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To,
Mr. Sanoj Kumar Jha,
Secretary
Central Electricity Regulatory Commission
3rd Floor, Chanderlok Building, Janpath
New Delhi – 110 001

Sub: Regulatory Compliance application in compliance of Regulation 7(2) and 24 of the Central electricity Regulatory Commission (Power Market) Regulation, 2010 and Commission’s order dated 11.08.2016 in Petition No. 95/RC/2014.

Dear Sir,

This has a reference to the Record of Proceedings for Petition No. 33/RC/2017 dated 11.07.2017, where the Hon’ble commission directed the petitioner to change its Business Rules, Bye-Laws and Rules incorporating the ESCert in track-changes mode and submit the same in affidavit.

With regards to the same please find enclosed herewith the original copy of the Business Rules, Bye-Laws and Rules incorporating the ESCert in track-changes mode in affidavit along with the summary of the changes proposed. We are also enclosing 6 (six) copies of the same for your reference.

Accordingly we request you to kindly consider the above petition by passing a suitable order at the earliest.

Regards,

For Indian Energy Exchange

Encl: As Above
e-Stamp

Certificate No. : IN-DL08313711349564P
Certificate Issued Date : 21-Jul-2017 12:11 PM
Account Reference : IMPACC (IV)/ dx777003/ DELHI/ DL-DLH
Unique Doc. Reference : SUBIN-DLDL77700317748529065606P
Purchased by : INDIAN ENERGY EXCHANGE LTD
Description of Document : Article 4 Affidavit
Property Description : Not Applicable
Consideration Price (Rs.) : 0 (Zero)
First Party : INDIAN ENERGY EXCHANGE LTD
Second Party : Not Applicable
Stamp Duty Paid By : INDIAN ENERGY EXCHANGE LTD
Stamp Duty Amount (Rs.) : 50 (Fifty only)

Statutory Alert:
1. The regarding date stamp certificate should be verified at www.stampdata.com. Any discrepancy in the details on this certificate will be considered illegal.
2. The certificate is valid only for 15 days from the date of issuance.
3. In case of any dispute, please refer to the Competent Authority.
BEFORE THE CENTRAL ELECTRICITY REGULATORY COMMISSION, 3\textsuperscript{RD} AND 4\textsuperscript{TH} FLOOR, CHANDRALOK BUILDING, JANPATH, NEW DELHI

Petition No. 33/RC/2017

IN THE MATTER OF:

Regulatory Compliance application in compliance of Regulation 7(2) and 24 of the Central Electricity Regulatory Commission (Power Market) Regulations, 2010 and Commission’s order dated 11.08.2016 in Petition No. 95/RC/2014.

AND IN THE MATTER OF:

Indian Energy Exchange Ltd, — Petitioner
4th Floor, TDI Centre,
Plot No. 7, Jasol
New Delhi 110 025

AFFIDAVIT

I, Indranil Chatterjee, Son of R.N. Chatterjee aged about 40 years and having my office at Fourth Floor, TDI Centre, Plot No. 7, Jasola District Centre, New Delhi — 110025 do hereby solemnly state as under.

1. I am working as Chief Risk Officer in the Indian Energy Exchange Limited, New Delhi, and I am well conversant with the facts of the case and hence competent and authorized to sign this affidavit.
2. I have gone through the contents of the above Petition and I say that the facts stated therein are based on the records of the Petitioner and believed by the deponent to be true.

[Signature]

DEPONENT

VERIFICATION

I, the deponent above named do hereby verify that the contents of my above affidavit are true to my knowledge, no part of it is false and nothing material has been concealed therefrom.

Verified at New Delhi on 21st day of July 2017.

[Signature]

DEPONENT

ATTESTED

[Signature]

Netary Public
(INDIA)

21 JUL 2017
# Summary of amendments in Business Rules

<table>
<thead>
<tr>
<th>S.No</th>
<th>Ref. Page No.</th>
<th>Clause No.</th>
<th>Clause</th>
<th>Reason for Modification</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>6</td>
<td>10.1</td>
<td>The Exchange Members are required to pay security deposit in accordance with Rule 5 of the Rules titled “Membership” at the time of admission, which will be used as initial margin for giving exposure to the Members linked to the percentage of the Margin applicable for each Contract. This is payable only by way of demand draft or RTGS or cheque drawn in favor of ‘Indian Energy Exchange Limited’ or any other mode as may be decided by the Exchange.</td>
<td>Security deposit is collected from Member in other modes also other than Demand Draft.</td>
</tr>
<tr>
<td>2.</td>
<td>7</td>
<td>11.3</td>
<td>Bank Guarantee: The Exchange will accept bank guarantees strictly as per the format prescribed by it as decided by the Exchange and such bank guarantees shall be acceptable from the approved banks of the Exchange only. The tenure of bank guarantee instrument should be for a minimum period of one-(1)-year 3 months and a maximum period of three (3) years having an additional claim period of three (3) months. The bank guarantee must be issued by the bank on behalf of the Member. A third party bank guarantee instrument issued on behalf of person other than the Member himself will not be accepted by the Exchange.</td>
<td>Members submit BG in lieu of cash margins. Members have requested for issuance of BG for smaller duration since it encompasses costs to Members.</td>
</tr>
<tr>
<td>3.</td>
<td>9</td>
<td>14.3</td>
<td>Settlement Account or Clearing Account: All Exchange Members or the Clients, as applicable, will have to open their Settlement Account with any the approved Clearing Banks. The Member or the Client, as applicable, will not have cheque</td>
<td>Since cheque book facility is not allowed in settlement account, cheques cannot be issued for transfer of money. For any transfer from settlement account, the member will have to do it by</td>
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</tbody>
</table>
book facility for issuing cheque to any third party or outsiders. The Trader Member can only issue cheque for transfer of money from this account to its Client Account. The Trader Member can also provide option to its buyer clients to transfer money in Member’s Settlement account directly. The Member will have to transfer the money from Settlement Account to its Client Account by giving instruction to the bank. Apart from such transfer, only the Exchange will have power to withdraw money from this account by way of direct debit instruction. In respect of all pay in, Margins, charges and other dues payable to the Exchange, the Exchange will send direct debit instructions to the bank advising them to debit Settlement Account of the respective Member or the Clients, as applicable, by such payable amount. Similarly, the Exchange will credit the pay out, refund of Margins to this account only. The Trader Member will not use the Clients’ funds for meeting his own obligation.

| 4. | 10 | 14.3 New Clause | b. Client Account: in addition to the Settlement Account, Trader Member will have to open a Client Account in the same bank as that of the Settlement Account. The Member may receive the client’s funds in its Settlement or Client account. However Member should make payments to its Clients towards their receivable amount from its Client account only. | No third party transaction can be done through the Settlement Account of the Member. It is allowed only through Member’s Client account. |

| 5. | 12 | 18.1 | b. Trader Client: A Client who is eligible to trade in electricity under the Electricity Act, 2003 and has a legally valid power purchase/sale agreement. | The process of Client codes generation by the Exchange is same for all types of clients. |
agreement, which gives the Client the right to purchase and sell electricity. A Trader Client will register each power purchase/sale agreement with the Member who will be registering the same with the Exchange, and receive a separate registration identification code. The entities such as trading licensees can become Trader Clients.

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<th>6.</th>
<th>12</th>
<th>18.2</th>
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In the REC Market segment, the REC Member transacting on behalf of others can have Eligible entity, obligated entity or entity willing to purchase RECs as Client. Such Client will be known as REC Client. The Exchange may introduce new category of Clients consistent with the Act and regulations issued by commission.

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<th>7.</th>
<th>13</th>
<th>18.6</th>
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When establishing a relationship with a Client, the Exchange Members must take reasonable steps to assess the background, genuineness, beneficial identity, financial soundness of such person, and its trading objectives by registering the Client with them in the format prescribed by the Exchange as Client Registration Form, as per Annexure III and Self Registration Form prescribed by the Exchange. The Member shall also obtain:

- an approved copy of the board resolution permitting the transactions in contracts allowed on the Exchange;
- a copy of the Power Purchase or Sale

Please refer point No. 53 regarding proposal of change in Membership categories.

Client registration form will not be a part of Business Rules now. So need to delete "Annexure III" reference.
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<td>8.</td>
<td>14</td>
<td>18.9(k)</td>
<td>The Exchange Member shall communicate, by any suitable mode, each of the transaction done by them for their respective Clients on the trading system of the Exchange. Such communication shall cover the important details like Trade Price, Trade Quantity, and Statutory Charges etc. The Client with a copy of the trade confirmation slip as generated on the ATS, forthwith on execution of the trade and with a contract note for the trade executed in the specified format as per Appendix-V.</td>
</tr>
<tr>
<td>9.</td>
<td>15</td>
<td>18.11 New Clause</td>
<td>Member should collect/pay money from/to its clients through banking transaction only like cheque/demand draft, NEFT/RTGS, Online fund transfer etc.</td>
</tr>
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</table>
| 10. | 15 | 19 | Member Service Charges  
Subject to the provisions of these Business Rules and the provisions of the Act, Rules and Regulations made thereunder the Member Service Charges that a Member can charge to its Clients, for providing services may be mutually agreed to between them.  
Provided that Member Service Charge for providing services to their clients by Professional Members shall not be more than the ceiling specified in the CERC (Power Market) Regulations, 2010 and its |
|   |   |   | All necessary details of contract note are covered in Daily Obligation Report provided to Members, based on which Member can communicate trade details to Clients. Therefore requirement of Contract Note (which is not a statutory requirement in case of Electricity) has been ceased. |
|   |   |   | To have proper audit trail of the funds and avoid cash transactions. |
|   |   |   | Provisions have been incorporated regarding applicability of Member Service Charge as per Power Market Regulations for better clarity. |
amendments thereof. This ceiling would be an overall ceiling including the service charges of any subordinate service providers, if any.

Provided however the Professional Member who is not trading licensee shall not provide any credit or financing or working capital facility to their Clients.

Provided that Member Service Charge for providing services to their clients by Trader Members shall be trading margin as per CERC (Fixation of trading margin) Regulations 2006 and as amended from time to time.

Provided further that the Commission may, by order, review the Member Service Charge criteria from time to time.

| 11. | 15 | 19.A New Clause | Guidelines for dealings with subordinate service providers. |

If any intermediary(s) is appointed /involved directly or indirectly between the Professional Member and the Client and service provided by the Intermediary has a direct or indirect nexus with the Exchange trading facility, such an intermediary would have the status of subordinate service provider. Professional Member shall inform the Exchange of such subordinate service provider(s) in writing within a week of such appointment /involvement.

Exchange shall conduct the inspection of books of accounts of the subordinate service provider as and when required, the Professional Member has to ensure that the

To ensure compliance of CERC power market regulation 2010 by Professional Members in effective manner.
detail sought by the Exchange are provided by the subordinate service provider to the Exchange.

If services given by the intermediary to the client are in a bundled form (Providing other service also along with trading facility), the rate of Member Service Charges for Exchange trades will be ascertained separately in writing.

The ceiling on Member Service Charges, as defined by CERC, would be an overall ceiling in totality including the service charges of any subordinate service providers.

12. 18 22.1.a Lease Line Connectivity

Members can connect trading workstation through leased line. The service provider will provide nationwide Leased Line network for Members using Multi-Protocol Label Switching (MPLS) based VPN solution. The data reaches to the trading system through the node located at Mumbai (Delhi).

The MPLS is one of the most sophisticated and latest VPN technologies available as on date. MPLS can provide secure, most cost effective, high performance, scalable and managed end-to-end network connectivity. It allows label switching, due to this it offers fastest mode of data transfer with high level security, making it most suitable for real time trading application like ours. Due to the features like ‘Bandwidth on Demand’ and ‘Committed Bandwidth’ it has overcome all shortfalls of conventional point-to-point leased line network. The Service provider BSNL MPLS network nodes are mesh connected on STM 1 (155 mbps).

The location of primary data center has been changed from Mumbai to Delhi therefore same has been incorporated.

‘BSNL’ is replaced with ‘Service Provider’ to enable switching of service provider, if required.
13. 22.1.b Application procedure
All applications to BSNL Service provider and co-ordination with Service provider of BSNL will be taken care by the IEX Systems Department. Interested Members may send the necessary details in the specified format.

14. 22.1.g Payment
Members have to pay towards port charges, local loop charges (considering 7 km distance), one time modern installation charges and inclusive of service tax applicable. Such charges are payable on an annual basis except the modern installation charges. The payment shall be made by way of demand draft favouring 'AO (F&A) Service provider of BSNL' payable at Mumbai. Member may send the demand draft along with the application form to the Exchange, Mumbai/Delhi office in advance to start the LI application process. The prices are uniform across the country except Mumbai and Navi Mumbai. In case of non-availability of Service provider of BSNL network in a particular city, the payment would be refunded to the Member. In case of transfer of the facility to some other location, the Member has to pay the necessary charges to be
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| 15. | 19 | 22.1.i | **Crisis management**  
The complete MPLS network is monitored 24x7 from a centralized Network Operating Centre (NOC) of Service provider: BSNL. This NOC is managed by highly skilled engineers which engineers, which can give all assistance to all Members. The NOC can be accessed on toll free number -168004-4425-1957. For any further assistance any Member can also get in touch with respective Nodal Officer of Service provider: BSNL which will be informed to you shortly. |
| 16. | 20 | 22.1.j | **Undertaking**  
All Members are obliged to provide the Exchange with an undertaking on company’s letterhead in the enclosed format given in *Annexure-VII*.  
On receipt of the application along with the undertaking and payment, the application will be forwarded immediately to Service provider: BSNL for further processing. It may take four (4) to (6) weeks for Service provider: BSNL to complete the process of providing Leased Line Network to the Member. |
| 17. | 20 | 24.1 | **Notwithstanding the provisions of the Bye-Laws on force majeure, in case of the settlement of power contracts, the injection and drawal by the power generators and consumers depend upon the transmission corridors available with regional grids. In case of non availability of transmission corridors because of system constraints**  
In case of real time curtailment, normally intimation about curtailment comes around 45 min. before start of curtailed delivery. The Process of curtailment at Exchange level is done considering Identification of Source (Exporting) Region/Area whose power is

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</table>

‘BSNL’ is replaced with ‘Service Provider’ to enable switching of service provider, if required.
notified by System Operator on the day of delivery, the outstanding Contracts will be settled on-pro-rata basis as decided by the Exchange from time to time.

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<tr>
<th>18.</th>
<th>21</th>
<th>25.2</th>
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<tr>
<td>In case of any mismatch between scheduling request issued by the Exchange at 15:00 hrs and final schedule issued by NLDC at 18:00 hrs, the final schedule issued by the NLDC shall be considered for adjustments in the obligations and the trades shall be reversed to the extent of such mismatch. Similarly, in case of subsequent changes on account of curtailment of transmission capacity by the Load Dispatch Centre(s), the trades shall be reversed to the extent of such curtailment. The basis of curtailment will be as decided by the Exchange from time to time. Reversal of trade shall be done at the respective Area Clearing Prices. The difference in the amount payable and recoverable due to such reversal shall be adjusted from the Congestion Revenue Account.</td>
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<th>19.</th>
<th>23</th>
<th>27.1</th>
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<td>The Exchange will conduct inspection of books of accounts of the Professional Members periodically. The scope of such inspection will, in normal circumstances, be limited to the operations of the Member at the Exchange and its off-market deals, but in special circumstances the Exchange may decide for extending the scope of scheduled to destination (importing) Region/Area where curtailment is to be done (and vice versa), severity of congestion and time required for processing. Once the process is completed then revised trade schedule reports are generated for NLDC, SLDCs, Members and Clients of Exchange. After checking the results; Exchange sends all revised schedule to NLDC, SLDCs, Members (Member and Client reports) and take verbal confirmation from each Member(auto SMS also), NLDC and SLDCs. Once the revised schedule of its affected clients are received by the Members, they have to send individual reports to each client and hence clients have to act as per revised schedule for which they generally required 15 min. prior notification. This however creates operational difficulties particularly when entities involved are Industries and CPPs. Considering, paucity of time to perform various activities in case of real time curtailment, discretion of the exchange for allotment of curtailment is required.</td>
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As per PMR, Professional Members can charge Member Service Charge @0.75% of transactions value and same is required to be ensured by the Exchange. Therefore, it is clarified that Exchange will conduct Inspection of the Professional
such inspection. The Exchange, directly or through empanelled Chartered Accountant Firms, will conduct such inspection. All Exchange Members shall be required to maintain Books of Accounts, documents, counterfoil of contract notes and other details for such period, as may be directed by the Exchange. They shall produce such records before the inspection team as per directions issued by the inspection team and extend their full cooperation in terms of providing information so as to carry out inspection smoothly. In addition to the normal inspection of the Books of Accounts, audit of statutory compliance and adherence to the Articles, Bye-laws, Rules, Business Rules, circulars and notifications issued by the Exchange from time to time, the Exchange may take suitable action based on the inspection report, if it deems proper.

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<th>20.</th>
<th>23</th>
<th>27.2.(d) New Numbering</th>
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<td></td>
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<td>Violations in the issue of contract notes—(not having pre-printed serial nos., signatory— not authorized, contract note not in proper format, (e.g., contract price and brokerage not appearing on the contract note separately), proper rates not given or any information on the contract note tampered with in comparison to the data available with the Exchange, unauthorized change of Client codes against the Trade nos., printing of Order number on the contract note, and similar matters). [Deleted]</td>
</tr>
</tbody>
</table>

Members only. All necessary details of contract note are covered in Daily Obligation Report provided to Members, based on which Member can communicate trade details to Clients. Therefore requirement of Contract Note (which is not a statutory requirement in case of Electricity) has been ceased.

21. 24 30.4 Submission of Monthly Report: Each Member shall furnish detail of member service charges on monthly basis separately in respect of transactions in Day Ahead Market, Term Ahead market, Renewable

To provide members sufficient time for preparation and submission of required reports.
Energy Certificate market and Energy Saving Certificate market in the formats appended at Annexure-VIII, Annexure-IX, Annexure-X and Annexure XI respectively, as applicable, of these Business Rules, so as to reach the Exchange on or before 10th of the end of succeeding month.

<table>
<thead>
<tr>
<th>33</th>
<th>Annexure - IIA</th>
<th>Member - Client Agreement (Between a Trader Member and the Client)</th>
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<tbody>
<tr>
<td>22</td>
<td>34 2</td>
<td>The MEMBER shall not charge brokerage Margins exceeding the brokerage Margins, if any, fixed under the Rules, Bye-laws, Business Rules or Circulars of the IEX. To align terminology with CERC PMR.</td>
</tr>
<tr>
<td>23</td>
<td>34 7</td>
<td>The CLIENT shall pay to the MEMBER brokerage Margins and statutory levies as applicable from time to time for the contracts transacted through the MEMBER and for the services rendered by the MEMBER to the CLIENT. To align terminology with CERC PMR.</td>
</tr>
<tr>
<td>24</td>
<td>36 Annexure - IIB</td>
<td>Member - Client Agreement (Between a Professional Member and the Client)</td>
</tr>
<tr>
<td>25</td>
<td>37 2</td>
<td>The MEMBER shall not charge brokerage Member Service Charges exceeding the brokerage Member Service Charge, if any, fixed under the Rules, Bye-laws, Business Rules or Circulars of the IEX. To align terminology with CERC PMR.</td>
</tr>
<tr>
<td>26</td>
<td>37 4.c.</td>
<td>The CLIENT shall pay to the MEMBER brokerage Member Service Charge and statutory levies as applicable from time to time for the Contracts transacted through the MEMBER and for the services rendered by the MEMBER to the CLIENT. To align terminology with CERC PMR.</td>
</tr>
<tr>
<td>27</td>
<td>41 Annexure - III</td>
<td>Client Registration Form (Member to Exchange) - Deleted</td>
</tr>
<tr>
<td>28.</td>
<td>48</td>
<td>Annexure – V</td>
</tr>
<tr>
<td>29.</td>
<td>51</td>
<td>Annexure – VII 2-7</td>
</tr>
</tbody>
</table>
and when such charges become due.

5. I/We agree that I/We shall pay the cancellation charges and other expenses incurred to establish the circuit as requested by me/us that may become payable, in the event of cancellation of the application/closure of the circuit at a later date.

6. I/We do hereby agree to indemnify the Govt. of India/DoT/BSNL SERVICE PROVIDER and keep them indemnified against any loss damage claim, cost, charges, expenditure incurred by or made against them in respect of loss of rent/call charges, violation of C.U.G. norms due to misuse of the circuit or otherwise whatsoever in the matter.

7. In case BSNL SERVICE PROVIDER provides us MLTN modems, it will be our responsibility to maintain the same safely. In case of any physical damage or theft we will bear the charges specified by BSNL SERVICE PROVIDER.

30. 58  S.1.b.  Block bid: Block bid will specify one price and one quantity for a combination of continuous 15 minute/time blocks. Selection criterion shall be average of Area Clearing Price (ACP) for the quoted 15 minute time blocks, of the

Number of maximum block bids and maximum quantity has been added in the business rules so that the members are aware.

1Time block for bidding in DAM Market segment has been modified from one hour to fifteen minutes with effect from 01st April, 2012
respective Client's bid area. It will be
an 'All or None' type of order.
Maximum number of block bids and
maximum quantity per block bid
shall be prescribed by the Exchange
from time to time.

31. 58 7

**Modification and cancellation of orders**

A Member shall be permitted to
modify or cancel his orders, during
the trading hours. In case if a
Member, after closure of market
hours, requests exchange to cancel
order/s due to reasons like error in
punching of bid, plant shutdown,
cancellation or modification of NOC
by SLDC the exchange shall cancel
the order on request of the member.
No order will be cancelled in case if
the provisional matching is already
done except in case of any statutory
requirement.

In case of exigencies like
plant shutdown or error in
bids, which is identified after
closure of market hours,
exchange should be allowed
to cancel such bids as it is a
genuine requirement and not
doing it might have financial
loss.

32. 69 10.2

The Exchange timelines are as under.
They are subject to change
as per 'Procedures for
scheduling of Collective
Transactions' issued by CTU
and Central Electricity
Regulatory Commission
(Open Access in Inter-State
Transmission) Regulations
2008, as amended from time
to time.

<table>
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<tr>
<th>TIME</th>
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<tbody>
<tr>
<td>10.00 AM Bid - Call session to 12.00 PM</td>
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</table>

There is no separate shortage
note received from banks.
<table>
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<tr>
<th>Time</th>
<th>Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>By 11.00 AM</td>
<td>Funds pay out pertaining to previous day's delivery, margin refunded request (if any)</td>
</tr>
<tr>
<td>By 12:20 PM</td>
<td>Exchange to determine MCP /ACP &amp; determining provisional obligations of the Members</td>
</tr>
<tr>
<td>By 1.00 PM</td>
<td>Communication of unconstrained solution to NLDC.</td>
</tr>
<tr>
<td>By 2.00 PM</td>
<td>NLDC to confirm available limit for scheduling.</td>
</tr>
<tr>
<td>By 2.30 PM</td>
<td>Interaction with Members to ensure availability of funds.</td>
</tr>
<tr>
<td>By 2.45 PM</td>
<td>Exchange will issue to Members FINAL OBLIGATION</td>
</tr>
<tr>
<td>At 3.00 PM</td>
<td>Exchange submits the requisition to the NLDC for debits.</td>
</tr>
</tbody>
</table>

33. 71 12.1.(iii) In case of clients having their own settlement account, operational limit will be provided as per their bank balance after keeping provision towards applicable charges. Direct clients will be allowed to bid according to their available bank balance after deducting some money towards the various charges. This point has been added for more clarity.

73 Annexure-A1 Day-Ahead Market 15 minute contract specifications

34. 73 2 Trading system - IEX (leased-Line) trading system Clarificatory Change

35. 5 Minimum volume - 0.1 MW (Minimum allowable quantity for buy/sell in the standing clearance, it should not be less than this quantity) The issue was specific to Uttarakhand SLDC and has been removed from contract specification.
However, grid-connected entities in the state of Uttarakhand on non-independent feeders up to the limit specified in state regulations for allowing open access, for which the NOC has been issued by concerned SLDC, will be allowed to transact on the Exchange. All other entities on the same feeder should have received the NOC for some period. Complying with the conditions laid down in State regulations, including the condition of rostering, restriction, and simultaneous scheduling of all entities on the one feeder, etc., shall be the responsibility of respective grid-connected entities.

The Exchange Members shall indemnify the Exchange against any implications on account of State regulations, in particular for the consequences when other entities on a mixed feeder are not allowed to draw power for reason of inability, for any reason whatsoever, of any one of such entities on the mixed feeder to buy power.

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<th>36.</th>
<th>78</th>
<th>4.1</th>
<th>Uniform Price Step Auction Session</th>
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</table>

Following orders types are available in this auction session.

a) Timing Constraints
   
   a. End of Session (EOS) Rest of day
   
   3. Valid for auction session only

   The order will be valid till the end of trading hours of that trading day.

   a. Good until expiry
   
   The order will be valid till the expiry of the contract.

   b. Timed Order

Different types of orders with time constraints have been removed in order to create flexibility.
The order will remain valid till the time specified (while putting the order) by the User.

c. Good-until-date

The order will be valid till the date specified (while putting the order) by the User.

b) Execution-Constraints

Call-Auction order

Valid for auction session only.

c. Besides above-mentioned orders, a user can also put a stop loss and a local order.

i) Local order

Local order is a order lying in the order book of a member and which can be activated as and when need.

ii) Exchange Can also define any other type of order as per trade requirement.

37. 79 4.II

Continuous Trade Session

Following orders are available in the Continuous Trade Session.

(a) Timing Constraints

i. Rest of day (Day)

The order will be valid till the end of trading hours of that trading day.

ii. Immediate or Cancel (IOC)

The order placed will be in pending status and will be cancelled immediately in case if not traded.

iii. End of Session (EOS)

• Immediate or Cancel type of Order is available in the system, same is being mentioned.

• The type of orders with time and execution constrains are not relevant for power market and this order has not been used by participants till date. Therefore such orders have been removed.

• Since power as a commodity cannot be stored, stop loss order is not relevant for power market and
1. Good until expiry
   The order will be valid until the expiry of the contract.

2. Timed Order
   —— The order will remain valid till the time specified
   (while putting the order) by the User.

3. Good until date
   —— The order will be valid till the date specified (while putting
   the order) by the User.

(b) Execution constraints
   i. Fill and Kill (FkK)
      —— This order will match as much as possible AND delete the
      rest of the order.
   ii. Fill or Kill (Fok)
      This order will match the whole order OR delete the whole
      order.

c6) Besides above-mentioned orders, a user can also put a
   stop-loss and a local order.
   i. Stop-loss order
      Gets activated at a particular price before which it remains a local
      order.

Stop-Loss Order provides the facility to the Users of keeping order inactive
state and making it active (placing orders in the market) based on a
predefined condition. This is applicable only for instrument in trading and
is based on the following conditions.

This order has not been used by participants till date. Therefore stop loss
order has been removed.

Local orders are not more valid as there is no facility for a
member to store the order in his system in offline mode.
1. Price of any of the other order entering in the order book (available for Continuous as well as Auction phases)
2. Last traded price (available only for continuous trading phase)

---Example:

(1) Stop-Loss based on
Order: Price: A participant placing a buy-order-on-a-Day-ahead—Contingency instrument—[SEP10-H05-D25-RI] for 50MW at a price of Rs3000/MWh has put a stop-loss on an instrument—[SEP10-H015-D25-RI] for buy-price <=4000, as shown in the table below.

<table>
<thead>
<tr>
<th>Instrument (Buy-Order)</th>
<th>SEP10-H05-D25-RI</th>
</tr>
</thead>
<tbody>
<tr>
<td>MW</td>
<td>50</td>
</tr>
<tr>
<td>Rs/MWh</td>
<td>3000</td>
</tr>
<tr>
<td>Instrument</td>
<td>SEP10-H015-D25-RI</td>
</tr>
<tr>
<td>on</td>
<td>Buy&lt;=</td>
</tr>
</tbody>
</table>
Accordingly, the bid placed for 5th hour will get activated only when an order for 15th hour is received in the system which fulfills the above condition. Till that time, this order for 5th hour will remain local.

(2/1) Stop Loss based on Last Trade

Price: A participant placing a sell order on an Intra-day instrument (SEP10-H20-125-RI) for 20 MW at a price of Rs5000/MWh has put a stop loss on the same instrument (SEP10-H20-125-Ri) with the condition of last-trade-price >= Rs4500/MWh, as shown in the table below.

<table>
<thead>
<tr>
<th>Instrument (Self-Order)</th>
<th>SEP10-H20-125-RI</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lots (MW)</td>
<td>20</td>
</tr>
<tr>
<td>Price (Rs/MWh)</td>
<td>5000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Stop Instrument</th>
<th>SEP10-H20-125-RO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Condition</td>
<td>Last &gt;=</td>
</tr>
<tr>
<td>Price (Rs/MWh)</td>
<td>4500</td>
</tr>
</tbody>
</table>
During the entire tenure of the contract, Exchange will monitor traded price of a contract with that of the price of the contract with same underlying traded earlier and in case of change in the Prices between two trading sessions, Variation Margins will be worked out and recovered from the members. Exchange will have the right to collect from its members an ad hoc margin during the tenure of the contract to cover any additional risk arising out of Price Movement in the Market. In case of clients having their own settlement account, operational limit will be provided as per their bank balance after reducing amount towards applicable charges.

Direct clients will be allowed to bid according to their available bank balance after deducting some money towards the various charges. This point has been added for more clarity.
<table>
<thead>
<tr>
<th>39.</th>
<th>87</th>
<th>7.d)(2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Delivery defaults can be of following types:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| **Failure to receive SLDC clearance:** In case, the exchange does not receive the SLDC clearance as per the scheduled time from the seller member, then 5% of the total trade value or the total settlement value (trade quantity * settlement price), whichever is higher will be collected from the defaulting member. Penalty so collected shall be passed on to the counter party after deducting administrative charges for the exchange which will be 5% of the penalty amount. **subject to maximum of Rs. 10,000 (including taxes)**. In case if the member fails to make good the penalty amount in his settlement account, the non cash collateral available with the exchange shall be liquidated.

**Failure in Seller’s ability to deliver:** In case of failure in delivery by Seller, the difference between the traded quantity and actual delivery is settled under UI.

**Revision of Schedule:** Once the trade has taken place normally no revision of trade shall be allowed. However, if exchange is satisfied that the revision of schedule is necessary because of reasons beyond control and there is no commercial consideration motivating the party requesting for revision, then the following procedure will be adopted:

In case if, a party wants to exit the contract, than he has to deposit amount in cash to the exchange which shall be sum of following elements.

Changes has been made in the business rules wherein, failure to receive SLDC clearance by seller or buyer will attract penalty.

Addition of maximum Administrative charges of Rs. 10000 has been made, as this is the charges which are paid to the exchange for handling the process.
1. 125% of the difference between the trade price and the last settlement price of the same underlying.

2. The transmission charges paid by the counter party for the quantum requested for revision.

3. 5% of (1) above, as administrative charges for the exchange subject to minimum maximum of Rs.10,000/- (including applicable taxes) (Rupees Ten Thousand Only).

<table>
<thead>
<tr>
<th>93</th>
<th>Annexeure B1 Contract Specification:- Regional Day Ahead Contigency Contracts (RDACC)</th>
</tr>
</thead>
<tbody>
<tr>
<td>40.</td>
<td>93 20 Initial Margins (Operational Limit)* $00,05% margin from buyers of the total order value should be available in cash with the exchange at the time of bidding for continuous trading sessions. 5% additional margins is added to the initial margin so as to recover the various charges other than the purchase value.</td>
</tr>
<tr>
<td>41.</td>
<td>95 41 Funds pay out to Members There is no separate</td>
</tr>
<tr>
<td>Page</td>
<td>Exchange will credit the funds pay out in seller's member's settlement account on D+1 basis at 12.00 noon for each delivery day subject to confirmation of delivery pay in by the seller.</td>
</tr>
<tr>
<td>---</td>
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</tr>
<tr>
<td>96</td>
<td>Annexure B2 Contract Specification:- Regional Intra-Day Contract</td>
</tr>
<tr>
<td>42. 98 40</td>
<td>Funds pay out to Members Amount equivalent to net obligation will be credited at 12.00 noon on T+21 basis (where T stands for Trading day.)</td>
</tr>
<tr>
<td>99</td>
<td>Annexure B3 Contract Specification:- Regional Daily Contracts</td>
</tr>
<tr>
<td>43. 99 5</td>
<td>Firm Daily Contract The daily contracts for trading will be available on a rolling basis i.e. everyday seven daily contracts starting from of the following week T+2 day onwards will be available for trading.</td>
</tr>
<tr>
<td>44. 100 21</td>
<td>Additional Margins (Basis Margin)* 50% of the total trade value will be collected from the member/client. The margins can be in the form of cash or non-cash. Additional Margin will be based on a risk curve defined by the Exchange for each contract. Exchange will have the right to define and modify the risk curves from time to time. Additional Margin could be in the form of collaterals (Bank Guarantee or FDR) or bank limit.</td>
</tr>
<tr>
<td></td>
<td>101</td>
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<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>103</td>
<td>Annexure B4 Contract Specification:- Regional Weekly Contracts</td>
</tr>
<tr>
<td>-----</td>
<td>---------------------------------------------------------------</td>
</tr>
<tr>
<td>46.</td>
<td>103 6  Trading day* Please refer to trading and settlement calendar for more details. Exchange can also hold multiple trading sessions on specified trading days or other days to minimize unmatched volume.</td>
</tr>
<tr>
<td>47.</td>
<td>103 7  Trading session* On each trading day, one session will be made available to the members for bidding a) Open Call Auction session Details of trading session are given in trading cycle Approval for Auction in TAM contracts is taken for both closed and open auction session. Open call auction is mentioned to bring in more clarity. Percentage for additional margin is specified to bring in more clarity.</td>
</tr>
</tbody>
</table>
| 48. | 104 21  Additional Margins (Basis Margin)* 50% of the total trade value will be collected from the member/client. The margins can be in the form of cash or non-cash. Another half day margins will be collected towards collection of various transmission related charges. Where the difference between the trading day and the start of delivery day is as follows:  

\[ \begin{align*}
\text{\textless{} 10 days but \textgreater{} 4 days:} & \text{30\% (on trading day) + 20\% (on Trade + 1 day)} \\
\text{\textless{} 4 days:} & \text{5\% of the last trench of will be collected in cash,} \\
\text{\textgreater{} 4 days:} & \text{50\% (on trading day) - 5\% of the last trench of will be collected in cash,} \\
\end{align*} \]  

There is no separate settlement process for pay out to the clients of professional members. It is similar to all other type of members. Necessary correction has been made. |

49. | 106 41  Funds pay out to Members Exchange will credit the funds pay out in seller’s member’s settlement account on D+1 basis at 12.00 noon for each delivery day subject to confirmation of delivery pay in by the seller. Pay-outs and refund of Margins shall not be allowed to the clients of the Professional Members before expiry of fifteen (15) working days from the date the Pay-out has become due under these Business Rules. |
<table>
<thead>
<tr>
<th>SCHEDULE C: RENEWABLE ENERGY CERTIFICATES (REC) MARKET</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>50. 107 2.1</td>
<td>All the existing Members and Clients of the Exchange are eligible to trade REGs at the Exchange Platform. However, a separate category of membership termed as 'REC Member' is introduced for the participants who want to trade only Renewable Energy Certificates at the Exchange. The different terms and conditions for Members of the Exchange is defined in the Rules. REC Members shall be governed by Regulation 26 of CERC (Power Market) Regulation, 2010. Additional eligibility conditions, if any, for REC Members will be notified by the Exchange from time to time through circulars.</td>
<td>Please refer point No. 53 regarding proposal of change in Membership categories.</td>
</tr>
<tr>
<td>51. 107 2.2</td>
<td>Rules and Bye-laws as applicable to other Members shall apply to such Members except those mentioned herein or notified separately through circulars from time to time.</td>
<td>Please refer point No. 53 regarding proposal of change in Membership categories.</td>
</tr>
<tr>
<td>52. 107 3.1</td>
<td>A separate category of Client is introduced for the participants who wish to trade only REGs at the Exchange. A Professional REC Member or an REC Member, trading for his own account or on behalf of his Clients, shall pay the Exchange, Annual Client Fees, as decided by the Exchange, for each Central Agency registered entity, which gives the Member or the Client the right to purchase and sell REGs, and shall receive a registration identification code from the Exchange provided that he complies with all the other requirements prescribed by the Exchange from time to time. This fees shall be</td>
<td>Please refer point No. 53 regarding proposal of change in Membership categories.</td>
</tr>
</tbody>
</table>
| 53. | 107 | 4.1 | IEX may charge the following fees to the RGC-Member  
   a) Admission Fee;  
   b) Annual Subscription Fee;  
   c) Transaction fee; and  
   d) as the case may be, a single set up Fee. | Please refer point No. 53 regarding proposal of change in Membership categories. |
| 54. | 108 | 4.2 | The admission fee is one-time fee for admission to the IEX-RGC. The admission fee is non-refundable. | Please refer point No. 53 regarding proposal of change in Membership categories. |
| 55. | 109 | 8.4 | After end of the order matching and trade finalization phase, an obligation report will be generated by the Exchange at 17.00 Hrs, which will provide the quantity and amount of pay in / pay out and transaction fee payable etc. The Exchange will advise the Clearing Banks for transfer of pay-in at 17.00 hrs and pay-out at 11.00 hrs of next bank working day to / from Member’s accounts. In case a professional or RGC-Member who does not hold a Trading License from the CERC, then such Members will be governed by Regulation 26(ii) of Central Electricity | Please refer point No. 53 regarding proposal of change in Membership categories. |
The Exchange timelines are as under. They are subject to change as per procedure specified by the Central Agency towards implementation of REC mechanism as approved by CERC and Central Electricity Regulatory Commission (Terms and Conditions for recognition and issuance of Renewable Energy Certificate for Renewable Energy Generation) Regulations, 2010.

<table>
<thead>
<tr>
<th>TIME on TRADE DAY</th>
<th>Pre-trade Phase:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>By 12.00 Hrs</td>
</tr>
<tr>
<td></td>
<td>Exchange to check</td>
</tr>
<tr>
<td></td>
<td>Members</td>
</tr>
</tbody>
</table>

Order Accumulation phase (Bidding):

|                   | By 13.00 Hrs to 15.00 Hrs |
|                   | Order Accumulation      |

Order matching and trade finalize:

|                   | By 15.30 Hrs |
|                   | • Exchange to see placed by Seller |
|                   | By 16.00 Hrs |
|                   | • Central Agency valid RECs with |
|                   | By 16.30 Hrs |
|                   | • Finalization of defaulters' orders |
|                   | • Exchange to infTrade results |
|                   | By 17.00 Hrs |
|                   | • Exchange to infDetails of buyer |

Settlement Phase:

|                   | By 17.00 Hrs |
|                   | b+b Files to be sent actual debits/credit |
|                   | By 11.00 Hrs (next bank working day) |
|                   | • Files to be sent actual credits (F) |

Delivery Phase

Since the point is related to pay in, the erroneous entry for payout is deleted.
<table>
<thead>
<tr>
<th>S.No</th>
<th>Ref. Page No.</th>
<th>Clause No.</th>
<th>Clause</th>
<th>Reason for Modification</th>
</tr>
</thead>
<tbody>
<tr>
<td>58.</td>
<td>8</td>
<td>4.3</td>
<td>The Membership of the Exchange are classified into four categories as under: Proprietary Member means a Member who is a grid connected entity and shall include distribution licensee, generator, end user, and open access consumer. Proprietary Member shall also be entitled to undertake transactions on the Renewable Energy Certificates and Energy Saving Certificates. Presently Exchange offers four type of Membership i.e. Proprietary, Trader, Professional and REC Membership. As per Power Market Regulations, Membership of Exchange has been categorized into three types i.e. Proprietary, Trader and Professional. However keeping into consideration promotion of REC market, a separate category i.e. REC Member had been introduced. The REC Members can deal exclusively in REC segment only and are again divided into three types i.e. Proprietary, Trader and Professional in accordance...</td>
<td></td>
</tr>
</tbody>
</table>

Summary of amendments in Rules

By 18.00 Hrs
- Central Agency to extinguish RECs in Seller's Account
- Exchange to raise invoices to each participant as proof of transfer of RECs.

| 57.  | 117           | 13.3 New Clause | In case of clients having their own settlement account, operational limit will be provided as per their bank balance after reducing amount towards applicable charges. Direct clients will be allowed to bid according to their available bank balance after deducting some money towards the various charges. This point has been added for more clarity. |
4.3.2 **Trader Member** means a Member holding a valid and subsisting Interstate Trading License from the Commission;

Member who is an **Electricity Trader**—Member shall trade and clear on their own account or trade and clear on behalf of their clients. This category of members may provide any credit or financing or working capital facility to their clients. Such Member shall be entitled to transact the electricity right to which has been obtained through an agreement from a grid-connected entity. In such cases, the electricity trader will be treated as a client and the delivery shall be undertaken by the party on the other side of agreement i.e. grid-connected entity. A **Trader Member** shall also be entitled to undertake transaction in the Renewable Energy Certificates and Energy Saving Certificates.

4.3.3 **Professional Member** means a Member who is neither a grid connected entity nor holding a valid and subsisting Interstate Trading License from the Commission;

The Professional Member shall not be entitled to trade for himself. He shall have the right to act for and/or on behalf of his Clients but shall not settle and clear the contracts on the Exchange for such Clients in accordance with the Power Market Regulations. In

with provisions in the Power Market Regulations. It is submitted that now since the Exchange is envisaging new products segment such as ESCERTs, G-DAM etc. and in future more product segment will be launched. Therefore it is proposed that instead of product segment specific category of Membership, only basic Membership i.e. Proprietary, Trader and Professional shall be issued by the Exchange and based on the interest and request from the Member Exchange will allow the Member to trade in one or more product segment as per the terms which Exchange specified through circular from time to time.

The definition of **Trader Member** is modified to exactly align with the PMR for better clarity.
particular, the Professional Member shall only provide the following services:

a) IT infrastructure for bidding on electronic exchange platform or skilled personnel.

b) Advisory services related to power prices and the follow on bidding strategy (e.g. weather related information, demand supply position etc)

c) Facilitation of procedures on behalf of his client for delivery of power (e.g. SLDC standing clearances, coordination with NLDC etc)

The Professional Members shall not provide any credit or financing or working capital facility to their clients.

The Professional Members shall also be entitled to undertake transactions in Renewable Energy Certificates and Energy Saving Certificates in the same manner as in the ease of other transactions.

4.3.4 **REC Member** means a Member who has limited right to transact contracts relating to Renewable Energy Certificate under the Central Electricity Regulatory Commission (Terms and Conditions for recognition and issuance of Renewable Energy Certificate for Renewable Energy Generation) Regulations.
2010— and — Energy— Saving Certificates.

The REC Member shall— be entitled — to — undertake transactions in Renewable Energy— Certificate contracts and Energy— Saving Certificate contracts on the Exchange for its own account or on behalf of its clients also. The Member admitted in the Exchange as per the above clause 4.3.1, 4.3.2 and 4.3.3 may undertake transactions in one or more type of contracts/products approved by the Commission, e.g. Electricity, REC, ESCerts etc., subject to the conditions specified by the Exchange from time to time.

4.3.5 — All the existing categories of Members of the Exchange shall — be — eligible — for transaction of ESCerts at the Exchange Platform, However; if any Member is interested in — only — carrying — out transaction in ESCerts, the same shall also be — as per regulation 26 of CERC (Power Market) Regulation, 2010 and amendments thereof shall also be — allowed.

Additional — eligibility conditions, if any, shall be specified by the Exchange from time to time through circulars.

59 13 4.26

(d) No new partner shall be admitted without the prior written approval of intimation to the Exchange.

(e) No change in the name of an existing

Prior approval for both points is not required. Prior intimation to Exchange is required.
Summary of amendments in Bye-Laws

<table>
<thead>
<tr>
<th>S.No</th>
<th>Ref. Page No.</th>
<th>Clause No.</th>
<th>Clause</th>
<th>Reason for Modification</th>
</tr>
</thead>
<tbody>
<tr>
<td>60</td>
<td>12</td>
<td>4.7</td>
<td>Exchange Members shall—issue—contract note—for communicate, by any suitable mode, each of the transaction done by them for their respective Clients on the trading system of the Exchange. Such contract note shall cover the important details like Trade Price, Trade Quantity, and Statutory Charges etc. to be issued in the format prescribed by the Exchange—under—the—Business—Rules. Members shall not issue contract note for any transaction which has not been executed through the trading system of the Exchange.</td>
<td>All necessary details of contract note are covered in Daily Obligation Report provided to Members, based on which Member can communicate trade details to their Clients. Therefore requirement of Contract Note (which is not a statutory requirement in case of Electricity) has been ceased.</td>
</tr>
<tr>
<td>61</td>
<td>29</td>
<td>10.2.6</td>
<td>The amount deposited by Professional Members and—REC—Members shall also form part of SGF. There will a common SGF for all market segments operated by the exchange.</td>
<td>Please refer point No. 53 regarding proposal of change in Membership categories.</td>
</tr>
</tbody>
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OF
INDIAN ENERGY EXCHANGE LIMITED
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CHAPTER- I

1. INTRODUCTION AND MEMBERSHIP

1. Introduction

1.1 These Business Rules shall be termed as ‘the Business Rules of Indian Energy Exchange Limited’ or for the sake of brevity as ‘IEX Business Rules’ or ‘these Business Rules.’

1.2 These Business Rules shall at all-time be subject to and read consistent with the provisions of the Electricity Act, 2003, the Rules made thereunder by the Central Government and Regulations, Codes, and directives issued thereunder by the Central Electricity Regulatory Commission (hereinafter referred as the ‘Commission’) including and in particular the Central Electricity Regulatory Commission (Power Market) Regulations, 2010, Central Electricity Regulatory Commission (Terms and Conditions for recognition and issuance of Renewable Energy Certificate for Renewable Energy Generation) Regulations, 2010 and Central Electricity Regulatory Commission (Terms and Conditions for Dealing in Energy Savings Certificates) Regulations, 2016 as amended from time to time.

1.3 In case of any inconsistency between these Business Rules and directives issued under these Rules of the one part and any of the provisions of the Electricity Act, 2003, the Rules made thereunder by the Central Government and Regulations, Codes, and directives issued thereunder by the Commission including and in particular the Central Electricity Regulatory Commission (Power Market) Regulations, 2010, Central Electricity Regulatory Commission (Terms and Conditions for recognition and issuance of Renewable Energy Certificate for Renewable Energy Generation) Regulations, 2010 and Central Electricity Regulatory Commission (Terms and Conditions for Dealing in Energy Savings Certificates) Regulations, 2016 of the other part the latter will prevail to the exclusion of the former.

1.4 These Business Rules may be amended or changed from time to time by the Exchange and wherever required with the approval of the Commission and shall further be subject to such modification or change as may be directed by the Central Commission from time to time.

1.5 The Exchange may issue clarifications, circulars or directives, as may be required from time to time, to remove any difficulty or ambiguity in implementing the provisions of any of these Business Rules. Such clarifications, circulars or directions issued shall have binding force.

1.6 Conflict between Rules, Bye Laws and Business Rules

In event of any conflict between Bye Laws and Business Rules, the content of Bye Laws shall supersede and in the event of any conflict between Rules and Bye Laws or Rules and Business Rules, the Rules shall supersede. Without prejudice to the generality of the above, in case of any ambiguity or any confusion with regard to any of the provisions of Business Rules, the clarification given by Exchange shall be binding.

2. Applicability

2.1 These Business Rules shall be enforceable on the Exchange Members, Clearing Banks, Clients, and all other participants operating on or through the Exchange in respect of their rights and obligations relating to Contracts admitted on the Exchange.
3. Business operations

3.1 The Exchange shall conduct transactions in Electricity Contracts, Renewable Energy Certificate (REC) Contracts and Energy Saving Certificates (ESCert) Contracts permitted by the Commission under the Electricity Act, 2003, rules and regulations made thereunder, and any other Act or any other authority as may be applicable.

4. Eligibility for trading

4.1 At the Exchange, only the Exchange Members, who have been admitted as such by the Exchange, are eligible to enter into Contracts, and undertake transactions within the Exchange relating to such Contracts. Persons, who are not Exchange Members, can participate only as Clients through a registered Exchange Member. At the discretion of the Exchange, Clients may be allowed direct access on the Exchange ATS, on an application made for the said purpose by the Member representing the Client.

5. Membership Application and Admission

5.1 A person who desires to be a Member of the Exchange shall submit the application seeking such Membership in the format prescribed by the Exchange and also deposit the fee and charges specified for the purpose.

5.2 The admission to Membership shall be at the sole discretion of the Exchange. The Exchange may appoint a Committee, if it considers appropriate, to review and consider the application and make recommendation to the Exchange on the application filed by the person.

5.3 As a condition of being admitted as a Member of the Exchange the person applying for Membership shall pay the fees and charges, including all securities, deposits, guarantees as may be decided by the Exchange from time to time.

