OF MOTION FOR LEAVE FOR REVIEW FILED BY NATIONAL POWER PARKS MANAGEMENT COMPANY PRIVATE LIMITED AGAINST DECISION DATED 18-11-2019 FOR RLNG BASED POWER PLANT AT HAVELI BAHADUR SHAH

1. BACKGROUND

- 1.1. National Power Parks Management Company (Pvt.) Ltd (NPPMCL) is wholly owned by the Federal Government, incorporated in the year 2015 under the Companies Ordinance, 1984. NPPMCL, has setup 1230.54 MW (gross) RLNG fired power plant located at Haveli Bahadur Shah, Jhang. The backup fuel is HSD. The power plant achieved COD on 9th May 2018.
- 1.2. NPPMCL filed petition for determination of generation Tariff on 22-04-2016. NEPRA gave its tariff determination on 09 08 2016. NPPMC1 filed a Modification Petition on 24 05-2019. Decision in the matter of Modification petition was issued on 18-11-2019.

2. FILING OF REVIEW PETITION

2.1. Being aggrieved of decision of the Authority dated 18/11/2019, NPPMCL vide its letter dated 29/11/2019 filed a motion for leave for review. The Review Motion was filed pursuant to Section 7(2)(G) of the NFPRA Act, read with Rule 16(6) of the Tariff Rules and Regulation 3(2) of the Review Regulations. The Authority admitted the review on 20th December 2019 for further proceedings.

3. GROUNDS OF REVIEW MOTION

- 3.1. NPPMC1 sought review on the following matters:
 - a) Modification of cost of Insurance During Operations, which has not been allowed by NEPRA, as evident from Paragraph 8.84 of the Decision:
 - b) Consideration of mechanism for adjustment of 'Gas Supply Deposit' during the operations period vis a vis Escrow Account and Standby Letter of Credit, in light of observations of NEPRA in Paragraph 8.101 of the Decision;
 - c) Adjustment date for cost of Site Housing Complex and imposition of penalty, as determined by NEPRA in Paragraph 8.105 of the Decision;
 - d) Modification of Testing and Commissioning Cost, which has not been allowed by NEPRA, as evident from Paragraph 8.58 of the Decision; and
 - e) Observation of NEPRA regarding degradation and part load adjustments in Paragraph 8 114 of the Decision, which were not part of the Modification Petition.
- 3.2. NPPMCL submitted that under the law, it is entitled to recover all costs productly meared. The NEPRA Act provides that tariffs should allow recovery of any and all costs productly incurred. This is also reflected in Rule 17(3) of the Tariff Rules. NPPMCL further submitted



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that it is evident from the foregoing submissions that all modifications requested by NPPMC1, are prudent costs, and therefore should be allowed. NPPMC1, reserves the right to raise any further grounds or provide any documents in support of the Review at any appropriate stage in the future.

3.3. NPPMCL also requested that a hearing be provided for the purposes of providing detailed submissions, including a session with the professional team of the NEPRA prior to hearing.

4. <u>HEARING</u>

- 4.1. The Authority decided to hold a hearing in the matter on 19th December 2019 at NEPRA Tower Islamabad. Notices of hearing were sent to stakeholders on 12th December 2019 along with request to file comments in the matter, if any.
- 4.2. The hearing was held as per schedule and was participated by the representatives from the Petitioner, CPPA-G and PPIB.

5. <u>CONSIDERATION OF THE VIEWS OF THE STAKEHOLDERS, ANALYSIS,</u> FINDINGS AND DECISIONS OF THE AUTHORITY

5.1. After hearing the Petitioner and carefully going through the record, the point wise discussion on the grounds raised by the Petitioner and the decisions are as follows:

INSURANCE COST DURING OPERATIONS

- 5.2. According to the NPPMCL, following was requested in the Modification Petition
 - i. to allow the actual cost of insurance premium paid during the operations period: or
 - ii. to enhance the cap to 2% of the EPC cost from 1% of FPC cost earlier acternated.
- 5.3. According to NPPMCL, NEPRA refused the request for reasons stated in paragraphs 8.82 to 8.84 of the decision. NPPMCL submitted that NEPRA's decision is liable to be reviewed, as it does not give due consideration to the cogent submissions of NPPMCL in support of its request. According to NPPMCL, under the PPA, the Petitioner is obligated to procure and have in place, at all times during the operations phase the following insurances:
 - i. Operations All Risk Insurance, including property damage and business interruption;
 - ii. Political violence / terrorism; and
 - iii. Third Party Liability.
- 5.4. According to the Petitioner, the primary law governing insurance in Pakistan is the Insurance Ordinance, 2000 (the "Insurance Ordinance"). Section 166 of the Insurance Ordinance deals with insurance of public property, and sub-section (3) thereof provides that all insurance business relating to public property (which term includes the Haveli Bahadur Shah Project) shall be placed only with the National Insurance Company Limited ("NICL"). The only





exceptions to the same are provided in sub-section (4) and (5) of section 166. Sub-section (4) gives the Federal Government the authority to exempt a particular property. Sub-section (5) provides that if NICT declares in writing that it is unable to enter into a contract of insurance, then the proposed insurance may be exempt from the provisions of sub-section (3). Sub-section (6) clearly provides that non-compliance with section 166 of the Insurance Ordinance is an offence.

- 5.5. According to the Petitioner, in compliance with the aforementioned framework. NPPMCL obtained insurance for the operational phase. For the first year of operations, NICL was able to place Political Violence and Third Party Liability insurance for NPPMCL, amounting to an aggregate of US\$ 0.258 Million. However, NICL informed NPPMCL in writing (as per Section 166(5) of the Insurance Ordinance) that it was unable to place the Operations All Risk insurance. Thereafter, NPPMCL, conducted a procurement process pursuant to the Public Procurement Rules 2004 for the same. However, due to time constraints, a negotiated tendering process was undertaken in terms of the 2004 Rules, which is only allowed under specific circumstances (including extreme urgency). Negotiated tendering took place with the most renowned insurance companies in Pakistan. The lowest bid received by NPPMCL was US\$ 7.27 Million. After following the process for negotiated tendering, the insurance cost came to US\$ 6.31 Million. The total cost of all insurance during operations for the first year aggregated US\$ 6.567 Million, which comes to 1.11% of the EPC Cost.
- 5.6. The Petitioner further submitted that for the second year of operations. NPPMC1 again approached NICL in accordance with the law. NICL was able to place all three insurances, i.e. Operations All Risk, Political Violence and Third Party Liability insurance for NPPMC1. The total cost of such insurance for the second year was an aggregate of US\$ 8.554 Million, which came to 1.45% of the EPC Cost. The Petitioner also submitted that the process for arranging insurance through NICL is also based on competitive bidding processes.
- 5.7. In view of the foregoing, the Petitioner submitted that the above costs are prudently incurred actual costs, and have been arrived at after competitive procurement processes being undertaken. Therefore, it is submitted that NEPRA's direction in paragraph 8.83 that NPPMCL should carry out competitive bidding is already being complied with The Petitioner also submitted that even otherwise, NPPMCI is bound by law to comply with Section 166 of the Insurance Ordinance, and as per sub-section (4) thereof, only the Federal Government can exempt a particular property from the requirements contained therein. The insurance Ordinance is a special law governing insurance business in Pakistan and contains a special provision dealing with insurance of public property.
- 5.8. With respect to comparison with another power project, as stated in paragraph 8.83 of the decision, the Petitioner reiterated that the gas turbines installed at the Haveli Bahadur Shah power plant are latest technology worldwide. These turbines were selected for the project for the benefit of the consumer, keeping in view the high efficiency benchmarks of the same. Therefore, the insurance cost for the same would also be higher, driven by market forces. The other power project referred to by NEPRA is based on older versions of gas turbines, for which long term data of performance is available in the market. Further, the cost of spares