6. Transfer of membership

6.1 No Member shall be entitled to transfer the Membership except as may be specifically permitted by the Exchange from time to time and the transfer of Membership if agreed to by the Exchange shall be subject to satisfactory settlement of all pending dues and claims against the Member and further subject to payment of such transfer fees to the Exchange as may be specified for the purpose.

7. Surrender of membership

7.1 In case of surrender of membership, the Members shall only be eligible for return of margin deposits and security deposits made by him, subject to final settlement and adjustment of all pending dues, outstanding contracts and charges, fees, and other payments to the satisfaction of the Exchange. The refund of security deposit shall not be made if the membership is surrendered within three (3) years from the date of admission of the Member. The Member shall continue to pay annual subscription and other charges until the surrender of his membership is accepted by the Exchange, after which all such recurring charges are discontinued. There shall be no processing fee applicable in case of surrender of membership.

8. Insurance

8.1 The Members shall be required to obtain insurance cover at their own cost, so as to protect themselves from risks and hazards relating to their business operations at the Exchange.
CHAPTER-II

2. MARKET OPERATIONS

9. Market Segment

9.1 The Exchange will operate such market segments as permitted in law and as it may from time to time decide subject to the provisions of the Act, Rules and Regulations framed thereunder. The types and category of market segments available for contracts and transactions on the Exchange shall be notified by the Exchange from time to time. The description of market segments operated by the Exchange and the terms and conditions applicable to such market segments are given in the Schedules A to D of these Business Rules.


9.3 The Exchange may from time to time amend or modify or introduce new market segments as the Exchange may consider appropriate and the amended market segments shall operate from the time notified for this purpose by the Exchange.

9.4 The Exchange will from time to time decide on the trading session, trading segments, trading days, trading duration, security deposit, margin and collaterals to be maintained, order placement, matching, clearing and settlement, delivery procedure and other parameters applicable for each trading or contract type in compliance with CERC (Power Market) Regulations, 2010 and as amended from time to time.

9.5 The Exchange has the right to introduce, continue or discontinue any market segment, including all the terms and conditions for transactions undertaken within each market segment subject to approval of the Commission, as applicable. The introduction of any market segment by the Exchange or the terms and condition specified therein will not vest or create in a Member any right whatsoever that will require the Exchange to continue with such market segments with or without any modification or change of the terms and conditions for transactions undertaken within each market segment.

10. Deposits

10.1 Initial Security Deposit

The Exchange Members are required to pay security deposit in accordance with Rule 5 of the Rules titled “Membership” at the time of admission, which will be used as initial margin for giving exposure to the Members linked to the percentage of the Margin applicable for each Contract. This is payable only by way of demand draft or RTGS or cheque drawn in favor of “Indian Energy Exchange Limited” or any other mode as may be decided by the Exchange.

10.2 Additional Security Deposit

Any Margins over and above the initial margin will be considered as additional deposit. The Members may remit additional security deposit in the form of minimum 50% cash and of the balance in the form of bank guarantee or fixed deposit from any of the Exchange approved banks.
The security deposit paid by the Member is interest-free refundable deposit. Security deposit, whether initial deposit and additional deposit, paid by the Members shall constitute a part of the Settlement Guarantee Fund (SGF). In case of surrender or transfer of membership, the initial deposit and/or the additional deposit is refundable subject to settlement of all pending dues, claims and charges, subject to lock-in period of 3 (three) years from the date of membership for initial deposit. There is no such lock-in period in respect of additional deposit.

11. Forms of Additional Deposit

11.1 The additional deposit and margin will be directly debited from the Members Settlement Account opened in any of the Clearing Banks or in the form of bank guarantee, fixed deposits, subject to conditions specified above.

11.2 In case the Member opts to transfer funds from his settlement account, he will have to give written intimation to the Exchange for debiting its Settlement Account towards additional deposit. In case a Member intends to get his additional security deposit released to it during its tenure or on its maturity, the Member shall inform the Exchange, in writing, at least one week in advance. Any request for withdrawal of the additional security deposit will be considered by the Exchange subject to clearance of Exchange dues.

11.3 Bank Guarantee: The Exchange will accept bank guarantees strictly as per the format prescribed by it as decided by the Exchange and such bank guarantees shall be acceptable from the approved banks of the Exchange only. The tenure of bank guarantee instrument should be for a minimum period of one (1)-year 3 months and a maximum period of three (3) years having an additional claim period of three (3) months. The bank guarantee must be issued by the bank on behalf of the Member. A third party bank guarantee instrument issued on behalf of person other than the Member himself will not be accepted by the Exchange.

a. A Member will be required to renew the bank guarantee submitted by it prior to its expiry. In case of renewal of bank guarantees with a specific claim period, the Members shall furnish the renewal document strictly in the prescribed format at least seven (7) working days before the date of expiry of the bank guarantee.

b. The Members may also opt to give a fresh bank guarantee in favor of “Indian Energy Exchange Limited” instead of renewing the expired bank guarantees.

c. A bank guarantee deposited by a Member, whose validity period is over, shall be excluded for the purpose of computing the benefit provided to such Member towards exposure seven (7) working days before the date of expiry of the bank guarantee. The processing of bank guarantee instruments, its validation and upload in to the system whereby the trading limits of the respective Member will be enhanced will take at least three (3) working days.

d. While submitting the bank guarantee, Exchange Members shall ensure that the bank guarantee instrument strictly conforms to the format specified by the Exchange and that:

i. No relevant portion is left blank,

ii. All handwritten corrections and blanks are authenticated by the bank by affixing the bank seal and stamp along with the signature of at least one authorized signatory.
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iii. All irrelevant portions struck off on the printed format should also be authenticated by the bank by affixing the bank seal and stamp along with the signature of at least one authorized signatory.

iv. Each page of the bank guarantee should bear the bank guarantee number and should be signed (with bank’s seal/stamp) by at least one authorized signatory of the bank.

v. It is free from any discrepancy.

e. In case the bank guarantee does not strictly conform to the above-mentioned conditions, the same shall not be accepted by the Exchange.

11.4 **Fixed Deposit Receipts:** Members may submit fixed deposit receipt (FDR) issued by the approved banks for the purpose of Additional deposit. The FDR should be issued in the favour of 'Indian Energy Exchange Limited - A/C Member name' by any of the approved bank(s).

All such fixed deposits shall be under lien of the Exchange and the bank must confirm that such lien has been recorded and that the Exchange has first charge on such fixed deposit receipts by issuing a letter along with the fixed deposit receipt. The Member shall submit the fixed deposit certificate along with a letter issued by the Member himself. The processing of fixed deposit instruments, its validation and upload in the system will normally take three (3) working days and therefore, the Members should be normally entitled to get additional exposure limit after three (3) working days from receipt thereof by the Exchange. The FDR should be suitably discharged on the backside.

12. **Trading Days**

12.1 The Exchange shall operate on all days except Exchange specified holidays. A list of holidays for each calendar year will be notified by the Exchange in advance. In case of Sundays and public or bank holidays, the Exchange shall run the order books whereby a Member can put his quotes for such holidays.

13. **Trading hours**

13.1 The Exchange will have specified trading sessions for each market segment.

13.2 The Exchange may extend, advance or reduce trading hours by notifying the Members as and when it deems fit and necessary. Exchange will notify trading hours for new products as and when these are launched.

13.3 **Contractual liability termination:** Members can extinguish their contractual liabilities only by delivery and not by financial settlement.

13.4 **Invalidation of a traded Contract:** The Exchange may invalidate a matched Contract if according to the Exchange; a Member has attempted to conclude the transaction in violation of the Bye-laws of the Exchange or with an intention of price manipulation, price rigging or price distortion.

13.5 **Settlement Guarantee:** Subject to the Bye-Laws, the Exchange shall guarantee the settlement of the net settlement liability of the Clearing Members or the Clients, as applicable, for all the trades done on the Exchange in accordance with the Bye-Laws of the Exchange. The settlement guarantee of the Exchange is confined only to the extent of the settlement liability in terms of daily funds pay-in and pay-out up to the extent of funds available in the Settlement Guarantee Fund, subject to force majeure.
13.6 **Governing law and jurisdiction:** Every Contract executed as per Bye-laws of the Exchange shall take effect as a Contract made in New Delhi and shall be governed by the laws of India under the jurisdiction of the Courts of New Delhi.

13.7 **Contract specifications:** The contract specification for each contract shall be specified in relevant Schedules which form part of these Business Rules. The specifications shall specify details of the delivery procedure and other trading and settlement parameters relating to tick size, unit of trading, unit of delivery, delivery point, minimum and maximum order size, and other relevant matters. All such contract specifications will be notified to the Members, which will form an integral part of these Business Rules and shall be binding on all Members and, Clients trading on the Exchange. Any Contract entered into in violation of these norms or not conforming to the specifications laid down by the Exchange shall be considered as void.

14. Clearing Banks

14.1 **Exchange to regulate**

The Exchange shall specify the processes, procedures, and operations that every Clearing Member shall be required to follow for participation in the clearing and settlement activities and operating their bank accounts with the Clearing Banks appointed by the Exchange.

14.2 **Functions of Clearing Bank**

The Exchange has appointed Clearing Banks for electronic transfer of funds between Clearing Members or the Clients, as applicable, and the Exchange. The Exchange reserves right to include or exclude some of the Banks at its absolute discretion.

14.3 **Members to have account with the Clearing Bank**

Every Exchange Member shall have designated bank accounts known as Member Settlement Account with any of such branches of the designated Clearing Banks appointed by the Exchange. Members shall operate the Settlement Account only for the purpose of settlement of deals entered through the Exchange, for the payment of margin money and for any other purpose as may be specified by the Exchange. Every Exchange Member is required to open the following accounts with any of the Clearing Banks.

a. **Settlement Account or Clearing Account:** All Exchange Members or the Clients, as applicable, will have to open their Settlement Account with any the approved Clearing Banks. The Member or the Client, as applicable, will not have cheque book facility for issuing cheques to any third party or outsiders. The Trader Member can only issue cheques for transfer of money from this account to its Client Account. The Trader Member can also provide option to its buyer clients to transfer money in Member’s Settlement account directly. The Member will have to transfer the money from Settlement Account to its Client Account by giving instruction to the bank. Apart from such transfer, only the Exchange will have power to withdraw money from this account by way of direct debit instruction. In respect of all pay in, Margins, charges and other dues payable to the Exchange, the Exchange will send direct debit instructions to the bank advising them to debit Settlement Account of the respective Member or the Clients, as applicable, by such payable amount. Similarly, the Exchange will credit the pay out, refund of Margins to this account only. The Trader Member will not use the Clients’ funds for meeting his own obligation.
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14.4 **Clearing Bank to act as per the instructions of the Exchange**

The Exchange shall instruct the Clearing Bank as to the debits and credits to be carried out for the funds settlement between the Members or the Clients, as applicable. For this purpose, the Members or the Clients, as applicable, will submit an authority letter to the bank, authorizing the Exchange to issue such debit and credit based on the Exchange's instructions. The Clearing Bank shall act as per the instructions received from the Exchange for the funds movement. Instructions of the Exchange as to debits and credits to a Member's accounts or the accounts of the Clients, as applicable, shall be deemed to be irrevocable, confirmed and binding. In order to enable the Exchange to issue such instructions for debiting their account and also to authorize the Exchange in respect of freezing the account or to hold further debits or to block the funds, every Member or the Clients, as applicable, will be required to submit a written undertaking addressed to the bank to such effect. This undertaking will also authorize the bank to sweep the Client account of the Trader Member for any shortfall in the Settlement Account. Besides, the Exchange will also have the power to freeze various accounts of the Member or the Client, as applicable, maintained with the Clearing Bank, in case of any default or shortfall in pay in or Margin account.

14.5 **Clearing Bank to inform Exchange of default in funds settlement**

If there is any funds default arising out of the instructions received from the Exchange, the Clearing Bank shall inform the Exchange immediately.

14.6 **Clearing Account(s) of Exchange in the Clearing Bank**

The Exchange will maintain its Settlement Account with the Clearing Bank and all money received from the Members or the Clients, as applicable, towards pay in or Margin, shall be used appropriately for settlement.

15. **Clearing House**

15.1 **Regulation of Clearing House**

The Exchange and Clearing House will monitor and perform all activities relating to funds settlement, margining, managing the settlement guarantee fund, and other relevant matters.

15.2 **Functions of Clearing House**

The Clearing House will collect Margins from the Members or the Clients, as applicable, effect pay in and pay out and monitor delivery and settlement process. For carrying out such activities, it may appoint various agencies as its agents and may delegate such activities and responsibilities to such agencies, as it may desire. Save as except if it is scheduled otherwise by the Exchange, the funds pay in will take place on the same days as that of the trading and funds pay out will be done on the day after delivery i.e. on (T+2) where T stands for the trading day.
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15.3 Lien on Member's deposits and assets

A Member or the Clients, as applicable is liable to clear all the dues against its trading liability irrespective of whether such liability is generated on its own account or on behalf of its Client Account. When a Member or the Client, as applicable defaults in making such payment to the Clearing House all deposits, Margins, funds payout and other assets of such defaulter Member or the Client, as applicable lying with the Exchange shall be under lien and first charge of the Exchange, irrespective of the fact whether such assets or deposits belong to the Trader Member or its Clients. No Client or any other person shall have any claim any charge or right on any such deposit, margin or delivery documents under any circumstances.

15.4 Clearing code and clearing forms

A Member shall be allotted a unique member specific clearing code which must appear on all forms used by the Member connected with the operation of the Clearing House. All clearing forms shall be signed by the Member or its authorized signatory.

15.5 Specimen signatures

A Member shall file with the Clearing House specimens of his own signature and of the signatures of his authorized signatory.

15.6 Notices and directions

All Clearing Members shall comply with the instructions, resolutions, orders, notices, directions and decisions of the Executive Committee in all matters connected with the operations of the Clearing House.

15.7 Liability of the Clearing House

The only obligation of the Clearing House in this matter shall be to facilitate payment in respect of the Contracts for purchase /and sale of electricity units.

15.8 Liability of the Exchange

Notwithstanding the provisions of the Bye-Laws, no liability shall attach either to the Exchange, its officials, or to the Executive Committee or any member of the Executive Committee by reason of anything done or omitted to be done by the Clearing House in the course of its operations nor shall the Exchange, its officials, or the Executive Committee or any member of the Executive Committee be liable to answer in any way for the title, ownership, quantity or validity of any delivery or any documents passing through the Clearing House nor shall any liability attach to the Exchange, its officials, the Executive Committee or any member of the Executive Committee in any way in respect of such delivery and any other documents.

15.9 False or misleading statements

The Exchange may fine, suspend or expel a Clearing Member who makes any false or misleading statement in the clearing forms required to be submitted in conformity with these Business Rules or any resolutions, orders, notices, directions and decisions of the Clearing House.

15.10 Class of Contracts covered
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The Clearing House shall be responsible in the manner stated above only in respect of Contracts executed on the trading system of the Exchange as per the Rules, Bye-Laws and these Business Rules.

15.11 Procedure of effecting transactions on bank holidays

In cases where the Exchange has to collect the funds pay in for trades done but there is a bank holiday, the Exchange, in consultation with the Clearing Bank, shall evolve a process where it will take a confirmation from the banks for the availability of funds and block such funds against the obligation of respective Members or the Clients, as applicable. If the banking system is available, the Exchange will debit the funds pay in on such holidays after finalization of the trade.

16. Risk management system

16.1 A Member or the Clients, as applicable, is allowed to transact only when it maintains the requisite Margin, including any additional Margin as specified for the respective trading segment or the type of contracts or the directions issued by the Exchange. Bank balance lien marked in favour of Exchange can also be allowed towards margin required for facilitation of intraday and day ahead contingency products, at the discretion of the Exchange.

17. Transaction fees

17.1 The Exchange will charge a transaction fee as may be specified from time to time on the transactions carried out through the Exchange. Such transaction fee will be computed on value basis or volume basis, as may be decided from time to time, which will be computed on both purchases and sales separately. This will be billed separately on periodic basis and will be recovered from the settlement account of the Member or the Clients, as applicable.

18. Dealing with Clients

18.1 There are two categories of Clients for Electricity Contracts.

   a. Grid-connected Client: A Client who is eligible to buy or sell electricity and is connected to the grid. The entities including but not limited to, Distribution Licensees, Generators, Consumers and Open Access Users can become Grid-connected Clients.

   b. Trader Client: A Client who is eligible to trade in electricity under the Electricity Act, 2003 and has a legally valid power purchase/sale agreement, which gives the Client the right to purchase and sell electricity. A Trader Client will register each power purchase/sale agreement with the Member who will be registering the same with the Exchange, and receive a separate registration identification code. The entities such as trading licensees can become Trader Clients.

18.2 In the REC Market segment, the REC Member transacting on behalf of others can have Eligible entity, obligated entity or entity willing to purchase RECs as Client. Such Client will be known as REC Client. The Exchange may introduce new category of Clients consistent with the Act and regulations issued by commission.

18.3 In the ESCert Market segment, the Member transacting on behalf of others can have Eligible Entity (a Designated Consumer) as Client. Such Client will be known as ESCert Client. The Exchange may introduce new category of Clients consistent with the Electricity Act 2003 and Energy Conservation Act 2001 and regulations issued by the Commission.
18.4 Clients who have been provided direct access to the Exchange ATS shall be referred to Direct Access clients.

18.5 Every Trader Member shall enter into an agreement with each of its Clients as per Annexure-IIIA and as amended by the Exchange from time to time before accepting or placing orders on the Client's behalf. Similarly, every Professional Member shall enter into an agreement with each of its Clients as per Annexure-IIIB, and as amended by the Exchange from time to time before accepting or placing orders on the Client's behalf. In addition, the Clients of the Professional Members shall execute an undertaking in favour of the Exchange as Annexure-IIIC as amended by the Exchange from time to time before he is permitted to transact any contract on the Exchange. A Member intending to trade on its own account as Client need not sign such agreement, however, the Client Registration and other documents required to be submitted by the Member will be submitted to the Exchange.

18.6 When establishing a relationship with a Client, the Exchange Members must take reasonable steps to assess the background, genuineness, beneficial identity, financial soundness of such person, and its trading objectives by registering the Client with them in the format prescribed by the Exchange as Client Registration Form, as per Annexure-III and Self Registration Form prescribed by the Exchange. The Member shall also obtain:
   a. an approved copy of the board resolution permitting the transactions in contracts allowed on the Exchange,
   b. a copy of Power Purchase or Sale Agreement(s) with a grid connected entity from Trader Clients,
   c. other relevant documents.

18.7 The Exchange Member shall make the Client aware of particulars of Member's registration number allocated by the Exchange, an employee primarily responsible for the business of dealing in Contracts permitted by the Exchange including any limitations or liability attached thereto and the capacity in which the Member acts and the Client's liability thereon by issuing to the Client a copy of the Risk Disclosure Document as per Annexure-IV. The Exchange Member shall furnish a copy of the Risk Disclosure Document to all its Clients and to get and maintain their acknowledgement on second copy of the same document.

18.8 The Exchange Member shall provide extracts of relevant provisions governing the rights and obligations of Clients as Clients of Exchange Members, relevant manuals, notifications, circulars any additions or amendments thereto of the Exchange, or of any regulatory authority, to the extent it governs the relationship between Members and Clients, to the Clients at no extra cost.

18.9 The Exchange Member shall also bring to the notice of its Clients, any indictments, strictures or disciplinary actions taken against the Member by the Exchange or any other regulatory authority. The obligations of the Exchange Member in this context shall, inter alia, include the following:
   a. An Exchange Member shall make adequate disclosures of relevant material information in the dealings with its/ his Clients.
   b. No Exchange Member or person associated with the Member shall guarantee a Client against a loss in any transactions affected by the Exchange Member for such Client.
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- The Exchange Member shall not recommend to the Client a sale or purchase of Contracts available on the Exchange, unless it has reasonable grounds to believe that such recommendation is suitable for the Client on the basis of facts, if any, disclosed by the Client, whether in writing or orally, regarding the objectives; Client's capacity of dealing with the specific Contracts and investment. The Member shall take all possible measures to keep confidentiality of information related to its Client(s) including bids, trades.

- The Exchange Member shall make adequate disclosures of relevant material information in its dealing with its Client including the latest UMCP and Area MCPs along with cleared quantities, proprietary orders (buy/sell), any relevant announcement from the Exchange relating to Margin, trading restrictions as to price, or quantity.

- The Exchange Member shall not furnish any false or misleading information or advice with a view to inducing the Client to do business in particular Contract or Contracts and which shall enable the Exchange Member to profit thereby.

- The Exchange Member shall explain the trading system and order matching process to the Client before accepting any orders from it and to a direct access client before giving consent.

- Where the Client requires an order to be placed or any of its order to be modified after the order has entered the system but has not been traded, the Exchange Member shall ensure that it obtains order placement/modification details in writing from such Client on whose behalf such orders are placed by them. The Exchange Member shall accordingly provide the Client with the relevant order confirmation/modification slip or copy thereof, forthwith.

- Where the Client requires any of its order to be cancelled after the order has been entered in the system before the end of trading period, the Exchange Member shall obtain the order cancellation details in writing from the Client on whose behalf such orders are placed by them. The Exchange Member shall accordingly provide the Client with the relevant order cancellation details, forthwith.

- The Exchange Member shall not accumulate or withhold Client's order for Contracts permitted by the Exchange, if it has adequate margin of such Client with it. The Exchange Member shall place all orders forthwith.

- The Exchange Member shall act promptly in accordance with the instructions provided by the Client unless it has discretion as to the timing relating to entering and/or execution of the order, in which case it must exercise prudent judgment as to the best moment for entering such order in the system.

- The Exchange Member shall communicate, by any suitable mode, each of the transaction done by them for their respective Clients on the trading system of the Exchange. Such communication shall cover the important details like Trade Price, Trade Quantity, and Statutory Charges etc. provide the Client with a copy of the trade confirmation slip as generated on the ATS, forthwith on execution of the trade and with a contract note for the trade executed in the specified format as per Annexure-Y.

- Exchange Member shall at all times keep the money of the Client in the Member's Clients Account maintained with the Clearing Bank. The Member shall not use this money for its own transactions or for transactions of such other Client or for any purpose other than Margin and pay in relating to transactions entered into by such
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Client paying the margin. In case, Member is Client of its own, it does not need to maintain a separate account.

m. The Member shall collect adequate Margin from its Client before entertaining any order from it. In case of a direct access client, the Member should take sufficient margin and also should specify trading/obligation limits, which such direct access clients can commit on the Exchange.

n. It will be responsibility of the Members to inform their Clients about the successful trades and their physical and financial obligations, based on the Exchange’s reports received by them.

18.10. Clients can have their own trading terminal through which they can put their orders electronically. In order to keep anonymity of bid prices, the Client may enter his bids through the terminal. Any trade undertaken by a Client via direct access will be done in the name of the Member, and the Trader Member shall be fully responsible for all orders entered by the Client and for the conduct of all such trades as principal.

18.11. Member should collect/pay money from/to its clients through banking transaction only like cheque/demand draft, NEFT/RTGS, Online fund transfer etc.

18.12. Member Service Charges

Subject to the provisions of these Business Rules and the provisions of the Act, Rules and Regulations made thereunder the Member Service Charges that a Member can charge to its Clients, for providing services may be mutually agreed to between them.

Provided that Member Service Charge for providing services to their clients by Professional Members shall not be more than the ceiling specified in the CERC (Power Market) Regulations, 2010 and its amendments thereof. This ceiling would be an overall ceiling including the service charges of any subordinate service providers, if any.

Provided however the Professional Member who is not trading licensee shall not provide any credit or financing or working capital facility to their Clients.

Provided that Member Service Charge for providing services to their clients by Trader Members shall be trading margin as per CERC (Fixation of trading margin) Regulations 2006 and as amended from time to time.

Provided further that the Commission may, by order, review the Member Service Charge criteria from time to time.

19. A. Guidelines for dealings with sub-ordinate service providers.

If any intermediary(ies) is appointed/involved directly or indirectly between the Professional Member and the Client and service provided by the intermediary has a direct or indirect nexus with the Exchange trading facility, such an intermediary would have the status of sub-ordinate service provider. Professional Member shall inform the Exchange of such subordinate service provider(s) in writing within a week of such appointment involvement.

Exchange shall conduct the inspection of books of accounts of the subordinate service provider as and when required, the Professional Member has to ensure that the detail
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sought by the Exchange are provided by the subordinate service provider to the
Exchange.

If services given by the intermediary to the client are in a bundled form (Providing other
service also along with trading facility), the rate of Member Service Charges for
Exchange trades will be ascertained separately in writing.

The ceiling on Member Service Charges, as defined by CERC, would be an overall
ceiling in totality including the service charges of any subordinate service providers.

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CHAPTER- III

3. TRADING SYSTEM

20. Trading System

20.1 The entire trading operation at the Exchange shall be conducted under the Automated Screen based Trading system, which is also called as ‘TWS’.

20.2 Trading on the Exchange shall be allowed only through approved workstation(s) located at approved locations for the office(s) of a Member. If an approved workstation of a Member is connected by LAN or any other way to other workstations at any other place it shall require a prior approval of the Exchange. For every TWS, a Member shall be required to obtain a specific permission from the Exchange and obtain user id in advance.

20.3 Each Member shall have a unique identification number which shall be provided by the Exchange and which shall be used to log on (log in) to the system.

20.4 A Member shall have a non-exclusive permission to use the TWS as provided by the Exchange in the ordinary course of business as an Exchange Member.

20.5 A Member shall not have any title, rights or interest with respect to TWS, its facilities, software and the information provided by the Exchange. The permission to use the TWS shall be subject to payment of such charges as the Exchange may from time to time prescribe in this regard.

20.6 A Member shall not, permit itself or any other person(s) to:

- use the software provided by the Exchange for any purpose other than the purpose as approved and specified by the Exchange,
- use the software provided by the Exchange on any equipment other than the workstation approved by the Exchange,
- copy, alter, modify or make available to any other person the software provided by the Exchange,
- use the software in any manner other than the manner as specified by the Exchange,
- attempt directly or indirectly to decompile, disassemble or reverse engineer the same.

20.7 A Member shall not, by itself or through any other persons on its behalf, publish, supply, show or make available to any other person or reprocess, retransmit, store or use the facilities of the TWS or the information provided by the TWS except with the written approval of the Exchange.

20.8 The Exchange will provide the application software for installation of TWS. However, the Member has to arrange at its own cost the system software personnel required for installation of trading application. Besides, it has to arrange for installation of trading application software at his TWS at its own cost.

20.9 The Exchange Member shall maintain confidentiality of bid information of Clients during and after the trade sessions.
21. Approved Users

21.1 For every TWS to be used by a Member, it shall be required to obtain registration of the Approved User in the specified format, who will be responsible for such TWS. Such Approved Users can be its own employees responsible for such TWS or branch. Before termination of any of such Approved Users, the Member shall be required to obtain prior written approval of the Exchange. In case it is found that a Member has allotted a TWS to any user not registered with the Exchange, such Member will be suspended by the Exchange forthwith.

21.2 In case of lease line connection, the Member will get registration up to two (2) Approved User without any cost, but any Approved User over and above such Users will be permitted by the Exchange on payment of fee as prescribed through circulars.

22. Connectivity

22.1 In order to connect the TWS of Members with the IEX server, the Members will have option to connect with IEX using the MPLS (Multi-Protocol Label Switching) i.e. Leased Line provided by the vendor approved by IEX.

a. Lease Line Connectivity

Members can connect trading workstation through leased line. The service provider will provide nation-wide Leased Line network for Members’ using Multi-Protocol Label Switching (MPLS) based VPN solution. The data reaches to the trading system through the node located at Mumbai/ Delhi.

The MPLS is one of the most sophisticated and latest VPN technologies available as on date. MPLS can provide secure, most cost effective, high performance, scalable and managed end-to-end network connectivity. It allows label switching, due to which it offers faster faster mode of data transfer with high level security, making it most suitable for real time trading application like ours. Due to the features like ‘Bandwidth on Demand’ and ‘Committed Bandwidth’ it has overcome all shortfalls of conventional point-to-point leased line network. The Service provider BSNL MPLS network nodes are mesh connected on STM 1 (155 mbps) links. This ensures congestion free data transfer on the network. The network has multiple ring redundancy ensuring high uptime to the end users.

Members may be allowed to use SSL services as a backup. Members are advised to exercise caution and be fully aware of the pros and cons of using SSL link.

b. Application procedure

All applications to BSNL Service provider and co-ordination with Service provider BSNL will be taken care by the IEX Systems Department. Interested Members may send the necessary details in the specified format.

c. Equipment requirement:

A Member has to procure one router, dedicated for the IEX connectivity. The details of the router are as under:

(i) The router should have one serial interface, one ISDN (optional) and one Ethernet interface.

(ii) Leased line modems: In case the service providers (like MTNL or TATA Tele) do not provide leased line modems, Members have to procure one pair of leased line modems separately.

d. Recurring charges
Members are requested to pay the necessary charges towards installation, equipment rental, leased line etc. payable to the service provider (MTNL or TATA Tele) directly. Members may also have to pay any additional charges raised by the service providers / Govt. agencies as and when applicable.

e. Back-up link

Members having Leased Line connectivity are required to obtain ISDN BRI line from their local telecom service provider. For automatic switch over, in case of leased line failure, ISDN backup line is required to be terminated on the same router on which leased line is connected. In order to avoid usage during non-trading hours because of automatic dialing, Members are advised to disconnect the ISDN line after trading hours and re-connect before the next trading session.

All Members having leased line are requested to avail the ISDN backup facility to avoid disruption in trading due to problems in leased line connectivity. Members should note that installation/ STD/ usage charges/ any other charges related to the ISDN link is to be paid by Members to their respective telecom service provider.

f. Router configuration

The Exchange will provide necessary step-by-step router configuration to the Member once the leased line is commissioned. However, the configuration and testing of the router at the Member end will be the responsibility of the respective users. All Members are obliged to co-ordinate with the IEX System Department for any assistance.

g. Payment

Members have to pay towards port charges, local loop charges (considering 7 km distance), one time modem installation charges and inclusive of service tax applicable. Such charges are payable on an annual basis except the modem installation charges. The payment shall be made by way of demand draft favouring ‘AO (F&A) Service providerBSNL Mumbai’ payable at Mumbai. Member may send the demand draft along with the application form to the Exchange, MumbaiDelhi Office in advance to start the LL application process. The prices are uniform across the country except Mumbai and Navi Mumbai. In case of non-availability of Service providerBSNL network in a particular city, the payment would be refunded to the Member. In case of transfer of the facility to some other location, the Member has to pay the necessary charges to be decided by Service providerBSNL.

h. Number of terminals

In case a Member wants to install more terminals, they may request for additional leased lines. As such there is no limitation on number of leased lines that one Member can opt for. Separate user IDs would be allocated for LL connectivity, which cannot be used for Internet, VSAT or other media. For ensuring additional security, the User IDs will be tagged with IP addresses.

i. Crisis management

The complete MPLS network is monitored 24x7 from a centralized Network Operating Centre (NOC) of Service providerBSNL. This NOC is managed by highly skilled engineers which engineers, which can give all assistance to all Members. The NOC can be accessed on toll free number –18004-4125-1957. For any further assistance any Member can also get in touch with respective Nodal Officer of Service providerBSNL which will be informed to you shortly.
Indian Energy Exchange Ltd.

j. Undertaking

All Members are obliged to provide the Exchange with an undertaking on company's letterhead in the enclosed format given in Annexure-VII.

On receipt of the application along with the undertaking and payment, the application will be forwarded immediately to Service provider BSNL for further processing. It may take four (4) to (6) weeks for Service provider BSNL to complete the process of providing Leased Line Network to the Member.

23. Expansion of trading terminals

23.1 With every Lease line installation, a Member will be entitled to have up to five (5) trading terminals at the same location. All classes of Members are entitled to expand their trading terminals. A Member can set up multiple terminals either in the same city, where he is located or in multiple cities within India except the state of Jammu & Kashmir, either by way of opening branch offices or by appointing their franchise/approved users, but in such cases, all its obligations will be netted out at the Member level, and he shall be required to settle all such trades, in respect of margin, pay in as well as final settlement as any other trade settlement procedure of the Exchange, irrespective of the fact whether the trades are done by it or through its other terminals.

23.2 Terms relating to expansion of terminals

A Member shall be entitled to expand its trading terminals by virtue of opening up branches, tying up with Approved Users. For setting up such terminals, it will be required to apply to the Exchange in the prescribed format specifying name of the Approved User in charge of such terminal, giving details of the location where the additional terminal is to be installed and also to undertake responsibility relating to all trades done through such terminal. The Exchange will not charge any additional fee or deposit for setting up such additional terminals except the cost of Lease line installation and deposit, software installation and out of pocket expenses relating thereto. There can be various models of expansion of terminals, such as:

a. Direct connectivity to IEX system: The Member can install terminals at various places, which can be linked to the IEX system through Lease line directly. In such cases also, the Member will be able to set trading limits for all such terminals from his office using the Member administrator terminal.

b. Private network of a Member: If a Member is already having a private network or he proposes to put in place a private network of leased line or ISDN connectivity for expanding his terminals, such private networks could be connected to IEX system by way of installing one lease line at Member's central office. However, if the number of terminals is large, the Member may be required to get a leased line (which would be decided by the Exchange on case to case basis) with adequate bandwidth between his central office and the Exchange office so as to support the interactive traffic of all such terminals. In respect of performance and maintenance of such private network, the Member has to bear all costs and assume all responsibilities and the Exchange will not be responsible in any manner. This is subject to the Member obtaining relevant approvals from the relevant statutory agency.

24. Force majeure

24.1 Notwithstanding the provisions of the Bye-Laws on force majeure, in case of the settlement of power contracts, the injection and drawing by the power generators and consumers depend upon the transmission corridors available with regional grids. In case of non-availability of transmission corridors because of system constraints notified by
Indian Energy Exchange Ltd.

System Operator on the day of delivery, the outstanding Contracts will be settled on pro-rata basis as decided by the Exchange from time to time.

24.2 In case of any natural calamity like flood, earthquake, strikes etc., which has such a substantial bearing on the power market that the availability of electricity in the country is expected to reduce at least by 50%, making delivery of the electricity virtually impossible, then the Exchange will have the power to settle the Contract independently and/or in consultation with the Commission.

24.3 In case of trading system related problems, while the Exchange will attempt to rectify the problem at the earliest, however, it will not be responsible for the consequential losses, if any.

24.4 In the event of disruption in the office or administrative services of the Exchange or the designated Clearing Bank due to technical reasons including Computer System breakdown or due to absence, non-attendance and/or strike by the employees or due to any unforeseen circumstances or due to natural or other calamities such as earthquake, out-break of war, general strike or any such circumstance of a force majeure nature, the daily clearing shall be suspended for such days and period till normalcy is restored. The Exchange shall immediately notify all the Members about the suspension and/or postponement of daily clearing settlement as also about the restoration or return of normalcy and resumption of daily clearing and settlement work. If the circumstances so demand, the Exchange may order closure of the market in accordance with relevant Bye-laws and call an emergency meeting of the Board of the Exchange to deal with the abnormal situation.

24.5 Any restriction imposed by NLDC/RLDCs on account of transmission bottlenecks or restriction/failure of REC Registry System or restriction/failure of ESCerts Registry System (D-CRM) and otherwise will be treated as force majeure without any liability on the Exchange.

25. Contingency management

25.1 In the event of failure of a Member’s workstation and/or the loss of access to the trading system, the Exchange may assist the Member in placing the order on best effort basis. For this purpose, the Member must forward a valid request in writing in a clear and precise manner to the Exchange as per Annexure-VI. The Exchange will execute such orders on behalf of the Member subject to such terms and conditions, which the Exchange may deem necessary to be imposed. The Member shall be accountable for the trades executed by the Exchange on their behalf and shall indemnify the Exchange against any losses or costs arising out of the above situation.

25.2 In case of any mismatch between scheduling request issued by the Exchange at 15:00 hrs and final schedule issued by NLDC at 18:00 hrs, the final schedule issued by the NLDC shall be considered for adjustments in the obligations and the trades shall be reversed to the extent of such mismatch. Similarly, in case of subsequent changes on account of curtailment of transmission capacity by the Load Dispatch Centre(s), the trades shall be reversed to the extent of such curtailment. The basis of curtailment will be as decided by the Exchange from time to time. Reversal of trade shall be done at the respective Area Clearing Prices. The difference in the amount payable and recoverable due to such reversal shall be adjusted from the Congestion Revenue Account.

26. Major breakdown of the system or failure of communication link

26.1 In the event of a major breakdown of the system or failure of communication link, the Exchange may decide to extend the trading hours or to operate a separate trading session on the same day after end of usual trading session. Such decisions will be taken
26.2 Provided that if the breakdown of the system or communication link is so severe that at least 75% of the active Members are not able to trade, the market will be halted and a separate trading session will be commenced after fixing the problem.

26.3 In such cases, the Exchange will take appropriate decision, as may be expedient to do so under those circumstances.
CHAPTER- IV

4. INSPECTION AND DISCIPLINARY ACTIONS

27. Records, Books of accounts and Inspection

27.1 The Exchange will conduct inspection of books of accounts of the Professional Members periodically. The scope of such inspection will, in normal circumstances, be limited to the operations of the Member at the Exchange and its off-market deals, but in special circumstances the Exchange may decide for extending the scope of such inspection. The Exchange, directly or through empanelled Chartered Accountant Firms, will conduct such inspection. All Exchange Members shall be required to maintain Books of Accounts, documents, counterfoil-of-contract-notes and other details for such period, as may be directed by the Exchange. They shall produce such records before the inspection team as per directions issued by the inspection team and extend their full co-operation in terms of providing information so as to carry out inspection smoothly. In addition to the normal inspection of the Books of Accounts, audit of statutory compliance and adherence to the Articles, Bye-laws, Rules, Business Rules, circulars and notifications issued by the Exchange from time to time, the Exchange may take suitable action based on the inspection report, if it deems proper.

27.2 Without in any manner affecting the scope and extent of the powers of the Exchange, the inspection may cover the following aspects:

   a. Failure to follow the norms as prescribed by the Exchange for Client accounts, know-your-client scheme, improper / non execution of the Member-Client Agreement, and other relevant matters.
   b. Unauthorized use or misuse of the TWS, software and other facilities provided by the Exchange.
   c. Improper maintenance of books and records.
   d. Violations in the issue of contract-notes (not having pre-printed serial nos., signatory not authorized, contract-note not in proper format, (e.g., contract-price and brokerage not appearing on the contract-notes separately, proper rates not given or any information on the contract note tampered with in comparison to the data available with the Exchange, unauthorized change of Client codes against the Trade nos., printing of Order number on the contract note, and similar matters.) [Defined]
   e. Failure to abide by or respond to the circulars, communications, notices issued by the Exchange.
   f. Unfair trade practices and market misconduct including insider dealing.
   g. Attempt to forge or indulged in forging of signatures or authorizations of officials (or any other regulatory body).
   h. Suppression of material facts and not taking prior approval of the Exchange regarding change in shareholding pattern, nature of organization, activities, change in memorandum and articles of association, change of address, change of telephone / fax numbers, or such things which are likely to affect his operations on the Exchange, including information about himself being convicted, declared insolvent, and other similar matters.
   i. Coercing, attempting or indulging in influencing another Member.
   j. Dealing with black listed Clients or persons.
   k. Other relevant matters which may affect the efficient and transparent operations of the markets.
28. Fines and penalties

In case of any violation on the part of the Member the Exchange shall have the authority to levy penalty on such Members.

29. Mechanism for redressal of grievances

If any complaint received with regard to the claim, differences or disputes between the Exchange Members inter se or between an Exchange Member and a Client or arising out of or in relation to trades, Contracts and transactions executed on the Exchange or with reference to anything incidental thereto or in pursuance thereof or relating to their validity, construction, interpretation or fulfillment and/or the rights, obligations and liabilities of the parties thereto and including any question of whether such trades, contracts and transactions have been entered into or not shall be addressed by the Exchange through a grievance redressal mechanism on receipt of a written complaint from the aggrieved party by the Exchange. Such complaint shall be resolved through the administrative mechanism under the supervision of the Executive Committee within such days as may be fixed by the Exchange. In case of non-redressal of such grievances through the administrative process, the same shall be dealt as per the Arbitration and Conciliation procedure of the Exchange as specified under the Bye-laws of the Exchange.

30. Submission of information on Member Service Charge:

Each Professional Member of the Exchange shall charge its Member Service Charge in accordance with the CERC (Power Market) Regulation, 2010. The Exchange will monitor Member Service Charge levied by a Professional Member from its clients in the manner prescribed below:

30.1 Manner of Calculation: The manner of determining the charges to be recovered by a Member from his client shall be in accordance with Power Market Regulations 2010 and as specified by the CERC in para 14 of the order dated 21st Dec 2011 in suomoto petition number 123/2011.

30.2 Manner of Collection: The Member may determine charges as explained in Clause 30.1 above, on a regular periodicity, however it should be collected from the client at least once in every quarter. The Member can however decide to have a shorter collection cycle. Members can also collect the charges in advance however they should settle the account with their clients on the basis of working as per clause 30.1 above and the settlement cycle defined hereunder. The Member should collect money from its clients through cheque/demand draft or through net banking transaction. However, there shall not be any cash transaction between a Member and his client.

30.3 Settlement Cycle: Periodicity of settlement of accounts between Member and clients shall be at least on financial year basis or as prescribed by the Exchange from time to time. However Members can adopt a shorter period of settlement if they so desire.

30.4 Submission of Monthly Report: Each Member shall furnish detail of member service charges on monthly basis separately in respect of transactions in Day Ahead Market, Term Ahead market, Renewable Energy Certificate market and Energy Saving Certificate market in the formats appended at Annexure-VIII, Annexure-IX, Annexure-X and Annexure XI respectively, as applicable, of these Business Rules, so as to reach the Exchange on or before 30th of the end of succeeding month.

30.5 Records: Each Member shall maintain books of Accounts as per clause 27.1 of this Chapter.
30.6 Procedure for securing compliance

a) Where the Exchange, on the basis of material in its possession is satisfied that the Member is contravening, or is likely to contravene, above conditions, it shall serve a notice to the Member narrating the conditions contravened or likely to be contravened by him to invite his objections or suggestions.

b) The notice may be served on him by delivering the same at the registered office or at the usual or his last known place of residence or business, either through registered post or speed post or by hand delivery through a messenger where the Exchange is satisfied that it is not reasonably practicable to serve the notice on the Member through registered post or speed post or by hand delivery or in any other manner as considered appropriate by the Exchange in the facts and circumstances of the case.

c) The Exchange may issue a notice specifying the conditions contravened or likely to be contravened by the Member to bring the matters to the attention of persons affected or likely to be affected by such contraventions, to invite suggestions from such persons.

d) The Member or the persons affected or likely to be affected by the contravention of the conditions may file their objections or suggestions within the time specified by the Exchange from the date of receipt of notice under clause (a) or (c) as the case may be.

e) The Exchange shall on consideration of the objections and suggestions received as aforesaid, pass such directions as may be necessary to secure compliance of the above conditions.

31. Arbitration

31.1 A Member or Client can file reference to arbitration in accordance with the provisions of the Bye-Laws in the prescribed format along with a fee of Rs. 5,000 or such other fee as may be decided by the Exchange.

31.2 Each arbitrator will receive a sitting fee as decided by the Exchange per meeting for participation in arbitration proceedings.

31.3 The total cost of arbitration, cost of conducting proceedings, sitting fee, documentation, cost of obtaining legal or expert opinion, cost of litigation, cost of hiring of professional for resolving a dispute, will be shared by both the parties to the dispute equally during the course of proceedings pending final adjustment and for that matter, the Exchange will demand adequate deposits from the concerned Members and Clients periodically for meeting such costs on ad-hoc basis. On declaration of award, the entire cost of the proceedings will be borne by the parties in the manner as may be decided by the arbitrators and documented in the award and the Exchange shall ensure final adjustment of accounts between the parties.

31.4 Any dispute involving claim upto Rs. 1 lakh shall be decided by the Exchange administratively and claims involving more than Rs. 1 lakh shall only be decided with Arbitration Panel.

31.5 Subject to the Arbitration provisions the courts in Delhi will have jurisdiction in the matter irrespective of the location or residence of the Exchange Member or where the transaction has been initiated or completed and all transaction will be deemed to have taken place in Delhi.
INSTRUCTIONS TO FILL MEMBERSHIP UNDERTAKING

1. The MEMBERSHIP UNDERTAKING has to be executed on a Non-Judicial Stamp Paper of the value of Rs. 300/- or the value prevailing in the State of residence or business of the person seeking Membership, whichever is more.

2. Each and every blank in the Undertaking shall be duly filled.

3. The signature of two authorized signatories and rubber stamp shall be affixed on each and every page of the Undertaking.

4. Two persons shall sign as witnesses against each authorized signatory on the last page of the Undertaking.

5. In case of a corporate entity the common seal of the Company and in case of a firm the rubber stamp shall be affixed on the last page of the Undertaking.

6. The Undertaking shall be Notarized.

7. The following shall be typed on the Stamp Paper (as the first page).

Membership Undertaking

This Non-Judicial Stamp paper of Rs.300 forms part and parcel of this Undertaking submitted by .......................... to Indian Energy Exchange Limited executed by

Mr./Mrs./Ms. ______________________________________________________ on

day of ____________ on behalf of -----------

This undertaking is given at ___ this .......... day of ............, 20....

To Indian Energy Exchange Limited, New Delhi, India Hereinafter called “IEX” (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include their successors and assigns)

Signature (1)................................. Signature (2).................................
Rubber Stamp Rubber Stamp

Notary (Stamp & Seal) Notary (Stamp & Seal)
Indian Energy Exchange Ltd.

Registered Office:

Hereinafter called "the Undersigned" (which expression shall unless repugnant to the context or meaning thereof be deemed to include its successors and permitted assigns).

WHEREAS THE Undersigned is desirous to be admitted as the ............... Member of IEX hereinafter referred as Member.

AND WHEREAS IEX has agreed to admit the Undersigned as a ...................... Member on IEX in accordance with the Rules, Bye-Laws, and Business Rules of IEX in force from time to time subject to the Undersigned furnishing the Undertaking in the manner and on the terms specified herein below:

NOW THEREFORE in consideration of IEX admitting the Undersigned as a Member of IEX, the Undersigned hereby undertakes and agrees that:

1. The Undersigned shall comply with all such requirements, existing and future, with regard to and in connection with admission and continuance of the Undersigned as a Member.

2. On being admitted as a Member, the Undersigned shall be active participant of IEX.

3. The Undersigned shall abide by, comply with and be bound by the Rules, Bye-Laws, and Business Rules of IEX, as in force from time to time and any clarification, directive, circular, order, notice, instruction issued by the IEX and in force from time to time.

4. The Undersigned shall abide by the code of conduct applicable to Member as laid down by IEX from time to time.

5. The Undersigned agrees that IEX shall be entitled to amend its Rules, Bye-laws, and Business Rules unilaterally and the Undersigned shall be deemed to have consented to any amendment made to the Rules, Bye-laws, and Business Rules of IEX, and accordingly shall be bound by the Rules, Bye-laws, and Business Rules prevailing from time to time and IEX shall be entitled to exercise all powers vested in it under its Rules, Bye-Laws Business Rules and Circulars by which the Undersigned unconditionally agrees to be bound.

Signature (1)................................. Signature (2).................................
Rubber Stamp Rubber Stamp

Notary (Stamp & Seal) Notary (Stamp & Seal)
Indian Energy Exchange Ltd.

6. The Undersigned shall maintain and preserve such information, records, books and documents pertaining to the working of the Undersigned as a Member for such period as may be specified by IEX from time to time.

7. The Undersigned shall permit IEX or any person authorized by it for inspection, access to all records, books, information, documents and its offices as may be required.

8. The Undersigned shall submit periodic reports, statements, certificates and such other documents as may be required by IEX, and shall comply with such audit requirements as may be prescribed by IEX from time to time.

9. The Undersigned shall follow and comply with such orders or instructions, whether being in the nature of a penalty, fine or otherwise, as may be issued by IEX or any committee of IEX duly constituted for the purpose, in the event of the Undersigned committing any violation of any Rules, Bye-Laws, Business Rules, Circulars or practice or code of conduct prescribed by IEX in respect of conduct of the business on IEX.

10. The Undersigned shall conduct business at IEX prudently and shall ensure that it will not be prejudicial or detrimental to public interest in general, and to the interest of IEX in particular.

11. If any dispute or dispute shall arise as to the interpretation, meaning or effect of this Undertaking or as to the rights and liabilities of the Undersigned or in respect of any other matter relating to IEX operations, the decision of IEX shall be final, conclusive and binding on the Undersigned.

12. The Undersigned shall abide by and adopt the Rules, Bye-Laws, and Business Rules of the clearing and settlement systems of IEX and any other agencies appointed by IEX for this purpose and any amendments made thereto from time to time.

13. The Undersigned shall pay the costs and expenses including fees prescribed by IEX from time to time, as communicated by IEX within due date as indicated in Invoice/Demand Note from IEX and in case of nonpayment by due date IEX may deduct from the settlement account.

14. The Undersigned shall use IEX infrastructure facilities and equipment only for the purpose for which they are permitted to be used so and for no other purpose.

Signature (1).......................... Signature (2)..........................
Rubber Stamp                     Rubber Stamp

Notary (Stamp & Seal)            Notary (Stamp & Seal)
Indian Energy Exchange Ltd.

15. The Undersigned shall furnish security deposits, pledge of securities, hypothecation of movables, lien on bank accounts or such other security as may be required by IEX from time to time and to do all acts, deeds and things to enable IEX to exercise all or part of the above mentioned securities to secure recovery of default in payment and other incidental charges relating to default and other dues of IEX and clearing house, if any.

16. The Undersigned shall bring in additional margin deposits and funds as and when required as decided by IEX from time to time to participate in the trading and clearing operations on IEX.

17. The Undersigned is aware that the Undersigned would be/is admitted as a Member of IEX on paying the prescribed membership fee and security deposit and that the membership is not transferable for a minimum period of 3 (three) years, or such other minimum period as may be stipulated from time to time by IEX and the Undersigned does unequivocally undertake that the Undersigned shall not be entitled to make any claim for refund of the security deposit for a minimum period of 3 (three) years from the date of deposit or such other minimum period as may be stipulated from time to time by IEX even if the Undersigned intends to cease to be the Member or discontinue to transact on IEX.

18. Without prejudice to what has been undertaken above, IEX shall be entitled to forfeit any property, funds, amounts, deposits or other sums due to the Undersigned or to the credit of the Undersigned in such events or contingencies as may be stipulated in the Rules, Bye-laws and Business Rules of IEX in force from time to time.

19. IEX shall not be held responsible or liable for any loss to the Undersigned or the Clients of the Undersigned on account of failure of computer systems, telecommunication network and other equipment installed by IEX at the offices of the Undersigned and IEX shall also not be held responsible for any misuse, mishandling, damage, loss, defect or injury to the computer systems, telecommunication network and other equipment installed by IEX.

20. IEX shall have the right to inspect and supervise all computer systems, software programs, telecommunications equipment, VSAT/MPLS and the like, which are provided by IEX at the office of the Undersigned.

Signature (1)........................................Signature (2).................................
Rubber Stamp...........................................Rubber Stamp

Notary (Stamp & Seal)..................................Notary (Stamp & Seal)
21. The Undersigned shall not make any alterations, modifications and changes to the computer systems, software programs, telecommunications equipment, VSAT and the like installed by IEX without prior written consent of IEX.

22. The Undersigned shall not disclose, reveal, publish and advertise any material information relating to operations, membership, software, hardware, and the like of IEX without prior written consent of IEX except and to the extent as may be required in the normal course of its business. Similarly, the Undersigned shall not use without prior written approval of IEX, the name of IEX to directly or indirectly promote the business of the undersigned.

23. The Undersigned shall from time to time and of its own notify to IEX any change in the composition of the Board of Directors of the Undersigned and where in the opinion of IEX any change in the composition of the Board of Directors of the Undersigned has resulted or is likely to result due to such change any direct or indirect transfer of shares or securities in the share capital of the Undersigned, IEX will be entitled to review continuation of the Undersigned as a Member of IEX and, the Undersigned shall be bound by any decision taken by IEX in this regard which shall be final.

24. The Undersigned hereby confirms and undertakes that it is competent in all respects to become a Member of IEX and participate in contracts transacted at IEX. The Undersigned further confirms that in case of any doubt or reference in future regarding validity of its candidature to become a Member, the onus to prove the same shall lie on the Undersigned itself and IEX shall not be liable for any matter in case of such eventuality.

25. The Undersigned shall execute, sign, and subscribe to such other documents, papers, agreement, covenants, bonds, and/or undertakings as may be prescribed or required by IEX from time to time.

26. The Undersigned undertakes to make such contributions to Settlement Guarantee Fund or any other fund pertaining to IEX as and when required by IEX and also comply with all requirements of IEX in respect thereof.

27. The Undersigned shall arrange to get itself registered with respective relevant authorities as may be required from time to time under any law of the land for the purpose of participating in the operations of IEX.

28. The Undersigned has received and/or will obtain required consent from respective DISCOM/STU/SLDC/RLDC, as applicable, to carry out its business as Member on the platform of IEX.
29. The Undersigned shall abide by provisions of the Electricity Act, 2003 or any rules or regulations made there under or Grid Code or any other applicable Act or law or any rules or regulations made there under.

30. The Undersigned shall subscribe to at its cost the mandatory centralized insurance cover as required by IEX for the Members at IEX to pay the insurance premium as may be required by IEX and also to comply with all requirements of IEX in respect thereof. The Undersigned shall not have any objection to create a default reserve fund by transferring a specified amount out of the Settlement Guarantee Fund, as may be decided by the Exchange from time to time, every year to meet the liability of the Undersigned defaulting in paying dues of the Exchange.

31. The Undersigned shall forthwith notify IEX in writing as and when any notice is received by the Undersigned in connection with any institution of insolvency proceedings against the Undersigned and that the Undersigned shall also inform IEX in writing before the Undersigned initiates any insolvency proceedings to be declared to be insolvent. The Undersigned further shall forthwith inform IEX in writing on the onset of any circumstance which is likely to or may render the Undersigned to be declared to be insolvent(s) or which is likely to or may render the Undersigned liable to be subject to insolvency proceedings.

32. The fees, security deposits, other monies and any additional deposits paid, whether in the form of cash, bank guarantee, securities or otherwise, with IEX by the Undersigned from time to time, shall be subject to a first and paramount lien for any sum due to IEX and all other claims against the Undersigned for due fulfillment of engagements, obligations and liabilities of the Undersigned arising out of or incidental to any dealings made subject to the Rules, Bye-Laws, and Business Rules of IEX. IEX shall be entitled to adjust or appropriate such fees, deposits and other monies for such dues and claims, to the exclusion of other claims against the Undersigned, without any reference to the Undersigned.

33. Without prejudice to the rights, remedies whether legal or otherwise available to IEX upon the Undersigned's non-compliance with this Undertaking, the Undersigned shall indemnify and keep indemnified IEX against any loss, injury or damage suffered by IEX whether legal or otherwise arising due to its non-compliance with the provisions of this Undertaking.

34. This Undertaking shall be binding upon the heirs, legal representatives, successors and assigns of the Undersigned in the same manner as the Undersigned.

35. The Undersigned further agrees that IEX reserves the right to terminate the membership of the applicant, at its absolute discretion and at any time, for any reason whatsoever and without communicating those reasons to the Undersigned.

Signature (1)............................................. Signature (2).............................................
Rubber Stamp................................................. Rubber Stamp..............................................

Notary (Stamp & Seal)..............................................
Notary (Stamp & Seal)..............................................
Indian Energy Exchange Ltd.

36. The Undersigned shall forthwith notify, in writing, IEX of any change in its constitution or articles of association or Management

37. The Undersigned does hereby confirm that the information provided in the application form of the Undersigned for the Member of IEX is true and correct to the best of the knowledge and belief of the Undersigned and that this Undertaking will be binding on the successors, heirs, legal representatives and permitted assigns of the Undersigned.

Signed and delivered by the hereunder named Member.

<table>
<thead>
<tr>
<th>Name of the Member</th>
<th>Signature (1)</th>
<th>Signature (2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of the Authorised Signatory</td>
<td>Signature (1)</td>
<td>Signature (2)</td>
</tr>
<tr>
<td>Rubber Stamp</td>
<td>Rubber Stamp</td>
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</tbody>
</table>

Witneses

<table>
<thead>
<tr>
<th>Name</th>
<th>Signature</th>
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<tr>
<td>Address</td>
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<table>
<thead>
<tr>
<th>Name</th>
<th>Signature</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address</td>
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</tbody>
</table>

The common seal of ________________________________ has been hereunto affixed pursuant to a resolution passed at a meeting of the Board of Directors of the Company or Partners of the Firm, as the case may be, held on ___________ day of ___________ 20__ in the presence of *

COMMON SEAL:

Signature (1) | Signature (2)

Rubber Stamp: | Rubber Stamp:

Common seal:

* As required by the Articles of Association of the Company

Notary (Stamp & Seal)
Member - Client Agreement (Between a Trader Member and the Client)

This agreement is made at New Delhi on this ................ day of ............ 20 .....

By and Between

................................................................., a company / firm / individual or any other body duly formed and registered under the Relevant Act, hereinafter called MEMBER, having its registered office at .................................................................

And

................................................................., a company / firm / individual or any other body duly formed and registered under the Relevant Act, hereinafter called CLIENT, having its registered office address at .................................................................

WHEREAS the MEMBER is registered with the INDIAN ENERGY EXCHANGE LIMITED (hereinafter called IEX) as Trader Member,

AND WHEREAS the CLIENT being desirous of executing contracts transacted on the platform of the IEX as defined in the Rules, Bye – laws and Business Rules of the IEX through the MEMBER has accordingly made an application with the MEMBER for registration,

AND WHEREAS the MEMBER has satisfied and shall continue to satisfy itself about the genuineness and financial soundness of the CLIENT for transacting contracts and achieving objectives relevant to the services to be provided.

AND WHEREAS the MEMBER has satisfied and shall continue to satisfy itself of the capability of the MEMBER to deal in the contracts transacted on the platform of the IEX before transacting any contracts through the MEMBER.

AND WHEREAS the MEMBER has taken steps and shall continue to take steps to make the CLIENT aware of the precise nature of the liability of the IEX and the MEMBER for the contracts to be transacted, including the limitations on that liability and the capacity in which the MEMBER acts and the MEMBER has accordingly brought the contents of the Risk Disclosure Document to the notice of the CLIENT and has explained to the CLIENT the significance of the said document.

NOW THEREFORE, in consideration of the mutual understanding arrived at, the parties thereto have agreed to the terms and conditions, as follows:

Obligations of MEMBER

1. The MEMBER shall keep money deposited by the CLIENT in a separate account, distinct from its own account or account of any other person and shall not use such money for any purpose other than the purpose of settlement of the contracts transacted by the CLIENT.
Indian Energy Exchange Ltd.

2. The MEMBER shall not charge brokerage Trading Margin exceeding the brokerage Trading Margin, if any, fixed under the Rules, Bye-laws, Business Rules or Circulars of the IEX.

3. The MEMBER shall not, without the concurrence of the CLIENT, disclose to any person or authority, except as specifically required under any law for the time being in force or to meet any regulatory requirement, any information pertaining to the CLIENT contained in the client registration form or any other information furnished by the CLIENT to the MEMBER in confidence from time to time.

Obligations of CLIENT

4. The CLIENT shall abide by the provisions of the Electricity Act, 2003, Grid Code, Rules and Regulations made thereunder or any other applicable Act or Rules or Regulations made under such Act.

5. The CLIENT shall be bound by the Rules, Bye-Laws, Business Rules, and Circulars of the IEX.

6. The failure, if any, of the CLIENT to understand the risks involved in the contracts transacted on the platform of the IEX as contained in the Risk Disclosure Document or otherwise, shall not render a contract transacted as void or voidable at the option of the CLIENT and the CLIENT is and shall continue to be responsible for all the risks and consequences for transacting such contracts, whether transacted by it or its duly authorised representative.

7. The CLIENT shall pay to the MEMBER brokerage Trading Margin and statutory levies as applicable from time to time for the contracts transacted through the MEMBER and for the services rendered by the MEMBER to the CLIENT.

8. The CLIENT shall deposit with the MEMBER such money as may be required to open and/or maintain account or maintain any position.

9. The CLIENT shall notify to the MEMBER in writing any change in the information disclosed in the 'client registration form' submitted at the time of opening of the account or any time thereafter.

General

10. This agreement may be terminated at any time by mutual consent of the parties or by giving notice of at least one month by one party to the other party of its intention to terminate this agreement:

Provided that termination shall not have any effect on the contracts transacted before the date of termination and the parties shall be subject to same rights and obligations in respect of such contracts as in force on the date of their transaction.

11. In the event of the death or insolvency of the CLIENT or its otherwise becoming incapable of receiving and paying for the contracts which the CLIENT has transacted or delivering or transferring the contracts transacted, the MEMBER may, with the prior approval of the IEX, close out the transactions of the CLIENT and the CLIENT or its legal
Indian Energy Exchange Ltd.
representative shall be liable for any losses, costs and be entitled to any surplus resulting
from such closing out.

12. All contracts, transacted shall be subject to the Rules, Bye-laws, Business Rules and
Circulars of the IEX and shall be deemed to have taken effect as wholly made, entered
into and to be performed in the city of New Delhi.

13. Unless otherwise agreed to by the parties, the courts at New Delhi shall have the
jurisdiction over all matters arising under this agreement.

Provided that where the Exchange is party to any proceeding, the courts at New Delhi
shall have the exclusive jurisdiction.

14. All claims, differences and disputes arising between the parties to this agreement arising
out of or under this agreement shall be settled through arbitration conducted under the
Rules, Bye-laws, Business Rules and Circulars of the IEX.

In WITNESS THEREOF, the parties to agreement have caused these presents to be executed
as of the day and year first above written.

SIGNED for and on behalf of

THE Member

By ........................................
Signature ......................................
Title ..............................................
Witness ...........................................

THE Client

By ........................................
Signature ......................................
Title ..............................................
Witness ...........................................
Member - Client Agreement (Between a Professional Member and the Client)

This agreement is made at New Delhi on this ................ day of ..........20................

By and Between

................................................................., a company/ firm/ individual or any other body duly formed and registered under the Relevant Act, hereinafter called MEMBER, having its registered office at .................................................................

And

................................................................., a company / firm / individual or any other body duly formed and registered under the Relevant Act, hereinafter called CLIENT, having its registered office address at .................................................................

WHEREAS the MEMBER is registered with the INDIAN ENERGY EXCHANGE LIMITED (hereinafter called IEX) as Professional Member,

AND WHEREAS the CLIENT being desirous of executing contracts transacted on the platform of the IEX as defined in the Rules, Bye-laws and Business Rules of the IEX through the MEMBER has accordingly made an application with the MEMBER for registration,

AND WHEREAS the MEMBER has satisfied and shall continue to satisfy himself about the genuineness and financial soundness of the CLIENT for transacting the Contracts and achieving objectives relevant to the services to be provided.

AND WHEREAS the CLIENT has satisfied and shall continue to satisfy himself of the capability of the MEMBER to deal in the Contracts transacted on the IEX through the MEMBER.

AND WHEREAS the MEMBER has taken steps and shall continue to take steps to make the CLIENT aware of the precise nature of the liability of the IEX and the MEMBER for the Contracts to be transacted, including the limitations on that liability and the capacity in which the MEMBER acts and the MEMBER has accordingly brought the contents of the Risk Disclosure Document to the notice of the CLIENT and has explained to the CLIENT the significance of the said document.

NOW THEREFORE, in consideration of the mutual understanding arrived at, the parties thereto have agreed to the terms and conditions, as follows:

Obligations of MEMBER

1. The MEMBER shall not collect any money deposited from the CLIENT in respect of the Contracts transacted on the Exchange:

   Provided that wherever the MEMBER collects any money from the CLIENT, the MEMBER shall keep the money collected from the CLIENT in a separate account, distinct from his own account or account of any other person and shall not use such money for any purpose other than the purpose of settlement of the Contracts transacted by the CLIENT.
2. The MEMBER shall not charge brokerage Member Service Charge exceeding the brokerage Member Service Charge, if any, fixed under the Rules, Bye-laws, Business Rules or Circulars of the IEX.

3. The MEMBER shall not, without the concurrence of the CLIENT, disclose to any person or authority, except as specifically required under any law for the time being in force or to meet any regulatory requirement, any information pertaining to the CLIENT contained in the client registration form or any other information furnished by the CLIENT to the MEMBER in confidence from time to time.

Obligations of CLIENT

4. The CLIENT shall abide by the provisions of the Electricity Act, 2003, Grid Code, Rules and Regulations made thereunder or any other applicable Act or Rules or Regulations made under such Act.

a. The CLIENT shall be bound by the Rules, Bye-laws, Business Rules, and Circulars of the IEX.

b. The failure, if any, of the CLIENT to understand the risks involved in the Contracts transacted on the IEX as contained in the Risk Disclosure Document or otherwise, shall not render any Contract transacted as void or voidable at the option of the CLIENT and the CLIENT is and shall continue to be responsible for all the risks and consequences for transacting such Contracts, whether transacted by him or his duly authorised representative.

The CLIENT shall pay to the MEMBER brokerage Member Service Charge and statutory levies as applicable from time to time for the Contracts transacted through the MEMBER and for the services rendered by the MEMBER to the CLIENT.

d. The CLIENT shall deposit with the MEMBER such money as may be required to open and/or maintain account or maintain any position in accordance with the Power Market Regulations.

e. The CLIENT shall notify to the MEMBER in writing any change in the information disclosed in the 'client registration form' submitted at the time of opening of the account or any time thereafter.

General

f. This agreement may be terminated at any time by mutual consent of the parties or by giving notice of at least one month by one party to the other party of its intention to terminate this agreement:

Provided that termination shall not have any effect on the Contracts transacted before the date of termination and the parties shall be subject to same rights and obligations in respect of such Contracts as in force on the date of their transaction.

g. In the event of the death or insolvency of the CLIENT or its otherwise becoming incapable of receiving and paying for the Contracts which the CLIENT has transacted or delivering or transferring the Contracts transacted, the MEMBER may, with the prior approval of the IEX, close out the transactions of the CLIENT and the CLIENT or its legal
Indian Energy Exchange Ltd.

representative shall be liable for any losses, costs and be entitled to any surplus resulting from such closing out.

h. All Contracts transacted on the Exchange shall be subject to the Rules, Bye-laws, Business Rules and Circulars of the IEX and shall be deemed to have taken effect as wholly made, entered into and to be performed in the city of New Delhi.

i. Unless otherwise agreed to by the parties, the courts at Delhi/New Delhi shall have the jurisdiction over all matters arising under this agreement:

Provided that where the Exchange is party to any proceeding, the courts at Delhi/New Delhi shall have the exclusive jurisdiction.

j. All claims, differences and disputes arising between the parties to this agreement arising out of or under this agreement shall be settled through arbitration conducted under the Rules, Bye-laws, Business Rules and Circulars of the IEX.

In WITNESS THEREOF, the parties to agreement have caused these presents to be executed as of the day and year first above written.

SIGNED for and on behalf of

THE Member

By........................................

Signature........................................

Title........................................

Witness........................................

THE Client

By........................................

Signature........................................

Title........................................

Witness........................................

\*Details to be given include Name of Member, Membership Registration No and Address

IEX Business Rules
Indian Energy Exchange Ltd.

Annexure - II C

Undertaking by and on behalf of the Client of a Professional Member

This undertaking is given at New Delhi on this .................. day of..........20..................

By

.........................................................., a company / firm / individual or any other body duly formed and registered under the Relevant Act, hereinafter called CLIENT, having its registered office address at ..........................................................

WHEREAS the CLIENT being desirous of transacting the Contracts on the platform of the Indian Energy Exchange Ltd, hereinafter called the EXCHANGE as defined in the Rules, Bye-laws and Business Rules of the EXCHANGE through -----------------------------, admitted as the Professional Member of the EXCHANGE, hereinafter called PROFESSIONAL MEMBER and made an application with the PROFESSIONAL MEMBER for registration as the CLIENT.

AND WHEREAS the CLIENT based on the application made by him has been registered with the PROFESSIONAL MEMBER.

AND WHEREAS the CLIENT is aware that the Central Electricity Regulatory Commission has decided that the Professional Members shall not provide any credit or financing or working capital facility to their Clients.

AND WHEREAS in view of the above decision of the Central Electricity Regulatory Commission, the CLIENT has approached the EXCHANGE to permit it to transact the Contracts admitted on the EXCHANGE in compliance with the decision.

AND WHEREAS the PROFESSIONAL MEMBER has taken steps to make the CLIENT aware of the precise nature of the liability of the EXCHANGE for the Contracts to be transacted, and the MEMBER has accordingly brought the contents of the Risk Disclosure Document to the notice of the CLIENT and has explained to the CLIENT the significance of the said document.

AND WHEREAS the EXCHANGE has permitted the CLIENT to transact the Contracts admitted on the EXCHANGE on the condition that the CLIENT opens the Settlement Account and other accounts as required under the Bye-laws, Rules and Business Rules of the EXCHANGE individually in its own name and make all payments directly to the EXCHANGE.

NOW THEREFORE, the CLIENT undertakes and agrees to abide the following terms and conditions, namely:

1. The CLIENT shall transact the Contracts admitted on the EXCHANGE on opening the Settlement Account and other accounts as required under the Bye-laws, Rules and Business Rules of the EXCHANGE individually in its own name and make all payments directly to the EXCHANGE.

2. The CLIENT shall open and/or maintain Settlement Account and any other account as may be required under the Bye-laws, Rules and Business Rules of the EXCHANGE and deposit such margin or money as may be required to maintain any position to be able to transact the Contracts admitted on the Exchange.
3. The CLIENT shall indemnify the Exchange and keep the Exchange indemnified against loss caused to the Exchange on account of default of the CLIENT under the Bye-laws, Rules, Business Rules, clarification, directive, circular or notice of the Exchange.

4. The CLIENT shall pay all costs and expenses including taxes, levies, fees prescribed by the EXCHANGE from time to time, within due date as indicated by the EXCHANGE and in case of non-payment by due date the EXCHANGE shall be at liberty to recover the dues in any manner as it considers appropriate and without demur or objection from the CLIENT. The CLIENT undertakes to indemnify the EXCHANGE against any loss arising in account of non-payment or delay in payment of the dues of the EXCHANGE by the CLIENT.

5. The failure, if any, of the CLIENT to understand the risks involved in the Contracts transacted on the EXCHANGE as contained in the Risk Disclosure Document explained to him by the PROFESSIONAL MEMBER or otherwise, shall not render any Contract transacted by him as void or voidable at the option of the CLIENT and the CLIENT is and shall continue to be responsible for all the risks and consequences for transacting such Contracts.

6. The CLIENT shall notify to the EXCHANGE and the PROFESSIONAL MEMBER in writing any change in the information submitted at the time of opening of the account or any time thereafter.

7. This agreement shall stand terminated on the CLIENT ceasing to be the Client of the PROFESSIONAL MEMBER.

8. In the event of the death or insolvency of the CLIENT or its otherwise becoming incapable of receiving and paying for the Contracts which the CLIENT has transacted or delivering or transferring the Contracts transacted, the EXCHANGE may close out the transactions of the CLIENT and the CLIENT or its legal representative shall be liable for any losses, costs and be entitled to any surplus resulting from such closing out.

9. All Contracts transacted on the Exchange shall be subject to the Rules, Bye-laws, Business Rules and Circulars of the IEX and shall be deemed to have taken effect as wholly made, entered into and to be performed in the city of New Delhi.

SIGNED for and on behalf of

The Client

By .....................

Signature ..........................

Designation/Title

Witness ..........................

Witness ..........................
Dear Sir,

We request you to register us as your client. The details of Registration are as under:

Client Category:  A:  [ ] Grid Connected Client  B:  [ ] Trader Client

<table>
<thead>
<tr>
<th></th>
<th>Name of the Applicant (Full)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Registered Office Address</td>
</tr>
<tr>
<td></td>
<td>City:</td>
</tr>
<tr>
<td></td>
<td>State:</td>
</tr>
<tr>
<td></td>
<td>Pin-code:</td>
</tr>
<tr>
<td></td>
<td>Telephone No.:</td>
</tr>
<tr>
<td></td>
<td>Fax No.: (with STD Code):</td>
</tr>
<tr>
<td></td>
<td>Email:</td>
</tr>
<tr>
<td></td>
<td>Name of the contact person(s):</td>
</tr>
<tr>
<td></td>
<td>Mobile No.:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Address for Correspondence</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>City:</td>
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<tr>
<td></td>
<td>State:</td>
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<tr>
<td></td>
<td>Pin-code:</td>
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<tr>
<td></td>
<td>Name of the contact person(s):</td>
</tr>
<tr>
<td></td>
<td>Mobile No.:</td>
</tr>
</tbody>
</table>

(A) Grid Connected Client Details
- Grid Connection details:
  a) Maximum Capacity to Inject
  b) Maximum Capacity of Drawl
  c) Voltage Level

*Details to be given include Name of Member, Membership Registration No and Address*
<table>
<thead>
<tr>
<th>Question</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>d) Point of Connection (Name of EHV station of ISTS/InSTS)</td>
<td>Yes</td>
</tr>
<tr>
<td>e) Single Line Diagram of Point of Connection (enclosed)</td>
<td></td>
</tr>
<tr>
<td>f) If applicant is embedded in DISCOM</td>
<td></td>
</tr>
<tr>
<td>g) In-case of Open Access Standing Clearance</td>
<td></td>
</tr>
<tr>
<td>h) Open Access Permission Valid upto (Copy Enclosed)</td>
<td></td>
</tr>
<tr>
<td>I. Copy of Power Purchase/Sale Agreement</td>
<td></td>
</tr>
<tr>
<td>(B) Trader Client Details</td>
<td></td>
</tr>
<tr>
<td>i) Entity on whose behalf power is being purchased/sold</td>
<td></td>
</tr>
<tr>
<td>ii) Grid Connection details:</td>
<td></td>
</tr>
<tr>
<td>a) Maximum Capacity to Inject</td>
<td></td>
</tr>
<tr>
<td>b) Maximum Capacity of Drawn</td>
<td></td>
</tr>
<tr>
<td>c) Voltage Level</td>
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<tr>
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<td></td>
</tr>
<tr>
<td>i. Copy of Power Purchase/Sale Agreement</td>
<td></td>
</tr>
<tr>
<td>5 Nationality</td>
<td></td>
</tr>
<tr>
<td>6 Constitution</td>
<td>Individual/Registered Partnership Firm/Private Ltd Co./HUF/Public Ltd Co/Institution/PSU/Others</td>
</tr>
<tr>
<td>7 Date of Incorporation/Registration</td>
<td></td>
</tr>
<tr>
<td>8 Income Tax Permanent Account No.</td>
<td></td>
</tr>
<tr>
<td>9 Details of your Existing Bank</td>
<td></td>
</tr>
<tr>
<td>10 Present Business/Occupation</td>
<td></td>
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</tbody>
</table>

**IEX Business Rules**
<p>| |</p>
<table>
<thead>
<tr>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>11 Present Net worth (Rs. lakh as on _________)</td>
</tr>
<tr>
<td>12 Name of your Authorized Person(s).- You shall be responsible to the Exchange ensure compliance of different provisions of the law and procedure</td>
</tr>
</tbody>
</table>

The information furnished above is true to the best of my knowledge and belief.

I undertake to inform changes in any of the above details in writing immediately to the member and to the Exchange.

I enter into agreement to abide by all the terms and conditions of the Exchange and further undertake that to and for the benefit of the Exchange, I shall be bound by the Bye-Laws, Rules and Business Rules of the Exchange, as amended from time to time, and further understand and agree that my registration with the Exchange shall be terminated if I fail to comply with any of these Bye-Laws, Rules and Business Rules, as amended or by my Member’s membership is cancelled or terminated for any reason.

Date:

Place:

Authorized Signatories:

Signature(s):

(Names of the signatories)

(Designation of the signatories)

Affix photograph and sign across the photograph

Affix photograph and sign across the photograph

For Office Purpose (To be completed, signed and authorized by the member)
Indian Energy Exchange Ltd.

Client Code:

Verified by: .............................  Authorized by: .............................
. ............................. .............................

(Name) ............................. (Name)

Documents to be submitted along with Client Registration Form

b. Certified true Copy of PAN card of the applicant
c. In case of Corporates:
   - Board Resolution seeking membership of the Exchange and for appointment of authorized signatories and authorized person;
   - Certified copy of Memorandum and Articles of Association (The company should include the business of Buying/Selling or Trading of Electricity)
d. In case of a Partnership firm:
   - Certified true copy of Firm Registration Certificate
   - Certified true copy of Registered Partnership Agreement, undertaking from all partners authorizing the Managing Partner
e. Proof of Address
f. Certified true copy of Trading License (applicable for Trade Client)
g. Certified true copy of Standing Clearance from respective SLDC/RLDC in the prescribed format
Indian Energy Exchange Ltd.

Client - Registration Form (Member to Exchange)

To

Indian Energy Exchange Limited,
Fourth Floor, Plot No.7, TDI Center,
District Center, Jasola,
New Delhi-110 025

Dear Sir,

We request you to register the following entity as our client. The details of Registration are as under:

<table>
<thead>
<tr>
<th>Client Category: A: [ ] Grid Connected Client</th>
<th>B: [ ] Trader Client</th>
</tr>
</thead>
</table>

1. Name of the Client (Full)

2. Office Address
   - City:
   - State:
   - Pin code:
   - Telephone No.:
   - Fax No. (with STD Code):
   - Email:
   - Name of the contact person(s):
   - Mobile No.:

3. (A) Grid Connected Client Details
   - Grid Connection details:
     - a) Maximum Capacity to Inject
     - b) Maximum Capacity of Drawl
     - c) Voltage Level
     - d) Point of Connection (Name of BHV station of ISTS/InSTS)
     - e) Single Line Diagram of Point of Connection (enclosed)
     - f) If applicant is embedded in DISCOM
       - Name of DISCOM
       - State
     - g) In case of Standing-Clearance
       - Standing-Clearance valid upto (Copy Enclosed)

3. (C) Trader Client Details
   - III. Entity on whose behalf power is being purchased/sold

IEX Business Rules
Indian Energy Exchange Ltd.

<table>
<thead>
<tr>
<th>IV. - Grid Connection Details:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Maximum Capacity to Inject</td>
</tr>
<tr>
<td>b) Maximum Capacity of Drawl</td>
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<tr>
<td>c) Voltage Level</td>
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<td>g) In case of Open Access Standing Clearance</td>
</tr>
<tr>
<td>- Open Access Permission Valid upto (Copy Enclosed)</td>
</tr>
<tr>
<td>IV. - Copy of Power Purchase/Sale Agreement</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>4</th>
<th>Nationality</th>
<th>Individual/Registered Partnership</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Firm/Private Ltd Co./MUF/Public Ltd</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Coll/Institution/PSU/Others</td>
</tr>
</tbody>
</table>

6 Date of Incorporation/Registration
7 Income Tax Permanent Account No.

The information furnished above is true to the best of my knowledge and belief.

I undertake to inform changes in any of the above in writing immediately to the exchange and further undertake that to and for the benefit of the Exchange, I shall be bound by the Bye-Laws, Rules and Business Rules of the Exchange, as amended from time to time, and shall maintain with the Exchange details of an individual whom the Exchange may contact in connection with any matter whatsoever relating to my activities, and further understand and agree that my registration with the Exchange shall be terminated if I fail to comply with any of these Bye-Laws, Rules and Business Rules, as amended or the membership is cancelled or terminated for any reason.

Date: ____________________________
Place: ____________________________

(Name of the Authorised signatory) ____________________________
(Designation of the Authorised signatory) ____________________________

Enclosure:
1. Copy of Standing Clearances from SLDC/RLDC
2. Copy of Power Purchase/Sale Agreement (For Trader Client Only)
3. Single Line Diagram of Point of Connection

IEX Business Rules

Page 86
Risk Disclosure Document

[HIST DOCUMENT SHOULD BE READ BY EACH AND EVERY PROSPECTIVE CLIENT BEFORE ENTERING INTO MEMBER-CLIENT AGREEMENT AND SHOULD BE READ IN CONJUNCTION WITH THE RULES, BYE_LAWS AND BUSINESS RULES OF INDIAN ENERGY EXCHANGE LIMITED (IEX)]

IEX has not passed the merits of participating on the Exchange but has passed the adequacy or accuracy of this disclosure document. This brief statement does not disclose all of the risks and other significant aspects of trading. In light of the risks, the CLIENT should undertake such transactions only if it understands the nature of the contracts (and contractual relationships) into which the CLIENT is entering and the extent of the CLIENT’s exposure to risk. The CLIENT should carefully consider whether trading is appropriate for it in light of his experience, objectives, financial resources and other relevant circumstances. Trading requires not only the necessary financial resources but also adequate knowledge of Electricity Act 2003, Energy Conservation Act 2001, Rules and Regulations including but not limited to OA Regulations, Grid Code, Power Market Regulation, REC Regulation and ESCerts Regulations. In case of any adverse consequences or loss resulting from execution of contracts, the IEX or any regulatory authority shall not be responsible and it will not be open for any CLIENT to take the plea that no adequate disclosure was made or it was not explained the full risk involved by the MEMBER. The CLIENT will be solely responsible for the consequences and no contract can be rescinded on that account. The CLIENT must ask the MEMBER of the IEX to provide full details of the contract i.e., the contract specifications and the associated obligations.

Deposited cash and property
The CLIENT should familiarize itself with the protections accorded to the money or other property it deposits particularly in the event of a firm insolvency or bankruptcy. The extent to which the CLIENT may recover its money or property may be governed by specific legislation or local rules. In some jurisdictions, property, which has been specifically identifiable as the CLIENT’s own, will be pro-rated in the same manner as cash for purposes of distribution in the event of a shortfall. In case of any dispute with the MEMBER, the same shall be subject to arbitration as per the Rules, Bye-Laws and Business Rules and Circulars of the IEX.

Commission and other charges
Before the CLIENT begins to trade, it should obtain a clear explanation of all commission, fees and other charges for which it will be liable. These charges will affect the CLIENT’s net profit (if any) or will increase its loss.

Trading facilities
The IEX offers electronic trading facilities, which are computer-based systems for order-routing, execution, matching, registration or clearing of contracts. As with all facilities and systems, they are vulnerable to temporary disruption or failure. The CLIENT’s ability to recover certain losses may be subject to limits on liability imposed by the system provider, the market, and/or the MEMBER of the IEX. Such limits may vary; the CLIENT should ask the MEMBER with which it deals for details in this respect.

This document does not disclose all of the risks and other significant aspects involved in participation on an electricity/REC market/ESCerts market at the platform of IEX. The CLIENT should therefore study all aspects of participation in electricity/REC contracts/ESCerts contracts carefully before becoming involved in it. The CLIENT hereby acknowledges that he has received and understood this risk disclosure statement.

Client’s Signature (If Partner, Corporate, or other Signatory, then attest with company seal.)
Date ...........................................(DD-MM-YYYY)

IEX Business Rules

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Contract Note [Deleted]

Tel. no. ................................................ Fax no. ................................................

(Subject to exclusive jurisdiction of the courts in New Delhi only)

Member ............................................................................

Name of the

Authorized Signatory

Dealing Office address/ Tel no./ Fax no.

Name of the Member

Address of the Member

To, Client Name/ Code No./ Order Ref. No. Sir/ Madam, I/ We have this day done by order and on
your account the following transactions:

Contract No. ................................................

To be stamped as per the provisions applicable under the relevant Stamp Act

Date:

IEX Business Rules
Indian Energy Exchange Ltd.

<table>
<thead>
<tr>
<th>Order No.</th>
<th>Trade Date</th>
<th>Trade-Time</th>
<th>Contract</th>
<th>Quantity</th>
<th>Price</th>
<th>Value (Rs.)</th>
<th>Brokerage (Rs.)</th>
<th>Amount (Rs.)</th>
<th>Contract</th>
<th>Quantity</th>
<th>Price</th>
<th>Value (Rs.)</th>
<th>Brokerage (Rs.)</th>
<th>Amount (Rs.)</th>
</tr>
</thead>
</table>

**OTHER LEVIES, IF ANY:**
Brokerage has been charged as stated and has been at rates not exceeding the official scale of brokerage and indicated separately.

This contract is subject to the Rules, Bye-Laws and Regulations and usages of Indian Energy Exchange Limited, New Delhi.

Yours faithfully

**Date:**

**Authorized Signatory**

**EXTRACTS FROM THE BYE-LAWS & BUSINESS RULES TO ARBITRATION**

All claims, differences or disputes between the TCMs inter se and between TCMs and Clients arising out of or in relation to dealings, contracts and transactions, made subject to the Bye-Laws, Rules and Business Rules of the Exchange or with reference to anything incidental thereto or in pursuance thereof or relating to their validity, construction, interpretation, fulfilment or the rights, obligations and liabilities of the parties thereto and including any question of whether such dealings, transactions and contracts have been entered into or not shall be submitted to arbitration in accordance with the provisions of these Bye-Laws.

In all dealings, contracts and transactions, which are made or deemed to be made subject to the Bye-Laws, Rules and Business Rules of the Exchange, the provisions relating to arbitration as provided in these Bye-Laws and Business Rules shall form and shall be deemed to form part of the dealings, contracts and transactions and the parties shall be deemed to have entered into an arbitration agreement in writing by which all claims, differences or disputes of the nature referred to in clause (1) above shall be submitted to arbitration as per the provisions of these Bye-Laws and Business Rules.

All claims, differences or disputes referred to in clause (1) above shall be submitted to arbitration within six months from the date on which the claim, difference or dispute arose or shall be deemed to have arisen. The time taken in conciliation proceedings, if any, initiated and conducted as per the provisions of the Act and the time taken by the Relevant Authority to administratively resolve the claims, differences or disputes shall be excluded for the purpose of determining the period of six months.

Save as otherwise specified by the Exchange, the seat of ARBITRATION shall be at New Delhi.

(For more details please refer the Bye-Laws of INDIAN ENERGY EXCHANGE LIMITED.)
Letter from Member authorizing IEX for making transactions on his behalf

(To be submitted on Member's letter head)

Date: ..................

To,

The Clearing and Settlement Department
Indian Energy Exchange Ltd.
Fourth Floor, Plot No.7, TDL Center,
District Center, Jasola,
New Delhi 110 025
Fax no.: 011 – 43004015

Dear Sir,

Sub.: Order execution

We are not able to place any order in the Trader Workstation due to the following reason:

a. Connectivity failure
b. Power failure
c. Deactivation / Suspension.
d. Any Other

It is, therefore, requested that you may please do the order entry in the system on our behalf, as detailed below, for which we will be responsible for clearing and settlement.

______________________________________________________________________________
______________________________________________________________________________

______________________________________________________________________________
______________________________________________________________________________

Thanking you.

Yours faithfully
For ..................................

Authorized Signatory
Multi-Protocol Label Switching (MPLS) Undertaking

On Company's letterhead

Undertaking

I/we ___________________________ do hereby undertake the following:

1. I/We agree that the circuit will be used purely for IEX trading purpose only.

2. I/We agree that this circuit will not be interconnected to any of the Leased Line/ Data Circuit/ Network/ PSTN/EPABX etc of BSNLSERVICE PROVIDER or any other service providers which is not permitted by the rules of Telegraph Authority/BSNLSERVICE PROVIDER. I/We further agree to extend facility to the Telegraph authority/BSNLSERVICE PROVIDER in order to enable monitoring of the purpose, performance and operation of the circuit, as and when required.

3. I/We hereby agree to abide by the provisions of Indian Telegraph Rules in force and as modified from time to time and such other terms and conditions prescribed by the telegraph Authority/BSNLSERVICE PROVIDER.

4. I/We agree that necessary charges for registration/installation/Advance annual rental/Arears, if any will be paid to the controlling/billing authority of BSNLSERVICE PROVIDER & IEX, as and when we receive demand note/advice from BSNLSERVICE PROVIDER/IEX and when such charges become due.

5. I/We agree that I/We shall pay the cancellation charges and other expenses incurred to establish the circuit as requested by me/us that may become payable, in the event of cancellation of the application/closure of the circuit at a later date.

6. I/We do hereby agree to indemnify the Govt. of India/ DoT/ BSNLSERVICE PROVIDER and keep them indemnified against any loss damage claim, cost, charges, expenditure incurred by or made against them in respect of loss of rent/ call charges, violation of C.U.G. norms due to misuse of the circuit or otherwise whatsoever in the matter.

7. In case BSNLSERVICE PROVIDER provides us MLLN modems, it will be our responsibility to maintain the same safely. In case of any physical damage or theft we will bear the charges specified by BSNLSERVICE PROVIDER.

Stamp & Signature of the Authorized Signatory

Date: 
Place: 

IEX Business Rules Page 91
### Monthly Report on Member Service Charge (Day Ahead Market)

<table>
<thead>
<tr>
<th>Date</th>
<th>Member No.</th>
<th>Service Charge (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>01-03-2023</td>
<td>001</td>
<td>100.00</td>
</tr>
<tr>
<td>01-03-2023</td>
<td>002</td>
<td>120.00</td>
</tr>
<tr>
<td>01-03-2023</td>
<td>003</td>
<td>150.00</td>
</tr>
<tr>
<td>01-03-2023</td>
<td>004</td>
<td>180.00</td>
</tr>
<tr>
<td>01-03-2023</td>
<td>005</td>
<td>200.00</td>
</tr>
<tr>
<td>01-03-2023</td>
<td>006</td>
<td>220.00</td>
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<tr>
<td>01-03-2023</td>
<td>007</td>
<td>240.00</td>
</tr>
<tr>
<td>01-03-2023</td>
<td>008</td>
<td>260.00</td>
</tr>
<tr>
<td>01-03-2023</td>
<td>009</td>
<td>280.00</td>
</tr>
<tr>
<td>01-03-2023</td>
<td>010</td>
<td>300.00</td>
</tr>
</tbody>
</table>

Note: All charges are in Indian Rupees and subject to change.
## Monthly Report on Member Service Charges (Term Ahead Market)

<table>
<thead>
<tr>
<th>Name of the Member</th>
<th>Application No.</th>
<th>Trade Date</th>
<th>Portfolio No.</th>
<th>Portfolio Name</th>
<th>Instrument Name</th>
<th>Actually Scheduled Volume (MWs)</th>
<th>Member Service Charge (Rs.)</th>
<th>Remarks</th>
<th>Invoice Date</th>
<th>Invoice No.</th>
</tr>
</thead>
</table>

**Notes:**
1. Data shall be submitted transaction-wise and should not be aggregated.
2. Data shall be submitted on a monthly basis by 15th of the following month to the IEX.
3. Soft copy of data shall be submitted to IEX in an Excel Sheet through E-mail.
4. Member service charges shall also include charges of any subordinate service provider.
**Annexure X**

**Monthly Report on Member Service Charge (REC Market)**

**VOLUME AND PRICE OF REC TRADED BY PROFESSIONAL MEMBERS OF IEX**

<table>
<thead>
<tr>
<th>Name of the Member:</th>
<th>Date of Transaction</th>
<th>Portfolio Name</th>
<th>Portfolio No.</th>
<th>No. of RECs Buy/Sale</th>
<th>Member Service Charge Total (Rs.)</th>
<th>Remarks</th>
<th>Invoice Date</th>
<th>Invoice No.</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

Note: (1) Data shall be submitted transaction-wise and should not be aggregated.
Note: (2) Data shall be submitted on a monthly basis by 10th of the following month to the IEX.
Note: (3) Data shall be submitted to the IEX i.e. soft copy in an Excel Sheet by E-mail.
Note: (4) Member service charges shall also include charges of any subordinate service provider.
## Annexure XI

### Monthly Report on Member Service Charge (ESCerts Market)

<table>
<thead>
<tr>
<th>Name of the Member:</th>
<th>Portfolio Name</th>
<th>Portfolio No.</th>
<th>No. of ESCerts Buy/Sale</th>
<th>Member Service Charge <em>Total (Rs.)</em></th>
<th>Remarks</th>
<th>Invoice Date</th>
<th>Invoice No.</th>
</tr>
</thead>
<tbody>
<tr>
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</tr>
</tbody>
</table>

Note: (1) Data shall be submitted transaction-wise and should not be aggregated.
Note: (2) Data shall be submitted on a monthly basis by 10th of the following month to the IEX.
Note: (3) Data shall be submitted to the IEX i.e. soft copy in an Excel Sheet by E-mail.
Note: (4) Member service charges shall also include charges of any subordinate service provider.
**SCHEDULE A - DAY-AHEAD MARKET (DAM) SEGMENT**

This market segment will cover Contracts for one-day delivery period on day-ahead basis which will be matched through closed double-sided auction. Congestion on transmission network will be managed through implicit auction or market splitting. The contracts concluded in this segment are scheduled in accordance with the procedures issued by CTU for 'Scheduling of Collective Transactions'. All terms and conditions of the contracts including trading sessions, matching rules, margin requirement and delivery procedure etc., will be as per specific rules mentioned herein.

1. **Trading Days**
   The Exchange shall operate Day-Ahead Market segment on all days except Exchange specified holidays.

2. **Trading hours**
   The Exchange will have trading sessions for all trading days as under:

<table>
<thead>
<tr>
<th>Session</th>
<th>Market Type</th>
<th>Monday to Sunday</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Day ahead Contracts</td>
<td>10.00 am to 12.00 noon</td>
</tr>
</tbody>
</table>

   The Exchange may extend, advance or reduce trading hours by notifying the Members as and when it deems fit and necessary.

3. **Contract specifications**: The contract specification shall be as per **Annexure A1** to this Schedule.

4. **Delivery Point**: Delivery point shall be the seam of the respective grid connected entity. However, for the purpose of the contract, the trade schedule shall be reckoned at the periphery of the regional transmission system in which the grid connected entity is located. The actual schedule at various seams including that of grid connected entities shall be worked out after incorporation of transmission losses in kind. The trade schedules shall be used for the purpose of payment of transmission charges and wheeling charges (if applicable). For example delivery point of a state embedded entity in Maharashtra will be at the seam of the intra state entity. For a trade schedule of 100 MW purchase by this entity, the schedule for this transaction at WRTS periphery would be 100 MW, at Maharashtra periphery would be 96 MW (assuming 4% regional loss) and at the intra state entity periphery would be 91.20 MW (assuming 5% Maharashtra state loss). The transmission charges payable will be for 100 MW. Additional losses in the above example have been assumed to be nil and the same if any would be applied as per procedure for scheduling of collective transactions, issued by CTU.

   Similarly, in the above example, if the State embedded entity in Maharashtra has a trade schedule of 100 MW sell, then the schedule at the WRTS periphery and State periphery will be 104.17 MW and 109.66 MW respectively.

5. **Order management**
   5.1 **Order types**

   The Exchange Members will be able to submit the following types of orders:
Indian Energy Exchange Ltd.

a. **Single bid**: Single bid will specify multiple sequences of price and quantity pairs in a portfolio manner. The quantity shall be assumed to vary linearly between two price pairs.

b. **Block bid**: Block bid will specify one price and one quantity for a combination of continuous 15 minute time blocks. Selection criterion shall be average of Area Clearing Price (ACP) for the quoted 15 minute time blocks, of the respective Client’s bid area. It will be an ‘All or None’ type of order. Maximum number of block bids and maximum quantity per block bid shall be prescribed by the Exchange from time to time.

c. **Other bids**: The Exchange shall introduce other types of bids viz. flexi bid as per the requirement of the market. Details of such other possible bids shall be notified by the Exchange from time to time.

6. **Treatment of Transmission Charges and Losses** The bids and offers submitted will be for delivery at the specified delivery point. Transmission charges and losses will be dealt as under:

a. **Transmission charges**: Buyers and Sellers shall be required to pay in cash for the transmission charges for their respective Regional and State transmission systems and wheeling charges for distribution network (if applicable). These charges shall be payable as stipulated by the appropriate commission. These charges shall be recovered by the Exchange and paid as per CERC (Open Access in Inter State Transmission) Regulation 2008, as amended from time to time.

b. **Transmission losses**: Buyers and Sellers shall be required to pay in kind for the transmission losses for their respective Regional and State transmission systems. These losses shall be as declared by the RLDCs / SLDCs and additional losses if any as declared by NLDC. The requisition submitted by the Exchange would be based on the trade schedule and would not reflect losses. The schedules issued by NLDC/RLDCs/SLDCs shall reflect the losses.

c. **Scheduling and System Operation Charges**: Scheduling and System operational charges for respective LDCs shall be payable by the Exchange in accordance with the Procedures issued by CTU for ‘Scheduling of Collective Transactions’. Such charges shall be recovered by the Exchange and socialized amongst all Buyers and Sellers.

7. **Modification and cancellation of orders**

A Member shall be permitted to modify or cancel his orders, during the trading hours. In case if a Member, after closure of market hours, requests exchange to cancel orders due to reasons like error in punching of bid, plant shutdown, cancellation or modification of NOC by SLDC the exchange shall cancel the order on request of the member. No order will be cancelled in case if the provisional matching is already done except in case of any statutory requirement.

7.1 **Order validation**

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1 Time block for bidding in DAM Market segment has been modified from one hour to fifteen minutes with effect from 01st April, 2012

**IEX Business Rules**
Indian Energy Exchange Ltd.

Orders and bids entered into the Trading System shall be subject to various validation requirements as prescribed by the Exchange including price and quantity restrictions as decided by the Exchange. Orders that do not meet the validation checks will not be accepted by the Exchange. The Exchange shall specify from time to time price steps (tick size) in which orders shall be entered on the trading system of the Exchange.

8. Matching rules

8.1 All Clients shall be assigned unique client ID / Portfolio ID as per Rules.

8.2 The Exchange may launch more than one order book running either parallel or at different time spans. Subject to the approval of the CERC, the Exchange is also entitled to modify or change the matching rules relevant to any market or order books any time where it is necessary to do so. The Exchange however will not run any Day-Ahead Auction for delivery on same day.