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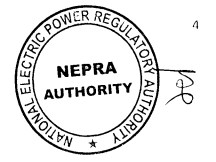


for the older versions is lower. Therefore, the insurance cost of the same is also lower. Hence, it is submitted that NPPMCL's project and projects based on older versions of gas turbines cannot be appropriately compared in this context.

- 5.9. In light of the foregoing, the Petitioner requested that NEPRA may kindly review its decision, and allow actual insurance cost during operations to NPPMC1. subject to a maximum cap of 2% of the EPC cost.
- 5.10. During the bearing, the Petitioner submitted that as long as we are bound to obtain insurance from NICL, the Authority may allow actual cost with a higher cap and in the case of privatization, the Authority can always have an opening to reconsider it.
- 5.11. The Authority has noted that for the 1st year of operation of the power plant, NICL was unable to place "Operations All Risk" insurance for the subject power plant and the Petitioner secured insurance coverage by itself from the market through negotiated tendering inviting M/s Adamjee Insurance, M/s EFU General Insurance and M/s Jubilee General Insurance. As per evaluation results provided by the Petitioner, M/s Jubilee General Insurance ranked 1st with USS 7.2 million. Through negotiations, the insurance cost worked out USS 6.246 million and the contract was executed. The total insurance cost worked out USS 6.567 million (including FED (a 1%) which is approximately 1.08% (against 1.11% elaimed by the Petitioner) of the EPC Cost of USS 611 million.
- 5.12. For the second year of operations, NICL/PRCL placed order to the 1st ranked bidder "Excel/Wills" insurance broker for US\$ 6.1 million for Operations All Risk Insurance which was cancelled later due to failure of the insurance broker in placement of the risks on the quoted rates, terms & conditions. The placement order was awarded to the 2nd lowest bidder wis FIB/RMS in consideration of US\$ 8.3 million for placing the risk in international market. Thus the total insurance cost for 2nd year works out US\$ 8.557 million which is 1.4% (against 1.45% claimed by the Petitioner) of the EPC cost.
- 5.13. The Authority has noted that NICL was unable to secure insurance for the 1s year and secured the second year insurance for a price higher than US\$ 2 million (US\$ 8.3 Mm US\$ 6.25 Mln) when compared with the private insurance companies keeping in view that the pant was successfully operated for one year without any breakdown/accident. The tariff of the subject power plant was determined in line with the IPPs and allowed competitive return on its investment. Therefore, inadequacy on the part of Petitioner due to any reason whatsoever cannot be passed on to the consumers. With more years of successful operation of the power plant, the insurance cost is likely to come down in the coming years. The Petitioner may seek exemption under Section 166(4) of the Insurance Ordinance for placing insurance risk through private insurance companies instead of NICL. Accordingly, the Authority has decided to maintain its earlier decision.

ESCROW ACCOUNT

5.14. According to the Petitioner, NEPRA approved the request of NPPMC1 for inclusion of applicable taxes (GST) and one-time adjustment of escrow account with RUNG price at the time of adjustment of tariff at COD. However, regarding request of adjustment of iscrow



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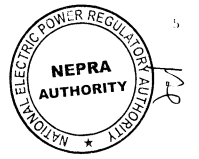


account during operations, NEPRA observed that no nucchanism was suggested by NPPMCL. According to the Petitioner, NEPRA further observed that the cost of escrow account form part of the project cost which is locked at the time of COD, therefore, it could not allow adjustment to the cost of escrow account during the operations period.

- 5.15. The Petitioner submitted that ander the GSA, NPPMCL is required to have in place at all times a 'Gas Supply Deposit', which is quantified on the basis of 3 months' consumption at 100% to ad. The Gas Supply Deposit can be in the form of an escrow account, a Standby Letter of Credit (SBLC), or a combination of both. Under the Tariff Determination, a combination of one (01) month's escrow account and two (02) months' SBLC has been allowed. NPPMCL proposed and requested that any post COD variation in REINCE price (including impact of USS to PKR indexation) over and above the cost for escrow amount locked at COD, may be allowed in the cost for SBLC. Accordingly, the two months' SBLC will be adjusted for the post-COD differential in escrow account cost as and when applicable.
- 5.16. The required "Gas Supply Deposit' equivalent to 3 months consumption at 100% load was allowed to the Petitioner in the form of one month escrow account as part of project cost and 2 month's SBLC cost as part of working capital cost subject to adjustment quarterly for variation in RLNG price and KIBOR. The request of Petitioner for addition to or reduction from 60 days cost of SBLC for any post COD variation in RLNG price (including mpace of USS to PKR indexation) over and above the cost for escrow amount locked at COD, as part of cost of working capital, is workable and justified. The Petitioner will be protected against any increase in the RLNG price and exchange rate and consumer will benefit from vice versa. Accordingly, the Authority has decided to allow any post-COD variation in RLNG price versa) the cost for escrow amount locked at COD as part of cost of Working impact of USS to PKR indexation) over and above (or vice versa) the cost for escrow amount locked at COD as part of cost of working eapital and will be added to or reduced from cost of SBLC.

SITE HOUSING COMPLEX

- 5.17. According to the Petitioner, NEPRA allowed an amount of US\$11.738 Million (as a maximum cap) for construction of site housing complex, subject to adjustment at the time of COD on actual basis. In the Modification Petition, it was requested that the adjustment may be deferred till completion of construction of the housing complex, when the actual cost incurred would be finalized, flowever, NEPRA has allowed deferment for a period of two years commencing retrospectively from COD, which is effectively only five months from the date of the Decision. Further, NEPRA has decided that penalty at the rate of K13038 + 3% would be imposed in case of delay beyond such period.
- 5.18. In this regard, NPPMCL requested to review its decision and to allow a period of two years from the date of one-time adjustment to be made by NEPRA. NPPMCL submitted that the construction cost is a cost that is to be incurred on actual basis within the cap determined by NEPRA. Therefore, no prejudice would be caused if the time for adjustment is deferred in terms of the above. In this respect, it may be noted that the site for housing complex was used for the storage of imported plant equipment, building material, batching plants etc. during the construction phase as the same was adjacent to the plant's location. If separate land was arranged for the same; it would have led to increased costs. Therefore, the site for



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housing complex was utilized to save costs and to avoid undue burden on the consumer, as a result of which the deferral request has been made.

- 5.19. The Petitioner further submitted that since NEPRA has retrospectively commenced the 24 month time period from COD, of which almost 19 months leave effectively passed, the remaining period of 05 months is unrealistic. Therefore, it is in the interest of justice that the deferment period of two years may kindly be calculated form the date of determination of one time adjustment of tariff by NEPRA.
- 5.20. The Petitioner requested that the proposed penalty on NPPMCL may kindly be removed. The imposition of such penalty does not commensurate with any loss or damage that would be suffered by any party. Therefore, it is requested that this decision of NEPRA may kindly be reviewed, and the proposed penalty may kindly be removed. In the alternative, the penalty may be rationalized so that it does not go beyond the cost of debt allowed to NPPMCL in the tariff determination.
- 5.21. It has been noted that the Petitioner has not initiated any process for award of contract for construction of site housing complex. In the modification Petition, the Petitioner requested to defer the adjustment till completion of construction of the housing complex, when the actual cost incurred would be finalized. Now in the instant review, the Petitioner requested two years extension w.e.f. date of COD tariff adjustment decision. The Petitioner has take requested for removal of penalty or the penalty may be rationalized so that it does not go beyond the cost of debt.
- 5.22. The instant request of the company is not justified and merits rejection. The Authority imposed a penalty (a KIBOR 13% per annum for the delayed period beyond two years from COD. The penalty rate is in line with the cost of debt allowed to the company. However, as per the tariff determination, the premium of 3% over KIBOR is subject to adjustment as per actual at the time of COD tariff adjustment and any savings in the premium shall be shared with 60:40 by power purchaser and power producer. Accordingly, the Authority has decided to impose penalty (a KIBOR 1 actual premium adjusted for power producer's share at the time of COD tariff adjustment.

TESTING AND COMMISSIONING COST

- 5.23. According to the Petitioner, through the Modification Application, NPPMCL requested to allow Testing and Commissioning Cost of US\$17.88 Million, astead of US\$11.043 Million allowed by NEPRA in the Tariff Determination. However, NEPRA did not allow the incurred costs to NPPMCL primarily on the ground that information provided by NPPMCL pertaining to successful/unsuccessful test was inconsistent.
- 5.24 The Petitioner submitted that NEPRA's findings in Paragraph 8-58 are contrary to the factual position. NPPMCL has included the cost of unsuccessful Reliability Run Test in its claim because although the same was charged to the EPC contractor, the EPC contractor has made the payment to NPPMCL, under protest, while also reserving its right to dispute NPPMCU's claim. If any such claim is successful against NPPMCL, then the amount may have to be returned to the EPC contractor. Therefore, it is requested that NPPMCL's claim may kindly.



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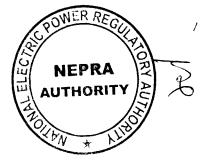


be allowed. Further, after the filing of the Modification Petition, certain amounts earlier claimed for mark up cost have been adjusted, amounting to approximately US\$ 3.448 Million. In fight of the above, the updated aggregate Testing and Commissioning Cost requested by NPPMCL is US\$ 14.431 Million, which may kindly be allowed by NEPRA. The details of testing & commissioning costs are as under:

Serial No.	Testing & Commissioning Cost Summary	Gross Amount	Sales Tax	Net Amount Chargeable to Testing & Commissioning	Net Amount Chargeable to Testing & Commissioning
		PKR	PKR	РКК	USD (& PKR 105.0
:	Net RLNG Cost *	1,143,463,737	166,144,304	977,319,434	9.307,804
2	HSD Cost	1,102,614,150	321,727,077	185,957,188	1.771,021
3	O&M Cost	267,509,864	36,897,912	230,611,952	2.196,304
4	Markup on WC facility	483,511,426		483.511.426	1.604,871
	esting & Commissioning Cost fjustment of Delay Payment	2,997,099,178	524,769,293	1,877,400,000	17,880,000
from CP	PA-G against markup ount chargeable to Testing &	362,119,000		362,119,000	3.448,752
Commis		2,634,980.178	524,769,293	1,515,281,000	14.431,248

* This amount includes ex-GST cost of un-successful RRT amounting to Rs. 451.734.861.

- 5.25 According to the Petitioner, as provided above, it is evident that NPPMCL is only requesting to allow cost prudently incurred for the purpose of testing and commissioning *P* is, therefore, in the interest of justice as well as the dictates of the NEPRA Act that the same may kindly be allowed.
- 5.26. The Petitioner also submitted that NEPRA has only refused NPPMCL's request on the basis of apparent inconsistency in the submitted information. However, the inconsistency was not identified, nor NPPMCL was asked to provide any information or documents on any particular aspect, therefore, the decision of NEPRA fails to provide any reason and is non-speaking to this extent. Be that as it may, NPPMCL has provided detailed information in the foregoing paragraphs in support of its claim for Testing and Commissioning Cost. NPPMCL, remains available to provide any further information that may be required by NEPRA. Therefore, even if any inconsistency existed earlier, NEPRA is requested to kindly review its decision in light of the information and documents provided herein, as NEPRA has not disallowed NPPMCL's request on the basis that the request was unjustified in any manner.
- 5.27 The submissions of the Petitioner have been examined and found inconsistent. The Petitioner has not adjusted the amount of Rs. 451,734,861 on account of ex-GST cost of an successful RRT recovered from the EPC contractor from the cost of testing & commissioning. After adjustment of the said amount of US\$ 4,302,237 (1\$ 105 PKR), the net requested cost of testing & commissioning works out US\$ 10,129,011 which is less than the approved cost of US\$ 11.044 million. The approved testing & commissioning cost shall be subject to



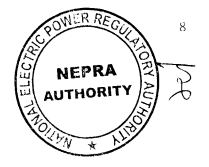
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adjustment as per actual at the time of COD stage tariff adjustment. Accordingly, the Authority has decided to maintain its earlier decision in the matter.