8.3 Without prejudice to the generality of the above, the order matching rules will have the following features. All purchase and sale bids shall be aggregated for tracing a demand supply curve. The bid and offer portfolio shall be assumed to be a sloping curve. The final traded quantity can be less than 10 MW also. Following rules shall be followed while aggregating the demand supply bids:

a. All purchase bids can have only non-increasing quantity for every increase in the bid price, and every sale bid will have only non-decreasing quantity for every increase in the bid price.

b. Bid and offer quantity shall be assumed to vary linearly between consecutive prices.

The meaning of phrase “Bid and offer quantity shall be assumed to vary linearly between consecutive prices” is as under:

“While submitting Single bids (purchase or sell), a Participant specifies various price quantity pairs. These pairs can be represented as points on a graph with Quantity and Price as its two axes. Points representing two consecutive prices are joined by straight line. It is presumed that all points in this line segment are individually representing various price quantity pairs.”

For working out solution, all purchase bids and all sell bids are aggregated to give a demand curve and a supply curve. The point at which these curves intersect gives the Market Clearing Price. Volume quoted by individual participants corresponding to this Market Clearing Price is allocated to them. The process is explained as under:

Consider the following bids:

(i) **Buy Bids**

<table>
<thead>
<tr>
<th>Buy Bid -1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price(Rs/MWh)</td>
</tr>
<tr>
<td>Quantity(MWh)</td>
</tr>
</tbody>
</table>
Indian Energy Exchange Ltd.

Figure 1: Buy Bid-1

<table>
<thead>
<tr>
<th>Buy Bid-2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price(Rs/MWh)</td>
</tr>
<tr>
<td>Quantity(MWh)</td>
</tr>
</tbody>
</table>

Figure 2: Buy Bid-2

(ii) Sell Bids

<table>
<thead>
<tr>
<th>Sell Bid-1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price(Rs/MWh)</td>
</tr>
<tr>
<td>Quantity(MWh)</td>
</tr>
</tbody>
</table>
Indian Energy Exchange Ltd.

(iii) **Aggregate Curves:** The aggregate curve of the above purchase and sell bids will then be:

<table>
<thead>
<tr>
<th>Aggregate Buy Bid</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price (Rs/MWh)</td>
</tr>
<tr>
<td>Quantity (MWh)</td>
</tr>
</tbody>
</table>

![Figure 3: Sell Bid-1](image)

![Figure 4: Sell Bid-2](image)
In Buy Bid-2, the price tick corresponding to Rs 4000/MWh was not given but the same exists for Buy Bid-1. For Buy Bid-2, the straight line between price ticks Rs 2000/MWh and Rs 6000/MWh is negatively sloped. To calculate the aggregate buy bid, the quantity corresponding to the price Rs 4000/MWh is calculated using the equation of straight line through two points.

Accordingly, the aggregate quantity at the price Rs 4000/MWh= 2400MWh
In the similar manner, aggregate buy and sell curves are constructed. In the present example these aggregated curves cut each other at Rs 6000/MWh and the cleared volume is 1800MWh. Hence the volume corresponding to the price Rs 6000/MWh in the respective Buy and Sell bids shall be allocated to the respective buyers. In the present case, 1500MWh shall be allocated to buyer-1 and 300MW to buyer-2, whereas allocating 1000MWh to seller-1 and 800MWh to seller-1.

Accordingly the bidder will get quantity allocation, what he has quoted at the Market Clearing Price.

Aggregate supply and demand curves may intersect vertically while finding the solution. There is no possibility of a horizontal overlap. This is because a Single bid can never have two volumes at one price.

In cases of vertical overlap, midpoint of the overlapped section shall be considered as the ACP; however in case overlap starts right at the minimum price (‘zero’) has been set by the Exchange as minimum price minimum price (Zero) shall be considered as ACP.

For example, consider the following aggregate purchase and sale bids

Aggregate purchase bid:
Aggregate sell bid:

<table>
<thead>
<tr>
<th>Price (Rs/MWh)</th>
<th>0</th>
<th>2000</th>
<th>3000</th>
<th>5000</th>
<th>20000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Quantity (MWh)</td>
<td>0</td>
<td>200</td>
<td>300</td>
<td>300</td>
<td>450</td>
</tr>
</tbody>
</table>

**Figure 6: Aggregate Curves - Vertical Overlap**

In the above case, the aggregate buy and sell curves overlap between the price range Rs 4000/MWh and Rs 3000/MWh. Midpoint of the overlap shall be considered as ACP, which is Rs 3500/MWh.

c. For single bids Member and Client must indicate quantity to buy and sale at zero (minimum) and maximum prices, else the bid shall not be accepted.

d. In case selection is to be made out of more than one similarly placed bid then, bid will be selected based on time priority of the bids submission.

Bid selection based on time priority, in case of similarly placed bids, shall be considered only for Block bids. Priority for Block bid selection is as stated below in order of priority:

i. **Price**: Most favorable price shall be given priority

ii. **Volume**: Block bid which maximizes the market volume is favored

iii. **Time**: Block bids submitted earlier attract priority

For example: Consider two block bids having the same price and quantity, submitted at different time periods, as shown in table below:

<table>
<thead>
<tr>
<th></th>
<th>Bid- hours</th>
<th>Price (Rs/MWh)</th>
<th>Qty (MW)</th>
<th>Time of bid submission</th>
</tr>
</thead>
<tbody>
<tr>
<td>Block bid-1</td>
<td>B1022</td>
<td>4500</td>
<td>100</td>
<td>10:30:43</td>
</tr>
<tr>
<td>Block bid-2</td>
<td>B1022</td>
<td>4500</td>
<td>100</td>
<td>10:30:44</td>
</tr>
</tbody>
</table>

Block bid-1 will be selected, in case only one of the above two bids can be selected by applying the time preference criteria.
e. All block bids shall be considered indivisible and they shall either be included or excluded in totality.

f. Normal rounding off principle shall be applied up to two decimal points in price and quantity. When each Contract volume is rounded, the sum of rounded sale and rounded purchase will sometimes be not equal. The sales should always be equal to the purchase, hence the system will adjust the rounding off by allocating 1 (one) unit to the Contract volume having the highest value, and this process continues until the rounding deviation is eliminated.

g. In case of transmission congestion, solution shall be worked out on the basis of market splitting. Decisions of the Exchange in this respect shall be binding on all parties concerned. The congestion revenue, which is the excess arising due to market splitting will be transferred to a separate account and shall be utilized as directed by the CERC.

h. In case funds are insufficient in the Settlement Account of Member for the pay in, his order will be rejected. Decisions of the Exchange in this respect shall be final and binding on all parties and Members.

i. The final MCP computed might be different from the provisional MCP or unconstrained MCP, as the case may be, due to transmission congestion or cancellation of bid due to insufficient funds in the Settlement Account of the Member/s. Final MCP shall be considered for settlement of successful trades.

j. If the buy and sell curves do not cross each other between the price range defined by the Exchange, then in case of over supply, sell offers will be reduced proportionately so that curves cross each other at minimum price and in case of over demand, purchase bids will be reduced proportionately so that curves cross each other at maximum price.

Over-Supply is a condition where aggregate sell volume is greater than aggregate purchase volume at the minimum price (set by the exchange); whereas Over-Demand is a condition when aggregate purchase volume is greater than aggregate sell volume (at the maximum price) set by the exchange.

In case of over-supply, as shown in figure below, where supply and demand curves does not intersect each other, the entire aggregated supply curve is shifted to the left so that both the curves intersect at the minimum. In the graph below, aggregate supply curve is shifted by 100MW to the left (from 350MW to 250MW at Rs 0/MWh) so that both the curves now intersect at the minimum price point. Here the ACP would be Rs 0/MWh, being the point of intersection with modified supply curve. In such situation quantity is prorated amongst suppliers at minimum price. Therefore, in present case quantities quoted by all suppliers would be reduced by a factor of (250/350), and this revised quantity would be allocated to individual supplier.
Considering the other case as in graph which represents non-intersecting curves, when there is over-demand. In such situation the aggregated supply and demand curves are made to intersect at the maximum price point by shifting the demand curve to the left. In this case demand curve is shifted 100MW to the left so that now the curves intersect at the maximum price point, which is Rs 20000/MWh. The MCP in this case would be Rs. 20000/- and the quantity allocation amongst buyers at this price.

Pro rata allocation of quantum is done in such over-supply and over-demand cases. For example, take the case of over-demand as shown in the graph above. Consider that there are four sellers totaling 200MW and two buyers totaling 300MW at Rs20000/MWh; buyer-1 and buyer-2 contributing 100MW and 200MW respectively. All sellers would be selected whereas buyer-1 will get (100*200/300) MW and buyer-2 will get (200*200/300) MW. Similar prorate allocation shall be done to sellers, in case of over-supply.

k. In some cases, a bid might be rejected by the system even though it would appear to be a valid bid. This can happen in a situation where inclusion of such
Indian Energy Exchange Ltd.

bid and offer might result in change in MCP at which this bid cannot be accepted. Rejection of such bids is known as paradoxically rejected bids.

When block bid exclusion process is finished, it may have resulted in one or more block bids which appear to be rejected even though the bid price is more favorable than the average price. This type of rejection of a Block Bid is “Paradoxically rejected bids”. The reason for rejection is that in case if the system accepts these bids, the average price of market changes in such a way that the block bids are no longer justified to be in. This may be both due to price as well as volume balancing.

**Example:**

Consider the following single and block bids:

**Block Bid (Sell):**

<table>
<thead>
<tr>
<th></th>
<th>Bid- hours</th>
<th>Price(Rs/MWh)</th>
<th>Qty(MWh)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Block bid</td>
<td>From 02:00 To 04:00</td>
<td>3500</td>
<td>-50</td>
</tr>
</tbody>
</table>

**Hour-3:**

<table>
<thead>
<tr>
<th></th>
<th>Price</th>
<th>0</th>
<th>1999</th>
<th>2000</th>
<th>2999</th>
<th>3000</th>
<th>3999</th>
<th>4000</th>
<th>4999</th>
<th>5000</th>
<th>20000</th>
<th>ACP</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Excluding Block Bid</strong></td>
<td><strong>Buy Qty</strong></td>
<td>400</td>
<td>400</td>
<td>325</td>
<td>325</td>
<td>325</td>
<td>100</td>
<td>100</td>
<td>0</td>
<td>0</td>
<td>3999.11</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Sell Qty</strong></td>
<td>-0</td>
<td>-0</td>
<td>-200</td>
<td>-200</td>
<td>-300</td>
<td>-300</td>
<td>-300</td>
<td>-350</td>
<td>-350</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Including Block Bid</strong></td>
<td><strong>Buy Qty</strong></td>
<td>400</td>
<td>400</td>
<td>325</td>
<td>325</td>
<td>325</td>
<td>100</td>
<td>100</td>
<td>0</td>
<td>0</td>
<td></td>
<td>2999.75</td>
</tr>
<tr>
<td></td>
<td><strong>Sell Qty</strong></td>
<td>-50</td>
<td>-50</td>
<td>-250</td>
<td>-250</td>
<td>-350</td>
<td>-350</td>
<td>-350</td>
<td>-400</td>
<td>-400</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Hour-4:**

<table>
<thead>
<tr>
<th></th>
<th>Price</th>
<th>0</th>
<th>999</th>
<th>1000</th>
<th>2999</th>
<th>3000</th>
<th>4500</th>
<th>4501</th>
<th>4999</th>
<th>5000</th>
<th>20000</th>
<th>ACP</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Excluding Block Bid</strong></td>
<td><strong>Buy Qty</strong></td>
<td>400</td>
<td>400</td>
<td>300</td>
<td>300</td>
<td>300</td>
<td>100</td>
<td>100</td>
<td>0</td>
<td>0</td>
<td>4500.13</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Sell Qty</strong></td>
<td>-0</td>
<td>-0</td>
<td>-150</td>
<td>-150</td>
<td>-275</td>
<td>-275</td>
<td>-275</td>
<td>-350</td>
<td>-350</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Including Block Bid</strong></td>
<td><strong>Buy Qty</strong></td>
<td>400</td>
<td>400</td>
<td>300</td>
<td>300</td>
<td>300</td>
<td>100</td>
<td>100</td>
<td>0</td>
<td>0</td>
<td></td>
<td>2999.80</td>
</tr>
<tr>
<td></td>
<td><strong>Sell Qty</strong></td>
<td>-50</td>
<td>-50</td>
<td>-200</td>
<td>-200</td>
<td>-325</td>
<td>-325</td>
<td>-325</td>
<td>-400</td>
<td>-400</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The quantity associated with Block bid, i.e. 50MW, is included in the calculation by adding 50MW at the zero price tick.

By including the Block bid, the ACP of hour-3 has dropped from Rs 3999.11/MWh to Rs. 2999.75/MWh. In hour-4, the ACP dropped from Rs. 4500.13/MWh to Rs. 2999.80/MWh.
Indian Energy Exchange Ltd.

4500.13/MWh to Rs 2999.80/MWh. The average ACP of hour-3 and hour-4 before inclusion of Block bid is Rs. 4249.62/MWh, and after inclusion is Rs. 2999.78/MWh. The Block bid order was placed at Rs. 3500/MWh, therefore if it is accommodated, fails to meet the criteria as the Block bid price is not better than the average ACP of the respective bid hours. On exclusion of the block bid, the price discovered in both the hours is higher than the Block bid's price, and therefore seems unjustified. Because of this paradox, in the final solution this bid is not selected although the results suggest that it should have been selected. Because of this paradox, such bid rejection is categorized as paradoxically rejected bids.

9. Margin requirements

9.1 Initial Deposit: The initial security deposit paid by a Member or the Client, as applicable, will be considered as his initial margin deposit, which shall be the minimum Margins required.

9.2 Additional Deposit: The Exchange on a daily basis will compute the minimum margin that should be available with the Member or the Client, as applicable, for short of trade. This will be the average value of trades of respective Member for last seven (7) days (in case of new Members, it will be the total number of trading days if it is less than seven (7) days) of trading or the initial margins given to the Exchange by the Member. In case if the average value is more than the available initial margins with the Exchange, the Member or the Clients, as applicable, has to bring in the difference in the form of additional deposit. However, in case of abnormal increase in the expected obligations of a Member or the Client, as applicable, the Exchange can demand additional deposit from that Member or the Client, as applicable. Decisions of the Exchange in this respect, shall be binding on the Member and other parties.

9.3 Refund of Additional Deposit: If there is a surplus deposit lying with the Exchange towards margin, it will be refunded to the Member, or the Client, as applicable, on receipt of a written request from the Member or the Client, as applicable, for refund. Refund of additional deposit, shall be made within seven (7) working days of receipt of request for refund.

9.4 The Member or the Client, as applicable, will have to bring in additional funds in case if his existing margins are less than the margins calculated as in Rule 9.2 mentioned above. The Member or the Client, as applicable, will be able to get information regarding additional margin requirement, through file transfer protocol (FTP) at end of the trading session. Unless the Member or the Client, as applicable, brings in the additional deposit required, he will not be allowed to put his order.

9.5 Special Margin: The Exchange may levy more margin or across market for covering any enhanced risk.

10. Day-Ahead Market Operations

10.1 The Day-Ahead market operations and the exact time schedule relating to pay-in and pay-out activities shall be adhered to by the Exchange Members in order to have smooth and orderly operations of the Exchange. These market operations shall be in accordance with the 'Procedures for scheduling of Collective Transactions' issued by CTU and are subject to approval from the CERC for activities related to NLDC/RLDCs or SLDCs shall be as follows:
(a) **Order accumulation period (Bidding phase):** Bidding session also referred to as the Bid call period will start from 10.00 am to 12.00 pm on all seven (7) days of a week except Exchange declared holidays. Before the opening of the trading session, the Exchange will validate available Margins of the Members required as per Business Rule 9 above. If sufficient Margins are not available, then Member shall not be allowed to submit his bids, till such time sufficient Margins are brought in by the Member. During the bidding sessions on trading day, orders entered by Members in the Trading Platform shall be automatically stored in the central order book without giving rise to Contracts. Orders entered by the direct access clients shall be treated as orders entered by Members. After the end of the bidding session, bid matching will take place.

(b) **Provisional bid matching process:** At the end of the bid session, the trading platform will seek to match orders for each Contract. During this matching process, orders cannot be entered into the trading platform, and orders already entered cannot be cancelled or modified. All bids and offers are aggregated and Provisional Market Clearing Price or Unconstrained MCP is determined based on the unconstrained scenario.

(c) **After the provisional market clearing price determination phase is concluded,** the Members, whose orders have been partially or fully executed, will be provided all relevant trade information regarding each execution that has occurred by the trading platform.

(d) **Provisional obligation determination process:** After end of the bid matching session, a provisional obligation report will be generated at 12.30 PM, which will provide the quantity and amount of provisional pay in / pay out and transaction fee payable etc. The information regarding Provisional Market Clearing Price shall be sent to all Members. All Buyers will have to keep funds ready as per the provisional obligation in their respective Settlement Account.

(e) **Delivery allocation determination process:** On the basis of Provisional Solution as above, the Exchange will send to the NLDC, at 1.00 PM every day, requisition for Transfer Capabilities Verification and Reservation, across different transmission corridors for the successful bids NLDC based on the margins available, shall indicate the ATC at different corridors for the successful trades, between 1.00 pm to 2.00 pm.

(f) **Final bid matching process:** At 2.00 pm the Exchange shall verify funds available in the Settlement Accounts of all provisionally selected Exchange Members. Those Members who have not brought sufficient funds shall be excluded from the final bid matching process. New Members shall be included in the bid matching process, who were not selected earlier but have sufficient funds in their Settlement Account.

(g) **Based on the ATC and funds made available by the Members in their Settlement Account,** the Exchange will re-run the bid matching process at 2.30 pm.
(h) On the basis of final bid matching process as in (g) above the Exchange will generate the final result. In case of congestion, in various power transmission corridors, the solution shall be determined through market splitting process, which may result into different prices for different areas. These prices are Area Clearing Price (ACP). Final obligation of Members shall be worked out on the basis of such ACP. On the basis of the ACP, final obligation report will be generated. A period of half hour from the time of issue of the final obligation will be provided to Members for raising any dispute/s in relation to their final obligation. An automated bank file for debit and credit of Settlement Accounts of the respective Members by the amount payable / receivable will be generated and sent to the respective Clearing Banks. The funds pay in from the buyer Members will be done on the same day i.e. on ‘T’ day where the ‘T’ stands for trade. The funds pay out to the seller Members will be given on the T+2 day, where the second day is the bank working day. In case of trades confirmed on Sundays, the funds payout will be done on Mondays, subject to bank holidays. The Bank will run the pay in file at the scheduled time and report to the Exchange regarding successful debits. After final obligation is worked out, the Exchange shall work out margin or additional margin required from the Member. This margin or additional margin will have to be brought in by the Member before the opening of the market on the next day. The TWS of the Member shall not be activated till sufficient funds are brought in by the Member.

(i) The market splitting methodology adopted by the Exchange is explained in the Annexure A2 of this Schedule.

(j) Congestion amount is the amount by which total funds pay in may exceed total funds pay out, this arises because of the market splitting, and the said difference shall be transferred to the congestion revenue account and shall be utilized as directed by the CERC. The transfer of funds shall be as per the provisions of the CERC (Power Market) Regulations, 2010, as amended from time to time.

10.2 The Exchange timelines are as under. They are subject to change as per ‘Procedures for scheduling of Collective Transactions’ issued by CTU and Central Electricity Regulatory Commission (Open Access in Inter-State Transmission) Regulations 2008, as amended from time to time.

<table>
<thead>
<tr>
<th>TIME</th>
<th>DETAILS</th>
</tr>
</thead>
<tbody>
<tr>
<td>10:00 AM to 12:00 PM</td>
<td>Bid - Call session</td>
</tr>
<tr>
<td>11:00 AM</td>
<td>Funds pay out pertaining to previous day’s delivery, margin refund request (if any)</td>
</tr>
<tr>
<td></td>
<td>NLDC to inform list of interfaces/control areas/ regional transmission system on which unconstrained flows are required.</td>
</tr>
<tr>
<td>12:20 PM</td>
<td>Exchange to determine MCP /ACP &amp; determining provisional obligations of the Members</td>
</tr>
<tr>
<td>1:00 PM</td>
<td>Communication of unconstrained solution to NLDC.</td>
</tr>
<tr>
<td></td>
<td>Communication to bank to confirm &amp; block the funds pay in from Buyer Members; settlement account.</td>
</tr>
<tr>
<td></td>
<td>Exchange will issue to Members PROVISIONAL OBLIGATION</td>
</tr>
<tr>
<td>2:00 PM</td>
<td>NLDC to confirm available limit for scheduling.</td>
</tr>
<tr>
<td></td>
<td>Exchange will receive confirmation from bank for availability &amp; blocking of clearances</td>
</tr>
</tbody>
</table>
Indian Energy Exchange Ltd.

<table>
<thead>
<tr>
<th>Time</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>By 2.30 PM</td>
<td>- Interaction with Members to ensure availability of funds.</td>
</tr>
<tr>
<td></td>
<td>- Exchange to determine MCP/ACP based on final funds status &amp; final ATC</td>
</tr>
<tr>
<td>By 2.45 PM</td>
<td>- Exchange will issue to Members FINAL OBLIGATION</td>
</tr>
<tr>
<td>At 3.00 PM</td>
<td>- Exchange submits the requisition to the NLDC</td>
</tr>
<tr>
<td></td>
<td>- File to be sent by Exchange to banks for actual debits</td>
</tr>
</tbody>
</table>

The Exchange may change the above timings depending on the experience gained during the operations. It may also revise the time-line in consultation with NLDC according to market feedback.

11. Delivery procedure

11.1 After finalization of successful trades, the Exchange will send its requisition to the NLDC and respective State Load Dispatch Centers as per Detailed Procedure issued by the CTU.

11.2 NLDC will include these requisitions in their final schedules after adjusting for transmission losses as per the Central Electricity Regulatory Commission (Open Access in Inter-State Transmission) Regulations, 2008, and Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations, 2010 and detailed procedure issued by the CTU as amended from time to time.

11.3 The quantity of power scheduled by respective NLDC/SLDCs, in respect of Exchange traded Contracts, shall be deemed to have been delivered. The scheduling procedure will be as per the Central Electricity Regulatory Commission (Open Access in Inter-State Transmission) Regulations, 2008, and Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations, 2010 as amended from time to time and detailed procedure issued by the CTU thereunder.

Transmission charges and losses shall be in accordance with the Central Electricity Regulatory Commission (Open Access in Inter-State Transmission) Regulations, 2008, and Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations, 2010 as amended from time to time, detailed procedures issued by the CTU thereunder and rate of Transmission Losses as determined by the NLDC for ISTS and as prescribed by the concerned SERC / SLDC for use of intra-state network.

11.4 Any shortage or excess delivery of electricity from the total schedule, including schedule for Contracts traded on the Exchange of the grid connected entity will be settled by them under UI mechanism as per the procedure laid down by the CERC or any other settlement system as prescribed by concerned SERC.

11.5 Taxes, duties, cess and other levies: The price of all the Contracts shall be quoted on the basis of actual value of the electricity Contract excluding the transmission charges, losses, scheduling and system operation charges, taxes, duties, cess and other levies and the same shall be borne by the Buyers or Sellers as applicable.

11.6 Metering of electricity: Arrangement for metering shall be made by the Seller/Buyer at the point of injection and the point of off-take from the GRID should conform to the provisions of Indian Electricity Grid Code (IECC) and Central Electricity Regulatory Commission (Open Access in Inter-State Transmission) Regulations, 2008, as amended from time to time. The Members and the relevant authority shall be
11.7 Transmission Charges of STU or State transmission licensees, wheeling charges of distribution licensee and Scheduling and Operation Charges of State Load Dispatch Centre shall be recovered from the Members and shall be paid to the STU / SLDCs respectively as per CERC's / SERC's regulations by the Exchange.

12. Risk management system

12.1 A Member or the Client, as applicable, is allowed to trade only when it maintains the higher of the following margin deposit:

i) The margin deposited by the Member or the Client, as applicable, is at least or equivalent to the average value of trades done by it for last seven (7) days; or

ii) The initial margins prescribed by the Exchange for any Member or the Client, as applicable.

12.2 After receiving the Available Transfer Capability (ATC) for the Exchange from the NLDC and after ensuring availability of funds in the Settlement Account of buyer Members or the Clients, as applicable, then the Exchange processes the final bid matching solution. During this process, the Exchange has the right to reject the bid of the Buyers, who do not have sufficient balance in their account. The Exchange has the right to impose penalty on defaulting Member or the Client, as applicable, as decided from time to time.

12.3 An Exchange Member or the Client, as applicable, can pay Additional Margin by depositing funds in its Settlement Account and inform the Exchange through fax or email any time during the trading session. Thereafter, based on the instruction received, the Exchange will collect the funds from the Settlement Account and increase the margin deposit of the Member or the Client, as applicable. In case a Member or the Client, as applicable, fails to bring in any additional margin at beginning of the trading session, such Members or the Clients, as applicable, will not be allowed to put orders till Margins are brought in or its orders would not be accepted for matching or if matched then the trades would not be scheduled. The decisions of the Exchange shall be final and binding on the Members or the Clients, as applicable.

12.4 In case a Member or the Client, as applicable, fails to pay to the Exchange any amount towards its final pay in, the Exchange will be at liberty and has the power and discretion to cancel the allocation of its trades and initiate appropriate action against such Member or the Client, as applicable. The Exchange in such circumstances will revise the trade allocation by incorporating other bidders at lower price and who have sufficient balance in their accounts. Any loss arising out of such instructions by the Exchange shall be borne by the defaulting Member or the Client, as applicable. The Exchange may also impose penalty on such defaulting member or the Client, as applicable.

13. Surveillance
13.1 **Validation of orders:** Members are required to ensure that bids and offers are in conformity with relevant regulatory provisions. In order to avoid any abnormal orders being put by the Exchange Members like high bid or offer rate, bids quantity or offer quantity submitted higher than the declared capacity/demand by the Member, or the maximum quantity of purchase or sale as allowed in the Standing Clearance, the Exchange will validate such orders either through software or manually on a daily basis, wherever possible. Further, the order value of the Member will also be compared with the available limits of such Member for any over utilization.

13.2 **Price movement:** The Exchange will observe any variation in prices as compared to past data. Further, the price movement in the Exchange shall be correlated with that of the bilateral markets that is available with the Exchange.

13.3 **Market behavior:** The Exchange shall compare the trend in other national or bilateral markets with that of the Exchange. Any unwarranted change in the price pattern or order trend in this will be brought under the notice of the Exchange management.

13.4 **Correlation with Unscheduled Interchange (UI):** The trend in the UI rate and the prices in the Exchange shall be compared for any major differences. In case of individual Member its trend of trading on the Exchange shall also be compared with his UI obligations.

13.5 **Price rigging, concentration, price manipulation and other market abuses:** The Exchange will monitor concentration, price rigging, price manipulation and other market abuses and take suitable actions whenever such practices are identified.
### Day-Ahead Market 15 minute contract specifications

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td><strong>Product definition</strong></td>
</tr>
<tr>
<td></td>
<td>95 separate fifteen-minute time blocks throughout the following delivery day (D).</td>
</tr>
<tr>
<td>2.</td>
<td><strong>Trading system</strong></td>
</tr>
<tr>
<td></td>
<td>IEX (Leased Line) trading system</td>
</tr>
<tr>
<td>3.</td>
<td><strong>Auction timings</strong></td>
</tr>
<tr>
<td></td>
<td>10:00 AM to 12:00 PM of previous day (D-1)</td>
</tr>
<tr>
<td>4.</td>
<td><strong>Fixing times</strong></td>
</tr>
<tr>
<td></td>
<td>15:00 hrs of D-1 (dispute settlement period: 30 min.)</td>
</tr>
<tr>
<td>5.</td>
<td><strong>Minimum volume</strong></td>
</tr>
<tr>
<td></td>
<td>0.1MW (Minimum allowable quantity for buy/sell in the standing clearance, it should not be less than this quantity)</td>
</tr>
<tr>
<td></td>
<td>However, grid connected entity in the state of Uttarakhand on non-independent feeders up to the limit specified in state regulations for allowing open access, for which the NOC has been issued by concerned SLDC, will be allowed to transact on the Exchange. All other entities on the same feeder should have received the NOC for same period. Complying with the conditions laid-down in State regulations, including the condition of rostering restriction, and simultaneous scheduling of all entities on the one feeder, etc., shall be the responsibility of respective grid connected entities.</td>
</tr>
<tr>
<td></td>
<td>The Exchange Members shall indemnify the Exchange against any implications on account of the State regulations, in particular for the consequences when other entities on a mixed feeder are not allowed to draw power for reason of inability, for any reason whatsoever, of any one of such entities on the mixed feeder to buy power.</td>
</tr>
<tr>
<td>6.</td>
<td><strong>Minimum volume step</strong></td>
</tr>
<tr>
<td></td>
<td>0.1 MW</td>
</tr>
<tr>
<td>7.</td>
<td><strong>Minimum quotation step</strong></td>
</tr>
<tr>
<td></td>
<td>Rs. 1 per MWh</td>
</tr>
<tr>
<td>8.</td>
<td><strong>Quotation method</strong></td>
</tr>
<tr>
<td></td>
<td>Double sided close bid auction with uniform Market Clearing Price for all buyers and sellers.</td>
</tr>
<tr>
<td>9.</td>
<td><strong>Order wording</strong></td>
</tr>
<tr>
<td></td>
<td>Trader’s ID, instrument, quantity/price combination</td>
</tr>
<tr>
<td>10.</td>
<td><strong>Delivery point</strong></td>
</tr>
<tr>
<td></td>
<td>Periphery of Regional Transmission System in which the grid-connected entity is located.</td>
</tr>
<tr>
<td>11.</td>
<td><strong>Settlement</strong></td>
</tr>
<tr>
<td></td>
<td>Daily settlement at ACP x volume traded in MWh (by the Client or Member as the case may be). Final settlement adjusted for any force majeure deviations.</td>
</tr>
<tr>
<td>12.</td>
<td><strong>Transmission charges</strong></td>
</tr>
<tr>
<td></td>
<td>a) Regional Transmission System:</td>
</tr>
<tr>
<td></td>
<td>As per Central Electricity Regulatory Commission (Open Access in inter-State Transmission) Regulations, 2008 and Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations, 2010 as amended from time to time.</td>
</tr>
<tr>
<td></td>
<td>b) State Transmission System:</td>
</tr>
<tr>
<td></td>
<td>As per the concerned State Electricity Regulatory Commission’s Regulations/ CERC (Open access in ISTS) Regulations, 2008, as amended from time to time.</td>
</tr>
<tr>
<td>13.</td>
<td><strong>Transmission losses</strong></td>
</tr>
<tr>
<td></td>
<td>Payable in kind from delivery point to its grid connection point.</td>
</tr>
</tbody>
</table>
Methodology of market splitting:
As per Rule 18.3. (g), in case of transmission congestion a solution is to be worked out on the basis of market splitting. In this document a concept of market splitting is explained along with suitable examples.

Market Splitting:

Market splitting is an evolved form of implicit auctioning wherein energy component and corresponding transmission capacity between bid areas are traded simultaneously. In the market splitting methodology areas on either side of congested corridor are identified separately and initially both are cleared as if there is no interconnection between the areas, and then the area which has highest price, draws electricity from the area with the lower price just as much as the capacity of the congested line will allow. Allowing this flow into higher price area will reduce prices in the higher price bid area and would increase prices in the lower price bid area depending upon the bid prices in the respective areas.

For a simple situation involving only two areas A and B is illustrated as under:

In the first step, all bids from both areas are aggregated together, similar to the System Price calculation. The common price, P, for both areas are established.

The bids are then aggregated in the area A and B separately. The aggregated curves could then look like this:

In this example the aggregated curves of area A intersect at a lower price, P_s, than the common price, P. Applying P_s in area A show that the sale at P_s is greater than the purchase at P_s. Thus area A is surplus area. On the contrary, the aggregated curves of area B intersect at a higher price, P_d, than the common price P. Applying P_d in area B show that the purchase at P_d is greater than the sale at P_d. Thus, area B is a deficit area.
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At this step, the transmission capacity is introduced in the Area Price calculation process. The power flow will always be form the surplus area to the deficit area, thus the transmission capacity from A to B will be used. The needed capacity is simply the difference between sale $S_o$ and purchase $D_o$ at price $P_o$ in the deficit area. Assume that $S_o=2000$ and $D_o=2600$, giving a difference of 600. If the available capacity from A to B is 600 or higher, the resulting area prices in both A and B will be $P_o$.

If the available capacity from A to B is 0, the area prices will be $P_o$ in area A and $P_A$ in area B. If the available capacity is anywhere between 0 to 600, e.g. 400, the available capacity is added to the purchase curve in the surplus area (A) and to the sale curve in the deficit area (B). This result in a parallel displacement of these curves, as shown below:

The area price will now be set at the intersection of the sale curve and displaced purchase curve in area A, and at the intersection of the displaced sale curve and purchase curve in area B. The transmission capacity is utilized so that the power flow exactly equals the available capacity. As a consequence of this, the area prices in A and B are leveled as much as possible. $P_A$, $P_B$ are the new intersection points on movement of demand/supply curves. The difference between $P_A$ and $P_B$ is now lesser than it otherwise would have been if no power flow is possible between area A and area B. In case there is no constraint, price in area A and area B will be equal.

The Area Price calculation is now complete, including the congestion management described above. The main objective of the concept is fulfilled:

- All grid constraints are relieved
- The available capacities are fully utilized
- The sale-purchase balance requirement is satisfied in both areas (at different price levels).
SCHEDULE B: TERM-AHEAD MARKET (TAM) SEGMENT

This market segment will cover all electricity contracts except those mentioned in the Day Ahead Market segment. This will cover market timeframes of intra-day, day-ahead contingency, daily, weekly etc. as allowed by the Commission. The Term Ahead Market will operate in accordance with the procedures issued by CTU for ‘Scheduling of Bilateral Transactions’. All terms and conditions of the contracts including trading sessions, matching rules, margin requirement and delivery procedure etc. will be as per specific rules mentioned herein.

1. Contracts

The Exchange shall make the contracts as specified in this section available for trading as per the trading calendar. These contracts will be traded in accordance with provisions of trading as specified in the respective Contract Specification. The trade sessions, matching rules applied in each trade session for concluding the contracts, risk management and settlement for such contracts will be as per specific contract specifications provided herein.

The delivery of such contracts will be in accordance with CERC (Open Access in Inter-State Transmission) Regulations, 2008, as amended from time to time and relevant procedures issued by CTU and by Open Access Regulations of concerned State. The Exchange holds the right to modify all other parameters except those specified in regulation 7 of CERC (Power Market) Regulation, 2010.

These contracts will be further differentiated on time of day basis (Peak and Off-Peak basis), day-of-the-week basis (weekday, week-end and holiday).

Following contracts shall be available for trading in Term-Ahead Market:

1.1 Day-Ahead Contingency Contracts

The Exchange shall make the 24-hourly contracts available for trading on day-ahead basis for 00:00 hours to 24:00 hours of next day. The Exchange will carry out trading in such contracts either through ‘Uniform Price Step Auction’ or ‘Continuous Trade’ sessions or a combination of both depending on market feedback. The timeline for trade matching sessions will be specified in Contract Specifications. They will be sent for scheduling in accordance with CERC (Open Access in Inter-State Transmission) Regulation, 2008, as amended from time to time and relevant procedures issued by CTU as specified in the contract specifications. The Exchange holds the right to modify parameters as specified by CERC. The contract specifications are given at Annexure-B1.

1.2 Intra-Day Contracts

The Exchange shall make the Intra Day contracts available for trading hourly contracts on same day or previous day on rolling hour basis till some hour prior to the delivery of electricity as specified in the contract specification. The Exchange will carry out trading in such contracts through ‘Continuous Trade’ The timeline for trade matching sessions will be specified in Contract Specifications. They will be sent for scheduling in accordance with CERC (Open Access in Inter-State Transmission) Regulation, 2008, as amended from time to time and relevant procedures issued by CTU as specified in the contract specifications. The Exchange holds the right to modify parameters as specified by CERC. The contract specifications are given at Annexure-B2.
1.3 Daily Contracts

The Exchange shall make the daily contracts available for trading up to a period specified by CERC for delivery of electricity for defined blocks of hours of the day. The Exchange will carry out trading in such contracts either through 'Uniform Price Step Auction' or 'Continuous Trade' sessions or a combination of both depending on market feedback. The timeline for trade matching sessions will be specified in Contract Specifications. They will be sent for scheduling in accordance with CERC (Open Access in Inter-State Transmission) Regulation, 2008, as amended from time to time and relevant procedures issued by CTU as specified in the contract specifications. The contracts may contain provisions allowing quantity variation in delivery. The Exchange holds the right to modify parameters as specified by CERC. The contract specifications are given at Annexure-B3.

1.4 Weekly Contracts

The Exchange shall make the weekly contracts available for trading maximum up to a period specified by CERC for delivery of electricity for defined blocks of hours on all defined weekdays and/or weekends of the week. The Exchange will carry out trading in such contracts through 'Uniform Price Step Auction' or 'Continuous Trade' sessions or a combination of both as approved by CERC. The timeline for trade matching sessions will be specified in Contract Specifications. They will be sent for scheduling in accordance with CERC (Open Access in Inter-State Transmission) Regulation, 2008, as amended from time to time and relevant procedures issued by CTU as specified in the contract specifications. The contracts may contain provisions allowing quantity variation in delivery. The Exchange holds the right to modify parameters as specified by CERC. The contract specifications are given at Annexure-B4.

2. Trading Days and trading hours

The Exchange shall operate this segment on all days except Exchange specified holidays. The Exchange shall declare trading calendar indicating trading sessions and trading days for each of Contracts on quarterly basis. The Exchange may extend, advance or reduce trading hours by notifying the Members as and when it deems fit and necessary.

3. Matching Methodologies

The matching of contracts will employ different matching methodologies. The two matching methodologies are explained below.

A. Uniform Price Step Auction

In such trading session, the participants submit their orders for sale and buy during the call auction phase. Such orders are automatically stored in the order book without giving rise to Contracts. After the end of the call auction phase, there is a call auction freeze phase. Until the call auction freeze phrase, members can enter new orders (or quotes) or modify their existing orders. Execution of trade takes place after the call auction freeze phase is over. The matching of orders takes place in accordance with matching rules given in subsequent sections. All trades are effected at uniform price known as Equilibrium Price (EP). All orders that have prices that are better than the equilibrium price are executed, and the ones that have a price equal to the equilibrium price are executed according to a First In First Out (FIFO) algorithm. The algorithm for determining Equilibrium Price is given in the matching rules.

In such auction, the transmission network constraints are not considered implicitly while matching the orders.
One of the following two auction methodologies will be adopted at any point of time.

1. **Closed uniform price auction**: In closed auction, the orders are not disclosed to market participants and information regarding the equilibrium price and surplus are informed to market participants only after the call auction phase.

2. **Open uniform price auction**: In the open auction, the participants submit their order for sale and buy during the auction phase. Complete list of order prices and aggregated quantities of buy and sale bids will be displayed to market participants maintaining bidder’s anonymity. The participants can modify, delete or enter new orders during call auction period.

**B. Continuous Trade Session**

In such trading session, the participants shall submit buy and sell offers on a continuous basis during the trading period. The buyers and sellers will be matched on continuous basis with price-time priority. For a specific Contract, the seller with minimum quote and buyer with the maximum quote are considered as best seller and best buyer. Best five buy and sell bids, excluding the details of participants, shall be displayed on the trader’s work station (TWS) to all the participants to show the market depth. In case, best buy order is better than or same as best sale order, they will be matched resulting into Contracts. Such matching will continue till the end of trading period. In case, best buy order is worse than the best sale, they will continue to be available in the order book, without resulting into Contracts.

Market depth of best five orders in terms of price shall be displayed to all the participants. Order-depth option displays the best five placed orders in terms of price, whereas Price-depth option displays the best five prices by cumulating the volumes under similarly priced bids.

4. **Order Management**

The Exchange may launch more than one order book running either parallel or at different time spans.

All Clients shall be assigned unique client ID / Portfolio ID code which may be same or different for different market segments.

The types of order available in different trading sessions are mentioned below.

i. **Uniform Price Step Auction Session**

Following orders types are available in this auction session.

a) **Timing Constraints**

   a. **End of Session (EOS) Rest-of-day**
      
   a. **Valid for auction session only**
   
   The order will be valid till the end of trading hours of that trading day.
   
   b. **Good-until-expiry**
   
   The order will be valid till the expiry of the contract.
   
   c. **Timed Order**
   
   The order will remain valid till the time specified (while putting the order) by the User.
   
   d. **Good-until-date**
   
   The order will be valid till the date specified (while putting the order) by the user.
b) Execution Constraints
   Call Auction order
      Valid for auction session only.
   c) Besides above mentioned orders, a user can also put a stop loss and a local order:
      i) Local order
         Local order is an order lying in the order book of a member and which can be activated as and when need.
      ii) Exchange can also define any other type of order as per trade requirement.

ii. Continuous Trade Session

   Following orders are available in the Continuous Trade Session.

   (a) Timing Constraints
      I. Rest of the day (Day)
         The order will be valid till the end of trading hours of that trading day.
      II. Immediate or Cancel (IOC)
         The order placed will not be in pending status and will be cancelled immediately in case if not traded.
      III. End of Session (EOS)
      IV. Good until expiry
         The order will be valid till the expiry of the contract.
      V. Timed Order
         The order will remain valid till the time specified (while putting the order) by the User.
      VI. Good until date
         The order will be valid till the date specified (while putting the order) by the User.

   (b) Execution constraints
      I. Fill and Kill (FaK)
         This order will match as much as possible AND delete the rest of the order.
      II. Fill or Kill (FoK)
         This order will match the whole order OR delete the whole order.

   (c) Besides above mentioned orders, a user can also put a stop loss and a local order.
      i) Stop loss order
         Gets activated at a particular price, before which it remains local order.
         Stop-Loss Order provides the facility to the User, of keeping order in inactive state and making it active (placing orders in the market) based on a predefined condition.
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This is applicable only for instrument in trading and is based on the following conditions:

1. Price of any of the other order entering in the order book (available for Continuous as well as Auction phases)
2. Last traded price (available only for continuous trading phase)

Example:

(1) Stop Loss based on Order Price: A participant placing a buy order on a Day-ahead Contingency instrument (SEP10-H05-D25-RI) for 60 MW at a price of Rs3000/MWh has put a stop loss on an instrument (SEP10-H015-D25-RI) for buy price <= 4000, as shown in table below.

<table>
<thead>
<tr>
<th>Instrument (Buy Order)</th>
<th>SEP10-H05-D25-RI</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lots (MW)</td>
<td>60</td>
</tr>
<tr>
<td>Price (Rs/MWh)</td>
<td>3000</td>
</tr>
<tr>
<td>Stop Instrument</td>
<td>SEP10-H015-D25-RI</td>
</tr>
<tr>
<td>Condition</td>
<td>Buy &lt;= 4000</td>
</tr>
<tr>
<td>Price (Rs/MWh)</td>
<td>4000</td>
</tr>
</tbody>
</table>

Accordingly, the bid placed for 5th hour will get activated only when an order for 15th hour is received in the system which fulfills the above condition. Till that time, this order for 5th hour will remain local.

(2) Stop Loss based on Last Trade Price: A participant placing a sell order on an Intra-day instrument (SEP10-H20-I25-RI) for 20 MW at a price of Rs5000/MWh has put a stop loss on the same instrument (SEP10-H20-I25-RI) with the condition of last trade price >= Rs4500/MWh, as shown in table below.

<table>
<thead>
<tr>
<th>Instrument (Sell Order)</th>
<th>SEP10-H20-I25-RI</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lots (MW)</td>
<td>20</td>
</tr>
<tr>
<td>Price (Rs/MWh)</td>
<td>5000</td>
</tr>
<tr>
<td>Stop Instrument</td>
<td>SEP10-H20-I25-RO</td>
</tr>
<tr>
<td>Condition</td>
<td>Lees &gt;= 4500</td>
</tr>
<tr>
<td>Price (Rs/MWh)</td>
<td>4500</td>
</tr>
</tbody>
</table>

Order placed in the instrument, SEP10-H20-I25-RI will get activated only when a trade gets executed with the price greater than or equal to Rs4500/MWh. Till that time, this order (in instrument SEP10-H20-I25-RI) will remain local. If at the time of placing the stop loss order, the trade price condition is already met then the stop loss will directly assume an active order status.

ii) Local order

Local order is a order lying in the order book of a member and which can be activated as and when need.

5. Matching Rules
Only with prior approval of CERC, the Exchange may modify or change the matching rules relevant to any market or order books. The matching rules for different trading sessions are mentioned below.

A) Uniform Price Step Auction

A Matching of the auction will only take place if there are crossing prices (buy price >= Sell Price) in the order book, that is, if the best bid price is equal to or higher than the last ask price. In that case, the equilibrium price is determined according to the following criteria:

1. Maximum tradable volume: The Equilibrium Price will be the price at which there is maximum tradable volume.
2. Minimum unbalance: If there is more than one price with equal value for maximum tradable volume, the price that leaves the least volume untraded at its level is chosen as Equilibrium Price.

If Auction Session has overlapping Buy and Sell orders resulting in at least 1 trade (if there are crossing prices i.e. best buy price >= best Sell Price) then the system would use the below mentioned principles to determine that Session’s Auction Uniform Price. If system achieves more than one potential Auction Uniform Price by Principle 1, then the algorithm would move to Principle 2 to narrow down the options and so on. If any Principle achieves a single potential Auction Uniform Price, then that price would be assigned as that Session’s Auction Uniform Price.

The Auction Uniform Price calculation logic is explained below with the help of an example:

The Order Book would be sorted on Best Buy and Best Sell basis for a product e.g. 'AUCREC SOLAR' at the end of the Auction session as below:

<table>
<thead>
<tr>
<th></th>
<th>BUY</th>
<th>SELL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Order</td>
<td>Qty</td>
<td>Price</td>
</tr>
<tr>
<td>A</td>
<td>500</td>
<td>25</td>
</tr>
<tr>
<td>B</td>
<td>2800</td>
<td>24</td>
</tr>
<tr>
<td>C</td>
<td>900</td>
<td>22</td>
</tr>
<tr>
<td>D</td>
<td>4900</td>
<td>20</td>
</tr>
<tr>
<td>E</td>
<td>6000</td>
<td>19</td>
</tr>
<tr>
<td>F</td>
<td>8000</td>
<td>18</td>
</tr>
<tr>
<td>G</td>
<td>9000</td>
<td>16</td>
</tr>
<tr>
<td>H</td>
<td>4575</td>
<td>12</td>
</tr>
</tbody>
</table>

1) Principle: Determining the Maximum Tradable Volume

The principle would establish the price(s) at which maximum tradable volume would be executed. There would be two steps involved in applying this principle.

a. STEP 1 – Determine the Cumulative Buy and Sell quantities at each eligible price.

The Cumulative Buy and Sell quantities at each price for 'XYZ' are as follows:

<table>
<thead>
<tr>
<th>BUY</th>
<th>SELL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cumulative Buy Quantity</td>
<td>Buy Quantity at Price</td>
</tr>
<tr>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>
b. **STEP 2** – Establish the total tradable volume at each eligible price (i.e. Maximum Quantity which may be traded at that each price). The total tradable volume at a price would be computed as ‘Minimum of Cumulative Buy and Cumulative Sell quantity’ at the respective price. The Maximum Tradable Volume (MEV) for each eligible price is as below:

<table>
<thead>
<tr>
<th>BUY</th>
<th>PRICE</th>
<th>SELL</th>
<th>MAXIMUM EXECUTABLE VOLUME</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cumulative Buy Quantity</td>
<td>Buy Quantity at Price</td>
<td>Price</td>
<td>Sell Quantity at Price</td>
</tr>
<tr>
<td>0</td>
<td>0</td>
<td>825</td>
<td>8,500</td>
</tr>
<tr>
<td>32,700</td>
<td>28,200</td>
<td>824</td>
<td>0</td>
</tr>
<tr>
<td>32,700</td>
<td>0</td>
<td>823</td>
<td>1,900</td>
</tr>
<tr>
<td>34,600</td>
<td>1,900</td>
<td>822</td>
<td>0</td>
</tr>
<tr>
<td>84,300</td>
<td>49,700</td>
<td>820</td>
<td>17,500</td>
</tr>
<tr>
<td>92,300</td>
<td>8,000</td>
<td>819</td>
<td>3,600</td>
</tr>
<tr>
<td>108,700</td>
<td>16,400</td>
<td>818</td>
<td>11,600</td>
</tr>
<tr>
<td>114,100</td>
<td>5,400</td>
<td>815</td>
<td>0</td>
</tr>
<tr>
<td>115,000</td>
<td>900</td>
<td>814</td>
<td>0</td>
</tr>
<tr>
<td>119,575</td>
<td>4,575</td>
<td>812</td>
<td>0</td>
</tr>
</tbody>
</table>

**Note:** The Maximum Tradable Volume is the highest value amongst ‘Maximum Tradable Volume’ derived for all price points.