DEGRADATION AND PART LOAD ADJUSTMENT

- 5.28. According to the Petitioner, during the hearing of the Modification Petition on 28–08–2019, it was learnt that CPPA G had provided written comments to NEPRA. As per paragraph 8.113 of the Decision, CPPA-G had stated to NEPRA that NPPMC1, has been claiming Output Degradation Factor, Heat Rate Degradation Factor and Part Load Adjustment Correction from CPPA-G, and that the tariff determination is silent on these matters. Therefore, NEPRA should frame an issue with respect to these adjustment factors and give its decisions on the same.
- 5.29. The Petitioner submitted that despite NPPMCL's request made at the hearing, the written comments of CPPA-G were never shared with NPPMCL. Therefore, NPPMCL was not given the opportunity to respond or reply to the contentions of CPPA G. Hence, NERPA could not have given a decision on the matter.
- 5.30. The Petitioner further submitted that this aspect did not form part of Modification Petition, therefore, the same could not be made part of the Decision. If any such request was to be made by the third party, then the same could be done independently. Even otherwise, it is pertinent to note that CPPA-G itself had requested that an issue be framed in this respect, and a decision be taken after input from all stakeholders. However, from a petusal of the Decision, it is evident that NEPRA did not frame any issue for decision or determination in this respect. In the absence of the same, particularly without any input from the NPPMUL which is directly affected from the findings of NEPRA, no decision could have been passed. Therefore, NEPRA's decision in paragraph 8.114 is liable to be reviewed and set aside on this ground alone.
- 5.31. Without prejudice to the foregoing, the Petitioner submitted that these matters are all dealt with under the PPA, and is the industry norm. The PPA is executed after due diligence by both parties, and is a freely executed document. Therefore, NPPMCL' submission is that these matters do not, even otherwise, required determination of NEPRA.
- 5.32. The Petitioner submitted that in paragraph 8.114 of the Decision, NEPEA has laid that the adjustments on account of the above factors shall be considered at the time of one time adjustment at COD stage. According to the Petitioner, on the basis of this observation, CPPA G has informed NPPMCL that it will not allow any of these factors and associated costs to NPPMCL for future invoices. Needless to say, the impact of the same is devastating. The Petitioner further submitted that these factors and adjustments are vital to support the financial model and feasibility of the project. If the same are not accounted for and reflected in the financial arrangement between the parties for even a short period, the same could have grave consequences for the viability of the project. In view of the same, the Petitioner requested that NEPRA's decision may kindly be held that until such time that any decision is made by NEPRA, the commercial and financial arrangement between the parties under the PPA shall continue to remain applicable.





- 5.33. With respect to NEPRA's observation that the adjustments shall be based on correction curves of the Complex specified by the OEM, the Petitioner submitted that the OEM cannot provide correction curves for the Complex but only for the gas turbines and ancillary machinery. The correction curves for the Complex, which ential distinct plant and machinery items, can only be provided by the EPC contractor, and the same have also been shared with CPPA G. Therefore, it is requested that NEPRA may review its decision in view of the above.
- 5.34. The Authority has considered the request of the Petitioner and decided to maintain its earlier decision. The correction curves specified by the OEM/EPC contractor on its letter head shall be provided by the Petitioner. CPPA-G is directed to continue to pay on account of Output Degradation Factor. Heat Rate Degradation Factor and Part Lead Adjustment Correction as per the terms of the PPA agreed between the parties till final approval of the Authority in the matter.

6. <u>ORDER</u>

L The Authority hereby determines and approves the following generation tariff for National Power Park Management Company (Private) Limited for its combined cycle power project at at Haveli Bahadur Shah on the basis of net power output of 1,207.90 MW on RLNG and 1,046 MW on HSD along with adjustments/indexations for delivery of electricity to the power purchaser:

Tariff Components	RLNG	HSD	Indexation/Adjustment
Capacity Charges (Rs./kW/hr):		-	
Fixed O&M (Local)	0.0616	0.0711	CP1 (General)
Fixed O&M (Foreign)	0.1369	0.1581	US CPI & Rs./US\$
Cost of working capital	0,0954	0.1101	KIBOR and Fuel Price
Insurance	0.0606	0.0700	Actual subject to maximum fiam
ROF	0.5710	0.6594	Rs./US\$
Debt Servicing (Years 1-10 only)	0.9193	1.0616	KIBOR
Total 1-10 years	1.8448	2.1304	
Total 11-30 years	0.9255	1.0687	
Energy Charge RLNG (Rs./kWh):			
Fuel cost Component	4.4483	7.9715	Fuel Price
Variable O&M (Foreign)	0.3146	0.4540	US CP: & Rs. USS
Total	4.7629	8.4255	

The Reference Tariff Tables and Debt Service Schedule are attached as Annex 4. Annex 41. Annex 411 and Annex 4V to this determination



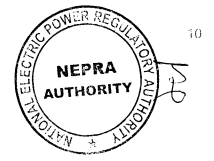


II. ONE TIME ADJUSTMENT AT COD

- a) Since the exact timing of payment to EPC contractor is not known at this point of time, therefore, an adjustment for relevant foreign currency fluctuation for the US\$ 471.057 million of the EPC portion of payment in the foreign currency shall be made against the reference exchange rate of Rs. 105/US\$ on the basis of actual payment. The adjustment shall be made only for the currency fluctuation against the reference parity values.
- b) Adjustment as per actual with maximum of US\$ 21.601 million for items outside the scope of the EPC contract along with currency fluctuation for doilar portion, if any.
- c) The Customs Duties and Cess of USS 28.499 million shall be adjusted as per actual.
- d) Adjustment as per actual with maximum of US\$ 6 million for O&M mobilization cost.
- e) Adjustment as per actual with maximum of US\$ 10 million for Security & Surveillance cost.
- f) Adjustment as per actual with maximum of USS 8.9 million for Administrative cost.
- g: Adjustment as per actual with maximum of US\$ 28 million for gas pipeline cost.
- h) Adjustment as per actual of testing & commissioning cost with maximum of US\$ 11.044 million.
- i) Adjustment as per actual of Escrow Account on the basis of revised RENC price and applicable GST.
- j) Adjustment as per actual of US\$ 19.101 million for Financing Fees & Charges subject to maximum of 3.5% of the debt amount.
- k: The IDC shall be re-established at the time of COD on the basis of applicable KIBOR, actual premium, actual loan and actual loan drawdown.
- i) ROE component of tariff shall be adjusted for variation in actual equity investment and actual equity drawdown.
- m) O&M components shall be adjusted as per the signed O&M Agreement. LTSA Agreement.
- n) BOP Spares shall be adjustment as per actual on the basis of signed O&M Agreement with maximum cap of USD 5.926 million.
- o) Cost of additional land of 2.6 acres and conversion fees pertaining to use of land shall be meluded in the tariff as per actual on the basis of verifiable documentary evacence.

HL. ADJUSTMENT DUE TO VARIATION IN NET CAPACITY

The reference tariff has been determined on the basis of guaranteed net capacity of 1,207.90 MW with auxiliary consumption of 1.84% (22.64 MW). All the tariff components of capacity charge shall be adjusted at the time of COD based upon the Initial Dependable Capacity (IDC) tests to be carried out for determination of net contracted capacity. In case



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net capacity is established lower than the guaranteed level, maximum 3% of the auxiliary consumption shall be allowed and appropriate adjustment in the tariff components shall be made after adjusting LDs as per Schedule 10 to the EPC contract against the project cost.

IV. HEAT RATE TEST

The energy charge part of the tariff relating to fuel cost shall be adjusted subsequent to the heat rate test carried out by the independent engineer in the presence of representatives of power purchaser in accordance with the established benchmarks. Subsequent to the submission of the test report to the satisfaction of the Authority, onetime adjustment shall be made in the fuel cost components.

In case the efficiencies on either fuel establish lower than the guaranteed levels, appropriate adjustment in the fuel cost components shall be made after adjusting LDs as per Schedule 10 to the EPC contract against the project cost. In case the efficiencies on either fuel establish higher than the guaranteed levels, the gain shall be shared in the ratio of 60.40 between the power purchaser and power producer and fuel cost components shall be adjusted accordingly.

V. ADJUSTMENT IN INSURANCE AS PER ACTUAL

The actual insurance cost for the minimum cover required under contractual obligations with the Power Purchaser not exceeding 1% of the EPC cost shall be treated as pass through. Insurance component of reference tariff shall be adjusted annually as per actual apon production of authentic documentary evidence according to the following formula:

AIC	$\mathrm{Ins}_{(\mathrm{Ref})} = \mathrm{P}_{(\mathrm{Ref})} * \mathrm{P}_{(\mathrm{Ac})}$	
Where		
AIC	Adjusted Insurance Component of Tarif?	
$\ln s_{(Ret)}$	Reference Insurance Component of Farity	
$\mathbf{P}_{\mathrm{tReft}}$	Reference Premium US\$ 6.111 million at Rs. 105/US\$.	
$\mathbf{P}_{(\Lambda_{n})}$	Actual Premium or 1% of the EPC cost at exchange rate prevailing on the 1st day of the insurance coverage period whichever is lower	

VL ADJUSTMENT OF COST OF SITE HOUSING COMPLEX

The adjustment of cost for Site Housing Complex including the Auditorium has been deferred for a period of 2 years. The Petitioner shall submit verifiable documentary evidence for adjustment of cost on actual basis subject to the maximum cap. Accordingly, the tariff shall be modified. In case, the Petitioner fails to complete Site Housing Complex within 2 years from COD of the complex, a penalty shall be applicable (*a*: KHBOR + actual premium adjusted for power producer's share per annum of the approved cost of Housing Complex.





VII. INDEXATIONS

The following indexations shall be applicable to the reference tariff;

i) Indexation of Return on Equity (ROE)

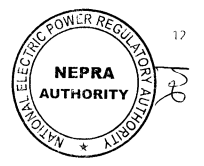
ROE component of tariff shall be quarterly indexed on account of variation in Rs./USS parity according to the following formula:

ROE _{cRevi}	$ROE_{(Ref)} * ER_{(Rev)} / ER_{(Ref)}$	1
Where;		
$ROE_{(Rev)}$	Revised ROE Component of Tariff	-
$\mathrm{ROE}_{\mathrm{(Ref)}}$	Reference ROE Component of Tariff	
$ER_{(Rev)}$	The revised TT & OD selling rate of US dollar as notified by the National Bank of Pakistan	•
ER _{iRen}	The reference exchange rate of Rs. 105-USS	1

ii) Indexation applicable to O&M

At COD, O&M components shall be adjusted as per the signed O&M Agreement, 17SA Agreement and actual recurring administrative expenses. Thereafter, O&M components of tariff shall be adjusted on account of local Inflation (CPI), dureign inflation (US CPI) and exchange rate quarterly on 1st July, 1st October, 1st January and 1st April based on the latest available information with respect to CPI notified by the Pakistan Bureau of Statistics (PBS), US CPI (All Urban Consumers) issued by US Bureau of Labor Statistics and revised TT & OD selling rate of US Dollar notified by the National Bank of Pakistan as per the following mechanism:

F.V. O&M _(REV)	$= F V. O\&M_{(REE)} * US CPI_{(REV)} / US (CPI_{(REE)} * ER_{(REV)} / ER_{(REE)})$
L. F. O&M _(REV)	i. F. O&M $_{(REE)}$ * $CPL_{(REV)}$ / $CPL_{(REE)}$
\mathbb{F} F. O&M _(RFV)	$= \left[F F, O&M_{(REF)} * US CPI_{(REV)} / US CPI_{(REF)} * ER_{(REV)} / ER_{(REV)} \right]$
Where:	
$\mathbb{E} V$. O& $M_{(REV)}$	The revised Variable O&M Foreign Component of Tariff
$\mathbb{L}_{\mathbb{C}} E_{\mathbb{C}} \otimes \mathbb{M}_{(\mathbb{R} \times \mathbb{N})}$	The revised Fixed O&M Local Composent of Tariff
$[F F O \& M_{(RFV)}]$	The revised Fixed O&M Foreign Component of Fariff
$FV, O\&M_{(RFF)}$	The reference Variable O&M Foreign Component of Taria?
$1. E. O\& M_{\rm (RFE)}$	[The reference Fixed O&M Local Component of Tarify
$FF.O&M_{(RFF)}$	The reference Fixed O&M Foreign Component of Tariff
$CPI_{(RiN)}$	The revised CPI (General)
$CPI_{(RHE)}$	The reference CPI (General) of 202.98 for February 2016
US CPI _(RFV)	The revised US CPI (All Urban Consumers)
US CPI _(RFF)	The reference US CPI of 237.111 for February 2016
$\mathrm{ER}_{\mathrm{GR}(X)}$	The revised TT & OD selling rate of US dollar
ERAN	The reference exchange rate of RS. 105/US\$



7 p



iii) Indexation for KIBOR Variation

The interest part of capacity charge component will remain unchanged throughout the term except for the adjustment due to variation in interest rate as a result of variation in 3 months KIBOR according to the following formula:

$\Delta 1$	$P_{(REV)}^{*}$ (KIBOR _(REV) 6.35%) /4
Where:	
	The variation in interest charges applicable corresponding to variation in 3 months KIBOR. A 1 can be positive or negative depending upon whether KIBOR _(REV) is $-\sigma = 6.35\%$. The interest payment obligation will be enhanced or reduced to the extent of AI for each quarter under adjustment applicable on quarterly basis.
$\mathbf{P}_{(R+N)}$	The outstanding principal (as indicated in the attached debt service schedule to this order) on a quarterly basis on the relevant quarterly calculation date. Period 1 shall commence on the date on which the 1 st installment is due after availing the grace period.