In this example, the maximum quantity that may be traded is 32,700 at prices 820, 822, 823 and 824. Therefore, as per Principle 1, the Prices eligible for Auction Uniform Price Calculation are 820, 822, 823 and 824. The algorithm would eliminate all other price points as the potential Auction Uniform Price. To further narrow the choices for Auction Uniform Price, Principle 2 would be used to determine the Minimum Unbalance level.

2) **Principle: Establishing the Minimum Unbalance**

The second principle would ascertain the eligible price levels (from prices 820, 822, 823 and 824) at which the Unmatched Quantity is a minimum.

The Minimum Unbalance at each price level is equal to ‘Cumulative Buy Quantity – Cumulative Sell Quantity’.
Ignoring the positive and negative signs, the lowest number in the Minimum Unbalance column is 1,900. The minimum Unbalance occurs at prices 822, 823 and 824. Therefore, as per completion of Principle 2, the Prices eligible for Auction Uniform Price Calculation are 822, 823 and 824. The algorithm would further eliminate 820 as Auction Uniform prices and the algorithm would continue to the 3rd step to establish the Auction Uniform Price.

**Note:** 0 is the lowest Minimum Unbalance Quantity.

3) **Principle: Ascertaining where the Market Pressure exists**

The third principle should ascertain where the market pressure of the potential Auction Uniform Price prices exists: on the buy or the sell side.

a. If all the potential Auction Uniform Prices have positive (+) Minimum Surplus then the market pressure is on the BUY side (Buyer’s Market) and the Auction Uniform Price would be highest of the potential Auction Uniform Prices (Assuming that residual BUY pressure would likely cause the price to rise)

<table>
<thead>
<tr>
<th>BUY</th>
<th>Cumulative Buy Quantity</th>
<th>Buy Quantity at Price</th>
<th>Price</th>
<th>Cumulative Sell Quantity</th>
<th>Maximum Executable Volume</th>
<th>Minimum Surplus (CBO – CSO)</th>
<th>Multiple Minimum surplus with all +ve Surplus, so Buyer’s Market and Uniform Price MAX (100.99)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>200</td>
<td>200</td>
<td>100</td>
<td>0</td>
<td>150</td>
<td>150</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>200</td>
<td>0</td>
<td>99</td>
<td>150</td>
<td>150</td>
<td>150</td>
<td>50</td>
<td></td>
</tr>
</tbody>
</table>

b. If all the potential Auction Uniform Prices have negative (-) Minimum Surplus then the market pressure is on the SELL side (Seller’s Market) and the Auction Uniform Price should be lowest of the potential Prices (Assuming that residual SELL pressure would likely cause the price to fall)

<table>
<thead>
<tr>
<th>BUY</th>
<th>Cumulative Buy Quantity</th>
<th>Buy Quantity at Price</th>
<th>Price</th>
<th>Cumulative Sell Quantity</th>
<th>Maximum Executable Volume</th>
<th>Minimum Surplus (CBO – CSO)</th>
<th>Multiple Minimum surplus with all –ve Surplus, so Seller’s Market and Uniform Price MIN (89.89)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>150</td>
<td>150</td>
<td>99</td>
<td>0</td>
<td>200</td>
<td>150</td>
<td>-50</td>
<td></td>
</tr>
<tr>
<td>150</td>
<td>0</td>
<td>98</td>
<td>200</td>
<td>200</td>
<td>150</td>
<td>-50</td>
<td></td>
</tr>
</tbody>
</table>

c. If the potential Auction Uniform Prices have either ‘positive (+)’ as well as negative (-) Minimum Surplus Minimum Surplus’ of ‘If the Minimum Surplus is zero for each potential Price’ then the algorithm should not further eliminated any potential Auction Uniform
Prices derived from Principle 2 and should continue to Principle 4 carrying forward all the potential Auction Uniform Prices

<table>
<thead>
<tr>
<th>BUY</th>
<th>Cumulative Buy Quantity</th>
<th>Price</th>
<th>Sell Quantity at Price</th>
<th>Cumulative Sell Quantity</th>
<th>Maximum Executable Volume</th>
<th>Minimum Surplus (CBO - CSO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>32,700</td>
<td>28,200</td>
<td>824</td>
<td>0</td>
<td>34,600</td>
<td>32,700</td>
<td>-1,900</td>
</tr>
<tr>
<td>32,700</td>
<td>0</td>
<td>823</td>
<td>1,900</td>
<td>34,600</td>
<td>32,700</td>
<td>-1,900</td>
</tr>
<tr>
<td>34,600</td>
<td>1,900</td>
<td>822</td>
<td>0</td>
<td>32,700</td>
<td>32,700</td>
<td>1,900</td>
</tr>
</tbody>
</table>

In this example it is not yet possible to calculate as Auction Uniform Prices, since the potential Auction Uniform Prices have positive (+) as well as negative (-) Minimum Surplus. Therefore, at the completion of Principle 3, the Prices eligible for Auction Uniform Price Calculation are 822, 823 and 824 and the algorithm continues to the fourth and final step to establish the Auction Uniform Price.

4) Principle: Average of Price Points having Minimum Unbalance

The fourth and final principle determines Auction Uniform Price from the range of prices established in Principle 3 (from prices 822, 823, 824).

There are two steps to this Principle. The first step should be to narrow the options of potential Auction Uniform Prices to 2 potential Auction Uniform Prices from within the derived price range

a. STEP I

I. If the result of Principle 3 is a combination of positive and negative Market Pressure, then the algorithm should mark the two prices where the sign changes.

<table>
<thead>
<tr>
<th>BUY</th>
<th>Cumulative Buy Quantity</th>
<th>Price</th>
<th>Sell Quantity at Price</th>
<th>Cumulative Sell Quantity</th>
<th>Maximum Executable Volume</th>
<th>Minimum Surplus (CBO - CSO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>32,700</td>
<td>0</td>
<td>823</td>
<td>1,900</td>
<td>34,600</td>
<td>32,700</td>
<td>-1,900</td>
</tr>
<tr>
<td>34,600</td>
<td>1,900</td>
<td>822</td>
<td>0</td>
<td>32,700</td>
<td>32,700</td>
<td>1,900</td>
</tr>
</tbody>
</table>

II. If the Minimum Surplus for all potential Auction Uniform Prices is zero, then the algorithm should mark the highest and lowest prices within the potential price range as the potential Auction Uniform Prices.

<table>
<thead>
<tr>
<th>BUY</th>
<th>Cumulative Buy Quantity</th>
<th>Price</th>
<th>Sell Quantity at Price</th>
<th>Cumulative Sell Quantity</th>
<th>Maximum Executable Volume</th>
<th>Minimum Surplus (CBO - CSO)</th>
<th>Multiple Min Surplus with all 0, so Uniform Price AVG (110, 105) = 107.50</th>
</tr>
</thead>
<tbody>
<tr>
<td>1000</td>
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<td>110</td>
<td>0</td>
<td>1000</td>
<td>1,000</td>
<td>0</td>
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<td>1000</td>
<td>0</td>
<td>105</td>
<td>1000</td>
<td>1000</td>
<td>1,000</td>
<td>0</td>
<td></td>
</tr>
</tbody>
</table>
Indian Energy Exchange Ltd.

b. **STEP 2**

The Auction Uniform Price should be defined as the average of 2 derived potential Auction Uniform Prices i.e. 822 an 823. Auction Uniform Price = AVG (822,823) = 822.50

The determined official Auction Uniform Price would be **822.50**

**Note:** if determined Auction Uniform Price is not as per Product's Price Tick then Auction Uniform Price would be rounded off to the nearest product’s price tick.

All the matching orders would get traded at the Determined Auction Uniform Price, regardless of the price actually stated when placing an order. The Order Priority for matching purpose would be determined on 'Price-Time' Priority basis. All the Auction Session’s Unmatched Pending Orders would get cancelled.

**Note:** If the Auction session has no overlapping Buy and Sell orders (i.e. Trades = 0), then the 'Three step Conditional Decision Rule Approach' to determine 'Auction Uniform Price' would not be referred.

B) **Continuous Trade Session**

The order matching rules for this trade session will have the following features:

a) In case of continuous market segment the order is immediately checked if it can be matched.

b) The Orders are matched based on price and time priority. In case of more than one order having the same price, the order with the earlier time will get the priority in matching.

c) The best buy order is matched with the best sell order when (buy price >= Sell Price). For order matching, the best buy order is the one with the highest price and the best sell order is the one with the lowest price.

b) An order may match partially with another order resulting in multiple trades.

6. **Margin Requirement**

The Members or the Clients, as applicable, participating in Term Ahead Market segment will have to make available the following types of margins to the Exchange from time to time as described below:

a) **Initial Margin (Operational limit):** Initial Margins have to be submitted to the Exchange by the Member or the Client, as applicable, before start of their trading. Initial Margins will be computed on the total order value. The percentage of the order value required as initial margins shall be defined in the Contract Specification. This initial margin will be blocked automatically from the total available deposits. The trading system will automatically reject orders in case the initial margin exceeds the balance deposits available. Initial Margins will be released only after such time as defined in the Contract Specification. The release of Margin Funds shall be based on the Members or the Clients, as applicable, request and after adhering to the risk management procedures of the exchange.

b) **Additional Margin (Basis Margin):** Additional Margin will be computed as a percentage of the traded value as per the risk curve defined and will be collected in different trenches as per the contract specifications. Only the buyer Members or the
Client, as applicable, will have to pay the Additional Margin to the exchange based on their trade confirmation. The Member or the Client, as applicable, will have to make available the Additional Margin before the end of the trading day or as may be specified in respective Contract Specification. Unlike Initial Margin which is a pre trade margining system, Additional Margins will be computed on the traded value at client level. This margin will be blocked from the available cash or non cash collaterals and will be released progressively as per the risk curve defined by the exchange. In case if the Member or the Client, as applicable, fails to bring in the additional margin within the specified period then the trades will be cancelled and penalty will be levied to the member. All other forms of margin collected by the exchange till such time may also be impounded.

c) Variation Margin: The Exchange on a pre-decided day will compute the Variation Margin of members based on their trades (open position). Variation Margin is levied member wise and computed at client level. It is the difference (loss) between the Settlement price and the traded price where the Settlement price is the average price of the last ‘N’ number of trades on the trading day or the last traded price of the contract having the same underlying delivery period or as decided by the exchange from time to time. In case if there is a profit for a particular client then it will not be credited to the member, neither will it be adjusted against any other losses at client level or at member level. In case if the Member fails to bring in the variation margin till the next working day then the trades may be cancelled and the Exchange at its own discretion impose penalty on the member. All other forms of margin collected by the Exchange till such time, may also be impounded.

d) Extreme loss Margin: The Exchange may collect any ad hoc margins from time to time in case if it feels that the available margins collected by the exchange are inadequate due to variation in the prices in the Market. Prior intimation of the same will be provided to the Members or the Clients, as applicable.

e) Each of the above namely initial margin, additional margin, variation margin and extreme loss margin in the case may be shall be payable and be paid in cash or such non cash security or collateral as the Exchange may notify from time to time. Refund of Additional Deposit: If there is a surplus deposit lying with the Exchange towards margin, will be refunded to the Member or the Client, as applicable, on receipt of a written request from the Member for refund.

f) The Member or the Client, as applicable, will get information regarding additional margin requirement, through file transfer protocol (FTP) at end of the trading session. In case the Member or the Client, as applicable, does not have adequate Cash / Non-cash collaterals, the Member or the Client, as applicable, at the entire discretion of the Exchange, can be barred from further trading on the Exchange.

g) The Exchange automatically on its own may not adjust the unutilized additional margin in the DAM segment against the margins applied in TAM segment and vice versa.

7. Risk Management System

a) At the time of submission of the order, exchange will verify the availability of Initial Margin and the order would be accepted only if sufficient funds are available under this head. Initial Margin shall be in form of cash. Further the orders will not be accepted if earlier calls for additional, variation and extra-ordinary margins, have not been fulfilled. The Members or the Clients, as applicable, will be allowed to take
exposure on the initial security deposit as decided by the exchange. Thereby a member can put an order to buy or sell in a contract as per his available exposure with the Exchange. Exchange has the right to give exposure limits based on the bank balance or available margins of such Member or both for facilitation of intraday and daylight contingency products.

b) Additional Margins in the form of cash / non cash collaterals has to be paid by the buyer member or the Client, as applicable, to the exchange as per the Contract Specification and as per the Trading and Delivery Calendar. In case if the member or the Client, as applicable, fails to bring in the required Additional Margin as per the schedule mentioned, then the Exchange can cancel the trade and may impound the available Initial Margin and Additional Margin and also recover penalty from the member or the Client, as applicable.

c) During the entire tenure of the contract, Exchange will monitor traded price of a contract with that of the price of the contract with same underlying traded earlier and in case of change in the Prices between two trading sessions, Variation Margins will be worked out and recovered from the members. Exchange will have the right to collect from its members an ad hoc margin during the tenure of the contract to cover any additional risk arising out of Price Movement in the Market. In case of clients having their own settlement account, operational limit will be provided as per their bank balance after reducing amount towards applicable charges.

d) Types of Financial and delivery defaults and penalties levied thereof:

1) Financial defaults can be of two types:
   i. Margin default
   ii. Funds pay in default

   i. Margin default: In case if the seller member fails to bring in the initial margin after the trade for the difference between the order value and the trade value on the traded day, the exchange will withhold the initial margin available with the exchange and impose penalty for amount equivalent to such difference from the other available margins of the member or the Client, as applicable. Similarly, the exchange will cancel the trade in case if the member or the Client, as applicable, fails to pay Basis margin or Variation margin as per the schedule. All the margins collected from such member or the Client, as applicable, will be withheld. The non-cash collateral will be liquidated and passed on to the counter party. Apart from the above, exchange will also collect difference between the higher of the traded price or the settlement price for that contract on its platform. Similarly in case if a member fails to pay Extreme loss margins demanded by the exchange, the exchange will have the right to take all the above mentioned actions against the member or the Client, as applicable.

   ii. Funds pay in default: In case if the buyer member or the Client, as applicable, fails to make good the funds pay in on any of the pay in day, the Exchange will be at liberty and has the power and discretion to cancel the allocation of its trades and initiate appropriate action against such Member or the Client, as applicable. The total margins collected till that period will be withheld and sent for liquidation. Apart from the above, exchange will also collect difference between higher of the traded price or the settlement price for that contract on its platform.

2) Delivery defaults can be of following types:
Indian Energy Exchange Ltd.

Failure to receive SLDC clearance: In case, the exchange does not receive the SLDC clearance as per the scheduled time from the seller member, then 5% of the total trade value or the total settlement value (trade quantity x settlement price), whichever is higher will be collected from the defaulting member. Penalty so collected shall be passed on to the counter party after deducting administrative charges for the exchange which will be 5% of the penalty amount. subject to maximum of Rs. 10,000 (including taxes). In case if the member fails to make good the penalty amount in his settlement account, the non-cash collateral available with the exchange shall be liquidated.

Failure in Seller’s ability to deliver: In case of failure in delivery by Seller, the difference between the traded quantity and actual delivery is settled under UI.

Revision of Schedule: Once the trade has taken place normally no revision of trade shall be allowed. However, if exchange is satisfied that the revision of schedule is necessary because of reasons beyond control and there is no commercial consideration motivating the party requesting for revision, then the following procedure will be adopted:

In case if, a party wants to exit the contract, than he has to deposit amount in cash to the exchange which shall be sum of following elements:

(i) 125% of the difference between the trade price and the last settlement price of the same underlying.

(ii) The transmission charges paid by the counter party for the quantum requested for revision.

(iii) 5% of (i) above, as administrative charges for the exchange subject to minimum maximum of Rs. 10,000 (including applicable taxes) Rupees Ten Thousand Only.

The affected counter party will be credited the difference and the transmission charges.

Exchange will debit the amount from member’s settlement account: The affected counter party will be credited the difference and the transmission charges. The exchange, on receipt of amount based on above formula, shall send request for revision of schedule. In the next trading session when same underlying is traded again, the exchange will check the new settlement price with the amount worked out as at (i) above and make suitable adjustments as under.

Adjustment of amount collected for rescheduling from sellers: In case new settlement price is higher than the previous settlement price and the difference between the earlier collected amount and amount worked out on new settlement price works out to be more than the amount collected as above, and the difference between the earlier collected amount and amount worked out on new settlement price works out to be more than the amount collected as above seller. However, if, the difference works out to be less than the 125% collected then any excess will be refunded to the seller. But, if the new settlement price is lower than the traded price then entire amount as above will be refunded to the seller.
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No refund of transmission charges shall be done to the seller will be allowed due to above adjustments.

Adjustment of amount collected for rescheduling from buyers: In case new Settlement Price is lower then previous Settlement Price and is more and the difference between the earlier collected amount and amount worked out on new settlement price works out to be more than the amount collected, then the difference would be additionally collected from the buyer. However if difference works out to be less than 125% collected then any excess will be refunded to the buyer. But, if the new settlement price is higher than the traded price then entire amount will be refunded to the buyer. No refund of transmission charges to the seller will be allowed due to above adjustments.

In case there is no trading session remaining in that underlying before start of delivery then such working shall be based on the prices of daily contracts which are corresponding to days of such weekly contract. Further, in case no daily contract is available for trading before start of delivery then the working shall be done on the basis of average of hourly prices in the day ahead market (collective transactions). Similarly for working out rescheduling charges for Daily Contracts reference would be taken from the same underlying and in absence of this, basis of working shall be hourly prices in the day ahead market (collective transactions).

The Settlement Prices mentioned above shall be for the regions in which the requesting party is located.

e) Amount for everyday Pay-in and Pay-out shall be on net basis and the member will be responsible for settling funds obligation between its client’s pay-in and pay-out.

8. Surveillance

1. In order to ensure market integrity and to avoid market abuses, the Exchange will use various on-line and off-line surveillance tools. The Exchange shall have the right to take appropriate actions in such cases, which are discussed as under.

2. Validation of orders: Members are required to ensure that bids and offers are in conformity with relevant regulatory provisions. In order to avoid any abnormal orders being put by the Exchange Members like high bid price or bid quantity, the Exchange will validate such orders either through software or manually on a daily basis, wherever possible. Further, the order value of the Member will also be compared with the available limits of such Member for any over utilization. Members are required to ensure that the bids are for the quantity registered with the Exchange for trading which shall be on the basis of their capacity to arrange open access from their respective SLDC. Incase the quantity is beyond the above limits, then Exchange will have right to cancel or modify one or more order.

3. Price movement: The Exchange will observe any variation in prices as compared to past data. Further, the price movement in the Exchange shall be correlated with that of the bilateral markets that is available with the Exchange.

4. Market behavior: The Exchange shall compare the trend in other national or bilateral markets with that of the Exchange. Any unwarranted change in the price pattern or order trend in this will be brought under the notice of the Exchange management.

5. Correlation with Unscheduled Interchange (UI): The trend in the UI rate and the prices in the Exchange shall be compared for any major differences. In case of
Indian Energy Exchange Ltd.

individual Member its trend of trading on the Exchange shall also be compared with his UI obligations.

6. Price rigging, concentration, price manipulation and other market abuses: The Exchange will monitor concentration, price rigging, price manipulation and other market abuses and take suitable actions whenever such practices are identified.

9. Delivery procedure

Delivery procedure will be different for National and Regional Contracts.

National and Regional Contracts

i. All Contracts (trades) shall be for delivery of power as per the requisition submitted by the Exchange and scheduled by NLDC / RLDCs / SLDCs.

ii. Delivery Point: The delivery point of all the contracts shall be at the Seller’s Regional Periphery as per Procedure for Scheduling of Bilateral Transaction at Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations, 2010 as amended from time to time.

iii. After finalization of successful trades, the exchange will send details to both the counter parties to obtain concurrence from their respective SLDC. The participants would be required to submit these concurrences in the prescribed Format in accordance with the ‘Procedure for Scheduling of Bilateral Transactions’ as per Procedure for Scheduling of Bilateral Transactions at Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations, 2010 as amended from time to time.

iv. After finalization of successful trades, the exchange will send details to both the counter parties to obtain concurrence from their respective SLDC. The participants would be required to submit these concurrences in the prescribed Format in accordance with the ‘Procedure for Scheduling of Bilateral Transactions’ as per Procedure for Scheduling of Bilateral Transactions at Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations, 2010 as amended from time to time.

v. The Buyer shall accept the decision on routes that may be available to carry the power without any reservation. Buyer will be deemed to have consented for all possible routes for delivery of the power; however, they can give preference amongst the possible routes along with the concurrence. In absence of any preference from the buyer, the Exchange at its absolute discretion, can decide the route through which application is to be made and also the alternate routes to be mentioned in such application.

vi. Nodal RLDC’s acceptance for scheduling will be binding on both buyers and sellers. In case of anticipated congestion in one or more transmission corridor, the Exchange will have the right to participate in the electronic bid on behalf of the Members as per the guidelines laid down in the ‘Procedure for Scheduling of Bilateral Transactions’. Trade once executed shall not be revised except as provided in the Contract Specification and shall be sent for reservation of transmission capacity and advance scheduling as per the Trading and Delivery Calendar. The schedule shall not be revised during the delivery period except as provided in the Contract Specification.

vii. Any shortage or excess delivery of electricity from the total schedule will be settled by the respective participants under UI mechanism as per the procedure laid down by the CERC or any other settlement system as prescribed by concerned SERC.

viii. Taxes, duties, cess and other levies: The price of all the Contracts shall be quoted at delivery point excluding the transmission charges, losses, scheduling and system operation charges, taxes, duties, cess, surcharge and other levies and the same shall be borne by the Buyers or Sellers as applicable.

ix. Metering of electricity: Arrangement for metering shall be made by the Seller/Buyer as per the requirements of respective SLDC / RLDC. Members and the relevant authority shall be responsible to resolve the issues related to metering of electricity. Members
shall indemnify and keep indemnified the Exchange from any disputes related to metering.

ix. Transmission Losses: Seller shall bear in kind the transmission/distribution losses from its own interface up to the delivery point. Buyer shall be required to bear in kind all the transmission/distribution losses from the delivery point up to its own interface. Transmission loss percentage for the respective transmission system as applicable at the time of actual delivery shall be applied for deriving scheduled quantities at various points in the transmission route in accordance with the Procedure for Scheduling of Bilateral Transaction and Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations, 2010 as amended from time to time.

x. Transmission Charges: All the transmission charges shall be calculated on the total quantum of power scheduled at seller’s Regional Periphery. Seller shall pay for the transmission charges and Wheeling Charges (wherever applicable) up to the point of delivery and Buyer shall bear all the charges for enroute regional transmission system and also the transmission and wheeling charges (wherever applicable) for its respective State grid in accordance with the Procedure for Scheduling of Bilateral Transaction and Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations, 2010 as amended from time to time.

xi. Scheduling and Operating charges: Seller will pay for the Scheduling and Operating charges up to delivery point i.e. for the concerned RLDCs/SLDCs/ALDCs involved in transaction. Buyer will bear all the Scheduling and Operating charges from its interface up to delivery point i.e. for the concerned RLDCs/SLDCs/ALDCs involved in transaction. Application fees for the Nodal RLDC will be paid by the buyer.

xii. All Transmission, Wheeling charges, Scheduling, Operating charges and application fees will be paid to the Nodal RLDC as per advice received from them and the same will be recovered from the buyers and sellers.

xiii. The Application fee for processing the ‘Concurrence from SLDC’ shall be paid by Buyer and Seller for their respective SLDCs.

xiv. E bidding consent: In the event, it is reiterated that the implementation of the contract finalized between the Buyer and the Seller through Power Exchange shall be subject to the availability of the transmission capacity and constraints in the system. In the event of anticipated congestion in one or more transmission corridor and a need for participating in the e-bidding for securing transmission corridor as per the guidelines laid down in the procedure for scheduling of bilateral transaction, the following shall apply:

a) The Exchange will have the right to participate in the e-bidding on behalf of the Members as per the above guidelines for bilateral transactions;

b) In case of more than one transaction contracted through the Exchange, the Exchange will have the right to participate in the e-bidding for both the transactions;

c) Each of the Buyer participating in the transaction through the Exchange shall notify to the Exchange the maximum transmission charges for which the Exchange can bid on his behalf.

d) In case any of the Buyer participating in the Exchange is not willing to give consent for e-bidding, there will be an automatic reduction in the contracted quantity for such Buyer and the schedule for dispatch of the related quantum affected by the anticipated congestion may not be implemented, although the Exchange will
Indian Energy Exchange Ltd.

forward to the concerned RLDC the request for scheduling subject to the availability of the transmission capacity;

e) In case the Buyer notifies the maximum transmission charges to which they are agreeing to pay, the Exchange will participate on behalf of the respective Buyer in the e-bidding up to the same limit;

f) The decision on the person entitled to the transmission corridor based on e-bidding taken by the concerned RLDC shall be binding on the parties.

10. Transaction fees

The Exchange will charge a transaction fee, as may be specified by the Exchange from time to time, on the transactions carried through the Exchange. Such transaction fee will be computed on value basis or volume basis, as may be decided from time to time, which will be computed on both purchases and sales separately.

11. Reports

I. After end of trading session, the Exchange will download the reports to the Members which consist of Trade file Report, Provisional Obligation Report, Final Obligation Report and other relevant matters.

II. Based on the Exchange's Reports, the Members can inform their Clients about their successful trades along with their obligation.
<table>
<thead>
<tr>
<th>Sr No.</th>
<th>Item</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Contract Name*</td>
<td>Region wise Day-Ahead Contingency Contracts</td>
</tr>
<tr>
<td>2</td>
<td>Regions</td>
<td>Regional contracts one each for each electrical region will be available for trading i.e. for Northern Region (NR), Eastern Region (ER), Western Region (WR), Southern Region (SR) and North East Region (NER)</td>
</tr>
<tr>
<td>4</td>
<td>Contract Type</td>
<td>Delivery Option - Firm Delivery</td>
</tr>
<tr>
<td>5</td>
<td>Contract available for Trading</td>
<td>Hourly contracts for next day from 1st Hour to 24th Hour i.e. 24 contracts of one hour each.</td>
</tr>
<tr>
<td>6</td>
<td>Trading day*</td>
<td>A day before delivery day or as per trading calendar declared in advance.</td>
</tr>
<tr>
<td>7</td>
<td>Trading Session*</td>
<td>On each trading day, one continuous trading session will be made available to the members for bidding.</td>
</tr>
<tr>
<td>8</td>
<td>Bidding process</td>
<td>Seller will submit bid for the contract of that region to which he belongs. Whereas a buyer can buy any regional contract. Netting off (square off) of positions will not be allowed.</td>
</tr>
<tr>
<td>9</td>
<td>Matching of Bids</td>
<td>Continuous trade session. Details in clause 5 (B) of Schedule B of Business Rules. Each trade will be sent for scheduling, on trade to trade basis.</td>
</tr>
<tr>
<td>10</td>
<td>Trading Hours</td>
<td>Continuous trade session: 03.00 PM to 11.00 PM on trading day i.e. one day before delivery date or as per trading calendar.</td>
</tr>
<tr>
<td>11</td>
<td>Minimum Volume quotation*</td>
<td>1 MW</td>
</tr>
<tr>
<td>12</td>
<td>Minimum Volume Step*</td>
<td>1MW</td>
</tr>
<tr>
<td>13</td>
<td>Lot size</td>
<td>1 MW * 1 Hour</td>
</tr>
<tr>
<td>14</td>
<td>Maximum bid size*</td>
<td>Bids should not be more than the allowed MW in any of Concurrence/Clearance issued by its SLDC to the Members/Clients at any time. It will be the responsibility of the Member to adhere to this rule.</td>
</tr>
<tr>
<td>15</td>
<td>Price Quote Basis</td>
<td>Rs. per MWh (excluding all fees, charges, taxes, if applicable)</td>
</tr>
<tr>
<td>16</td>
<td>Price Tick*</td>
<td>Rs. 1 per MWh</td>
</tr>
<tr>
<td>17</td>
<td>Volume Tick size</td>
<td>1 MWh</td>
</tr>
<tr>
<td>18</td>
<td>Quantity Variation</td>
<td>Zero quantity variation allowed.</td>
</tr>
<tr>
<td>19</td>
<td>Settlement</td>
<td>Traded price * Quantity scheduled by RLDC at delivery point.</td>
</tr>
<tr>
<td>20</td>
<td>Initial Margins (Operational Limit)*</td>
<td>400-105% margin from buyers of the total order value should be available in cash with the exchange at the time of bidding for continuous trading sessions.</td>
</tr>
<tr>
<td>21</td>
<td>Variation Margin*</td>
<td>NA</td>
</tr>
</tbody>
</table>
Indian Energy Exchange Ltd.

<table>
<thead>
<tr>
<th>22</th>
<th>Extreme Loss Margin*</th>
<th>NA</th>
</tr>
</thead>
<tbody>
<tr>
<td>23</td>
<td>Transaction Fees*</td>
<td>Fees payable by buyer and seller to Exchange for the quantity approved by nodal RLDC at delivery point as specified by the exchange from time to time.</td>
</tr>
</tbody>
</table>

### Trading Cycle

<table>
<thead>
<tr>
<th>Details</th>
<th>Time (Hrs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>24 Continuous Trade Session (Daily)</td>
<td>1500 – 2300</td>
</tr>
<tr>
<td>25 SLDC Clearance and Declaration Form sent to Members</td>
<td>As specified in TAM Trading and Settlement Calendar</td>
</tr>
<tr>
<td>26 Submission of SLDC Clearance to the Exchange by the Member</td>
<td>As specified in TAM Trading and Settlement Calendar</td>
</tr>
<tr>
<td>27 Submission of Application to Nodal RLDC(1)</td>
<td>As per Procedure for scheduling of Bilateral transactions</td>
</tr>
<tr>
<td>28 Approval from nodal RLDC</td>
<td>As per CERC Order dated 08.04.2015 in Petition no. 006/SM/2015</td>
</tr>
<tr>
<td>Pay in/adjustment on T+1 basis where T is the trading day</td>
<td>Post receipt of nodal RLDC approval</td>
</tr>
<tr>
<td>Payout on T+2 basis where T is the trading day</td>
<td>By 1100</td>
</tr>
<tr>
<td>29 Payment of charges to Nodal RLDC as per Procedure for Scheduling of Bilateral Transaction</td>
<td>1500</td>
</tr>
</tbody>
</table>

(1) Application for Scheduling will be sent only when the SLDC Clearances from buyer and seller are received by the Exchange. In case, the SLDC approval is not received from SLDCs of buyer/seller as specified in Trading and Delivery Calendar, then it will be considered as default by buyer/seller.

### Delivery Procedure

| 30 | Delivery | Delivery shall commence 3 hours after expiry of the contract. Trade once executed shall not be revised and shall be sent for scheduling, and at no point of time during the contract period shall be allowed to be revised. The quantity shall be deliverable as per the schedule issued by the respective RLDC. |
| 31 | Delivery period | Delivery for each hour. |
| 32 | Delivery point | The delivery point shall be at Seller’s Regional Periphery as per Procedure for Scheduling of Bilateral Transaction and Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations, 2010 as amended from time to time. |
| 33 | Application for Scheduling | Application for Scheduling will be Submitted to Nodal RLDC on Contingency basis as per the "Procedure for Scheduling of Bilateral transactions" |
| 34 | SLDC Clearance | The buyer and seller will have to take concurrence from their respective SLDC for scheduling of Power. This concurrence has to be submitted as per the timelines specified in the Trading and Delivery Calendar. NOC / Prior Standing Clearance issued by the SLDC in format PX-I as per CERC (Interstate Open Access) Regulations, are also valid for these transactions. |

IEX Business Rules Page 134
| 35 | Application fees, Operating and Transmission Charges and Losses | Seller will bear all the Transmission, Scheduling & Operating charges and Transmission Losses (in kind) up to the delivery point and Buyer shall bear all the Transmission, Scheduling & Operating charges including Application Fees and Transmission Losses from delivery point up to their point of drawal. The charges shall be applied on the quantum of power scheduled at seller’s Regional Periphery. |
| 36 | Alternate route | Unless preference is specified by the buyer, he will be deemed to have consented for all possible transmission corridors from seller’s injection point till drawal point. |
| 37 | Force majeure | In case of force majeure, the Exchange will settle the contract as per final schedule issued by RLDCs. |
| 38 | Fines & penalties* | As decided by the Exchange from time to time and informed through circular. |

**Settlement procedure**

| 39 | Payment of Application fees, Transmission & Operating Charges by Members | Application fees, Transmission and Operating Charges as applicable on quantum scheduled at the delivery point and payable to the Nodal RLDC, will be recovered from the buyer and seller members on receipt of acceptance from the nodal RLDC. |
| 40 | Funds pay in by Members | Exchange will debit/adjust the funds pay-in on the next day of trade from buyer’s member’s clients, as applicable. Excess margins, if any due to partial concurrence received will be refunded back to the member on the settlement day. |
| 41 | Funds pay out to Members | Exchange will credit the funds pay out in seller’s member’s settlement account on D+1 basis at 12.00 noon for each delivery day subject to confirmation of delivery pay in by the seller. Pay-outs and refund of Margins shall not be allowed to the Clients of the Professional Members before expiry of fifteen (15) working days from the date the Pay-out has become due under these Business Rules. |

* Exchange may modify these parameters from time to time with prior intimation to its Members.
## Contract Specification: Regional Intra-Day Contract

<table>
<thead>
<tr>
<th>Sr No.</th>
<th>Topic</th>
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<tbody>
<tr>
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<td>Regional Intra Day Contracts</td>
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<td>3</td>
<td><strong>Contract Code</strong></td>
<td><em>Type of Contract- Hour No. – Region (E.g. ITD-H21-NR)</em> Where, ITD: Intraday Contracts: Hour of delivery Region detail: NR: Northern Region*</td>
</tr>
<tr>
<td>4</td>
<td><strong>Contract Type</strong></td>
<td>Delivery Option - Firm Delivery</td>
</tr>
<tr>
<td>5</td>
<td><strong>Contract available for Trading</strong></td>
<td>Hourly contracts of one hour each for consecutive hours on same day will be available for trading.</td>
</tr>
<tr>
<td>6</td>
<td><strong>Trading day</strong></td>
<td>Every calendar day of the year for same delivery date.</td>
</tr>
<tr>
<td>7</td>
<td><strong>Trading Session</strong></td>
<td>Continuous Trading session will be made available to the members for bidding.</td>
</tr>
<tr>
<td>8</td>
<td><strong>Bidding process</strong></td>
<td>Seller will submit bid for the contract of that region to which he belongs. Whereas a buyer can buy any regional contract. Netting off (square off) of positions will not be allowed.</td>
</tr>
<tr>
<td>9</td>
<td><strong>Matching of Bids</strong></td>
<td>Continuous trade session: Details in clause no. 5 (B) of Schedule B of Business Rules. Each trade will be sent for scheduling on trade to trade basis.</td>
</tr>
<tr>
<td>10</td>
<td><strong>Trading Hours</strong></td>
<td>Continuous trade session: 0030 hrs to 2000 hrs on trading days.</td>
</tr>
<tr>
<td>11</td>
<td><strong>Minimum Volume Quotation</strong></td>
<td>1 MW</td>
</tr>
<tr>
<td>12</td>
<td><strong>Minimum Step</strong></td>
<td>1 MW</td>
</tr>
<tr>
<td>13</td>
<td><strong>Lot size</strong></td>
<td>1 MWh</td>
</tr>
<tr>
<td>14</td>
<td><strong>Maximum bid size</strong></td>
<td>Bids should not be more than the allowed MW in any of Concurrence/clearance issued by its SLDC to the members/clients at any time. It will be the responsibility of the member to adhere to this rule.</td>
</tr>
<tr>
<td>15</td>
<td><strong>Price Quote Basis</strong></td>
<td>Rs. per MWh (excluding all fees, charges, taxes, if applicable)</td>
</tr>
<tr>
<td>16</td>
<td><strong>Price Tick</strong></td>
<td>Rs. 1 per MWh</td>
</tr>
<tr>
<td>17</td>
<td><strong>Quantity Variation</strong></td>
<td>Zero quantity variation allowed.</td>
</tr>
<tr>
<td>18</td>
<td><strong>Settlement</strong></td>
<td>Traded price * Quantity scheduled by RLDC at delivery point.</td>
</tr>
<tr>
<td>19</td>
<td><strong>Initial Margins (Operational Limit)</strong></td>
<td>105% margin from buyers of the total order value should be available in cash with the exchange at the time of bidding for continuous trading sessions.</td>
</tr>
<tr>
<td>20</td>
<td><strong>Variation Margin</strong></td>
<td>NA</td>
</tr>
<tr>
<td>21</td>
<td><strong>Transaction Fees</strong></td>
<td>Fees payable by buyer and seller to Exchange for the quantity approved by nodal RLDC at delivery point as specified by the exchange from time to time.</td>
</tr>
</tbody>
</table>
## Trading Cycle

<table>
<thead>
<tr>
<th>Details</th>
<th>Time (Hrs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>22</td>
<td>Continuous Trade Session (Daily)</td>
</tr>
<tr>
<td>23</td>
<td>SLDC Clearance and Declaration Form sent to Members</td>
</tr>
<tr>
<td>24</td>
<td>Submission of SLDC Clearance to the Exchange by the Member</td>
</tr>
<tr>
<td>25</td>
<td>Submission of Application to Nodal RLDC*</td>
</tr>
<tr>
<td>26</td>
<td>Approval from nodal RLDC</td>
</tr>
<tr>
<td></td>
<td>Payin/adjustment on T+1 basis where T is the trading day</td>
</tr>
<tr>
<td>27</td>
<td>Payout on T+2 basis where T is the trading day</td>
</tr>
<tr>
<td>28</td>
<td>Payment of charges to Nodal RLDC as per “Procedure for Scheduling of Bilateral Transaction”</td>
</tr>
</tbody>
</table>

*Application for Scheduling will be sent only when the SLDC Clearances from buyer and seller are received by the Exchange. In case, the SLDC approval is not received from SLDCs of buyer/seller as per specified in Trading and Delivery Calendar, then it will be considered as default by buyer/seller.

## Delivery Procedure

<table>
<thead>
<tr>
<th>Delivery</th>
<th>Delivery shall commence 3 hours after expiry of the contract. Trade once executed shall not be revised and shall be sent for scheduling, and at no point of time during the contract period shall be allowed to be revised. The quantity shall be deliverable as per the schedule issued by the respective RLDC.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Delivery period</td>
<td>Delivery for each hour.</td>
</tr>
<tr>
<td>Delivery point</td>
<td>The delivery point shall be at Seller’s Regional Periphery as per Procedure for Scheduling of Bilateral Transaction and Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations, 2010 as amended from time to time.</td>
</tr>
<tr>
<td>Application for Scheduling</td>
<td>Application for Scheduling will be Submitted to Nodal RLDC on Contingency basis as per the “Procedure for Scheduling of bilateral transactions”.</td>
</tr>
<tr>
<td>SLDC Clearance</td>
<td>The buyer and seller will have to take concurrence from their respective SLDC for scheduling of Power. This concurrence has to be submitted as per the timelines specified in the Trading and Delivery Calendar. NOC / Prior Standing Clearance issued by the SLDC in format PX-I as per CERC (Interstate Open Access) Regulations, are also valid for these transactions.</td>
</tr>
</tbody>
</table>
### Application fees, Operating and Transmission Charges and Losses

Sellers will bear all the Transmission, Scheduling & Operating charges and Transmission Losses (in kind) up to the delivery point and Buyer shall bear all the Transmission, Scheduling & Operating charges including Application Fees and Transmission Losses from delivery point up to their point of drawal. The charges shall be applied on the quantum of power scheduled at seller's Regional Periphery.

### Alternate route

The buyer will be deemed to have consented for all possible routes; however, they can give preference amongst the possible routes.

### Force majeure

In case of force majeure, the Exchange will settle the contract as per final schedule issued by RLDGs.

### Fines & penalties

As decided by the Exchange from time to time and informed through circular.

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### Settlement procedure

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>38</strong></td>
<td><strong>Payment of Application fees, Transmission &amp; Operating Charges by Members</strong></td>
</tr>
<tr>
<td></td>
<td>Application fees, Transmission and Operating Charges as applicable on quantum scheduled at the delivery point and payable to the Nodal RLDGC will be recovered from the buyer and seller members on receipt of the acceptance from the nodal RLDGC.</td>
</tr>
<tr>
<td><strong>39</strong></td>
<td><strong>Funds pay in by Members</strong></td>
</tr>
<tr>
<td></td>
<td>Exchange will debit/adjust the funds pay-in on the next day of trading from buyer's member/clients as applicable. Excess margins, if any due to partial concurrence received will be refunded back to the members on the settlement day.</td>
</tr>
<tr>
<td><strong>40</strong></td>
<td><strong>Funds pay out to Members</strong></td>
</tr>
<tr>
<td></td>
<td>Amount equivalent to net obligation will be credited at 12:00 noon on T+21 basis (where T stands for Trading day.)</td>
</tr>
</tbody>
</table>

*Exchange may modify these parameters from time to time with prior intimation to its Members.*
## Contract Specification: Regional Daily Contracts

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Item</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td><strong>Contract Name</strong></td>
<td>Daily Contracts</td>
</tr>
<tr>
<td>2</td>
<td><strong>Regions</strong></td>
<td>Regional contracts one each for each electrical region will be available for trading i.e. for Northern Region (NR), Eastern Region (ER), Western Region (WR), Southern Region (SR) and North East Region (NER)</td>
</tr>
<tr>
<td>3</td>
<td><strong>Contract Code</strong></td>
<td>&quot;Month Year-Block of Hours-Delivery Day-RI&quot; (e.g. MAR11-FBA-DG3-NR) Where Month: Month of delivery day, Year: Year of delivery day Block of Hour: FNB: Firm base load power for the entire 24 hours FNT: Firm night power of 8 hours time block starting from 00.00 hrs in night till 07.00 hrs and from 23.00 hrs till 24.00 hrs. FDY: Firm day power for 11 hours time block starting 07.00 till 18.00 hrs. FPK: Firm evening power for 5 hours time block starting 18.00 hrs till 23.00 hrs. Delivery Day: Delivery Day NR: Northern Region</td>
</tr>
<tr>
<td>4</td>
<td><strong>Contract Type</strong></td>
<td>Delivery Option – Firm Delivery</td>
</tr>
<tr>
<td>5</td>
<td><strong>Firm Daily Contract</strong></td>
<td>The daily contracts for trading will be available on a rolling basis i.e. everyday seven daily contracts starting from the following week. Trading day onwards will be available for trading.</td>
</tr>
<tr>
<td>6</td>
<td><strong>Trading day</strong></td>
<td>Trading will be available on all days or as per trading calendar declared in advance</td>
</tr>
<tr>
<td>7</td>
<td><strong>Trading Session</strong></td>
<td>On each trading day, one continuous trading session will be made available to the members for bidding.</td>
</tr>
<tr>
<td>8</td>
<td><strong>Order Management</strong></td>
<td>The Exchange Members will be able to submit orders as per Clause No. 34 of Business Rules. A Member shall be permitted to modify or cancel his orders, during the trading hours. Orders and bids entered into the Trading System shall be subject to various validation requirements as prescribed by the Exchange including price and quantity restrictions as decided by the Exchange. Orders that do not meet the validation checks will not be accepted by the Exchange. The Exchange shall specify from time to time price steps (tick size) in which orders shall be entered on the trading system of the Exchange.</td>
</tr>
<tr>
<td>9</td>
<td><strong>Bidding process</strong></td>
<td>Seller will submit bid for the contract of that region to which he belongs. Whereas a buyer can buy any regional contract. Netting off (square off) of positions will not be allowed.</td>
</tr>
<tr>
<td>10</td>
<td><strong>Matching of Bids</strong></td>
<td>Continuous trade session: Details as per clause no. 5 (B) of Schedule B of Business Rules. Each trade will be sent for</td>
</tr>
</tbody>
</table>
### Indian Energy Exchange Ltd.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Time</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>25</td>
<td>12:00 – 15:00</td>
<td>Continuous Trade Session</td>
</tr>
</tbody>
</table>

| 11  | Trading Hours* | Continuous trade session: 12.00 noon to 3.00 PM on trading days |
| 12  | Minimum Volume Quotation* | 1 MW |
| 13  | Minimum Step* | 1 MW |
| 14  | Lot size | Base or RTC Contract (FBA): 1 lot = 1 MW * 24 Hours  
Night Off-peak Contract (FNT): 1 lot = 1 MW * 8 Hours  
Day Contract (FDY): 1 lot = 1 MW * 11 Hours  
Day Peak Contract (FPK): 1 lot = 1 MW * 5 Hours |
<p>| 15  | Maximum bid size* | Bids should not be more than the allowed MW in any of Concurrence/Clearance issued by its SLDC to the members/clients at any time. It will be the responsibility of the member to adhere to this rule. |
| 16  | Price Quote Basis | Rs. per MWH (excluding all fees, charges and taxes, if applicable) |
| 17  | Price Tick* | Rs. 1 per MWh |
| 18  | Quantity Variation | Zero quantity variation allowed |
| 19  | Settlement | Traded price * Quantity scheduled by RLDC at delivery point. |
| 20  | Initial Margins (Operational Limit)* | 5% margin of the total order value should be available in cash/non cash with the exchange at the time of bidding for continuous trading sessions. |
| 21  | Additional Margins (Basis Margin)* | 60% of the total trade value will be collected from the member/client. The margins can be in the form of cash or non-cash. Additional Margin will be based on a risk curve defined by the Exchange for each contract. Exchange will have the right to define and modify the risk curves from time to time. Additional Margin could be in the form of collaterals (Bank Guarantee or FDR) or bank limit. |
| 22  | Variation Margin* | Variation Margin may be collected from buyer Members only. Variation Margin is the difference in the Value of the contract based on the Trade price and the Settlement price. In case the Settlement price is less than the trade price, the difference in the value is collected from the buyers however at any point the sum of Basis Margin collected uptil that day and Variation Margin will not exceed the trade value. Variation Margin will be computed at the end of each available trading day for a specific contract and will be collected from the member on the same day in the form of collaterals. Variation Margin will be applied at client level. |
| 23  | Extreme Loss Margin* | Exchange can impose Extreme Loss Margin, which the exchange can apply any time during the life of the contract. |
| 24  | Transaction Fees* | Fees payable by buyer and seller to Exchange for the quantity approved by nodal RLDC at delivery point as specified by the exchange from time to time. |</p>
<table>
<thead>
<tr>
<th>Time</th>
<th>Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>15:30</td>
<td>SLDC Clearance and Declaration Form sent to Members.</td>
</tr>
<tr>
<td>16:30</td>
<td>Calculation of Additional Margin of the buyer’s member</td>
</tr>
<tr>
<td>17:00</td>
<td>Blocking of the Additional Margin from the available cash/non-cash collateral of the buyer’s Member provided to the exchange. In case if there is any deficit, call for the deficit additional margins.</td>
</tr>
<tr>
<td>26</td>
<td>SLDC Clearance from Members and fulfillment of additional margin requirement call, if any.</td>
</tr>
<tr>
<td>27</td>
<td>On completion of formality and receipt of adequate additional margin, application on ‘First Come First Serve’ or ‘Day-Ahead Bilateral’ basis will be sent to Nodal RLDC.</td>
</tr>
<tr>
<td></td>
<td>Acceptance for Scheduling from Nodal RLDC.</td>
</tr>
<tr>
<td></td>
<td>Receipt of Transmission/Operating Charges and Application Fees from the members.</td>
</tr>
<tr>
<td></td>
<td>Payment of Charges to Nodal RLDC.</td>
</tr>
<tr>
<td></td>
<td>Pay-in: Equivalent to one day’s obligation collected on D-1 basis, where D=Delivery day.</td>
</tr>
<tr>
<td></td>
<td>Payout: Equivalent to one day’s obligation credited on D+1 basis, till the contract delivery ends.</td>
</tr>
<tr>
<td></td>
<td>Payout: Equivalent to one day’s obligation credited on D+1 basis, till the contract delivery ends.</td>
</tr>
</tbody>
</table>

**Delivery Procedure**

<table>
<thead>
<tr>
<th>28</th>
<th>Delivery</th>
<th>Trade once executed shall not be revised and shall be sent for scheduling. The quantity shall be deliverable as per the schedule issued by the RLDC.</th>
</tr>
</thead>
<tbody>
<tr>
<td>29</td>
<td>Delivery period</td>
<td>As mentioned under item no. 2.</td>
</tr>
<tr>
<td>30</td>
<td>Delivery point</td>
<td>The delivery point shall be at Seller’s Regional Periphery as per Procedure for Scheduling of Bilateral Transaction and Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations, 2010 as amended from time to time.</td>
</tr>
<tr>
<td>31</td>
<td>SLDC Clearance</td>
<td>After trading on the exchange, the buyer and seller will have to take a concurrence of their respective SLDCs. This concurrence has to be submitted to the exchange as per the timelines specified in the trading and delivery calendar.</td>
</tr>
<tr>
<td>32</td>
<td>Application for Scheduling</td>
<td>Application for Scheduling will be Submitted to Nodal RLDC as specified in the Trading Calendar and as per the “Procedure for scheduling of bilateral transactions”.</td>
</tr>
<tr>
<td>33</td>
<td>Delivery Process</td>
<td>Application for Scheduling, as specified in the trading and delivery Calendar, shall be sent to the Nodal RLDC, on FCFS basis as per the “Procedure for scheduling of bilateral transactions”.</td>
</tr>
<tr>
<td>34</td>
<td>Application fees, Operating and Transmission Charges and Losses</td>
<td>Seller will bear all the Transmission, Scheduling &amp; Operating charges and Transmission Losses (in kind) up to the delivery point and Buyer shall bear all the Transmission, Scheduling &amp; Operating charges including Application Fees and Transmission Losses from delivery point up to their point of draw. The charges shall be applied on the quantum of power scheduled at seller’s Regional Periphery.</td>
</tr>
<tr>
<td>35</td>
<td>Alternate route</td>
<td>Unless preference is specified by the buyer, it will be deemed.</td>
</tr>
</tbody>
</table>
Indian Energy Exchange Ltd.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>36</td>
<td>Force majeure</td>
</tr>
<tr>
<td>37</td>
<td>Fines &amp; penalties*</td>
</tr>
</tbody>
</table>

**Settlement procedure***

| 38 | Payment of Application fees, Transmission & Operating Charges by Members | Application fees will be collected from buyer on date of application to Nodal RLDC. Transmission and Operating Charges as applicable on quantum scheduled at seller’s periphery and payable to the Nodal RLDC, will be recovered from the buyer and seller members on the next day of receiving the acceptance from the nodal RLDC. |
| 39 | Funds pay in by Members | Exchange will debit the funds pay-in on each D-1 basis at 11.00 am from buyer’s member’s settlement account. |
| 40 | Funds pay out to Members | Exchange will credit the funds pay-out in seller’s member’s settlement account on D+1 basis at 12.00 noon subject to confirmation of delivery pay-in by the seller. |

* Exchange may modify these parameters from time to time with prior intimation to its Members.
**Contract Specification:-Regional Weekly Contracts**

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Item</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Contract Name*</td>
<td>Regional Weekly Contracts</td>
</tr>
<tr>
<td>2</td>
<td>Regions</td>
<td>Regional contracts one each for each electrical region will be available for trading i.e. for Northern Region (NR), Eastern Region (ER), Western Region (WR), Southern Region (SR) and North East Region (NER)</td>
</tr>
<tr>
<td>3</td>
<td>Contract Code*</td>
<td>&quot;Month Year-Block of Hours-Delivery Week-R&quot; (e.g. MAR11-FBA-W14-NR)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Where,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Month: Month of delivery day</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Year: Year of delivery day</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Block of Hour:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>FBA: Firm base load power for the entire 24 hours</td>
</tr>
<tr>
<td></td>
<td></td>
<td>FNT: Firm night power of 8 hours time block starting from 00.00 hrs in night till 07.00 hrs and from 23.00 hrs till 24.00 hrs.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>FDT: Firm day power for 11 hours time block starting 07.00 til 18.00 hrs.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>FPK: Firm evening power for 5 hours time block starting 18.00 till 23.00 hrs.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Delivery Week: Week of delivery</td>
</tr>
<tr>
<td></td>
<td></td>
<td>NR: Northern Region</td>
</tr>
<tr>
<td>4</td>
<td>Contract Type</td>
<td>Delivery Option - Firm Delivery</td>
</tr>
<tr>
<td>5</td>
<td>Firm Contract</td>
<td>Weekly Contract</td>
</tr>
<tr>
<td>6</td>
<td>Trading day*</td>
<td>The weekly contracts for trading will be available as per the trading and settlement calendar for various calendar weeks starting on Monday and ending on Sunday.</td>
</tr>
<tr>
<td>7</td>
<td>Trading session*</td>
<td>Please refer to trading and settlement calendar for more details. Exchange can also hold multiple trading sessions on specified trading days or other days to minimize unmatched volume.</td>
</tr>
<tr>
<td>8</td>
<td>Order Management</td>
<td>On each trading day, one session will be made available to the members for bidding</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a) Open Call Auction session Details of trading session are given in trading cycle.</td>
</tr>
<tr>
<td>9</td>
<td>Bidding process</td>
<td>The Exchange Members will be able to submit orders as per Clause no. 34 of Business Rules. A Member shall be permitted to modify or cancel his orders, during the trading hours. Orders and bids entered into the Trading System shall be subject to various validation requirements as prescribed by the Exchange including price and quantity restrictions as decided by the Exchange. Orders that do not meet the validation checks will not be accepted by the Exchange. The Exchange shall specify from time to time price steps (tick size) in which orders shall be entered on the trading system of the Exchange.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Seller will submit bid for the contract of that region to which</td>
</tr>
</tbody>
</table>
Indian Energy Exchange Ltd.