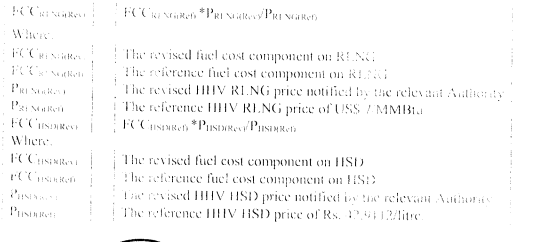
iv) Cost of Working Capital

At the time of COD, cost of working capital shall be adjusted for actual provisent terms agreed in the PPA and GSA and fuel prices. Thereafter, the cost of working capital shall be adjusted quarterly for variation in KIBOR and fuel prices only.

Any post-COD variation in RLNG price (including impact of US\$ to PKR indexation) over and above (or vice versa) the cost for escrow amount tocked at COD will be added to or reduced from cost of SBLC as part of cost of working capital.

VHL FUEL PRICE ADJUSTMENT

The fuel cost component of tariff subsequent to adjustment of heat rate test at COD shall be adjusted on account of fuel price variation as and when notified by the relevant authority as per the following mechanism:





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IX. TERMS & CONDITIONS

The following terms and conditions shall apply to the determined tarify

- 1. All plant and equipment shall be new and shall be designed, manufactured and tested in accordance with the acceptable standards.
- ii. The verification of the new machinery will be done by the independent engineer at the time of the commissioning of the plant duly verified by the power purchaser.
- The tariff has been determined on the basis of debt equity ratio of 70:30. Minimum equity requirement is 20%. There will be no limit on the maximum amount of equity; however, equity exceeding 30% of the total project cost will be seated as debt
- iv. The debt part of the project can also be financed through foreign financing of the of local and foreign financing and the debt servicing component shall be adjusted accordingly.
- v In case of foreign financing LIBOR (a premium of 4...%) (4% with Sinosure fee/FCA Exposure fee/eredit insurance fee) shall be applicable. to case of actual premium is negotiated less than 4.5% or 4% with Sinosure fee ECA Exposure fee/eredit insurance fee, the saving shall be shared between the power purchase and the power producer in the ratio of 60:40.
- vi. In case of foreign financing, Sinosure fee/ECA exposure fee/credit insurance fee shall also be applicable with maximum of 7% of debt service amount in accordance with the bench mark established in the coal upfront tariff.
- vii. The savings on interest premium on local financing shall also be shared in the ratio of 60:40 between power purchaser and power producer.
- the sponsor of the project can arrange foreign financing in American Donta (23),
 British Pound Sterling (£), Euro (C) and Japanese Yen (Y) or in any currency as the Government of Pakistan may allow.
- ix. Interest income, if any, on Escrow Account shall be credited to the power purchaser through adjustment against the outstanding payments.
- x The plant availability shall be 92%.
- xi The tariff control period shall be 30 years from the data of commercial operation.
- xii. The dispatch will be at appropriate voltage level mutually agreed between the power purchaser and the power producer.
- xiii. The dispatch shall be in accordance with economic merit order.
- xiv. In case the company is obligated to pay any tax on its income from generation of electricity, or any duties and/or taxes, not being of refundable nature, are imposed on the company, the exact amount paid by the company on these accounts shall be reimbursed on production of original receipts in hump sum and this psymont shall be considered as a pass through payment. However, withholding tax on dividend shall not be passed through.



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- xv. Taxes and duties on the import of plant & machinery during the construction period have been included in the project cost and shall be adjusted on actual at the time of COD on the basis of verifiable documentary evidence.
- xvi. General assumptions, which are not covered in this determination, may be dealt with as per the standard terms of the Power Purchase Agreement.

7. NOTIFICATION

The above Order of the Authority along with 4 Annexes shall be notified in the Official Gazette in terms of Section 31(7) of the Regulations of Generation. Transmission and Distribution of Electric Power Act, 1997.

AUTHORITY Saif Ullah Chattha Rehmatull Member 11.2.2020 Member Not Attended Rafigue Ahmed Engr. Bahadur Shan Member Member Tauseef H. Faroc Chairn R NEPRA AUTHORIT 女 2020 12 02 15

National Power Parks Management Company (Private) Limited Haveli Bahadur Shah Power Project Reference Tariff Table (RLNG)

							Reference								
		Energy Paral	us: Priv - R	- AWE					s In PKR i						
	Year	Euel component	Var. O&M	Tetal EPP	lixed O&N local	Fixed O&M foreign	Cost of W.C.	Insurance	ROF	Durst Repayment	Interest Charges	Tetal CPP	Capacity charge@ 92%	Rs KW ff	Cents - k
	1	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	0.3778	0.5415	1.8448	2.0052	6.7681	6.44
	2	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	0.4144	0.5049	1.8448	2.0052	6.7681	6.4
	3	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	0.4545	0.4648	1.8448	2.0052	6.7681	6.4
	4	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	0.4985	0.4208	1.8448	2.0052	6.7681	6.4
	5	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	0.5468	0.3725	1.8448	2.0052	6.7681	6.4
	6	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	0.5998	0.3196	1.8448	2.0052	6.7681	6.4
	7	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	0.6578	0.2615	1.8448	2.0052	6.7681	6.4
	8	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	0.7215	0.1978	1.8448	2.0052	6.7681	6.4
	9	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	0.7914	0.1279	1.8448	2.0052	6.7681	6.4
	10	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	0.8680	0.0513	1.8448	2.0052	6.7681	6.4
	11	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-		0.9255	1.0060	5.7689	5.4
	12	4,4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-	-	0.9255	1.0060	5.7689	5.4
	13	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-	-	0.9255	1.0060	5.7689	5
	14	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-		0.9255	1.0060	5.7689	5.
	15	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710		-	0.9255	1.0060	5.7689	5.
	16	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-	-	0.9255	1.0060	5.7689	5.
	17	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-	-	0.9255	1.0060	5.7689	5.
	18	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-	-	0.9255	1.0060	5.7689	5.
	19	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-	-	0.9255	1.0060	5.7689	5.
IFR REAL	20	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	_	-	0.9255	1.0060	5.7689	5.
VER REGULT	21	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-	-	0.9255	1.0060	5.7689	5.
121	22	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-	-	0.9255	1.0060	5.7689	5.
	23	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-		0.9255	1.0060	5.7689	5.
IEPRA	24	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-	-	0.9255	1.0060	5.7689	5.
JEPRA THORITY	25	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-	-	0.9255	1.0060	5.7689	5.
Inom Is	26	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710		-	0.9255	1.0060	5.7689	5.
JS/	27	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-	-	0.9255	1.0060	5.7689	5.
	28	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-	-	0.9255	1.0060	5.7689	5.
IN * HIN	29	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-	-	0.9255	1.0060	5.7689	5.
	30	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	-	-	0.9255	1.0060	5.7689	5.
P	Average	e												r	
-0	1-10	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	0.5931	0.3263	1.8448	2.0052	6.7681	6
	11-30	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	0.0000	0.0000	0.9255	1.0060	5.7689	5
	1-30	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	0.1977	0.1088	1.2319	1.3391	6.1020	5
	Leveliz												r		-
	1-30	4.4483	0.3146	4.7629	0.0616	0.1369	0.0954	0.0606	0.5710	0.3597	0.2396	1.5247	1.6573	6.4202	. 6.