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>Matching of Bids</td>
<td>Uniform Price Step Auction can be closed or open as specified in Exchange circular issued from time to time. Details of closed or open auction are mentioned in Clause no. 5 (A) Schedule B of Business Rules.</td>
</tr>
<tr>
<td>11</td>
<td>Trading Hours*</td>
<td>As specified in Exchange circular from time to time.</td>
</tr>
<tr>
<td>12</td>
<td>Minimum Volume quotation*</td>
<td>1 MW</td>
</tr>
<tr>
<td>13</td>
<td>Minimum Volume Step*</td>
<td>1 MW</td>
</tr>
<tr>
<td>14</td>
<td>Lot size</td>
<td>Base or RTC Contract (FBA): 1 lot = 1 MW * 24/7 Hours</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Night Off-peak Contract (FNT): 1 lot = 1 MW * 8/7 Hours</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Day Contract (FDY): 1 lot = 1 MW * 11/7 Hours</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Day Peak Contract (FPK): 1 lot = 1 MW * 5/7 Hours</td>
</tr>
<tr>
<td>15</td>
<td>Maximum bid size*</td>
<td>Bids should not be more than the allowed MW in any of Concurrence/Clearance issued by its SLDC to the members/clients at any time. It will be the responsibility of the member to adhere to this rule.</td>
</tr>
<tr>
<td>16</td>
<td>Price Quote Basis</td>
<td>Rs. per MWH (excluding all fees, charges, taxes etc)</td>
</tr>
<tr>
<td>17</td>
<td>Tick size*</td>
<td>Rs. 1 per MWH</td>
</tr>
<tr>
<td>18</td>
<td>Quantity Variation</td>
<td>Zero quantity variation allowed</td>
</tr>
<tr>
<td>19</td>
<td>Settlement</td>
<td>Trade price * Quantity scheduled by RLDC at delivery point.</td>
</tr>
<tr>
<td>20</td>
<td>Initial Margins (Operational Limit)*</td>
<td>5% margin of the total order value should be available in cash/non cash with the exchange at the time of bidding by buyer.</td>
</tr>
<tr>
<td>21</td>
<td>Additional Margins (Basis Margin)*</td>
<td>50% of the total trade value will be collected from the member/client. The margins can be in the form of cash or non cash. Another half day margins will be collected towards collection of various transmission related charges. Where the difference between the trading day and the start of delivery day is as follows:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>&gt; = 10 days but &lt; 4 days: 30% (on trading day) + 20% (on Trade + 1 day)... 5% of the last three inches will be collected in cash.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>&gt; = 4 days: 50% (on trading day)... 5% of the last three inches will be collected in cash.</td>
</tr>
<tr>
<td>22</td>
<td>Variation Margin*</td>
<td>Variation Margin may be collected from buyer Members only. Variation Margin is the difference in the Value of the contract based on the Trade price and the Settlement price. In case the Settlement price is less than the trade price, the difference in the value is collected from the buyers however at any point the sum of Basis Margin collected upto that day and Variation Margin will not exceed the trade value. Variation Margin will be computed at the end of each available trading day for a specific contract and will be collected from the member on the same day in the form of collaterals. Variation Margin will be applied at client level.</td>
</tr>
<tr>
<td>23</td>
<td>Extreme Loss Margin*</td>
<td>Exchange can impose Extreme Loss Margin, which the exchange can apply any time during the life of the contract.</td>
</tr>
<tr>
<td>24</td>
<td>Transaction Fees*</td>
<td>Fees payable by buyer and seller to Exchange for the quantity approved by nodal RLDC at delivery point as</td>
</tr>
</tbody>
</table>
### Trading Cycle

<table>
<thead>
<tr>
<th>Sr No.</th>
<th>Time</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>25</td>
<td>12:00 – 16:00</td>
<td>Auction Trade Session</td>
</tr>
<tr>
<td></td>
<td>16:00</td>
<td>Publish results.</td>
</tr>
<tr>
<td></td>
<td>16.30</td>
<td>SLDC clearance and Declaration form sent to Members through FTP.</td>
</tr>
<tr>
<td>26</td>
<td>17:00</td>
<td>Blocking of the Additional Margin from the available cash/non-cash collateral of the Buyer Member provided to the exchange. In case if there is any deficit, call for the deficit additional margins.</td>
</tr>
<tr>
<td>27</td>
<td></td>
<td>SLDC Clearance from Members and fulfillment of additional margin requirement call, if any.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>On completion of formality and receipt of adequate additional margin, application on 'First-Come-First-Serve' or 'Day-Ahead Bilateral' basis will be sent to Nodal RLDC.</td>
</tr>
<tr>
<td></td>
<td>As per the Trading &amp; Delivery Calendar</td>
<td>Acceptance for Scheduling from Nodal RLDC.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Receipt of Transmission/Operating Charges and Application Fees from the members.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Payment of Charges to Nodal RLDC.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Pay-in: Equivalent to one day's obligation collected on D-1 basis, till the contract delivery ends.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Pay-out: Equivalent to one day's obligation credited on D+1 basis, till the contract delivery ends.</td>
</tr>
</tbody>
</table>

*Application for Scheduling will be sent only when the SLDC Clearances from buyer and seller are received by the Exchange. In case, the SLDC approval is not received from SLDCs of buyer/seller as per the timeline specified in the Trading and Delivery Calendar then it will be treated as default by concerned buyer or seller.

D = Delivery Day

### Delivery Procedure

<table>
<thead>
<tr>
<th>Sr No.</th>
<th>Delivery</th>
<th>Trade once executed shall not be revised and shall be sent for scheduling. The quantity shall be deliverable as per the schedule issued by the RLDC.</th>
</tr>
</thead>
<tbody>
<tr>
<td>29</td>
<td>Delivery period</td>
<td>As mentioned under point no. 2</td>
</tr>
<tr>
<td>30</td>
<td>Delivery point</td>
<td>The delivery point shall be at Seller's Regional Periphery as per Procedure for Scheduling of Bilateral Transaction and Central Electricity Regulatory Commission (Sharing of Inter-State Transmission Charges and Losses) Regulations, 2010 as amended from time to time.</td>
</tr>
<tr>
<td>31</td>
<td>Application for Scheduling</td>
<td>Application for Scheduling will be submitted to nodal RLDC as specified in the Trading and Delivery Calendar and as per the &quot;Procedure for Scheduling of bilateral transactions&quot;.</td>
</tr>
<tr>
<td>32</td>
<td>SLDC Clearance</td>
<td>After trading on the exchange, the buyer and seller will have to take a concurrence of their respective SLDCs. This concurrence has to be submitted to the exchange as per the date and time.</td>
</tr>
</tbody>
</table>
specify the trading and delivery calendar.

Delivery Process
Application for Scheduling, as specified in the trading and delivery calendar, shall be sent to the Nodal RLDC, on the first available date after trading, as per the "Procedure for scheduling of bilateral transactions."

34 Application fees, Operating and Transmission Charges and Losses
Seller shall bear all the Transmission, Scheduling & Operating charges and Transmission Losses (in-kind) up to the delivery point and Buyer shall bear all the Transmission, Scheduling & Operating charges including Application Fees and Transmission Losses from delivery point up to their point of drawl. The charges shall be applied on the quantum of power scheduled at seller's Regional Periphery.

35 Alternate route
Unless preference is specified by the buyer, he will be deemed to have consented for all possible transmission corridors from seller's injection point till drawal point.

36 Force majeure
In case of force majeure the Exchange will have the power to settle the contract independently and/or as deemed fit by the Exchange.

37 Fines & penalties*
As decided by the Exchange from time to time and informed through circular.

Settlement procedure*

39 Payment of Application Fees by Members
Application fees will be collected from the buyer on the date of application to Nodal RLDC. Transmission and Operating Charges as applicable on quantum scheduled at the delivery point and payable to the Nodal RLDC, will be recovered from the buyer and seller members on the next day of receiving the acceptance from the nodal RLDC.

40 Funds pay in by Members
Exchange will debit the funds pay-in on D-1 basis at 11.00 am from buyer member settlement account.

41 Funds pay out to Members
Exchange will credit the funds pay out in seller’s member’s settlement account on D+1 basis at 12.00 noon for each delivery day subject to confirmation of delivery pay in by the seller.
Pay-outs and refund of Margin shall not be allowed to the Clients of the Professional Members before expiry of fifteen (15) working days from the date the pay-out has become due under these Business Rules.

* Exchange may modify these parameters from time to time with prior intimation to its Members.

SCHEDULE C: RENEWABLE ENERGY CERTIFICATE (REC) MARKET

1. Introduction
Indian Energy Exchange Ltd.

This market segment will cover Renewable Energy Certificate contracts in accordance with
CERC (Terms and Conditions for recognition and issuance of Renewable Energy Certificate

1.1 REC Market will operate in accordance with the procedures issued by Central
Agency for trading of RECs.

1.2 This market segment will typically cover two categories of certificates, solar
certificates and non-solar certificates which are issued to eligible entities for
generation of electricity based on solar and non solar renewable energy sources.

1.3 All terms and conditions of the contracts including trading sessions, matching rules,
margin requirement and delivery procedure etc. will be as per specific rules
mentioned herein.

2. Membership

2.1 All the existing Members and Clients of the Exchange are eligible to trade RECs at
the Exchange Platform. However, a separate category of membership termed as
'REC Member' is introduced for the participants who want to trade only Renewable
Energy Certificates at the Exchange. The different terms and conditions for Members
of the Exchange is defined in the Rules. REC Members shall be governed by
Regulation 26 of CERC (Power Market) Regulation, 2010. Additional eligibility
conditions, if any, for REC Members will be notified by the Exchange from time to
time through circulars.

2.2 Rules and Bye-laws as applicable to other Members shall apply to such Members
except those mentioned herein or notified separately through circulars from time to
time.

3. Client

3.1 A separate category of Client is introduced for the participants who wish to trade only
RECs at the Exchange. A Professional or an REC Member, trading for
his own account or on behalf his Clients, shall pay the Exchange, Annual Client
Fees, as decided by the Exchange, for each Central Agency registered entity, which
gives the Member or the Client the right to purchase and sell RECs, and shall receive
a registration identification code from the Exchange provided that he complies with all
the other requirements prescribed by the Exchange from time to time. This fees shall
be payable for each financial year.

4. Fees

4.1 IEX may charge the following fees to the REC Member

a) Admission Fee;

b) Annual Subscription Fee;

c) Transaction fee; and

d) as the case may be, a single set up Fee.
Indian Energy Exchange Ltd.

4.2 The admission fee is one-time fee for admission to the IEX-REC. The admission fee is non-refundable.

4.3 A Member is required to pay annual subscription fee in accordance with his category of membership at the latest by 30th day of April every year in advance.

4.4 The transaction fee is due per traded volume of certificates and as specified by the Exchange from time to time.

4.5 The Member shall pay such fees and charges as decided by the Exchange from time to time.

5. Trading Days

5.1 The Exchange shall operate on days as notified by the Exchange in advance for each calendar year in accordance with detailed procedure issued by the Central Agency.

6. Trading hours

6.1 Trading hours shall be as per approved detailed procedure issued by the Central Agency.

7. Market Operations

7.1 REC Market segment will operate in accordance with the procedures issued by Central Agency for trading of RECs. The REC market operations and the exact time schedule relating to pay in and pay out activities shall be adhered by all the Exchange Members in order to have smooth and orderly operations of the Exchange.

7.2 Summary of terms and conditions of the contract is as specified in Contract Specifications at Annexure C1.

8. Trading phases

8.1 Pre-trade phase

The Exchange will validate available margins of the Buying participants required as per contracts specifications. Members will be allowed to place orders upto the available margins.

8.2 Order accumulation phase (Bidding phase)

Bidding session also referred to as the Order call period will start from 13.00 Hrs to 15.00 Hrs on the trading days specified as per the REC Trading calendar published from time to time. Orders entered by the direct access clients shall be treated as orders entered by Members. The orders collected during the order accumulation phase will not be visible to the market participants.

8.3 Order matching and trade finalization phase

At the end of the bidding phase, the trading platform will seek to match orders. During this matching process, orders cannot be entered into the trading platform, and orders
Indian Energy Exchange Ltd.

already entered cannot be cancelled or modified. A report of all offers received by the exchange shall be prepared in the format approved by the Central Agency and would be sent to the Central Agency. Central Agency will verify availability of sufficient number of certificates in the seller's account and confirm the same to the exchange. In case, based on the report received from the Central Agency it is found that sufficient number of certificates are not available in the account of the seller, his offer shall be rejected. All bids and offers (after rejecting offers as mentioned above) are aggregated and Market Clearing Price and Market Clearing Volume shall be determined by 16.30 Hrs.

After the final market clearing price and volume determination phase is concluded by 16.30 Hrs, Members, whose orders have been executed, will be provided all relevant trade information regarding final trade on the trading platform. The Exchange shall also inform the Central Agency about the same by 17.00 Hrs.

8.4 Obligation determination process (Settlement Phase)

After end of the order matching and trade finalization phase, an obligation report will be generated by the Exchange at 17.00 Hrs, which will provide the quantity and amount of pay in / pay out and transaction fee payable etc. The Exchange will advise the Clearing Bank for transfer of pay-in at 17.00 hrs and pay-out at 11.00 hrs of next bank working day to/from Member’s accounts. In case a professional non-REC Member who does not hold a Trading License from the CERC, then such Members will be governed by Regulation 26(ii) of Central Electricity Regulatory Commission (Power Market) Regulations, 2010. Accordingly the pay-in / pay-out shall take place in accordance with this regulation.

8.5 Delivery phase

On the basis of trade finalized, Central Agency shall extinguish the requisitioned number of RECs from the respective seller’s account by 18.00 Hrs of the trade day. Information would be sent to the Central Agency as per the agreed data interchange formats. The Exchange shall also send a written invoice to all the successful buyers and sellers by 17.30 Hrs stating the total number of RECs purchased / sold by them along with the unique identification code for each transaction.

8.6 The information regarding Market Clearing Price and Market Clearing Volume shall be posted on the website by 18.00 Hrs.

8.7 The Exchange shall issue an electronically printable certificate as per format prescribed by CERC at Annexure C2, along with the REC account statement pertaining to such certificate, to the Buyers within five days of trading.

8.8 The Exchange timelines are as under. They are subject to change as per procedure specified by the Central Agency towards implementation of REC mechanism as approved by CERC and Central Electricity Regulatory Commission (Terms and Conditions for recognition and issuance of Renewable Energy Certificate for Renewable Energy Generation) Regulations, 2010.

<table>
<thead>
<tr>
<th>TIME on TRADE DAY</th>
<th>DETAILS</th>
</tr>
</thead>
<tbody>
<tr>
<td>IEX Business Rules</td>
<td>Page 149</td>
</tr>
</tbody>
</table>
Indian Energy Exchange Ltd.

Pre-trade Phase:
By 12.00 Hrs  Exchange to check initial margin check for Members

Order Accumulation phase (Bidding)
13.00 Hrs to 15.00 Hrs  Order Accumulation

Order matching and trade finalization
By 15.30 Hrs  • Exchange to send details of maximum offer placed by Sellers to Central Agency
By 16.00 Hrs  • Central Agency to send report confirming valid RECs with Eligible Entities
By 16.30 Hrs  • Finalization of trade results after removal of defaulters’ orders
By 17.00 Hrs  • Exchange to inform Central Agency the details of buyers and sellers

Settlement Phase
By 17.00 Hrs  • Files to be sent by Exchange to banks for actual debits/credits (Pay-in & Pay-out)
By 11.00 Hrs (next bank working day)  • Files to be sent by Exchange to banks for actual credits (Pay-out)

Delivery Phase
By 18.00 Hrs  • Central Agency to extinguish RECs in Seller’s Account
              • Exchange to raise invoices to each participant as proof of transfer of RECs.

The above timelines shall be subject to change as per approved detailed procedure issued by the Central Agency.

9. Order management
   9.1 Order types

   The Exchange Members will be able to submit the following types of orders:

   a. Single bid: Single order will specify the price and quantity of RECs to be traded.

   9.2 Modification and cancellation of orders:

   A Member shall be permitted to modify or cancel his orders, during the trading hours.

   9.3 Order validation

   Orders entered into the Trading System shall be subject to various validation requirements as prescribed by the Exchange including price and quantity restrictions as decided by the Exchange. Orders that do not meet the validation checks will not be accepted by the Exchange. The Exchange shall specify from time to time price steps (tick size) in which orders shall be entered on the trading system of the Exchange.

10. Matching rules
   10.1 All the Clients shall be assigned unique ID / Portfolio ID. The Exchange may launch more than one order book running either parallel or at different time spans. Subject
to the approval of the CERC, the Exchange is also entitled to modify or change the matching rules relevant to any market or order books any time where it is necessary to do so.

10.2 Uniform Price Auction for Renewable Energy Certificates

The matching of bids will be done through Uniform Price Auction. The methodology used is described as below.

A Matching of the auction will only take place if there are crossing prices (buy price >= sell price) in the order book, that is, if the best order price is equal to or higher than the best ask price. In that case, the equilibrium price is determined according to the following criteria:

1. Maximum tradable volume: The Equilibrium Price will be the price at which there is maximum tradable volume.

2. Minimum unbalance: If there is more than one price with equal value for maximum tradable volume, the price that leaves the least volume untraded at its level is chosen as Equilibrium Price.

If Auction Session has overlapping Buy and Sell orders resulting in at least 1 trade (if there are crossing prices i.e. best buy price >= best sell Price) then the system would use the below mentioned principles to determine that Session's Auction Uniform Price. If system achieves more than one potential Auction Uniform Price by Principle 1, then the algorithm would move to Principle 2 to narrow down the options and so on. If any Principle achieves a single potential Auction Uniform Price, then that price would be assigned as that Session's Auction Uniform Price.

The Auction Uniform Price calculation logic is explained below with the help of an example:

The Order Book would be sorted on Best Buy and Best Sell basis for a product e.g. 'AUCREC SOLAR' at the end of the Auction session as below:

<table>
<thead>
<tr>
<th>BUY</th>
<th>SELL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Order</td>
<td>Qty</td>
</tr>
<tr>
<td>A</td>
<td>4,500</td>
</tr>
<tr>
<td>B</td>
<td>28,200</td>
</tr>
<tr>
<td>C</td>
<td>1,600</td>
</tr>
<tr>
<td>S</td>
<td>49,700</td>
</tr>
<tr>
<td>D</td>
<td>8,000</td>
</tr>
<tr>
<td>E</td>
<td>16,400</td>
</tr>
<tr>
<td>F</td>
<td>5,400</td>
</tr>
<tr>
<td>G</td>
<td>900</td>
</tr>
<tr>
<td>H</td>
<td>4,575</td>
</tr>
</tbody>
</table>

1) Principle: Determining the Maximum Tradable Volume

The principle would establish the price(s) at which maximum tradable volume would be executed. There would be two steps involved in applying this principle.

a. STEP 1 – Determine the Cumulative Buy and Sell quantities at each eligible price.

The Cumulative Buy and Sell quantities at each price for 'XYZ' are as follows:
### Indian Energy Exchange Ltd.

<table>
<thead>
<tr>
<th>BUY</th>
<th>SELL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cumulative Buy Quantity</td>
<td>Cumulative Sell Quantity</td>
</tr>
<tr>
<td>Buy Quantity at Price</td>
<td>Price</td>
</tr>
<tr>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>4,500</td>
<td>4,500</td>
</tr>
<tr>
<td>32,700</td>
<td>28,200</td>
</tr>
<tr>
<td>32,700</td>
<td>0</td>
</tr>
<tr>
<td>34,600</td>
<td>1,900</td>
</tr>
<tr>
<td>84,300</td>
<td>49,700</td>
</tr>
<tr>
<td>92,300</td>
<td>8,000</td>
</tr>
<tr>
<td>108,700</td>
<td>16,400</td>
</tr>
<tr>
<td>114,100</td>
<td>5,400</td>
</tr>
<tr>
<td>115,000</td>
<td>900</td>
</tr>
<tr>
<td>119,576</td>
<td>4,575</td>
</tr>
</tbody>
</table>

**b. STEP 2** – Establish the total tradable volume at each eligible price (i.e. Maximum Quantity which may be traded at that each price). The total tradable volume at a price would be computed as ‘Minimum of Cumulative Buy and Cumulative Sell quantity’ at the respective price. The Maximum Tradable Volume (MEV) for each eligible price is as below:

<table>
<thead>
<tr>
<th>BUY</th>
<th>SELL</th>
<th>Maximum Executable Volume</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cumulative Buy Quantity</td>
<td>Cumulative Sell Quantity</td>
<td>Sell Quantity at Price</td>
</tr>
<tr>
<td>0</td>
<td>0</td>
<td>831</td>
</tr>
<tr>
<td>0</td>
<td>0</td>
<td>828</td>
</tr>
<tr>
<td>0</td>
<td>0</td>
<td>826</td>
</tr>
<tr>
<td>4,500</td>
<td>4,500</td>
<td>825</td>
</tr>
<tr>
<td>32,700</td>
<td>28,200</td>
<td>824</td>
</tr>
<tr>
<td>32,700</td>
<td>0</td>
<td>823</td>
</tr>
<tr>
<td>34,600</td>
<td>1,900</td>
<td>822</td>
</tr>
<tr>
<td>84,300</td>
<td>49,700</td>
<td>820</td>
</tr>
<tr>
<td>92,300</td>
<td>8,000</td>
<td>819</td>
</tr>
<tr>
<td>108,700</td>
<td>16,400</td>
<td>818</td>
</tr>
<tr>
<td>114,100</td>
<td>5,400</td>
<td>815</td>
</tr>
<tr>
<td>115,000</td>
<td>900</td>
<td>814</td>
</tr>
<tr>
<td>119,576</td>
<td>4,575</td>
<td>812</td>
</tr>
</tbody>
</table>

**Note:** The Maximum Tradable Volume is the highest value amongst ‘Maximum Tradable Volume’ derived for all price points.

In this example, the maximum quantity that may be traded is 32,700 at prices 820, 822, 823 and 824. Therefore, as per Principle 1, the Prices eligible for Auction Uniform Price Calculation are 820, 822, 823 and 824. The algorithm would eliminate all other price points as the potential Auction Uniform Price. To further narrow the choices for Auction Uniform Price, Principle 2 would be used to determine the Minimum Unbalance level.

**2) Principle: Establishing the Minimum Unbalance**

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*IEX Business Rules*
Indian Energy Exchange Ltd.

The second principle would ascertain the eligible price levels (from prices 820, 822, 823 and 824) at which the Unmatched Quantity is a minimum.

The Minimum Unbalance at each price level is equal to ‘Cumulative Buy Quantity – Cumulative Sell Quantity’

<table>
<thead>
<tr>
<th>BUY</th>
<th>Price</th>
<th>SELL</th>
<th>Maximum Executable Volume</th>
<th>Minimum Unbalance (CBO – CSO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cumulative Buy Quantity</td>
<td>Buy Quantity at Price</td>
<td>Sell Quantity at Price</td>
<td>Cumulative Sell Quantity</td>
<td></td>
</tr>
<tr>
<td>32,700</td>
<td>28,200</td>
<td>824</td>
<td>0</td>
<td>34,600</td>
</tr>
<tr>
<td>32,700</td>
<td>0</td>
<td>823</td>
<td>1,900</td>
<td>34,600</td>
</tr>
<tr>
<td>34,600</td>
<td>1,900</td>
<td>822</td>
<td>0</td>
<td>32,700</td>
</tr>
<tr>
<td>84,300</td>
<td>49,700</td>
<td>820</td>
<td>17,500</td>
<td>32,700</td>
</tr>
</tbody>
</table>

Ignoring the positive and negative signs, the lowest number in the Minimum Unbalance column is 1,900. The minimum Unbalance occurs at prices 822, 823 and 824. Therefore, as per completion of Principle 2, the Prices eligible for Auction Uniform Price Calculation are 822, 823 and 824. The algorithm would further eliminate 820 as Auction Uniform prices and the algorithm would continue to the 3rd step to establish the Auction Uniform Price.

Note: 0 is the lowest Minimum Unbalance Quantity.

3) Principle: Ascertaining where the Market Pressure exists

The third principle should ascertain where the market pressure of the potential Auction Uniform Price exists: on the buy or the sell side.

a. If all the potential Auction Uniform Prices have positive (+) Minimum Surplus then the market pressure is on the BUY side (Buyer’s Market) and the Auction Uniform Price would be highest of the potential Auction Uniform Prices (Assuming that residual BUY pressure would likely cause the price to rise)

<table>
<thead>
<tr>
<th>BUY</th>
<th>Price</th>
<th>SELL</th>
<th>Maximum Executable Volume</th>
<th>Minimum Surplus (CBO – CSO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cumulative Buy Quantity</td>
<td>Buy Quantity at Price</td>
<td>Sell Quantity at Price</td>
<td>Cumulative Sell Quantity</td>
<td></td>
</tr>
<tr>
<td>200</td>
<td>200</td>
<td>100</td>
<td>0</td>
<td>150</td>
</tr>
<tr>
<td>200</td>
<td>0</td>
<td>99</td>
<td>150</td>
<td>150</td>
</tr>
</tbody>
</table>

b. If all the potential Auction Uniform Prices have negative (-) Minimum Surplus then the market pressure is on the SELL side (Seller’s Market) and the Auction Uniform Price should be lowest of the potential Prices (Assuming that residual SELL pressure would likely cause the price to fall)

<table>
<thead>
<tr>
<th>BUY</th>
<th>Price</th>
<th>SELL</th>
<th>Maximum Executable Volume</th>
<th>Minimum Surplus (CBO – CSO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cumulative Buy Quantity</td>
<td>Buy Quantity at Price</td>
<td>Sell Quantity at Price</td>
<td>Cumulative Sell Quantity</td>
<td></td>
</tr>
<tr>
<td>150</td>
<td>150</td>
<td>99</td>
<td>0</td>
<td>200</td>
</tr>
</tbody>
</table>

IEX Business Rules
c. If the potential Auction Uniform Prices have either ‘positive (+)’ as well as negative ‘(-)’
Minimum Surplus Minimum Surplus’ of ‘if the Minimum Surplus is zero for each potential
Price’ then the algorithm should not further eliminated any potential Auction Uniform
Prices derived from Principle 2 and should continue to Principle 4 carrying forward all
the potential Auction Uniform Prices

<table>
<thead>
<tr>
<th>BUY</th>
<th>Price</th>
<th>SELL</th>
<th>Maximum Executable Volume</th>
<th>Minimum Surplus (CBO – CSO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cumulative Buy Quantity</td>
<td>Buy Quantity at Price</td>
<td>Sell Quantity at Price</td>
<td>Cumulative Sell Quantity</td>
<td></td>
</tr>
<tr>
<td>32,700</td>
<td>28,200</td>
<td>824</td>
<td>0</td>
<td>34,600</td>
</tr>
<tr>
<td>32,700</td>
<td>0</td>
<td>823</td>
<td>1,900</td>
<td>34,600</td>
</tr>
<tr>
<td>34,600</td>
<td>1,900</td>
<td>822</td>
<td>0</td>
<td>32,700</td>
</tr>
</tbody>
</table>

In this example it is not yet possible to calculate as Auction Uniform Prices, since the
potential Auction Uniform Prices have positive (+) as well as negative (-) Minimum
Surplus. Therefore, at the completion of Principle 3, the Prices eligible for Auction
Uniform Price Calculation are 822, 823 and 824 and the algorithm continues to the
fourth and final step to establish the Auction Uniform Price.

4) Principle: Average of Price Points having Minimum Unbalance
The fourth and final principle determines Auction Uniform Price from the range of prices
established in Principle 3 (from prices 822, 823, 824).

There are two steps to this Principle. The first step should be to narrow the options of
potential Auction Uniform Prices to 2 potential Auction Uniform Prices from within the
derived price range

a. STEP 1
i. If the result of Principle 3 is a combination of positive and negative Market Pressure,
then the algorithm should mark the two prices where the sign changes.

<table>
<thead>
<tr>
<th>BUY</th>
<th>Price</th>
<th>SELL</th>
<th>Maximum Executable Volume</th>
<th>Minimum Surplus (CBO – CSO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cumulative Buy Quantity</td>
<td>Buy Quantity at Price</td>
<td>Sell Quantity at Price</td>
<td>Cumulative Sell Quantity</td>
<td></td>
</tr>
<tr>
<td>32,700</td>
<td>823</td>
<td>1,900</td>
<td>34,600</td>
<td>32,700</td>
</tr>
<tr>
<td>34,600</td>
<td>1,900</td>
<td>822</td>
<td>0</td>
<td>32,700</td>
</tr>
</tbody>
</table>

ii. If the Minimum Surplus for all potential Auction Uniform Prices is zero, then the
algorithm should mark the highest and lowest prices within the potential price range
as the potential Auction Uniform Prices.
In this example the sign at 822 is positive and changes to negative to 823. Therefore, the algorithm chooses 822 and 823 as the potential Auction Uniform Prices to be applied in this principle.

b. **STEP 2**

The Auction Uniform Price should be defined as the average of 2 derived potential Auction Uniform Prices i.e. 822 and 823. Auction Uniform Price = AVG (822, 823) = 822.50

The determined official Auction Uniform Price would be '822.50'

**Note:** if determined Auction Uniform Price is not as per Product’s Price Tick then Auction Uniform Price would be rounded off to the nearest product’s price tick.

All the matching orders would get traded at the Determined Auction Uniform Price, regardless of the price actually stated when placing an order. The Order Priority for matching purpose would be determined on ‘Price-Pro-rata basis. All the Auction Session’s Unmatched Pending Orders would get cancelled.

**Note:** if the Auction session has no overlapping Buy and Sell orders (i.e. Trades = 0), then the ‘Three step Conditional Decision Rule Approach’ to determine ‘Auction Uniform Price’ would not be referred.

An illustration of price pro-rata basis allocation of quantity is shown below:

**Step 1- Order Entry**

<table>
<thead>
<tr>
<th>Order Entry</th>
<th>Participant</th>
<th>Qty</th>
<th>Price</th>
<th>Result</th>
<th>Allotment (Pro rata)</th>
</tr>
</thead>
<tbody>
<tr>
<td>9</td>
<td>Buyer1</td>
<td>50</td>
<td>5000</td>
<td>Selected</td>
<td>50</td>
</tr>
<tr>
<td>10</td>
<td>Buyer2</td>
<td>20</td>
<td>4000</td>
<td>Selected</td>
<td>20</td>
</tr>
<tr>
<td>11</td>
<td>Buyer3</td>
<td>10</td>
<td>2000</td>
<td>Rejected</td>
<td>0</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>80</strong></td>
<td></td>
<td></td>
<td></td>
<td><strong>70</strong></td>
</tr>
</tbody>
</table>

| Seller1    | 10          | 4000 | Selected | 5       |
| Seller2    | 20          | 4000 | Selected | 10      |
| Seller3    | 5           | 4000 | Selected | 3       |
| Seller4    | 2           | 3000 | Selected | 2       |
| Seller5    | 20          | 2000 | Selected | 20      |
| Seller6    | 20          | 1000 | Selected | 20      |
| **Total**  | **127**     |     |         | **70**  |

**Step 2- Discovery of Price Equilibrium**

<table>
<thead>
<tr>
<th>CB</th>
<th>B</th>
<th>Price</th>
<th>S</th>
<th>CS</th>
<th>TV</th>
<th>UB</th>
</tr>
</thead>
</table>
Indian Energy Exchange Ltd.

<table>
<thead>
<tr>
<th>50</th>
<th>50</th>
<th>5000</th>
<th>40</th>
<th>127</th>
<th>50</th>
<th>-77</th>
</tr>
</thead>
<tbody>
<tr>
<td>70</td>
<td>20</td>
<td>4000</td>
<td>35</td>
<td>87</td>
<td>70</td>
<td>-17</td>
</tr>
<tr>
<td>70</td>
<td>0</td>
<td>3000</td>
<td>2</td>
<td>52</td>
<td>52</td>
<td>18</td>
</tr>
<tr>
<td>80</td>
<td>10</td>
<td>2000</td>
<td>30</td>
<td>50</td>
<td>50</td>
<td>30</td>
</tr>
<tr>
<td>80</td>
<td>0</td>
<td>1000</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>60</td>
</tr>
</tbody>
</table>

Price Discovered: 4000
Volume Cleared: 70

**Step 3- Trade Details**

<table>
<thead>
<tr>
<th>Participant</th>
<th>Participant</th>
<th>Qty</th>
<th>Price</th>
<th>Reason</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trade1</td>
<td>Buyer1</td>
<td>20</td>
<td>4000</td>
<td>Price Priority</td>
</tr>
<tr>
<td>Trade2</td>
<td>Buyer1</td>
<td>20</td>
<td>4000</td>
<td>Price Priority</td>
</tr>
<tr>
<td>Trade3</td>
<td>Buyer1</td>
<td>10</td>
<td>4000</td>
<td>Price Priority</td>
</tr>
<tr>
<td>Trade4</td>
<td>Buyer2</td>
<td>2</td>
<td>4000</td>
<td>Price Priority</td>
</tr>
<tr>
<td>Trade5</td>
<td>Buyer2</td>
<td>3</td>
<td>4000</td>
<td>Pro Rata Allotment</td>
</tr>
<tr>
<td>Trade6</td>
<td>Buyer2</td>
<td>10</td>
<td>4000</td>
<td>Pro Rata Allotment</td>
</tr>
<tr>
<td>Trade7</td>
<td>Buyer2</td>
<td>5</td>
<td>4000</td>
<td>Pro Rata Allotment</td>
</tr>
<tr>
<td>MCV</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Step 3A- Pro Rata Working**

<table>
<thead>
<tr>
<th>#</th>
<th>Pending Qty</th>
<th>WT</th>
<th>Allocation</th>
<th>Rounded Allocation</th>
</tr>
</thead>
<tbody>
<tr>
<td>18</td>
<td>10</td>
<td>0.2857143</td>
<td>5.14285714</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>20</td>
<td>0.5714286</td>
<td>10.285714</td>
<td>10</td>
</tr>
<tr>
<td></td>
<td>5</td>
<td>0.1428571</td>
<td>2.57142857</td>
<td>3</td>
</tr>
<tr>
<td>35</td>
<td>1</td>
<td>18</td>
<td>18</td>
<td></td>
</tr>
</tbody>
</table>

**Note:** In case of rounding off difference at the time of pro rata allocation, the same will be adjusted in following manner:
- One unit each of the total rounding off error would be adjusted to/from the highest selected quantum in the descending order.
- However total selected quantity along with rounding off adjustment will not exceed the total bid quantity of individual order.

**11. Margin requirements**

11.1 Initial Deposit: The initial security deposit paid by a Member will be considered as his initial margin deposit, which shall be the minimum Margins required.

11.2 The Member will be allowed to place a purchase order against cash amount made available, equivalent to 100% of the order value. Funds in the Settlement Account of the Member will be blocked to provide exposure for the purchase orders.

11.3 Special Margin: The Exchange may levy additional margin on Member(s) or across the market for covering any enhanced risk.

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*IEX Business Rules Page 156*
12. Deposits

12.1 All the Members who wish to buy RECs from the Exchange are required to deposit the cash amount as a security deposit to their settlement account to the extent they wish to buy RECs from the Exchange. For example, if a Member wants to buy 100 RECs from the Exchange at Rs. 2300/REC, he is required to maintain Rs. 2,30,000/- in his settlement account before the trade begins at the Exchange. The Member will not be allowed to put Buy orders exceeding the total amount available into his settlement account.

No security deposit is required for the members who wish to sell RECs on the Exchange. However, the Exchange may from time to time revise the security deposit requirements of members buying or selling RECs on the Exchange.

13. Risk management system

13.1 The Member will be allowed to place a purchase order against cash amount made available, equivalent to 100% of the order value.

13.2 After receiving confirmation about availability of RECs in the depository account of Eligible Entity, then the Exchange processes the final bid matching solution. While processing bid matching solution, the bids of the Sellers for whom the balance in the depository account with the central agency is reported short, shall not be considered. The Exchange has the right to impose penalty on defaulting Member as decided from time to time.

13.3 In case of clients having their own settlement account, operational limit will be provided as per their bank balance after reducing amount towards applicable charges.

13.4

14. Surveillance

14.1 In order to ensure market integrity and to avoid market abuses, the Exchange will use various on-line and off-line surveillance tools. The Exchange shall have the right to take appropriate actions in such cases.

14.2 Validation of orders: Members are required to ensure that bids and offers are in conformity with relevant regulatory provisions. In order to avoid any abnormal orders being put by the Exchange Members like high bid or offer rate, the Exchange will validate such orders either through software or manually on every trading day, wherever possible.

14.3 Price movement: The Exchange will observe any variation in prices as compared to past data.

14.4 Market behavior: Any unwarranted change in the price pattern or order trend shall be brought to the notice of the Exchange management.

14.5 Price rigging, concentration, price manipulation and other market abuses: The Exchange will monitor concentration, price rigging, price manipulation and other market abuses and take suitable actions whenever such practices are identified.
15. Transaction fees

15.1 The Exchange will charge a transaction fee on the transactions carried through the Exchange in this market segment. Such transaction fee will be computed on volume basis, as may be decided from time to time, which will be applied on both purchases and sales separately. This will be billed separately on periodic basis and will be recovered from the settlement account of the Member.

16. Reports

16.1 After end of trading session, the Exchange will download the reports to the Members which consist of Trade file Report, Final Obligation Report and other relevant matters.

16.2 Based on the Exchange’s Reports, the Members can inform their Clients about their successful trades along with their obligation.

16.3 Exchange shall also report trade details to the CERC / Central Agency as well as the State Nodal Agency.
REC Contract Specifications

1. General Terms

<table>
<thead>
<tr>
<th>Name of the Tradable Instrument</th>
<th>Renewable Energy Certificate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Instrument Types</strong></td>
<td>Solar RECs &amp; Non-Solar RECs</td>
</tr>
<tr>
<td><strong>Price Quotation</strong></td>
<td>INR/REC</td>
</tr>
<tr>
<td><strong>Price tick</strong></td>
<td>1 INR</td>
</tr>
<tr>
<td><strong>Volume tick</strong></td>
<td>1 REC</td>
</tr>
<tr>
<td><strong>Price Limits</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Minimum Order price limit</strong></td>
<td>Floor Price notified by CERC</td>
</tr>
<tr>
<td><strong>Maximum Order price limit</strong></td>
<td>Forbearance price notified by CERC</td>
</tr>
<tr>
<td><strong>Minimum Order volume limit</strong></td>
<td>1 REC</td>
</tr>
<tr>
<td><strong>Transaction Fee</strong></td>
<td>Fees payable by REC buyer and seller to Exchange for the quantity approved by Central Agency as specified by the exchange from time to time.</td>
</tr>
</tbody>
</table>

2. Trading Methodology, its phases and associated schedules

<table>
<thead>
<tr>
<th>Trading Method</th>
<th>Closed double-sided uniform price auction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trading System</td>
<td>IEX Trading System</td>
</tr>
<tr>
<td>Pre-trade phase</td>
<td>By 12:00 Hrs</td>
</tr>
<tr>
<td>Order Accumulation or Bidding phase</td>
<td>Between 13:00 Hrs and 15:00 Hrs of the Trading Day</td>
</tr>
<tr>
<td>Order matching and trade finalization phase</td>
<td>Between 15:00 Hrs and 17:00 of the Trading Day</td>
</tr>
<tr>
<td>Settlement and Delivery phase</td>
<td>Between 17:00 Hrs and 18:00 of the Trading Day</td>
</tr>
<tr>
<td>Post-auction phase</td>
<td>Between 17:00 and 18:00 Hrs of the Trading Day</td>
</tr>
</tbody>
</table>

| **Order Types** | As defined in Schedule C of IEX Business Rules |

3. Collateral and Margining

IEX requires Purchasing Participants to make funds available equivalent to their order value. Sellers shall submit orders only up to number of RECs available in their account held with Central Agency. In case of violation, the Sellers will be liable for penalties as specified in the Procedures for redemption of Renewable Energy Certificate issued by Central Agency.

4. Delivery of RECs


5. Exchange may modify the terms and conditions of contract subject to CERC (Power market) Regulations, 2010 as amended from time to time.
Certificate of Purchase of REC(s)

Number C-[Certificate No.] Issued On-[DD-MMM-YYYY]
Serial No.-[..................]

[NAME OF CORPORATION]
A [] Corporation

[] issued] Certificates
REC Type [Solar / Non Solar]
Session ID

This certifies that [REC Buyer] is the holder of [Number Issued] [Solar / Non Solar] non-transferable Renewable energy certificate(s) bought on ________________ day of ______, 20__, through Indian Energy Exchange Limited.

This certificate represented hereby is issued and shall be held subject to all the provisions of the regulations of Honorable CERC as amended from time to time and the Bye-laws, Rules and Business Rules of name of Indian Energy Exchange Limited.

This is a computer generated statement hence doesn’t require signature.
1. **Introduction**

1.1 The Energy Savings Certificate (ESCerts) Market segment is introduced on the Exchange to facilitate transaction of ESCerts in accordance with Central Electricity Regulatory Commission (Terms and Conditions for Dealing in Energy Savings Certificates) Regulations 2016 dated 27th May 2016 and its amendments thereof (hereinafter referred as 'ESCerts Regulations') notified by Central Electricity Regulatory Commission.

1.2 The ESCerts issued to Designated Consumers in accordance with the Energy Conservation Act 2001 (EC Act) read with Energy Conservation (Energy Consumption Norms and Standards for Designated Consumers, Form, Time within which, and Manner of Preparation and Implementation of Scheme, Procedure for Issue of Energy Savings Certificate and Value of Per Metric Ton of Oil Equivalent of Energy Consumed) Rules 2012 and its amendments thereof ("hereinafter referred as PAT Rules") are qualified for transaction on Exchange subject to Clause 3 of this Schedule D.

1.3 Exchange shall operate ESCert Market in accordance with the Detailed Procedure issued by the Administrator under Regulation 7(a) of ESCerts Regulations.

1.4 This market segment will typically cover Energy Savings Certificates, based on issuance in a specific cycle as per PAT Rules.

1.5 All terms and conditions of the contracts including trading sessions, matching rules, margin requirement and delivery procedure etc. shall be as per specific rules mentioned herein.

2. **Definitions:**

2.1 "Administrator" means the Bureau of Energy Efficiency;

2.2 "Cycle" means a period as specified in PAT Rules, commencing from the 1st day of April of the starting year and ending on the 31st day of March of the target year. The first Cycle would cover a period of 3 years commencing from the 1st April, 2012 and ending on the 31st March, 2015;

2.3 "Designated Consumer" means any consumer notified by the Central Government under clause (e) of section 14 of the Energy Conservation Act, 2001 and for which a target is notified under the Statutory Orders issued by the Government of India from time to time;

2.4 "Eligible entity" means any designated consumer registered with Registry who has been issued or deemed to have been issued ESCerts and desire to sell or purchase such ESCerts for compliance with the energy consumption norms and standards specified under clause (g) of section 14 of the EC Act.

2.5 "ESCerts" means the Energy Savings Certificates issued by the Central Government in the Ministry of Power to the designated consumer under sub-section (1) of section 14(A) of EC Act, 2001.

2.6 "Registry" means the agency designated by Government of India in the Ministry of Power to perform such functions as defined in ESCerts Regulations.

2.7 "Transaction of ESCerts" means sale or purchase of ESCerts under the Perform, Achieve and Trade (PAT) scheme on Power Exchanges, and includes delivery of ESCerts.
3. Eligibility:
   3.1 Only 'Eligible Entities' are eligible for transaction of ESCerts on Exchange.
   3.2 'Eligible Entities' can either buy or sell ESCerts, as the case may be, on the Exchange in a Cycle.
   3.3 All 'Eligible Entities' who intend to participate for the transaction of ESCerts on Exchange shall register themselves with the Exchange as Member or Client in accordance with the Rules and Byelaws of the Exchange.
   3.4 'Eligible Entities', who have been barred from transaction of ESCerts on Exchange by Registry or Administrator or Commission or Exchange or by any statutory body, shall not be eligible for transaction of ESCerts on Exchange.

4. Membership
   4.1 All the existing categories of Members of the Exchange shall be eligible for transaction of ESCerts at the Exchange Platform. However, if any Member is interested in only carrying out transaction in ESCerts, the same shall also be as per regulation 26 of CERC (Power Market) Regulation, 2010 and amendments thereof shall also be allowed. Additional eligibility conditions, if any, shall be specified by the Exchange from time to time through circulars.

5. Client
   5.1 A category of Client termed as 'ESCert Client' is introduced for the participants who wish to transact in ESCerts on the Exchange. All Clients, whether existing or new, shall be required to register themselves through any Member of the Exchange for transacting in ESCerts on the Exchange. Only new clients shall receive a registration identification code from the Exchange provided that they comply with all the requirements prescribed by the Exchange from time to time.