6.4202 Rs./kWh

6.1145 US Cents/kWh

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Annex-II

National Power Parks Management Company (Private) Limited Haveli Bahadur Shah Power Project Reference Tariff Table (HSD)

	Hours Par	chase Price	Rs. LWL					ase Prices PKR					1 < 1	Tant
Year		Var O&M		Fixed	Fixed O&M	Cost of W.C.		ROE	Deht	Interest	Total	Capacity		Cents - kWh
1	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	0.4363	0.6253	2.1304	2.3156	10.7412	10.2297
2	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	0.4785	0.5831	2.1304	2.3156	10.7412	10.2297
3	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	0.5249	0.5367	2.1304	2.3156	10.7412	10.2297
4	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	0.5757	0.4859	2.1304	2.3156	10.7412	10.2297
5	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	0.6314	0.4302	2.1304	2.3156	10.7412	10.2297
6	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	0.6926	0.3690	2.1304	2.3156	10.7412	10.2297
7	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	0.7596	0.3020	2.1304	2.3156	10.7412	10.2297
8	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	0.8332	0.2284	2.1304	2.3156	10.7412	10.2297
9	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	0.9139	0.1477	2.1304	2.3156	10.7412	10.2297
10	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	1.0024	0.0593	2.1304	2.3156	10.7412	10.2297
11	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9.1307
12	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9.1307
13	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1,1617	9.5872	9.1307
14	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9.1307
15	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9.1307
16	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9.1307
17	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9.1307
18	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9.1307
19	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9.1307
20	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9.1307
21	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-		1.0687	1.1617	9.5872	9.1307
22	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9,1307
23	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-		1.0687	1.1617	9.5872	9.1307
24	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.07 00	0.6594	-		1.0687	1.1617	9.5872	9.1307
25	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9.1307
26	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9.1307
27	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594		-	1.0687	1.1617	9.5872	9.1307
28	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9.1307
29	7.9715	0.4540	8.4255	0.0711	0.1581	0,1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9.1307
30	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	-	-	1.0687	1.1617	9.5872	9.1307
Average														
1-10	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	0.6848	0.3768	2.1304	2.3156	10.7412	10.2297
11-30	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	0.0000	0.0000	1.0687	1.1617	9.5872	9.1307
1-30	7.9715	0.4540	8.4255	0.0711	0.1581	0.1101	0.0700	0.6594	0.2283	0.1256	1.4226	1.5463	9.9719	9.4970
Levelize	d													
1-30	7.9715	0.4540	8,4255	0.0711	0.1581	0.1101	0.0700	0.6594	0.4153	0.2767	1.7607	1.9138	10.3394	9.8470
					10 0004	Rs /kWh		0.0470	US Cents	/1 3371			-	

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10.3394 Rs./kWh

9.8470 US Cents/kWh

J.J.

Annex - III National Power Parks Management Company (Private) Limited OWER Haveli Bahadur Shah Project Debt Service Schedule (RLNG) US\$/PKR Parity 105.00 1,230.540 MWs Gross Capacity NEPRA 597.64 US\$ Million 1.207.900 MWs Debt Net Capacity AUTHORIT Debt in Pak Rupees 62,752.39 Rs. Million 6.35% LIBOR Rs. Million DSRA Spread over LIBOR 3.00% US\$ Million 9.35% Total Interest Rate Deb Debt Principal Principal Interest Principal Interest Balaance Servicing Service Repayment Period Repayment Rs./kW/h Million Rs. Million Rs Million Rs. Rs./kW/h Rs./kW/h Million Rs Million Rs 61,787.34 2,431.89 62,752.39 965.06 1,466.84 987.61 1,444.28 60,799.72 2,431.89 2 61,787.34 2,431.89 60,799.72 1,010.70 1,421.19 59,789.02 3 0.9193 0.5415 58,754.70 2,431.89 0.3778 59,789.02 1,034.32 1.397.57 4 3,997.69 9,727.57 5,729.88 1st Year 2,431.89 58,754,70 1,058.50 1.373.39 57,696.20 1,348.65 56,612.95 2,431.89 57.696.20 1.083.24 6 1,108.56 1,323.33 55,504.39 2,431.89 7 56,612.95 0.4144 0.5049 0.9193 2,431.89 55,504.39 1,134.48 1,297.42 54,369.91 8 4,384.79 5,342.78 9,727.57 2nd Year 1,161.00 1,270.90 53,208.92 2,431.89 9 54,369.91 52,020.78 2,431.89 10 53,208.92 1,188.13 1,243.76 2,431.89 50,804.87 1,215.99 11 52,020.78 1,215.91 0.4545 0.4648 0.9193 1,187.56 49,560.55 2,431.89 1,244.33 50,804.87 12 4,918.20 9,727.57 4,809.37 3rd Year 48,287.13 2,431.89 1,273.41 1,158.48 13 49,560.55 46,983.95 2,431.89 1,303.18 1,128.71 48,287.13 14 1,098.25 45,650.31 2,431.89 46,983.95 1,333.64 15 0.4985 0.4208 0.9193 1,067.08 44,285.49 2,431.89 45,650.31 1,364.82 16 5,275.05 4,452.52 9,727.57 4th Year 42,888.77 2,431.89 44,285.49 1,396.72 1,035.17 17 41,459.40 2,431.89 1,429.37 1,002.53 18 42,888.77 39,996.63 2,431.89 1,462.78 969.11 19 41,459.40 0.5468 0.3725 0.9193 38,499.65 2.431.89 39,996.63 1,496.97 934.92 20 9,727.57 5,785.84 3,941.73 5th Year 36,967.69 2.431.89 38,499.65 1,531.96 899.93 21 1,567.77 36,967.69 864.12 35,399.92 2,431.89 22 33,795.50 2,431.89 35,399.92 1,604.42 827.47 23 0.3196 0.9193 0.5998 789.97 32,153.58 2,431.89 33,795.50 1,641.92 24 9,727.57 6th Year 6,346.08 3,381.49 25 32,153.58 1,680.30 751.59 30,473.27 2,431.89 2,431.89 1,719.58 712.31 28,753.69 26 30,473.27 26,993.92 2,431.89 28,753.69 1,759.77 67**2**.12 27 25,193.01 2,431.89 0.6578 0.2615 0.9193 1,800.91 630.98 28 26,993.92 2,767.00 9,727.57 6,960.57 7th Year 23,350.00 2,431.89 1,843.01 588.89 29 25,193.01 30 1,886.09 545.81 21,463.92 2,431.89 23,350.00 21,463.9**2** 1,930.17 501.72 19,533.74 2,431.89 31 0.1978 0.9193 0.7215 32 19,533.74 1,975.29 456.60 17,558.45 2,431.89 8th Year 7,634.56 2,093.01 9,727.57 17,558.45 2,021.46 410.43 15,536.99 2,431.89 33 2,431.89 15,536.99 2,068.72 363.18 13,468.27 34 2.431.89 314.82 11,351.20 35 13,468.27 2,117.07 0.9193 0.7914 0.1279 265.33 9,184.64 2,431.89 2,166.56 36 11,351.20 9,727.57 8,373.81 1,353.76 9th Year 6,967.44 2,431.89 2,217.20 214.69 37 9,184.64 6,967.44 2,431.89 38 2,269.03 162.86 4,698.41 2,376.35 2,431.89 4,698.41 2,322.07 109.83 39 0.8680 0.0513 0.9193 2,376.35 2,376.35 55.55 (0.00)2,431.89 40

9,**7**2**7.5**7

542.93

9,184.64

10th Year

National Power Parks Management Company (Private) Limited Haveli Bahadur Shah Project Debt Service Schedule (HSD)

			D. J. M		Company	(Private)]		Annex - IV	EPRA HORITY
	Nati	onal Power	r Parks Ma	anagement Bahadur Sl	Company	(Private) i	IIIIItea	601	NER REAL
				rvice Sche					
						/ 105.00		151	
Gross Capacit		1,085.400		US\$/PKR Parit	У		US\$ Million	<u> </u> <u> </u> <u> </u> N	EPRA
Net Capacity		1,046.000	MWs	Debt Debt in Pak Ru	inees	62,752.39			HORITY
LIBOR Spread over I		6.35% 3.00%		DSRA	ipees		Rs. Million	E	
Fotal Interes		9.35%		20101		-	US\$ Million	6	
I Otal Interes	T	Principal	X	P. I.	Debt	Principal	Interest	Debt	* 1.1.
Period	Principal	Repayment	Interest Million Rs.	Balaance Million Rs.	Service	Repayment	Rs./kW/h	Servicing	
	Million Rs.	Million Rs.			Million Rs.	<u>Rs./kW/h</u>		Rs./kW/h	
1	62,752.39	965.06	1,466.84	61,787.34	2,431.89 2,431.89				
2	61,787.34	987.61 1,010.70	1,444.28 1,421.19	60,799.72 59,789.02	2,431.89				
3 4	60,799.72 59,789.02	1,010.70	1,397.57	58,754.70	2,431.89	0.4363	0.6253	1.0616	
4 1st Year	57,107.04	3,997.69	5,729.88		9,727.57				
5	58,754. 7 0	1,058.50	1,373.39	57,696.20	2,431.89				
6	57,696.20	1,083.24	1,348.65	56,612.95	2,431.89				
7	56,612.95	1,108.56	1,323.33	55,504.39 54,36 9 .91	2,431.89 2,431.89	0.4785	0.5831	1.0616	
8	55,504.39	1,134.48 4,384.79	1,297.42 5,342.78	J4,007.71	9,727.57	0.1705	0.2.01		
2nd Year 9	54,369.91	1,161.00	1,270.90	53,208.92	2,431.89				
10	53,208.9 2	1,188.13	1,243.76	52,020.78	2,431.89				
10	52,020.78	1,215.91	1,215.99	50,804.87	2,431.89		0.50(5	10010	
12	50,804.87	1,244.33	1,187.56	49,560.55	2,431.89	0.5249	0.5367	1.0616	
3rd Year		4,809.37	4,918.20	10 007 10	9,727.57				
13	49,560.55	1,273.41	1,158.48 1,128.71	48,287.13 46,983.95	2, 43 1.89 2, 4 31.89				
14 15	48,287.13 46,983.95	1,303.18 1,333.64	1,098.25	45,650.31	2,431.89				
15	45,650.31	1,364.82	1,067.08	44,285.49	2,431.89	0.5757	0.4859	1.0616	
4th Year	13,030.01	5,275.05	4,452.52		9,727.57				
17	44,285.49	1,396.72		42,888.77	2,431.89				
18	42,888.77	1,429.37	1,002.53	41,459.40	2,431.89				
19	41,459.40	1,462.78		39,996.63 38,499.65	2,431.89 2,431.89	0.6314	0.4302	1.0616	
20	39,996.63	1,496.97 5,785.84	3,941.73	30,477.05	9,727.57	0.0011			
5th Year 21	38,499.65	1,531.96		36,967.69	2,431.89				
21	36,967.69	1,567.77		35,399.9 2	2,431.89				
23	35,399.92	1,604.42		33,795.50	2,431.89	0.0000	0.2(00	1.0616	
24	33,795.50	1,641.92		32,153.58	2,431.89	0.6926	0.3690	1.0010	4
6th Year	00 480 80	6,346.08		30.473.27	9,727.57 2,431.89				1
25 26	32,153.58 30,473.27	1,680.30 1,719.58		28,753.69	2,431.89]
26	28,753.69	1,719.38		the second se	2,431.89				
28	26,993.92		630.98	25,193.01	2,431.89		0.3020	1.0616	4
7th Year		6,960.57			9,727.57			-	4
29	25,193.01	1,843.01			2,431.89 2,431.89				1
30	23,350.00						-	1	1
<u>31</u> 32	21,463.92 19,533.74						0.2284	1.0616	
8th Year	17,500.74	7,634.56			9,727.57				
33	17,558.45		5 410.43	15,536.99					-
34	15,536.99	2,068.72							
35	13,468.27	a second s					0.1477	1.0616	1
36	11,351. 2 0				9,727.57		0.11/7	1.0010	1
9th Year 37	9,184.64	8,373.8 2,217.20]
37	6,967.44								4
39	4,698.41				2,431.89	-		1.000	4
40	2,376.35	2,376.3			<u></u>		0.0593	1.0616	4
10th Year		9,184.64	4 542.93	3	9,727.5	7			

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