6. Fees
   6.1 Exchange may charge the following fees to the Member
      a. Admission Fee (one time non-refundable)
      b. Interest Free Security Deposit
      c. Processing Fee (one time non-refundable)
      d. Member Subscription Fees per PAT Cycle including associated Compliance Period (in advance)
      e. Transaction fee (Rs./ESCert); Based on quantity of ESCert traded on Exchange.
      f. Client /Portfolio Subscription Fees Per PAT Cycle including associated Compliance Period.
      g. Any other fee as may be prescribed by Exchange from time to time.

6.2 Member shall pay above mentioned fee and charges as specified by the Exchange from time to time.

7. Trading Days
   7.1 The Exchange shall operate ESCert market on days as notified by the Exchange in accordance with detailed procedure issued by the Administrator.

8. Trading hours
   8.1 Trading hours shall be as per approved detailed procedure issued by the Administrator.

9. Market Operations
9.1 ESCert Market segment shall operate in accordance with the procedures issued by the Administrator for transaction of ESCerts on Exchange. The ESCerts market timelines shall be adhered to by all the Exchange Members in order to have smooth and orderly operations of the Exchange.

10. Contract specifications: The contract specification shall be as per Annexure D1 to this Schedule.

11. Trading phases

11.1 Pre-trade phase

The Exchange shall validate available margins of the Buying participants required as per contracts specifications. Members shall be allowed to place orders upto the available margins.

11.2 Order accumulation phase (Bidding phase)

Bidding session also referred to as the Order call period shall be available from 13.00 Hrs to 15.00 Hrs on the trading days specified in the ESCerts Trading calendar issued by Exchange from time to time. The participants shall place their sell/buy bids within the Bidding session. Orders entered by the direct access clients shall be treated as orders entered by Members. The orders collected during the order accumulation phase will not be visible to the market participants.

11.3 Order Verification phase

Post bidding session, sell bids received from the participants shall be sent to Registry through D-CRM portal by 15.30 Hrs for verification of quantity of ESCerts offered for Sell against the quantity of ESCerts available for transaction with the concerned participant in their Registry account. Registry shall send confirmation report by 16.00 Hrs to exchange. In case, bids have been confirmed by Registry, same shall be processed for order matching. However, in case, cumulative sell bids placed exceed the quantity of ESCerts available in their registry account, Registry shall declare such eligible entities as defaulters, bids of such participants shall not be processed for order matching.

11.4 Order matching and transaction finalization phase

After Order verification phase, the trading platform shall seek to match orders. During this matching process, orders cannot be entered into the trading platform, and orders already entered cannot be cancelled or modified. All buy bids and confirmed sell bids are aggregated and Market Clearing Price (MCP) and Market Clearing Volume (MCV) shall be determined by 17.00 Hrs through the closed double-sided uniform price auction for that particular trading session of ESCerts market.

After the final market clearing price and volume determination phase is concluded by 17.00 Hrs, Members whose orders have been executed, will be provided all relevant trade information regarding final trade on the trading platform.

11.5 Obligation determination process (Settlement Phase)

After end of the order matching and transaction finalization phase, an obligation report will be generated by the Exchange at 17.00 Hrs, which will provide the quantity of ESCerts transacted and amount of pay in / pay out and transaction fee payable etc. The Exchange will advise the Clearing Banks for transfer of pay-in at 17.00 hrs and pay-out at 11.00 hrs of next bank working day to / from Member’s or Client’s accounts, as applicable.
11.6 **Delivery phase**

On the basis of transaction finalized, Exchange shall send the confirmation report to Registry through D-CRM portal providing the ESCerts sell and buy volume along with the purchase certificate number for each of the participants who have successfully transacted ESCerts in the trading session by 17.15 Hrs. Based on the confirmation report uploaded by Exchange on D-CRM portal, Registry shall send the transaction approval acknowledgement to Exchange by 17.30 Hrs of the trade day. The Exchange shall also send transaction report to all the successful buyers and sellers by 18.00 Hrs stating the total number of ESCerts purchased / sold by them along with the unique identification code for each transaction.

11.7 The information regarding Market Clearing Price and Market Clearing Volume, sell and buy bids along with demand supply curves shall be published on IEX’s website by 18.30 Hrs.

11.8 The Exchange shall issue an electronically printable ESCert purchase certificate as per format prescribed at Annexure D2 to the Buyers within five days of trading. – (IEX Format)

11.9 **Timelines:** Timelines for transaction of ESCerts on the Exchange shall be as under:

<table>
<thead>
<tr>
<th>TIME on TRADE DAY</th>
<th>DETAILS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Pre-trade Phase:</strong></td>
<td></td>
</tr>
<tr>
<td>By 12.00 Hrs</td>
<td>Exchange to check initial margin for Members</td>
</tr>
</tbody>
</table>

| Order Accumulation phase (Bidding) | |
| 13.00 Hrs to 15.00 Hrs | Order Accumulation |

| Order Verification phase | |
| By 15.30 Hrs | Exchange to send details of maximum offer placed by Sellers and buy bids to Registry |
| By 16.00 Hrs | Registry to send report confirming valid ESCerts available with participant |

| Order matching and transaction finalization | |
| By 17.00 Hrs | Market clearing price and Market clearing volume determination and publishing of transaction results on Exchange Terminal |

| Settlement Phase | |
| By 17.00 Hrs | Files to be sent by Exchange to banks for actual debits (Pay-in) |
| By 11.00 Hrs (next bank working day) | Files to be sent by Exchange to banks for actual credits (Pay-out) |

| Delivery Phase | |
| By 17.15 Hrs | Exchange to upload the confirmation report on D-CRM portal providing the final sell and buy volume of each participant. |
| By 17.30 Hrs | Registry to send the transaction approval acknowledgement to Exchange |
| By 18.00 Hrs | Exchange to send transaction report to each participant as proof of transfer of ESCerts. |

12. **Order management**

12.1 **Order types**

Single bid/Single order type specifying the price and quantity of ESCerts to be traded shall be available for submission of orders by Members/Clients.
12.2 Modification and cancellation of orders:
Members/Clients shall be permitted to modify or cancel their orders, during the trading hours.

12.3 Order validation
Orders entered into the Trading System shall be subject to various validation requirements as prescribed by the Exchange including price and quantity restrictions as decided by the Exchange. Orders that do not meet the validation checks will not be accepted by the Exchange. The Exchange shall specify from time to time price steps (tick size) in which orders shall be entered on the trading system of the Exchange.

13. Matching rules
13.1 All the Clients shall be assigned unique ID / Portfolio ID, if not already assigned. The Exchange may launch more than one order book running either parallel or at different time spans. Subject to the approval of the CERC, the Exchange may modify or change the matching rules or order books any time where it is necessary to do so.

13.2 Uniform Price Auction for Energy Saving Certificates
(1) The matching of bids will be done through uniform price closed bid double sided auction. The methodology used is described as below.

(2) A matching of the auction will only take place if there are crossing prices (buy price >= Sell Price) in the order book, that is, if the best order price is equal to or higher than the best ask price. In that case, the equilibrium price is determined according to the following criteria:

(a) Maximum tradable volume: The Equilibrium Price will be the price at which there is maximum tradable volume.

(b) Minimum unbalance: If there is more than one price with equal value for maximum tradable volume, the price that leaves the least volume untraded at its level is chosen as Equilibrium Price.

(3) If Auction Session has overlapping Buy and Sell orders resulting in at least 1 trade (if there are crossing prices i.e. best buy price >= best Sell Price) then the system would use the below mentioned principles to determine that Session’s Auction Uniform Price. If system achieves more than one potential Auction Uniform Price by Principle 1, then the algorithm would move to Principle 2 to narrow down the options and so on. If any Principle achieves a single potential Auction Uniform Price, then that price would be assigned as that Session’s Auction Uniform Price.

(4) The Auction Uniform Price calculation logic is explained below with the help of an example: The Order Book would be sorted on Best Buy and Best Sell basis for a product e.g. 'ESCER-C12-15' at the end of the Auction session as below:

<table>
<thead>
<tr>
<th>BUY</th>
<th></th>
<th></th>
<th>SELL</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Order</td>
<td>Qty</td>
<td>Price</td>
<td>Price</td>
<td>Qty</td>
<td>Order</td>
</tr>
<tr>
<td>A</td>
<td>4,500</td>
<td>825</td>
<td>831</td>
<td>290</td>
<td>J</td>
</tr>
<tr>
<td>B</td>
<td>28,200</td>
<td>824</td>
<td>828</td>
<td>11,420</td>
<td>K</td>
</tr>
<tr>
<td>C</td>
<td>1,900</td>
<td>822</td>
<td>826</td>
<td>21,650</td>
<td>L</td>
</tr>
<tr>
<td>S</td>
<td>49,700</td>
<td>820</td>
<td>825</td>
<td>8,500</td>
<td>M</td>
</tr>
<tr>
<td>D</td>
<td>8,000</td>
<td>819</td>
<td>823</td>
<td>1,900</td>
<td>N</td>
</tr>
<tr>
<td>E</td>
<td>16,400</td>
<td>818</td>
<td>820</td>
<td>17,500</td>
<td>O</td>
</tr>
<tr>
<td>F</td>
<td>5,400</td>
<td>815</td>
<td>819</td>
<td>3,600</td>
<td>P</td>
</tr>
</tbody>
</table>
(5) Principle: Determining the Maximum Tradable Volume

The principle would establish the price(s) at which maximum tradable volume would be executed. There would be two steps involved in applying this principle.

(a) **STEP 1** – Determine the Cumulative Buy and Sell quantities at each eligible price. The Cumulative Buy and Sell quantities at each price for ‘XYZ’ are as follows:

<table>
<thead>
<tr>
<th>BUY</th>
<th>Price</th>
<th>Cumulative Buy Quantity</th>
<th>Buy Quantity at Price</th>
<th>Cumulative Sell Quantity</th>
<th>Sell Quantity at Price</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>831</td>
<td>0</td>
<td>0</td>
<td>76,480</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>628</td>
<td>0</td>
<td>0</td>
<td>76,170</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>626</td>
<td>0</td>
<td>0</td>
<td>64,750</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>825</td>
<td>4,500</td>
<td>4,500</td>
<td>43,100</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>824</td>
<td>28,200</td>
<td>0</td>
<td>34,600</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>823</td>
<td>1,900</td>
<td>0</td>
<td>34,600</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>820</td>
<td>49,700</td>
<td>0</td>
<td>32,700</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>819</td>
<td>50,000</td>
<td>0</td>
<td>32,700</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>818</td>
<td>6,400</td>
<td>0</td>
<td>11,600</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>814</td>
<td>5,400</td>
<td>0</td>
<td>11,600</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>812</td>
<td>4,575</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

(b) **STEP 2** – Establish the total tradable volume at each eligible price (i.e. Maximum Quantity which may be traded at that each price). The total tradable volume at a price would be computed as ‘Minimum of Cumulative Buy and Cumulative Sell quantity’ at the respective price. The Maximum Tradable/Executable Volume (MEV) for each eligible price is as below:

<table>
<thead>
<tr>
<th>BUY</th>
<th>Price</th>
<th>Sell Quantity at Price</th>
<th>Cumulative Sell Quantity</th>
<th>Maximum Executable Volume</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>831</td>
<td>290</td>
<td>76,460</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>628</td>
<td>11,420</td>
<td>76,170</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>626</td>
<td>21,650</td>
<td>64,750</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>825</td>
<td>8,500</td>
<td>43,100</td>
<td>4,500</td>
</tr>
<tr>
<td></td>
<td>824</td>
<td>1,900</td>
<td>34,600</td>
<td>32,700</td>
</tr>
<tr>
<td></td>
<td>823</td>
<td>0</td>
<td>34,600</td>
<td>32,700</td>
</tr>
<tr>
<td></td>
<td>820</td>
<td>0</td>
<td>32,700</td>
<td>32,700</td>
</tr>
<tr>
<td></td>
<td>819</td>
<td>3,600</td>
<td>15,200</td>
<td>15,200</td>
</tr>
<tr>
<td></td>
<td>818</td>
<td>11,600</td>
<td>11,600</td>
<td>11,600</td>
</tr>
<tr>
<td></td>
<td>814</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>812</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>
**Note:** The Maximum Tradable Volume is the highest value amongst 'Maximum Tradable Volume' derived for all price points.

In this example, the maximum quantity that may be traded is 32,700 at prices 820, 822, 823 and 824. Therefore, as per Principle 1, the Prices eligible for Auction Uniform Price Calculation are 820, 822, 823 and 824. The algorithm would eliminate all other price points as the potential Auction Uniform Price. To further narrow the choices for Auction Uniform Price, Principle 2 would be used to determine the Minimum Unbalance level.

(6) **Principle: Establishing the Minimum Unbalance**

The second principle would ascertain the eligible price levels (from prices 820, 822, 823 and 824) at which the Unmatched Quantity is a minimum.

(a) The Minimum Unbalance at each price level is equal to 'Cumulative Buy Quantity – Cumulative Sell Quantity'

<table>
<thead>
<tr>
<th>BUY</th>
<th>Cumulative Buy Quantity</th>
<th>Buy Quantity at Price</th>
<th>Price</th>
<th>SELL</th>
<th>Sell Quantity at Price</th>
<th>Cumulative Sell Quantity</th>
<th>Maximum Executable Volume</th>
<th>Minimum Unbalance (CBO – CSO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>32,700</td>
<td>28,200</td>
<td>824</td>
<td>0</td>
<td>34,600</td>
<td>32,700</td>
<td>-1,900</td>
<td></td>
<td></td>
</tr>
<tr>
<td>32,700</td>
<td>0</td>
<td>823</td>
<td>1,900</td>
<td>34,600</td>
<td>32,700</td>
<td>-1,900</td>
<td></td>
<td></td>
</tr>
<tr>
<td>34,600</td>
<td>1,900</td>
<td>822</td>
<td>0</td>
<td>32,700</td>
<td>32,700</td>
<td>1,900</td>
<td></td>
<td></td>
</tr>
<tr>
<td>84,300</td>
<td>49,700</td>
<td>820</td>
<td>17,500</td>
<td>32,700</td>
<td>32,700</td>
<td>51,600</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(b) Ignoring the positive and negative signs, the lowest number in the Minimum Unbalance column is 1,900. The minimum Unbalance occurs at prices 822, 823 and 824. Therefore, as per completion of Principle 2, the Prices eligible for Auction Uniform Price Calculation are 822, 823 and 824. The algorithm would further eliminate 820 as Auction Uniform prices and the algorithm would continue to the 3rd step to establish the Auction Uniform Price.

**Note:** 0 is the lowest Minimum Unbalance Quantity.

(7) **Principle: Ascertaining where the Market Pressure exists**

The third principle should ascertain where the market pressure of the potential Auction Uniform Price prices exists: on the buy or the sell side.

(a) If all the potential Auction Uniform Prices have positive (+) Minimum Surplus then the market pressure is on the BUY side (Buyer’s Market) and the Auction Uniform Price would be highest of the potential Auction Uniform Prices (Assuming that residual BUY pressure would likely cause the price to rise)

<table>
<thead>
<tr>
<th>BUY</th>
<th>Cumulative Buy Quantity</th>
<th>Buy Quantity at Price</th>
<th>Price</th>
<th>SELL</th>
<th>Sell Quantity at Price</th>
<th>Cumulative Sell Quantity</th>
<th>Maximum Executable Volume</th>
<th>Minimum Surplus (CBO – CSO)</th>
<th>Multiple Minimum surplus with all +ve Surplus, so Buyer’s Market and Uniform Price MAX (100,99) = 100</th>
</tr>
</thead>
<tbody>
<tr>
<td>200</td>
<td>200</td>
<td>100</td>
<td>0</td>
<td>150</td>
<td>150</td>
<td>50</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>200</td>
<td>0</td>
<td>99</td>
<td>150</td>
<td>150</td>
<td>150</td>
<td>50</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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(b) If all the potential Auction Uniform Prices have negative (-) Minimum Surplus then the market pressure is on the SELL side (Seller's Market) and the Auction Uniform Price should be lowest of the potential Prices (Assuming that residual SELL pressure would likely cause the price to fall)

<table>
<thead>
<tr>
<th>BUY</th>
<th>Cumulative Buy Quantity</th>
<th>Price</th>
<th>SELL</th>
<th>Sell Quantity at Price</th>
<th>Cumulative Sell Quantity</th>
<th>Maximum Executable Volume</th>
<th>Minimum Surplus (CBO – CSO)</th>
<th>Multiple Min surplus with all – surplus, so Seller's Market and Uniform Price MIN (99,98) = 98</th>
</tr>
</thead>
<tbody>
<tr>
<td>150</td>
<td>150</td>
<td>99</td>
<td>0</td>
<td>200</td>
<td>200</td>
<td>150</td>
<td>-50</td>
<td>150</td>
</tr>
<tr>
<td>150</td>
<td>0</td>
<td>98</td>
<td>200</td>
<td>200</td>
<td>200</td>
<td>150</td>
<td>-50</td>
<td>150</td>
</tr>
</tbody>
</table>

(c) If the potential Auction Uniform Prices have either 'positive (+) as well as negative (-) Minimum Surplus Minimum Surplus' of 'If the Minimum Surplus is zero for each potential Price' then the algorithm should not further eliminated any potential Auction Uniform Prices derived from Principle 2 and should continue to Principle 4 carrying forward all the potential Auction Uniform Prices

<table>
<thead>
<tr>
<th>BUY</th>
<th>Cumulative Buy Quantity</th>
<th>Price</th>
<th>SELL</th>
<th>Sell Quantity at Price</th>
<th>Cumulative Sell Quantity</th>
<th>Maximum Executable Volume</th>
<th>Minimum Surplus (CBO – CSO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>32,700</td>
<td>28,200</td>
<td>824</td>
<td>0</td>
<td>34,600</td>
<td>32,700</td>
<td>-1,900</td>
<td>-1,900</td>
</tr>
<tr>
<td>32,700</td>
<td>0</td>
<td>823</td>
<td>1,900</td>
<td>32,700</td>
<td>32,700</td>
<td>-1,900</td>
<td>-1,900</td>
</tr>
<tr>
<td>34,600</td>
<td>1,900</td>
<td>822</td>
<td>0</td>
<td>32,700</td>
<td>32,700</td>
<td>1,900</td>
<td>1,900</td>
</tr>
</tbody>
</table>

In this example it is not yet possible to calculate as Auction Uniform Prices, since the potential Auction Uniform Prices have positive (+) as well as negative (-) Minimum Surplus. Therefore, at the completion of Principle 3, the Prices eligible for Auction Uniform Price Calculation are 822, 823 and 824 and the algorithm continues to the fourth and final step to establish the Auction Uniform Price.

(8) Principle: Average of Price Points having Minimum Unbalance

The fourth and final principle determines Auction Uniform Price from the range of prices established in Principle 3 (from prices 822, 823, 824).

There are two steps to this Principle. The first step should be to narrow the options of potential Auction Uniform Prices to 2 potential Auction Uniform Prices from within the derived price range

(a) **STEP 1**

(i) If the result of Principle 3 is a combination of positive and negative Market Pressure, then the algorithm should mark the two prices where the sign changes.

<table>
<thead>
<tr>
<th>BUY</th>
<th>Cumulative Buy Quantity</th>
<th>Price</th>
<th>SELL</th>
<th>Sell Quantity at Price</th>
<th>Cumulative Sell Quantity</th>
<th>Maximum Executable Volume</th>
<th>Minimum Surplus (CBO – CSO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>32,700</td>
<td>0</td>
<td>823</td>
<td>1,900</td>
<td>34,600</td>
<td>32,700</td>
<td>-1,900</td>
<td>-1,900</td>
</tr>
<tr>
<td>34,600</td>
<td>1,900</td>
<td>822</td>
<td>0</td>
<td>32,700</td>
<td>32,700</td>
<td>1,900</td>
<td>1,900</td>
</tr>
</tbody>
</table>
Indian Energy Exchange Ltd.

(ii) If the Minimum Surplus for all potential Auction Uniform Prices is zero, then the algorithm should mark the highest and lowest prices within the potential price range as the potential Auction Uniform Prices.

<table>
<thead>
<tr>
<th>BUY</th>
<th>Cumulative Buy Quantity</th>
<th>Buy Quantity at Price</th>
<th>Price</th>
<th>Sell Quantity at Price</th>
<th>Sell Quantity</th>
<th>Cumulative Sell Quantity</th>
<th>Maximum Executable Volume</th>
<th>Minimum Surplus (CBO – CSO)</th>
<th>Multiple Min Surplus with all 0, so Uniform Price AVG (110, 105) = 107.50</th>
</tr>
</thead>
<tbody>
<tr>
<td>1000</td>
<td>1000</td>
<td>110</td>
<td>0</td>
<td>1000</td>
<td>1000</td>
<td>1,000</td>
<td>0</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>1000</td>
<td>0</td>
<td>105</td>
<td>1000</td>
<td>1000</td>
<td>1,000</td>
<td>1,000</td>
<td>0</td>
<td>0</td>
<td></td>
</tr>
</tbody>
</table>

(iii) In this example the sign at 822 is positive and changes to negative to 823. Therefore, the algorithm chooses 822 and 823 as the potential Auction Uniform Prices to be applied in this principle.

(b) **STEP 2**

The Auction Uniform Price should be defined as the average of 2 derived potential Auction Uniform Prices i.e. 822 and 823. Auction Uniform Price = AVG (822,823) = 822.50

The determined official Auction Uniform Price would be **822.50**

**Note:** If determined Auction Uniform Price is not as per Product’s Price Tick then Auction Uniform Price would be rounded off to the nearest product’s price tick

(9) All the matching orders would get traded at the Determined Auction Uniform Price, regardless of the price actually stated when placing an order. The Order Priority for matching purpose would be determined on ‘Price-Pro-rata’ basis. All the Auction Session’s Unmatched Pending Orders would get cancelled.

**Note:** If the Auction session has no overlapping Buy and Sell orders (i.e. Trades = 0), then the ‘Three step Conditional Decision Rule Approach’ to determine ‘Auction Uniform Price’ would not be referred.

(10) An illustration of price pro-rata basis allocation of quantity is shown below:

**Step 1- Order Entry**

<table>
<thead>
<tr>
<th>Order Entry</th>
<th>Participant</th>
<th>Qty</th>
<th>Price</th>
<th>Result</th>
<th>Allotment (Pro rata)</th>
</tr>
</thead>
<tbody>
<tr>
<td>9</td>
<td>Buyer1</td>
<td>50</td>
<td>5000</td>
<td>Selected</td>
<td>50</td>
</tr>
<tr>
<td>10</td>
<td>Buyer2</td>
<td>20</td>
<td>4000</td>
<td>Selected</td>
<td>20</td>
</tr>
<tr>
<td>11</td>
<td>Buyer3</td>
<td>10</td>
<td>2000</td>
<td>Rejected</td>
<td>0</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td>80</td>
<td></td>
<td></td>
<td>70</td>
</tr>
</tbody>
</table>

| 1           | Seller1     | 10  | 4000  | Selected | 5                    |
| 2           | Seller2     | 20  | 4000  | Selected | 10                   |
| 2           | Seller3     | 5   | 4000  | Selected | 3                    |
| 4           | Seller3     | 2   | 3000  | Selected | 2                    |
| 5           | Seller3     | 40  | 5000  | Rejected | 0                    |
| 6           | Seller4     | 10  | 2000  | Selected | 10                   |
| 7           | Seller5     | 20  | 2000  | Selected | 20                   |

**IEX Business Rules**
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<table>
<thead>
<tr>
<th>No.</th>
<th>Seller</th>
<th>B</th>
<th>Price</th>
<th>S</th>
<th>CS</th>
<th>TV</th>
<th>UB</th>
</tr>
</thead>
<tbody>
<tr>
<td>50</td>
<td>50</td>
<td>5000</td>
<td>40</td>
<td>127</td>
<td>50</td>
<td>-77</td>
<td></td>
</tr>
<tr>
<td>70</td>
<td>20</td>
<td>4000</td>
<td>35</td>
<td>87</td>
<td>70</td>
<td>-17</td>
<td></td>
</tr>
<tr>
<td>70</td>
<td>0</td>
<td>3000</td>
<td>2</td>
<td>52</td>
<td>52</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>80</td>
<td>10</td>
<td>2000</td>
<td>30</td>
<td>50</td>
<td>50</td>
<td>30</td>
<td></td>
</tr>
<tr>
<td>80</td>
<td>0</td>
<td>1000</td>
<td>20</td>
<td>20</td>
<td>20</td>
<td>60</td>
<td></td>
</tr>
</tbody>
</table>

Price Discovered: 4000
Volume Cleared: 70

Step 3- Trade Details

<p>| Allocation based on Pro Rata priority (PR) |</p>
<table>
<thead>
<tr>
<th>Participant</th>
<th>Participant</th>
<th>Qty</th>
<th>Price</th>
<th>Reason</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trade1</td>
<td>Buyer1</td>
<td>20</td>
<td>4000</td>
<td>Price Priority</td>
</tr>
<tr>
<td>Trade2</td>
<td>Buyer1</td>
<td>20</td>
<td>4000</td>
<td>Price Priority</td>
</tr>
<tr>
<td>Trade3</td>
<td>Buyer1</td>
<td>10</td>
<td>4000</td>
<td>Price Priority</td>
</tr>
<tr>
<td>Trade4</td>
<td>Buyer2</td>
<td>2</td>
<td>4000</td>
<td>Price Priority</td>
</tr>
<tr>
<td>Trade5</td>
<td>Buyer2</td>
<td>3</td>
<td>4000</td>
<td>Pro Rata Allotment</td>
</tr>
<tr>
<td>Trade6</td>
<td>Buyer2</td>
<td>10</td>
<td>4000</td>
<td>Pro Rata Allotment</td>
</tr>
<tr>
<td>Trade7</td>
<td>Buyer2</td>
<td>5</td>
<td>4000</td>
<td>Pro Rata Allotment</td>
</tr>
<tr>
<td>MCV</td>
<td></td>
<td>70</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Step 3A- Pro Rata Working

<table>
<thead>
<tr>
<th>Pro Rata Working</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pending Qty</td>
</tr>
<tr>
<td>Seller1</td>
</tr>
<tr>
<td>Seller2</td>
</tr>
<tr>
<td>Seller3</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

(11) Note: In case of rounding off difference at the time of pro rata allocation, the same will be adjusted in following manner:

(a) One unit each of the total rounding off error would be adjusted to/from the highest selected quantum in the descending order.

(b) However, total selected quantity along with rounding off adjustment will not exceed the total bid quantity of individual order.

14. Margin requirements

14.1 Initial Deposit: The initial security deposit paid by a Member will be considered as his initial margin deposit, which shall be the minimum Margins required.
14.2 The Member will be allowed to place a purchase order against cash amount made available, equivalent to 100% of the order value. Funds in the Settlement Account of the Member/Client will be blocked to provide exposure for the orders.

14.3 Special Margin: The Exchange may levy additional margin on Member(s) or across the market for covering any enhanced risk.

15. Deposits

15.1 All Members who wish to purchase ESCerts on the Exchange are required to deposit cash amount as a security deposit in their respective settlement accounts equivalent in value to the extent they wish to trade ESCerts. For example, if a Member wants to buy 100 ESCerts from the Exchange at Rs. 2300/ESCert, he is required to maintain Rs. 2,30,000/- net of haircut factor as defined by the Exchange from time to time. The haircut factor shall depend upon various levies charges and taxes applicable on such transactions, in his settlement account before the trade begins on the Exchange.

15.2 Member will not be allowed to place buy orders exceeding the total amount available in his settlement account net of haircut factor.

15.3 The Exchange may, from time to time, revise the security deposit requirements of Members transacting ESCerts on the Exchange.

16. Risk management system

16.1 The Member will be allowed to place a purchase order against cash amount made available, equivalent to 100% of the order value.

16.2 The Exchange has the right to impose penalty, as decided from time to time, on defaulting Member, who short-sell ESCerts in excess of available ESCerts in his Registry account.

17. Surveillance

17.1 In order to ensure market integrity and to avoid market abuses, the Exchange will use various on-line and off-line surveillance tools. The Exchange shall have the right to take appropriate actions in such cases.

17.2 Validation of orders: Members are required to ensure that bids are in conformity with relevant regulatory provisions. In order to avoid any abnormal orders being put by the Exchange Members, the Exchange will validate such orders either through software or manually on every trading day, wherever possible.

17.3 Price movement: The Exchange will observe any variation in prices as compared to past data.

17.4 Market behavior: Any unwarranted change in the price pattern or order trend shall be brought to the notice of the Exchange management.

17.5 Price rigging, concentration, price manipulation and other market abuses: The Exchange will monitor concentration, price rigging, price manipulation and other market abuses and take suitable actions whenever such practices are identified.

18. Transaction fees

18.1 The Exchange will charge a transaction fee on the transactions carried through the Exchange in this market segment. Such transaction fee will be computed on volume basis, as may be decided from time to time, which will be applied on both purchase and sale transactions separately. This will be billed separately on periodic basis and will be recovered from the settlement account of the Member/Client.

19. Reports
Indian Energy Exchange Ltd.

19.1 After end of trading session, the Exchange will provide successful Members with reports which consist of Trade file Report, Final Obligation Report and reports for other relevant matters.

19.2 Based on the Exchange Reports, Members can inform their Clients about their successful trades along with their obligation.

19.3 Exchange shall also report trade details to the CERC/Registry.
Energy Savings Certificate (ESCert) Contract Specifications

1. General Terms

<table>
<thead>
<tr>
<th>Name of the Tradable Instrument</th>
<th>Energy Savings Certificate (ESCert)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Underlying</td>
<td>Energy consumed in terms of one metric Ton of Oil Equivalent (mtoe), (Energy Savings Attributes of 1tce of energy savings by Designated Consumer certified and issued as per Energy Conservation (Energy Consumption Norms and Standards for Designated Consumers, Form, Time within which, and Manner of Preparation and Implementation of Scheme, Procedure for Issue of Energy Savings Certificate and Value of Per Metric Ton of Oil Equivalent of Energy Consumed) Rules, 2012)</td>
</tr>
<tr>
<td>Instrument Types</td>
<td>ESCert</td>
</tr>
<tr>
<td>Price Quotation</td>
<td>INR/ESCert</td>
</tr>
<tr>
<td>Price tick:</td>
<td>1 INR</td>
</tr>
<tr>
<td>Volume tick:</td>
<td>1 ESCert</td>
</tr>
<tr>
<td>Price Limits</td>
<td></td>
</tr>
<tr>
<td>Minimum Order volume limit:</td>
<td>1 ESCert</td>
</tr>
<tr>
<td>Transaction Fee</td>
<td>Fees payable by ESCert buyer and seller to Exchange, for the transacted quantity. Such fee shall be specified by the Exchange from time to time.</td>
</tr>
</tbody>
</table>

2. Trading Methodology, its phases and associated schedules

<table>
<thead>
<tr>
<th>Trading Method</th>
<th>Closed double-sided uniform price auction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trading System</td>
<td>IEX Trading System</td>
</tr>
<tr>
<td>Pre-trade phase</td>
<td>By 12:00 Hrs</td>
</tr>
<tr>
<td>Order Accumulation or Bidding phase</td>
<td>13:00 Hrs to 15:00 Hrs of the Trading Day</td>
</tr>
<tr>
<td>Order Verification phase</td>
<td>By 15:30 Hrs</td>
</tr>
<tr>
<td>Confirmation from Registry</td>
<td>By 16:00 Hrs</td>
</tr>
<tr>
<td>Order matching and transaction finalization phase</td>
<td>By 17:00 of the Trading Day</td>
</tr>
<tr>
<td>Settlement and Delivery phase</td>
<td>Between 17:00 Hrs and 18:00 of the Trading Day</td>
</tr>
</tbody>
</table>

3. Collateral and Margining

Exchange requires purchasing participants to make funds available equivalent to their order value and Sellers shall submit orders only up to number of ESCerts available in their account held with the Registry. In case of default for more than three cases, the Sellers may be liable for barred from transaction of ESCerts for next six months, notwithstanding any penalty due to be imposed as per the provisions of the Regulations and Procedure, by relevant authority.

4. Delivery of ESCerts

IEX Business Rules
Indian Energy Exchange Ltd.

Delivery of ESCerts through Registry shall be as per the procedure issued by the Administrator in pursuance with Central Electricity Regulatory Commission (Terms and Conditions for Dealing in Energy Savings Certificates) Regulations, 2016.

5. Exchange may modify the terms and conditions of contract subject to Central Electricity Regulatory Commission (Terms and Conditions for Dealing in Energy Savings Certificates) Regulations, 2016 and Central Electricity Regulatory Commission (Power Market) Regulations, 2010 as amended from time to time.
Certificate of Purchase of ESCert(s)

Number C-[Certificate No.]  
Serial No.-(........................)

[NAME OF ELIGIBLE ENTITY]
A [] Corporation

[#Issued] Certificates

Session ID

This certifies that [ESCert Buyer, Location] with Portfolio ID is the holder of [Number Issued] non-transferable Energy Saving Certificate(s) bought on ________________ day of ______, 20__, through Indian Energy Exchange Limited.

This certificate represented hereby is issued and shall be held subject to all the provisions of the regulations of Honorable CERC as amended from time to time and the Bye-laws, Rules and Business Rules of Indian Energy Exchange Limited.

This is a computer generated statement hence doesn’t require signature.
BYE-LAWS
OF
INDIAN ENERGY EXCHANGE LIMITED

Statutory Disclaimer

"These bye laws and the rules, including the business rules have been approved by the Central Electricity Regulatory Commission. However, as observed by the Commission, notwithstanding the approval of the rules and bye-laws by the Commission, the persons enrolling themselves as members or clients of the power exchange or transacting trade on the power exchange shall do so after satisfying themselves of all the commercial aspects including the fees and charges leviable covered under the rules and bye laws, uninfluenced by the fact that the Commission has approved them since these are the matters exclusively between parties."

Indian Energy Exchange Limited
Unit No. 3, 4, 5 & 6, Fourth Floor, Plot No. 7, TDI Centre, District Centre, Jasola, New Delhi-110025
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CHAPTER- 1

1. PREAMBLE

1.1 These Bye-Laws shall be known as "The Bye-Laws of Indian Energy Exchange Limited" and are for the sake of brevity and convenience, herein referred to as "these Bye-Laws" or "the Bye-Laws of the Exchange".

1.2 The Bye-Laws are designed to provide the basic framework for the management of the Exchange, and to regulate its Members, and all other participants operating under or through them or dealing with them.

1.3 The Bye-Laws and all Rules including Business Rules and directions that may be notified from time to time by the Indian Energy Exchange shall at all time be subject to and read consistent with the provisions of the Electricity Act, 2003, the Rules made thereunder by the Central Government and Regulations, Codes, and directives issued thereunder including and in particular the Central Electricity Regulatory Commission (Power Market) Regulations, 2010 and Central Electricity Regulatory Commission (Terms and Conditions for recognition and issuance of Renewable Energy Certificate for Renewable Energy Generation) Regulations, 2010, Central Electricity Regulatory Commission (Terms and Conditions for Dealing in Energy Savings Certificates) Regulations, 2016 as the case may be as amended from time to time.


1.5 The Bye-Laws as well as the Rules, Business Rules and Directives issued under the Bye-Laws may be amended or changed from time to time by the Exchange and wherever required with the approval of the Commission and shall further be subject to such modification or change as may be directed by the Central Commission from time to time.

1.6 The Exchange may, from time to time, issue clarifications or directives, as may be required from time to time, to remove any difficulty or ambiguity in implementing the provisions of any of these Bye-Laws, or the Rules and Business Rules or directions issued and such clarification shall have binding force.

1.7 Conflict between Rules, Bye Laws and Business Rules
In event of any conflict between Bye Laws and the Rules or Bye Laws and Business Rules, the Bye Laws shall supersede and in the event of any conflict between Rules and Business Rules, the Rules shall supersede. Without prejudice
to the generality of the above, in case of any ambiguity or any confusion with regard to any of the provisions of Business Rules, the clarification given by Exchange shall be binding.

CHAPTER- 2

2. DEFINITIONS AND INTERPRETATION

2.1 DEFINITIONS

A. Unless the context otherwise specifically requires the words, and expression used in these Bye Laws which are defined in the Electricity Act, 2003, or the Central Electricity Regulatory Commission (Power Market) Regulations, 2010 or the Central Electricity Regulatory Commission (Terms and Conditions for recognition and issuance of Renewable Energy Certificate for Renewable Energy Generation) Regulations, 2010 or the Central Electricity Regulatory Commission (Terms and Conditions for Dealing in Energy Savings Certificates ) Regulations, 2016 or procedures defined thereunder shall have the same meaning as assigned to them therein.

Subject to clause A above in these Bye Laws, unless the context otherwise requires:

2.1.1. Area Clearing Price means the price of 15-minute\(^1\) time block electricity contract established on the Exchange arrived at after considering all valid purchase and sale bids in particular area(s) determined after market splitting, i.e., dividing the market across constrained transmission corridor(s).

2.1.2. Authorized Person means any person that carries out or is responsible for any of the functions of an Exchange Member, including without any limitation any officer, director, employee, or agent of the Exchange Member.

2.1.3. Automated Trading System or ATS means the computerized system provided by the Exchange for transaction and activities permitted at the Exchange.

2.1.4. Bid Area means the identified geographical area within the limit of which the transactions are permitted.

2.1.5. Board means the Board of Directors of the 'Indian Energy Exchange Limited'.


2.1.7. Buyer means and includes, unless the context indicates otherwise,

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\(^1\) Time block for bidding in DAM Market segment has been modified from one hour to fifteen minutes with effect from 01st April, 2012.
the buying Client, the buying Exchange Member acting either as an agent on behalf of the buying Client or buying on his own account.

2.1.8. **Bye Laws** means the Bye Laws of the Exchange as approved by the Commission.

2.1.9. **Commission** means the Central Electricity Regulatory Commission.

2.1.10. **Clearing House** means and includes in-house clearing house or clearing agency or a clearing corporation, whose services are availed of by the Exchange, for carrying out clearing, guaranteeing and settlement by delivery or otherwise of transactions affected on the Exchange.

2.1.11. **Clearing Bank** means a bank that is designated or appointed to provide banking and other facilities to the Exchange, the Clearing House.

2.1.12. **Clearing Member** means a Member of the Exchange who has the right to clear transactions that are undertaken in the system of the Exchange and includes the Proprietary Member and the Trading Member.

2.1.13. **Exchange** means Indian Energy Exchange Limited which also includes the in-house Clearing House.

2.1.14. **Exchange Member-Client Agreement** means an agreement, which is executed between an Exchange Member and his Client, in the form and manner that may be specified by the Exchange from time to time.

2.1.15. **Exit Scheme** shall mean Exit Scheme as approved by the CERC under the provisions of Clause 36 of the Central Electricity Regulatory Commission (Power Market) Regulations, 2010.

2.1.16. **Financial Year** means year commencing from 1st April and ending with 31st March of the following year.

2.1.17. **Hours** refer to clock hours based on Indian Standard Time (IST).

2.1.18. **Margin** means a deposit or payment of cash or other specified assets or documents by the Member or the Client, as applicable, with the Exchange to establish or maintain a position in a Contract and includes initial margin, special margin, ordinary margin, additional margin and or any other type of margin as may be determined by the Exchange from time to time.

2.1.19. **Market Clearing Price (MCP)** means the price of the contract discovered on the Exchange, arrived at after considering all valid purchase and sale bids.

2.1.20. **Member or Exchange Member** means a Member of the Indian Energy Exchange.

2.1.21. **Month** means a month reckoned according to the English calendar.

2.1.22. **Order** means an offer to buy or sell any contract through the Exchange.
2.1.23. Pay-in, in respect of transactions executed on the Exchange, means making available funds to the Clearing House by the Exchange Members in accordance with the applicable settlement schedule notified by the Clearing House from time to time.

2.1.24. Pay-in Date means the date and time prescribed by the Exchange or its Clearing House for Pay-in.

2.1.25. Pay-out, in respect of transactions executed on the Exchange means release of funds by the Clearing House to the Exchange Members who become entitled to receive them, in accordance with the applicable settlement schedule notified by the Exchange or Clearing House from time to time.

2.1.26. Pay-out Date means the date and time prescribed by the Exchange or Clearing House for Pay-out.

2.1.27. Power Market Regulations means CERC (Power Market) Regulations, 2010 as amended from time to time.

2.1.28. Quote means a bid price for buy or sale n given by an Exchange Member for a Contract allowed at the Exchange.

2.1.29. Rules mean the Rules of the Exchange as approved by the Commission.

2.1.30. Seller means and includes, unless the context indicates otherwise, the selling Client, and the selling Exchange Member acting as an agent on behalf of such selling Client and denotes the selling Exchange Member when he is dealing on his own account.

2.1.31. Settlement Day means the day fixed by the Exchange for the Exchange Members to settle their transactions.

2.1.32. Trade means transaction on the Exchange of Contracts as permitted by the Commission from time to time. The expression trading shall be construed accordingly.

2.1.33. TWS or Trade Work Station means a computer terminal of an Exchange Member which is approved by the Exchange and which is installed and connected to the ATS or to any other system of the Exchange, for the purpose of transaction on the Exchange.

2.1.34. Trading Period means the duration of a Contract prescribed by the Exchange during which a contract will be available for trading.

2.1.35. Trading System means such spaces, systems and networks as the Exchange may from time to time determine and which shall be notified by the Board as reserved for trading in Contracts admitted to trading on the Exchange, and also includes its trading segments.

2.1.36. Trading Segment means the different segments or divisions into which the Contracts are admitted to trading on the Exchange, as classified by the Exchange for admission of Members to the Exchange and for the purpose of trading on the ATS or any other trading system used or operated by the Exchange.

2.1.37. Unit of Trading means the minimum quantity of a Contract that can
be purchased or sold, as may be specified by the Exchange, from
time to time in the contract specifications.

2.1.38. **Unit of Quotation** means the specified quantity of a Contract for
which the bid or offer price may be given by an Exchange Member
for a settlement.

2.1.39. **Working Day** means a day on which the sale and purchase of
Contracts admitted for transaction on the Exchange. The Exchange
can keep the transaction open on any of the Exchange declared
holidays by notifying its Members about the same.

2.2 Unless the contrary intention appears:
   a) A reference to any gender includes the others.
   b) Words in the singular include the plural and words in the plural include
      the singular.
   c) A reference to a 'time' is reference to IST.

2.3 Headings are for convenience only and shall not affect the interpretation of the
Bye-Laws.

2.4 The decision of the Exchange shall be final in relation to the interpretation of
these Bye-Laws.
CHAPTER- 3

3. FUNCTIONS OF EXCHANGE

3.1. The Exchange may undertake such transactions in contracts as is permitted from time to time by the Commission in accordance with the Regulations notified by the Commission from time to time.

3.2. Without prejudice to the generality of clause 3.1 above, the Exchange may facilitate on-line transactions of all nature permitted by the Commission including buying and selling Electricity, Renewable Energy Certificates (REC’s), Energy Savings Certificates (ESCerts), as the case may be, and such other instruments or contracts, and all operations incidental, ancillary or related thereto.

3.3. (a) Subject to the provisions of the Bye Laws the Board shall have powers to issue Rules including Business Rules and directions from time to time

(i) for operation of the Exchange, and to regulate the functioning and activities of the Exchange Members, their Authorized Persons, Approved Users, Clearing House, Clearing Banks, and all other persons operating under or through them or dealing with them, their dealing with the Exchange and their inter se dealings, and to determine terms and conditions of transactions in Contracts admitted on the Exchange, including method, manner, clearing, settlement and other operations related thereto,

(ii) to organize, facilitate, maintain, manage, control and regulate the operations, functions and supervision of the Exchange and to regulate the activities and functioning of the Exchange Members, and Authorized Persons, as may be necessary or expedient,

(iii) all other matters considered necessary or expedient to carry out the functions and objective of the Exchange

(b) Without prejudice to the generality of the powers mentioned above, the Board may frame Rules or issue directions on the following aspects

Transaction on the Exchange

(a) Determination of trading sessions and proceedings in such trading sessions on the ATS of the Exchange or any other trading system used or operated by the Exchange, for specified Contracts admitted to trading on the Exchange.
(b) Allotment of TWS to the Exchange Members and appointment of Approved Users.

(c) Determination of Units of Quotation and trading and variations in bids and offers and minimum and maximum size of orders.

(d) Determination of the transaction and clearing fees payable by the Exchange Members for trading Contracts and other charges that may be collected by the Exchange from Members.

(e) Determination and appropriation of the charges applicable to Exchange Members and Clients subject to provisions of regulations issued by the Commission.

(f) Suspension of trading in one or more Contracts admitted to trading on the Exchange.

(g) Procedure for settlement of disputes relating to price and delivery.

(h) Determination of relevant rates and penalties for non-fulfillment of Contracts by giving or receiving deliveries.

(i) Norms, procedures, terms and conditions, incidental to or consequential to transfer and closing out of Contracts.

(j) Manner of operations and interface with Clearing House and the Clearing Banks.

(k) Other relevant matters in relation to the operations and functions of the Exchange, its markets, Clearing Banks and Members.

**Risk management**

(a) Determination of various types of Margins on the transactions.

(b) Rates of all types of Margins and mode of their payment.

(c) Special or Additional Margins or other margins, and mode of their payment.

(d) Exemption from payment of Margins.

(e) Lien on capital and Margin deposits.

(f) Rights to define abnormal orders in term of volume and value and rights to reject such abnormal orders.

(g) Right to check orders with reference to the standing clearance/s issued by the concerned authority/ies as per the applicable Regulations of the Commission and right to reject such orders.

(h) Monitoring of any un-business like conduct, concentration, price rigging.
price manipulation and any other market abuses, insider dealing and take suitable actions whenever such practices are identified.

(i) Penalty for non-fulfilment and/or evasion of Margin requirements.

(j) Client’s liability to pay Margins

(k) Exchange Members’ responsibility to collect Margins from the Clients.

(l) Exchange Members’ responsibility to maintain proper books of accounts.

(m) Any other matter relating to trading, clearing and settlement on the Exchange and Clearing House.

Clearing and settlement of transactions

(a) Procedure for determination of Price.

(b) Procedure for delivery as per the applicable Regulations and codes.

(c) Procedure of payment and closing out of transactions in contracts wherever applicable.

(d) Norms and procedures for establishment and functioning of Clearing House for clearing and settlement of transactions in Contracts.

(e) Supervision of Clearing House and issuing Rules and Business Rules for supervision of clearing and settlement activities of the Exchange Members, among other things.

(f) Norms and procedures for availing of banking services from Clearing Banks for clearing and settlement of transactions in Contracts.

(g) Any other matter relating to clearing and settlement of transactions and deliveries thereto.

(h) Procedure for dissemination of information and announcements to be broadcasted by the Exchange on the ATS, or its computer system or Internet.

(i) Issue of guidelines for advertisements, booklets or circulars to be published by the Exchange Members in connection with their business activities.

(j) Appointment of monitoring, surveillance and intelligence agencies for monitoring trading, clearing and settlement on the Exchange and Clearing House.

Setting up Settlement Guarantee Fund, and other funds

(a) Norms, procedures, terms and conditions for contribution by Members of the Exchange and others to Settlement Guarantee Fund, or any other fund that may be established by the Exchange or Clearing House.

(b) Administration, utilization, maintenance and investment of the corpus of the Settlement Guarantee Fund, or any other fund established by the Exchange or Clearing House set up or approved by it.
(c) Norms, procedures, terms and conditions for guaranteeing of settlement obligations of the Exchange Members through the Settlement Guarantee Fund.

3.4. Conciliation and Arbitration

All disputes arising from or in connection with a Contract or transaction between Members or between a Member and Client shall be referred to and decided by arbitration under the Arbitration and Conciliation Act, 1996 and as provided in these Byelaws and Rules notified by the Exchange for the purpose.

3.5. Governing law and jurisdiction

(a) These Bye-Laws, the Rules and Business Rules and circulars issued by the Exchange shall be governed by and construed in accordance with the laws of India.

(b) Subject to the powers of Commission and the Arbitration provisions under the Rules, the courts of New Delhi, India shall have the exclusive jurisdiction to determine any dispute in relation to or arising under or in connection with these Bye-Laws, the Rules and Business Rules.

(c) The Exchange shall be entitled to bring proceedings in any other competent jurisdiction against a Member to enforce the obligations of a Member which arise under or in connection with these Bye-Laws, the Rules and Business Rules, or judgment or award.
4. CONTRACTS

4.1 The Exchange shall have the authority and discretion to finalize contract specifications and modifications in respect of Contracts which have been permitted by the Commission. Provided such finalization of specification and modifications of Contracts shall be subject to compliance of regulation 7 of CERC (Power Market) Regulation, 2010.

4.2 Exchange Members shall execute and clear transactions in only such Contracts as specified by the Exchange.

4.3 All transactions in Contracts admitted to trading on the Exchange shall be made only in the manner approved by the Exchange.

4.4 While entering an order in the system, the Exchange Member shall specify the respective Client (portfolio) identification number or the client code.

4.5 Before executing a Contract for a Client, the Exchange Member shall sign a written agreement with the Client, as per the procedure and in the format, as may be specified by the Exchange. In addition, the Clients of the Professional Members shall sign an undertaking in favor of the Exchange in the form provided under the Business Rules.

4.6 All transactions in Contracts admitted to trading on the Exchange shall be cleared, through and settled by the Clearing House of the Exchange. Only Clearing Members or the Clients, as applicable, shall be eligible and qualified to obtain directly the clearing, settlement and guaranteeing services of the Clearing House.

4.7 Exchange Members shall issue contract note for communication, by any suitable mode, each of the transaction done by them for their respective Clients on the trading system of the Exchange. Such contract note communication shall cover the important details like Trade Price, Trade Quantity, and Statutory Charges etc be issued in the format prescribed by the Exchange under the Business Rules. Members shall not issue contract note for any transaction, which has not been executed through the trading system of the Exchange.

4.8 In respect of all Contracts executed by the Exchange Members, it shall be the responsibility of the respective Exchange Members or the Clients, as applicable, to pay all applicable statutory fee, stamp duty, service tax, taxes and levies.

4.9 Rates and/or prices for Contracts admitted to trading on the Exchange shall be quoted in accordance with Bye-Laws, Rules and Business Rules and directions of the Exchange specified for that Contract.

4.10 The Exchange shall, have the right to determine, specify and modify any Contract from time to time subject to Regulation 6 and 7 of Power Market Regulations.

4.11 The Exchange shall have the authority and discretion to determine, specify and modify the limits with respect to Volume and/or value of the Contracts admitted to trading on the Exchange. Such limits could differ for different membership categories and/or differ from Member to Member; and exceptions may be provided by the Exchange. The limits and exception rules will be specified in the Rules and contract specifications specific to each Contract.

4.12 The Exchange may specify and modify the price limits with respect to Contracts admitted to trading on the Exchange, which shall be binding on the Members or the
Clients, as applicable. Such price limits in so far as RECs are concerned may include floor and ceiling price for a day or for a specific period.

4.13 The Exchange may specify the trading fee, clearing fee or any other fee payable by the Exchange Member or the Clients, as applicable. The Exchange may specify the maximum and/or minimum fees an Exchange Member can charge from its Clients within the limits, if any, specified by Commission.

4.14 The Exchange shall have the right to determine, specify and modify the terms and manner of Settlement and Delivery in any Contract with the approval of Commission.

4.15 Exchange Members shall maintain a record of all the transactions in all Contracts admitted to trading on the Exchange. Members shall have separate records of each of their Clients, including orders for execution of transactions in Contracts. Members shall preserve the records of Clients’ orders for transactions for each Client separately with the time and date of receipt of order, details of executed transactions for each Client and books of accounts relating to the same, for a period of three years for production whenever required by the Exchange.

4.16 The Exchange may on the basis of any direction or order of the Commission may, suspend transactions on any contract for the period specified in the order or withdraw any contract from the Exchange, as the case may be, after granting the opportunity of being heard.
CHAPTER- 5

5. TRADING ON THE EXCHANGE

5.1 (a) Trading Days

(i) The Exchange shall be open on all days except on such Exchange holidays as the Exchange may, at its discretion, declare in advance, at any time. The days on which the ATS or any other trading system of the Exchange shall be available for trading in Contracts admitted on the Exchange shall be called as Trading Days'.

However, the Exchange shall carry out trading in electricity contracts for each day of the year, as per the trading calendar.

(ii) The ATS of the Exchange shall however be available for trading on such holidays as the Exchange may, at its discretion decide from time to time.

(b) Alteration or cancellation of Exchange holidays

(i) In exceptional circumstances and for reasons to be recorded in writing, the Exchange may and at any time:

(a) alter or cancel any of the Exchange holidays fixed under these Bye-Laws, the Rules and Business Rules,

(b) keep the ATS or any other trading system of the Exchange available for trading on any day notwithstanding that such day had earlier been declared as an Exchange holiday,

(c) close trading in any one or more or all Contracts on the ATS or any other trading system of the Exchange for one day.

(ii) In exceptional circumstances and for reasons to be recorded in writing, the Exchange may, at its discretion, close the trading in any one or more or all Contracts on the ATS or any other trading system of the Exchange for more than one trading day.

Provided that such trading on the ATS or any other trading system of the Exchange shall not be so closed by the Exchange at any time continuously for a period exceeding three trading days without the approval of the Commission.

5.2 Divisions

(i) The Exchange may constitute different divisions for each or group of instruments depending on the timeframe, size of the contract, bid areas or different underlying (for example, Electricity, Renewable Energy or Energy Efficiency) as may be decided by the Exchange and/or as may be specified in the relevant Rules and Business Rules from time to time.
5.3 Restrictions on Transaction

(i) The Exchange may, at its absolute discretion, from time to time, impose such restrictions on transaction in such Contracts, or on such Exchange Members or the Clients, as applicable, as provided in these Bye-Laws, the Rules and Business Rules relating to Contracts and trading on the Exchange in the interest of market and to increase security.

5.4 Trading sessions

(i) The Exchange may, at its discretion, prescribe different trading sessions for different trading segments on the ATS or any other trading system of the Exchange, and may also decide on the timings and operational requirements for the same, as may be provided in the relevant Rules and Business Rules from time to time. The Exchange may, at its discretion, reduce, extend or otherwise alter the timings of such trading sessions for any particular Trading day.

(a) Where the Exchange has reduced, extended or otherwise altered the timing of any trading session or sessions, on the ATS or any other trading system of the Exchange, on any particular Trading day, the reasons for the same shall be required to be recorded in writing.

(ii) The Exchange may, at its discretion, alter, contract, extend or suspend any or all the trading sessions in specific circumstances, for reasons to be recorded in writing, after giving advance notice to the Exchange Members.

5.5 Prohibition to transact on the Exchange

(i) An Exchange Member, who has been de-activated or suspended by the Exchange, or any Authorized Person or Approved User, who is not approved by the Exchange or whose approval has been rejected, refused, withdrawn or cancelled, shall not be allowed to transact on the Exchange.

(ii) The Exchange may, at its absolute discretion, refuse any person to transact on the ATS, and may, at any time, withdraw or terminate the right of trading of any such person if he fails to abide by the applicable laws, Bye Laws, Rules, Business Rules directives or otherwise fails to maintain proper decorum.

5.6 Permission to transact through TWS

(i) No person shall be permitted to transact through the TWS connected to the ATS, unless such person complies with the requirements prescribed in the relevant Rules and Business Rules or with such other requirements as the Exchange may, at its discretion, prescribe, from time to time.

5.7 Management of ATSs

(i) The management of the ATS or any other trading system of the Exchange shall be under the charge of the employees of the Exchange or such other agency authorized or engaged by the Exchange on its behalf.
5.8 Prices

(i) Prices of Contracts transacted on the ATS of the Exchange shall be recorded in the manner, as may be prescribed in the relevant Rules and Business Rules from time to time. No prices shall be recorded for any transaction executed on the Exchange, unless it is made in the regular course of trading on the ATS or any other approved trading system of the Exchange.

5.9 Daily Official List

(i) A Daily Official List of prices and volumes shall be issued by or under the authority of the Exchange. Such Daily Official List of prices may be made available on the official website of the Exchange or be published or provided in such media, as may be decided by the Exchange from time to time.

5.10 Trading facility

(i) Transactions in the ATS or any other trading system of the Exchange may be effected through order driven, quote driven and/or such other system as the Exchange may provide for trading as specified in the relevant Rules and Business Rules, and circulars and notices issued thereunder from time to time.

(ii) The Exchange may, at its absolute discretion, provide the ATS to its Members and their Authorized Persons and Approved Users.

(iii) No Exchange Member shall have any title, right or interest in the ATS or any other trading system of the Exchange, its facilities, and software and the information provided on the ATS or any other trading system of the Exchange, and no such claim shall lie against the Exchange at any time.

(iv) The permission to use the ATS or any other trading system of the Exchange may be given to an Exchange Member, subject to compliance with such terms and conditions as the Exchange may prescribe from time to time, which may inter alia include, payment of such deposits and/or charges, as may be provided in the relevant Rules and Business Rules and circulars and notices issued thereunder from time to time.

(v) A Member shall not by himself or through any other person on his behalf, publish, supply, show or make available to any other person, or reprocess, retransmit, store or use the facilities of the ATS or any other trading system of the Exchange or the information provided thereof, except with the prior written approval of the Exchange.

5.11 Registration and de-registration of Approved Users

(i) Exchange Members shall allow only their Authorized Person/s and/or Approved Users to operate the TWS, or transact in any other trading system approved by the Exchange, subject to the following conditions:

   (a) The appointment of Users shall be subject to such terms and conditions and submission of application in such form as the Exchange may, at its
discretion, prescribe from time to time in the Rules and Business Rules, or circulars, orders and notices issued thereunder.

(b) The Exchange may, at its discretion, deregister any Authorized Person or Approved User of an Exchange Member for failure to comply with the applicable provisions of these Bye-Laws, the Rules and Business Rules and/or circulars and notices issued thereunder; but the Exchange Member concerned shall continue to be liable for acts of commission, or omission of its Authorized Persons and Approved Users prior to de-registration by the Exchange, or loss or damage consequent to the de-registration.

(c) The Exchange shall have the right to refuse any person from being registered as an Authorized Person or an Approved User.

(d) No person shall be appointed at any time as an Authorized Person or Approved User by more than one Exchange Member.

(e) The Exchange shall have the authority and discretion to prescribe different levels of usage of the ATS or any other approved trading system of the Exchange, and may also prescribe norms for enquiry on the TWS, order entry, by the Authorized Persons or Approved Users of an Exchange Member.

5.12 Operational parameters for trading

(i) The Exchange may, at its discretion, prescribe from time to time in Business Rules, the operational parameters regarding transactions in Contracts concluded on the ATS. Such operational parameters may include:

(a) determination of functional details of the TWS, including the system design, user infrastructure, user interface and system operation.

(b) determination of the procedure and norms for trading on any other approved trading system of the Exchange.

(c) limits on trading and fixation of units of trading, minimum and/or maximum quantity of Contracts or order which may be offered to be bought or sold or the limits on price or its fluctuations permitted in a period.

(d) fixation of tick sizes and levels for providing alerts.

(e) determination of the types of transaction permitted for an Exchange Member and for any Contract.

(f) specifications of different order books, types of orders, order conditions and other details related to orders and transaction.

(g) maintenance of recording of transactions executed and the manner of reporting transactions in the prescribed forms to the Exchange.

(h) other matters, which may affect smooth operation of trading in Contracts admitted to trading on the Exchange.

(ii) All the parameters shall be adhered to by all Exchange Members. The parameters however may vary for Contracts.
5.13 Closing out: Exchange Member’s responsibility

(i) The Exchange Member or the Client, as applicable, shall be fully accountable for the auction/closing out of transactions effected by the Exchange on his behalf and shall indemnify the Exchange against any loss or cost arising out of or incidental to such auction/close-out of transactions either directly or indirectly.

5.14 Contingency pool of TWS

(i) To facilitate the Exchange Members to carry on trading in the event of a failure or malfunctioning of their TWS or loss of access to the ATS, the Exchange may, at its discretion, provide a contingency pool of TWS at its premises or in other places as decided by the Exchange and such facility may be extended to the Exchange Members on such terms and conditions as may be decided by the Exchange from time to time. The affected Members may, with the prior written permission of the Exchange, use the facility of any such contingency pool to carry on trading. Provided that no liability can be attached to the Exchange in case of failure of the system due to non-provision of Contingency Pool, even if it results into loss to the Exchange Members.

(ii) Without prejudice to anything contained in the provisions above, such failure or malfunctioning of his TWS or loss of access to the ATS or any contingency pool of TWS shall not reduce, alter or affect the liability of an Exchange Member or the Clients in respect of any transactions, already executed by or through such Exchange Member or his Authorized Persons or Approved Users.

5.15 Order management

(i) The conditions and procedures to be followed by an Exchange Member or his Authorized Persons or Approved Users for entering, amending or canceling orders on the ATS shall be as specified in the relevant Rules and Business Rules from time to time, which may, inter-alia, specify details to be entered compulsorily from an approved TWS at the time of order entry, such as, client code, type of order, symbol or contract code. Similar procedures and conditions shall be specified for trading on any other trading system of the Exchange, and must be followed by an Exchange Member, his Authorized Persons or Approved Users.

(ii) The Exchange Member shall maintain in the relevant records the orders received from his Client or modifications thereof, as specified in the Business Rules, circulars and notices issued there under by the Exchange from time to time.

5.16 Transaction management

(i) Trading shall be allowed on the ATS or any other trading system of the Exchange in such Contracts as may be admitted to trading on the Exchange and for such categories of the Exchange Members, transaction types, market types, settlement and for such trading hours as the Exchange may, at its discretion, specify from time to time.

(ii) An Exchange Member or the Client, as applicable, shall be liable for all the transactions executed on the ATS, arising out of orders entered into the system
by them. The Member shall be solely responsible for all the acts of commission and/or omission of Authorized Person, Approved Users, employees and other persons deployed by such Member, in relation to performance of obligations arising there from, connected therewith and incidental to such acts of commission and/or omission.

(iii) Transactions executed on the ATS or any other trading system approved by the Exchange are irrevocable and shall be cleared and settled in accordance with Bye-Laws, the Rules and Business Rules. The Exchange may, however, on its own or on an application by the Exchange Member or his Clearing Member on its behalf, and if the Exchange is satisfied, such transactions are vitiated by fraud, material mistake, misrepresentation, market or price manipulation, or designing artificial or false market, transacts with a design to recover monies or dues or to defraud or misuse the system and the like annul the transaction, wholly or partly, as the Exchange may consider appropriate.

(iv) The annulment of electricity Contracts shall normally be done prior to sending request for scheduling, however in certain cases where annulment is required to be made after request for scheduling has been sent to the relevant LDCs, it shall be done with concurrence of the concerned LDC.

The annulment of Contracts other than electricity shall be done in consultation with concerned agency (ies) involved in delivery.

5.17 Order validation

(i) Orders on the ATS or any other trading system approved by the Exchange shall be subject to such validation checks relating to quantity, price, value and other relevant matters, as may be specified by the Exchange from time to time.

5.18 Use of technology

(i) The Exchange shall from time to time provide the necessary norms and requirements relating to the use of technology, which may include equipment, software, network, and similar things to ensure safety, security and integrity of the ATS or any other trading system provided by the Exchange so as not to endanger or harm in any way the public interest and/or the interests of the Exchange. These norms shall be binding on the Exchange Members.

5.19 Trading on Disaster Recovery Site

(i) The Exchange shall develop Disaster Recovery Site and alternate trading facility in case of emergency as provided in Regulation 31(vii) of Power Market Regulations.

(ii) The Exchange shall develop the procedures for shifting the trade to alternate trading facility and keep the members informed about such procedures.
CHAPTER- 6

6. TRADING SYSTEM

6.1 Access to trading

6.1.1 The Exchange shall provide an Automated Trading System, or any other trading system, to the Exchange Members to access and carry on trading in the Contracts admitted to trading on the Exchange.

6.1.2 The ATS shall be available for facilitating trading in Contracts admitted for trading on the Exchange from time to time.

6.1.3 The Exchange may provide an architecture and the infrastructure related thereto, to the extent possible, to facilitate the Exchange Members to establish connectivity with the ATS or any other trading system of the Exchange. The Exchange shall have absolute right to specify the maximum number of TWSs that may be allotted to an Exchange Member who has trading rights on the Exchange and the conditions for such allotment. The Exchange shall also have absolute right to reject any place or places where it observes that the TWS shall not be installed.

6.1.4 The Exchange may prescribe the specifications or descriptions of hardware, software and equipment and the specifications to carry out the required testing thereof in such manner and time as may be specified by the Exchange from time to time, which an Exchange Member shall be required to strictly adhere to have connectivity with, or use of the ATS or any other trading system of the Exchange, to ensure compatibility, minimize and avoid technical issues arising out of incompatibility of hardware, software and equipment.

6.1.5 An Exchange Member who has trading rights on the Exchange may be authorized to appoint such number of persons as Authorized Persons or Approved Users, as may be provided in the relevant Rules and Business Rules or circulars in force.

6.1.6 Any Exchange Member who has trading rights on the Exchange and wish to extend his network and/or leased line connectivity and/or through any other means of connectivity, authorized by the Exchange, shall be required to seek prior written approval of the Exchange.

6.1.7 The Exchange shall have the power to provide for:

(a) the procedure for registration and cancellation of the registration of a person as an Authorized Person, Approved User or Client;

(b) the conditions required to be fulfilled before a person can be registered as an Authorized Person, Approved User or Client;

(c) the conditions required to be fulfilled before an Authorized Person, Approved User or Client may have access to the ATS;

(d) the maximum number of persons who may be allowed to have access to the ATS on behalf of an Exchange Member;

(e) the procedure for provision and modification of a password used by an Authorized Person, Approved User or Client to access the ATS; and
(f) the circumstances in which the Exchange may refuse, withdraw and/or cancel the permission to an Authorized Person, Approved User or Client to have access to the ATS, either indefinitely or for a specified period or until the fulfillment of conditions, as may be specified by the Exchange from time to time.

6.1.8 All the Orders for purchase or sale of Contracts by an Exchange Member shall be required to be entered only through the ATS approved by the Exchange.

6.2 Specification of codes and operational parameters

6.2.1 The Exchange may provide for an appropriate mechanism for specification, alteration and rescission of the unique codes for Contracts, Exchange Members, Authorized Persons, Approved Users and Clients, and operational parameters, for tick sizes, trading units, order types, order attributes, order matching logic, market view contents, and participation norms for trading through the ATS. The Exchange may also provide for any other parameters deemed necessary in the relevant Rules and Business Rules of the Exchange that may be in force from time to time.

6.3 Surveillance, market watch system, investigation and Exchange Members database

6.3.1 The Exchange may, at its discretion, decide on surveillance, investigation and any other market related activities, either by itself or by a separate entity through outsourcing or by a separate and distinct entity established by it, either jointly or in collaboration with any other institution.

6.3.2 The provisions relating to surveillance, market watch system, investigation, any other market related activities to prevent deals to create false depth and false price in the market to ensure a fair and transparent market and creation of Exchange Members' database shall be specified in the relevant Rules and Business Rules relating to these matters from time to time and circulars and notices issued thereunder.

6.3.3 Market surveillance is executed, from a physically secure and restricted area, by authorized personnel from Market operations department only. Separate surveillance rooms are maintained, with biometric access to authorized personnel only. Biometric access details to surveillance room(s) are recorded and logs are maintained. Internet access is not provided to any of the systems located inside surveillance room(s), and they are not connected to local LAN. Access to external storage devices is completely restricted. Telephones located inside surveillance room(s) are recorded and have no outgoing call facility. All such telephone records are maintained for a minimum of thirty days. Mobile phones are strictly banned in surveillance room(s), mainly during market hours. Surveillance room(s) is/are under video surveillance 24X7 and records of the same are maintained for a fifteen day period.

6.4 IT Audit of Trading System

6.4.1 Power Exchange shall also carry out IT system audit annually for data security, data integrity and operational efficiency and submit its reports to the Commission annually.
7. CLEARING AND SETTLEMENT

7.1 Clearing House

7.1.1 The operations of Clearing House shall be managed by the Exchange. The Board may from time to time delegate such additional authority and responsibility to the Clearing House as deemed fit.

7.2 Act as deemed central counter-party

7.2.1 The Clearing House shall clear and settle Contracts executed on the Exchange, insofar as the same are accepted for clearing and settlement by the Exchange.

7.2.2 The Clearing House shall act as deemed central counter party for the transactions in Contracts admitted on the Exchange, provided that:

(a) if on investigation the Exchange or Clearing House concludes that either all the transactions or part thereof in any Contract are found to have been executed on the ATS in a fraudulent manner and/or are done as financial transactions and/or with a design to defraud the Settlement Guarantee Fund, the Clearing House shall have absolute authority and discretion to withdraw itself as a deemed central counter party to any transaction, at any time.

(b) where the Clearing House decides to withdraw as provided in clause (a) above, it shall afford an opportunity of being heard to all the parties affected or likely to be affected by such decision, where possible. The decision taken by the Clearing House thereafter shall come into force forthwith and shall be final and binding on all the parties concerned, including the Clients.

7.2.3 The Clearing House shall process all transactions submitted to the Clearing House and notify to the Exchange the net liability of the Clearing Member or the Client, as applicable.

7.2.4 An Order to buy or sell will become a matched transaction only when it is matched on the ATS and the Clearing House does not find the order to be invalid on any other consideration.

7.2.5 Once a Contract is matched, and accepted, the Clearing House shall be substituted as deemed central counter party for all net financial liabilities of the Clearing Members or the Clients, as applicable in specified Contracts in which the Clearing House has decided to accept the responsibility of guaranteeing the financial obligations under such Contracts.

7.2.6 All outstanding transactions shall be binding upon the original contracting parties, that is, the Exchange Members or the Clients, as applicable.

7.2.7 An offset shall only be in respect of the own-account positions of Clients or of the own account of the Exchange Members in the same Contracts.

7.2.8 Each Trading Day shall fall under one of the settlement period as per the settlement calendar to be published in advance depending upon the type of settlement, unless it is declared otherwise by the Exchange at its discretion.
7.3 Clearing process

7.3.1 All Contracts transacted on the Exchange shall be cleared and settled by the Clearing House and delivered in accordance with the framework prescribed under the relevant regulations to complete the Delivery obligation and whenever required the auction/closed out shall be conducted in accordance with these Bye-Laws, and the Business Rules made thereunder.

7.3.2 All Contracts transacted on the Exchange shall be downloaded by the Exchange to the Clearing Members for settlement in the manner specified in the Rules, Business Rules, and circulars and notices issued thereunder.

7.3.3 In respect of transactions executed on the Exchange, a Proprietary Member and the Trader Member shall be entitled to self-clearing or may have an agreement with one or more Clients for clearing of their executed transactions. A copy of such agreement shall be given to the Exchange.

Each Clearing Member shall submit or cause to be submitted all transactions executed by Clients with whom he has an agreement to provide clearing and settlement services for their transactions and assist the Clearing House in the form and manner that is specified and prescribed by the Exchange to enable the Clearing House to provide clearing facility to the Clearing Members. Each position whether designated as a proprietary or a Client position shall be between the Exchange and a Clearing Member as principal not as agent.

7.3.4 In respect of transactions executed on the Exchange, a Trader Member or Professional Member (as defined in the Rules), shall not:

i) transact, clear and settle Contracts without a valid agreement with Clients in the form prescribed under the Business Rules. A copy of such agreement shall be given to the Exchange;

ii) Notwithstanding the above, a Professional Member shall not provide any credit or financing or working capital facility to the clients.

7.3.5 Members shall forthwith notify the Exchange any addition to or deletion from the list of Clients.

7.3.6 The following provisions shall apply in respect of Contracts that are transacted on the Exchange and then cleared and settled by the Clearing House:

(a) Every Trader Member shall be fully responsible for all his commitments to the Exchange, and his Clients irrespective of whether one or more Clients with whom he has dealings have defaulted. Default of any one or more Clients shall not affect the rights and obligations of the Trader Member. Default of any one or more Clients shall not affect the rights of other Clients with whom the Exchange Member has dealings but who are not in default.

(b) The Clearing House shall be responsible for its commitments to each Clearing Member or the Client, as applicable whether the remaining Clearing Members or the Clients, as applicable with whom it has dealings have defaulted except under circumstances where transactions, which are not as per good business practices, are the cause for default. Default of any one or more Clearing Members or the Clients, as applicable shall not affect
the rights of the remaining Clearing Members or the Clients, as applicable who are not in default.

(c) The Clearing House shall, in the manner specified by the Exchange, have the responsibility of receiving and maintaining Margin payments, monitoring positions and transmission of documents, payments amongst the Clearing Members or the Clients, as applicable.

(d) The Exchange shall not be responsible for the commitments of a defaulting Clearing Member to his/its Clients or any other party, with whom the Clearing Member has an agreement as per these Bye-Laws.

(e) No Clearing Member shall fail to affect clearance, settlement or payment of Margin in the manner specified by the Clearing House, or fails to pay damages to the Clearing House or fail to effect delivery merely on the ground of default of others including his Clients.

(f) No Client shall fail to affect clearance, settlement, delivery or payment of Margin in the manner specified by the Clearing House, or fails to pay damages to his respective Clearing Member with whom he has an agreement as per these Bye-Laws or fail to affect delivery merely on the ground of default of others. In respect of Contracts transacted on the Exchange from time to time, cleared by the Clearing House in the manner specified in these Bye-Laws, the Clearing House shall be deemed to guarantee the net outstanding financial obligations to its Members;

(g) The Clearing House shall not be deemed to guarantee the financial obligations of any Member to his/its Clients; and

(h) The Clearing House shall not be deemed to guarantee the title, genuineness or validity of agreements or any documents passing through the Clearing House.

7.4 Clearing Banks

7.4.1 One or more scheduled commercial bank(s) shall be designated by the Exchange as the designated Clearing Bank(s) for providing and facilitating the collection of funds, transfer of funds, sharing of information and other value added services pursuant to these Bye-Laws, the Rules and Business Rules. The Exchange and the designated Clearing Bank(s) shall have an agreement for the services to be rendered by the Clearing Bank(s) and to be availed by the Exchange.

7.4.2 In order to facilitate smooth clearing and settlement, all Exchange Members, or the Clients, as applicable, participating in trading shall be required to open such number of bank accounts with designated Clearing Banks as may be advised by the Exchange. All such Members or the Clients, as applicable shall be required to strictly follow instructions of the Exchange in respect of operation of such bank accounts, minimum balance, segregation of Clients’ funds and own fund, as may be required by the Exchange. They shall also submit an irrevocable mandate in writing enabling the Exchange to debit and credit their account electronically. They shall be required to keep the accounts adequately funded, so as to enable the Exchange to recover its dues by debiting their respective bank accounts.
CHAPTER- 8

8. MARGINS

8.1 In respect of Contracts admitted to trading on the Exchange, Buyers and Sellers shall post such amount as Margin, including additional margin as may be specified by the Exchange from time to time.

8.2 The following Margin provisions, subject to Margin requirements determined by applying any methodology specified or recommended by the Exchange, shall apply in respect of Contracts that are transacted on the Exchange and then cleared and settled by the Clearing House:

8.2.1 Every Member or the Client, as applicable shall pay the appropriate Margin amount with the Clearing House based on the aggregate positions cleared by the Member (i) for the Clearing Member's own-account where applicable, and (ii) Clients, where applicable.

8.2.2 Every Trader Member executing transactions on behalf of his Clients shall collect from the Clients the Margins specified from time to time, based on their positions within such time as may be prescribed by the Exchange.

8.2.3 The Margin to be paid shall be calculated, based on the methodology specified under the Business Rules and circulars and notices issued thereunder for all Contracts from time to time, which may be on positions, trading limits, client level basis or in other manner, as may be decided by the Exchange.

8.3 Margin accounts of all Exchange Members or the Client, as applicable, shall be calculated (wherever applicable) daily by the Clearing House of the Exchange and the Exchange Members or the Client, as applicable, shall be required to pay the same as may be prescribed by the Clearing House of the Exchange.

8.4 Members of the Exchange or the Client, as applicable shall deposit initial Margin in cash or may furnish fixed deposit, bank guarantees, or such other instruments as may be specified by the Exchange from time to time to fulfill the additional Margin requirement.

8.5 Failure to pay any Margin may lead to the Exchange Members or the Client, as applicable, being deactivated, suspended and declared as defaulters by the Exchange. The Exchange may also take such other measures including disciplinary actions, against the defaulting Members or the Client, as applicable, as it may deem fit.

8.6 No Member or the Client, as applicable, shall directly or indirectly enter into any arrangement or adopt any procedure for the purpose of evading or assisting in the evasion of the Margin requirements prescribed under these Bye-Laws, Rules and Business Rules or any orders issued thereunder.

8.7 Margin deposits received by Members from their Clients in any form shall be accounted for and maintained separately in segregated accounts and shall be used solely for the benefit of the respective Client's positions.
8.8 The Exchange may specify the type and quantum of Margin and the applicability of the same from time to time. Such Margin may vary for different Contracts.

8.9 The Exchange may close out positions of a Clearing Member or Client when the call for Margin or any other payment due is not complied with by the Clearing Member or the Client, as applicable.

8.10 Exchange Members shall post and accept Margin deposits where applicable only in such form as may be permitted by the Exchange.

8.11 The Margin account of Clients shall be utilized by Clearing Members only for settling the dues to the Clearing Member for fulfilling the obligations resulting from their transactions.

8.12 Trader Members shall furnish their Clients in writing such reports relating to margin deposits by their Clients and at such intervals as may be specified by the Exchange.

8.13 The Exchange may reject bid(s) of a Member or the Client, as applicable, when the call for further Margin or any other payment due is not complied with by the Member or the Client, as applicable.

8.14 The Trader Member shall collect from Clients, with whom he has an agreement to provide clearing and settlement services as per these Bye-Laws, all such Margins as specified by the Exchange on the transactions executed by Clients for clearing and settlement.

8.15 Exchange Members or the Clients, as applicable, shall maintain such banking arrangements with the designated Clearing Bank(s) as specified by the Exchange so as to permit the transfer of funds and to maintain Margins in a segregated manner.

8.16 Each Member or the Client, as applicable, shall deposit all Margins or deposits with the Clearing House, or the designated Clearing Bank(s), as directed by the Exchange, within the prescribed time and in the prescribed manner.

8.17 The Exchange shall prescribe such additional or special margins as may be considered necessary during the Delivery Period due to emergencies or change in market conditions.

8.18 The Exchange shall prescribe margins for different Contracts in different market segments calculated using different methodologies.
CHAPTER- 9

9. REPORTS AND ACCOUNTS

9.1 In respect of all transaction executed by the Exchange Members, the Exchange will
electronically forward reports to the respective Members, including settlement
obligations relating thereto. All such reports and obligations shall be binding on the
Exchange Members.

9.2 The Exchange Members shall provide the Exchange with such reports that the
Exchange may seek from the Members from time to time. Details of such reports will
be provided in the Rules and Business Rules and through circulars and notices issued
from time to time.

9.3 The Exchange Members shall provide such reports providing information such as
certificates traded, clearing price, buy and sell bids etc, as the Commission or the
Exchange may prescribe.

9.4 A Clearing Member shall notify the Exchange of any incident, which may endanger the
Clearing Member's financial strength or interfere with the Clearing Member's ability to
conduct its business in the best interests of the Exchange.

9.5 All Exchange Members as well as other market intermediaries shall be required to
maintain such books of accounts, registers, statements and other records, in physical
form or electronically, as may be specified by the Exchange. All such documents and
records shall be kept in good order and preserved at least for such period, as may be
specified by the Exchange. All such documents and records shall be made available
to the Exchange by the Member for inspection, whenever required.

9.6 Each Exchange Member shall submit itself to audit and investigation and furnish all
books, records, files and such other information as required upon the direction of the
Exchange. The audit and investigation shall be restricted to the affairs of the
Exchange Member as a provider of trading, clearing and settlement services to their
Client as also in respect of his trading, either directly or through another Clearing
Member.

9.7 In case of any dispute or difference of opinion originating from or pertaining to orders
or transaction due to a mismatch between the Member's report and the Exchange's
report, the report as per records of the Exchange shall be final, conclusive and binding
on the Members.

9.8 Compliance with the Act and rules and regulations of the Commission

The Commission is entitled to authorize any person to inspect and verify the accounts
of any Member, if considered necessary. All Members, their directors, officers,
employees and agents shall at all times comply with all provisions of the Act, and rules
and regulations of the Commission that regulate the business of the Member with the
Exchange and Clients.
CHAPTER- 10

10. SETTLEMENT GUARANTEE FUND

10.1 The Exchange to maintain and administer Settlement Guarantee Fund

10.1.1 The Exchange shall maintain and administer, Settlement Guarantee Fund(s) or other fund(s) for such purposes, as required under the Power Market Regulations of the Commission.

10.1.2 The Exchange may prescribe from time to time the norms, procedures, terms and conditions governing each Settlement Guarantee Fund which may, inter alia, specify the amount of deposit or contribution to be made by each Member to the relevant Settlement Guarantee Fund, the terms, manner and mode of deposit or contributions, conditions of repayment of deposit or withdrawal of contribution from the Settlement Guarantee Fund, coverage and exclusion of Settlement Guarantee Fund, charges for utilization, penalties and disciplinary actions for non-performance thereof.

10.2 Contribution to and deposits with the Settlement Guarantee Fund

10.2.1 Each Member shall be required to contribute to and provide a minimum security deposit, as may be determined by the Exchange from time to time, to the relevant Settlement Guarantee Fund. The Settlement Guarantee Fund shall be held and maintained by the Exchange. The money in the Settlement Guarantee Fund shall be applied in the manner, as may be provided in these Bye-Laws, the Rules and Business Rules and notices, circulars and orders issued thereunder from time to time.

10.2.2 The Exchange may specify the amount of additional contribution or deposit to be made by each Member, which may, inter alia, include the minimum amount to be provided by each Clearing Member.

10.2.3 The Exchange shall, as a result of multi-lateral netting followed by it in respect of settlement of transactions, guarantee financial settlement of such transactions to the extent it has acted as a legal central-counter party, as may be provided in the relevant Bye-Laws from time to time.

10.2.4 The total amount of security deposit and additional deposit, deposited and maintained by a Clearing Member with the Clearing House, in any form as specified, shall form part of the Settlement Guarantee Fund. Minimum corpus of SGF shall be Rs 1 crore. Any shortfall in minimum SGF after accounting for the contribution of the Exchange Members shall be contributed by the Exchange.

10.2.5 The amount deposited by any Clearing Member towards the security deposit shall be refundable, subject to such terms and conditions as may be specified by the Exchange from time to time. Any amount deposited or paid by the Clearing Member may be refunded provided further that such amount is in surplus and there is no actual, crystallized, contingent liability or a claim from any Client or Clearing Bank to be discharged by the Clearing Member.
10.2.6 The amount deposited by Professional Members and REC Members shall also form part of SGF. There will a common SGF for all market segments operated by the exchange.

10.3 Replacement of deposit

10.3.1 By giving a prior written notice to the Exchange and subject to such conditions, as may be specified by the Exchange from time to time, a Member may withdraw fixed deposit receipts or bank guarantees given to the Exchange, representing the Member's contribution or deposit towards the Settlement Guarantee Fund, provided that the Member has, simultaneously with such withdrawal, deposited cash, fixed deposit receipts, or bank guarantees with the Clearing Corporation or the Exchange or made contribution through such other mode, as may be approved by the Clearing Corporation or the Exchange from time to time, to meet his required contribution or deposit.

10.4 Investment of Settlement Guarantee Fund

10.4.1 Funds in the Settlement Guarantee Fund may be invested in such approved securities and/or other avenues of investments, as may be permitted in law from time to time.

10.4.2 As specified in CERC (Power Market) Regulations, 2010, the Exchange shall invest of the contribution of the Exchange Members towards Settlement Guarantee Fund in safe investments and ensure that the principal amount is not at risk. Fifty percent (50%) of Settlement Guarantee Fund contribution shall be kept in safe liquid investments.

10.4.3 The Settlement Guarantee Fund investment returns shall be retained by the Exchange till the Settlement Guarantee Fund is maintained by the Power Exchange. In case of hiving off the Clearing Corporation, the Settlement Guarantee Fund investment returns shall be retained by the Clearing Corporation.

10.5 Utilization of Settlement Guarantee Fund

10.5.1 The Settlement Guarantee Fund may be utilized for such purposes, and subject to such conditions as the Exchange may prescribe from time to time, including for

(a) defraying the expenses of creation and maintenance of Settlement Guarantee Fund,

(b) temporary application of the Settlement Guarantee Fund to meet shortfalls and deficiencies arising out of the clearing and settlement obligations of Clearing Members in respect of such transactions, as may be provided in these Bye-Laws, the Rules and Business Rules of the Exchange in force from time to time,

(c) payment of premium on insurance cover(s) which the Exchange may take from time to time, or for creating a default reserve fund by transferring a
specified amount every year, as may be decided by the Exchange from time to time,

(d) meeting any loss or liability of the Exchange arising out of clearing and settlement operations of such transactions, as may be provided in these Bye-Laws, the Rules and Business Rules of the Exchange in force from time to time,

(e) repayment of the balance amount to the Member pursuant to the provisions regarding the repayment of deposit after meeting all obligations under these Bye-Laws, the Rules and Business Rules of the Exchange, when such Member ceases to be a Member, and

(f) any other purpose, as may be specified by the Exchange from time to time.

10.5.2 The Exchange shall have full power and authority to pledge, re-pledge, hypothecate, transfer, create a security interest in, or assign any or all of the (a) cash or fixed deposit receipts of the Settlement Guarantee Fund (b) securities or other instruments in which the cash corpus of Settlement Guarantee Fund is invested, and (c) or bank guarantees or any other instrument issued on behalf of a Member in favour of the Exchange towards deposit to the Settlement Guarantee Fund.

10.6 Utilization for failure to meet obligations

10.6.1 Whenever a Member fails to meet his settlement obligations to the Exchange arising out of his clearing and settlement operations in respect of his transactions, as may be provided in these Bye-Laws, the Rules and Business Rules, the Exchange may utilize the Settlement Guarantee Fund and other moneys lying to the credit of the said Member to the extent necessary to fulfill his obligations under such terms and conditions, as the Exchange may specify from time to time.

10.7 Utilization of the Fund in case of failure to meet settlement obligations or on declaration of defaulter

10.7.1 Whenever a Member fails to meet his settlement obligations to the Exchange arising out of the transactions, as may be provided in these Bye-Laws, the Rules and Business Rules in force from time to time, or whenever a Member is declared a defaulter, the Exchange may utilize contribution towards the Settlement Guarantee Fund and other moneys of the Member to the extent necessary to fulfill its obligations in the following order:

i. Liquidation of collaterals: Contributions or deposits, including margins in any form, by the defaulting member or client.

ii. Liquidation of security deposit: Membership deposit given by the defaulting member to the Exchange.

iii. Insurance money: Insurance taken by Power Exchange of an amount as considered appropriate by the Exchange for protection against defaults.
iv. It’s Initial contribution as considered appropriate by the Exchange towards Settlement Guarantee Fund.

v. Current year’s Profits of the Exchange including Fines, penalty collected from members.

vi. Reserves of the Exchange.

vii. Contribution towards settlement guarantee fund by all members or clients: All non-defaulting members or client’s contribution in proportion of deposits towards Settlement Guarantee Fund.

viii. Equity Capital of the Exchange.

ix. Balance obligations remaining outstanding after above funds will be met by contribution from members or clients in proportion to their contribution to the SGF.

10.8 Assessment of Contribution

10.8.1 The amount of contribution and/or deposit made towards security deposit by all categories of Clearing Members to the Settlement Guarantee Fund shall be assessed in proportion to the total contribution and/or deposit made by each Clearing Member.

10.8.2 If the cumulative amount under all the above heads is not sufficient, the balance obligations shall be assessed against all the Clearing Members in the same proportion as their total contribution and deposit towards security deposit, and the Clearing Members shall be required to contribute or deposit the deficient amount in the Settlement Guarantee Fund within such time, as the Exchange may specify on its behalf from time to time.

10.9 Obligation to bring in additional contribution or deposit

10.9.1 If a pro-rata charge is made against a Member’s actual contribution or deposit and as a consequence, the Clearing Member’s remaining contribution and deposit towards the Settlement Guarantee Fund falls below his required contribution and deposit, the Clearing Member shall contribute or deposit towards the shortfall in the Settlement Guarantee Fund within such time as the Exchange may specify.

10.9.2 Where any Clearing Member, who is required to contribute or deposit, fails to do so, the Exchange may, at its discretion, charge such rate of interest on the shortfall, as it may determine from time to time and also take suitable disciplinary action, including imposition of fines and penalties against the Clearing Member. Any disciplinary action which the Exchange may take pursuant to the above provisions or the Clearing Member ceasing to be an Exchange Member, for whatever reasons, shall not affect the obligations of the Clearing Member to the Clearing House or the Exchange or any remedy to which the Exchange or Clearing House may be entitled to under these Bye-Laws, the Rules and Business Rules and the applicable laws.
10.10 Allocation of the contribution or deposit

10.10.1 Each Clearing Member's contribution and deposit towards the Settlement Guarantee Fund shall form part of one common Settlement Guarantee Fund corpus. The Exchange at its discretion and subject to provisions of Power Market Regulations as amended from time to time, can utilise the SGF to a particular segment.

10.11 Repayment to the Member on his cessation

10.11.1 A Member shall be entitled to repayment of the actual amount of deposit, if any, made by him to the Settlement Guarantee Fund provided it is not part of the admission fee after:

(a) the Member ceases to be an Exchange Member on account of any reason whatsoever;

(b) all pending transactions at the time the Member ceases to be an Exchange Member, which may result in a charge to the Settlement Guarantee Fund, have been closed and settled;

(c) all obligations to the Exchange for which the Member was responsible while he was an Exchange Member have been satisfied, or at the discretion of the Exchange, have been deducted by the Exchange from the Member's actual deposit; provided that, the Member has presented to the Exchange such indemnities or guarantees as the Exchange may deem necessary or another Clearing Member has been substituted owning liability for all the transactions and obligations of the Clearing Member, who had ceased to be a Member;

(d) a suitable amount, as may be determined by the Exchange at its absolute discretion, has been set aside for taking care of any loss, damage, liability or obligation arising out of his past transactions, and

(e) a suitable amount, as may be determined by the Exchange at its absolute discretion, has been set aside by the Exchange towards such other obligations, as may be perceived by the Exchange to exist or be perceived by the Exchange to arise in future.

10.11.2 The Exchange may specify norms for repayment of deposit including the manner, amount and period within which it may be paid. The repayment amount, at no point of time, will exceed the actual deposit available to the credit of the Clearing Member after deducting the necessary dues or charges payable by such Clearing Member from time to time, including the security deposit.

10.11.3 Any obligation of a Member to the Exchange, remaining unsatisfied at the time he ceases to be a Clearing Member, shall not be affected by his cessation of Exchange membership, and the Exchange shall have other available remedies.
10.12 Recovery of loss and re-distribution

10.12.1 If a loss charged pro-rata is afterwards recovered from the assets of the defaulter or the expelled Member, whether directly or otherwise, by the Exchange or the Clearing House, in whole or in part, other than through insurance, the net amount of recovery shall first be credited to the Clearing Members from whom the loss was charged in proportion to the amounts actually charged. The amount of recovery made through insurance shall be dealt with in accordance with the terms and conditions of the insurance cover obtained by the Exchange or the Clearing House from time to time.

10.13 Limitation of liability

10.13.1 The liability of the Exchange resulting from Contracts of Members with the Exchange and to losses, damages, or injuries in connection therefrom shall be determined in the manner provided in the CERC (Power Market) Regulations, 2010. The Settlement Guarantee Fund of the Exchange shall not be available for obligations of a non-Clearing Member, obligations of a Member to a non-Clearing Member, obligations of a Member to another Member of the Exchange towards transactions to which the Exchange is not a central counter-party or where the Exchange withdraws as a central counter-party on account of fraud or fraudulent transactions as provided in the relevant Bye-Laws and Business Rules from time to time or obligations to a Client by an Exchange Member, and to losses, damages, or injuries arising there from or in connection therewith or incidental thereto.
CHAPTER- 11

11. CLEARING LIMITS

11.1 The Exchange may, at its discretion, specify the limits of positions applicable to the Clearing Members based on the deposits made by them towards Margin or deposit or contributions made by the Members to the Settlement Guarantee Fund or any other fund established by the Exchange.

11.2 The aggregate monetary value of all the positions in respect of all Contracts that each Clearing Member may clear and settle shall be related to the sum of the Clearing Member's contributions to the Settlement Guarantee Fund of the Exchange or any other fund specified by the Exchange.

11.3 The Exchange may specify different clearing limits for different Contracts.

11.4 Clearing Members, to enhance their clearing limits, may make additional deposits to the Settlement Guarantee Fund or to the fund specified by the Exchange.

11.5 When the clearing limit of a Clearing Member reaches the upper limit, the Exchange shall notify the Clearing Member. After receipt of such notification the Clearing Member shall not present or cause to present any further transactions that would increase the aggregate monetary value of positions until he has paid additional monies to enhance his/ its limit.

11.6 The aggregate monetary value of Contracts shall be determined on the basis of

   i. the positions in each of the Contract for which transactions have been cleared by the Clearing member. For this purpose, gross positions in respect to Members are considered.

   ii. the respective clearing prices
CHAPTER 12

12. CODE OF CONDUCT AND DISCIPLINARY ACTIONS

12.1 Every Exchange Member shall be bound to promote to the best of his ability the objects and interests of the Exchange and to protect and safeguard the interests of his Clients trading on the Exchange. The following shall constitute examples of good business practices. A Member shall be liable to expulsion, suspension and/or to payment of a fine for any violation of good business practices:

12.1.1 Members shall furnish a risk disclosure statement or any such statement, as may be prescribed by the Exchange, to all the Clients willing to transact or clear through them. This statement shall contain all the risks relating to electronic ATS. Exchange Members shall make sure that all such Clients must read this statement before participating in any transaction through the Exchange.

12.1.2 Members shall not accept any order from any Client unless the risk disclosure statement is read and acknowledged in writing by such Client.

12.1.3 Every Member shall have access to these Bye-Laws, the Rules and Business Rules and notices, circulars, orders and instructions issued by the Exchange from time to time and shall also provide all relevant information to his Clients, before executing any order on behalf of such Client.

12.1.4 Every Member while transacting on his own behalf and/or on behalf of his Clients, shall take note and shall keep his Client informed, that in Day-ahead Market segment, the maximum quantum of a buy bid shall not exceed the maximum deficit that the entity can have, that is maximum consumer load minus minimum generation, similarly the quantum of a sale bid shall not exceed the maximum possible surplus of the entity that is maximum generation minus estimated consumer load. For this purpose, 'Generation' shall include entitlement under power purchase agreements entered into for catering to consumer demand in entity's system.

12.1.5 Members shall not encourage, abet nor allow their Clients to evade Margin, security deposits, other required payments in respect of trading on the Exchange and other financial and non financial compliance.

12.1.6 Members shall furnish to their Clients all information pertinent to Contracts, settlement schedule and deliveries schedule as notified by the Exchange or RLDC/NLDC.

12.1.7 Members shall explain the role of the Clearing House of the Exchange and the scope and benefits of the same to its Clients.

12.1.8 Every Member should take reasonable steps to protect transaction related information of their clients, if applicable. The member shall cause all its employees who in the normal course of discharge of their duties are likely to have access to such transaction related information to maintain complete confidentiality in respect to such transaction related information.
12.1.9 No Member shall misuse the transaction related information.

12.1.10 Every Member shall have adequately trained staff and appropriate infrastructure to render fair and prompt service to his Clients.

12.1.11 Every Member shall ensure that the transaction related information of Clients is not disclosed unless required to do so under any law.

12.1.12 Insider Trading Policy

Every Exchange Members shall comply with the Insider Trading Policy as provided in Regulation 61 of the CERC (Power Market) Regulation, 2010.

12.1.13 A Member will not utilize his Client's funds for his own trading or any other Clients' trading. The Member, including Professional Member, transacting on other's behalf, will have to ensure that the funds pay out of one Client cannot be adjusted with that of the funds pay in of another Client. The Trader Member will have to ensure that it collects the funds pay in/ margin from the buyer Client in advance and also ensure that the funds payout is given to the seller Client immediately. The Members, including Professional Member, transacting business on others' behalf shall provide services in accordance with Regulation 29(ii) of the Power Market Regulations.

12.2 Every Exchange Member shall abide by the decisions of the Exchange and shall abide by all these Bye-Laws, Rules and Business Rules as well as notices, circulars, orders and instructions issued by the Exchange from time to time.

12.3 Any Member shall be liable to expulsion, suspension and/or to payment of a fine for any of the following acts or omissions:

12.3.1 Refusal to abide by awards: For neglecting or refusing to submit to, abide by and carry out any award or decision or order of any Arbitrators or, surveyors or any committee, the Board or the Exchange made in conformity with these Bye-Laws, the Rules and Business Rules.

12.3.2 Unbecoming conduct: For acting in any manner detrimental to the interests of the Exchange or unbecoming of a Member.

12.3.3 Misconduct: For any misconduct or violation of insider dealing, market manipulation, anti-money laundering and financial crime legislation in India, good business conduct rules and principles, or for any misconduct in his dealing with or relation to the Exchange or any Member thereof or for any disreputable or fraudulent transactions with any person whether a Member or not of which complaint is made to the Exchange, any committee or the Board or by Members or Clients and is found to be valid by the Exchange.

12.3.4 Disobedience: For violating, disobeying or disregarding any Bye-Laws, Rules, and Business Rules, any enactment, order, ordinance or notification issued by the State or The Union Government in respect of trading in electricity, or the provisions of the Act, and the rules and regulations made thereunder and any directions issued by the Commission.
12.3.5 Misinformation: For publishing or permitting to be published in any newspapers, circulars, or otherwise, any misrepresentation relating to the transactions in electricity and other Contracts of the Exchange or the Exchange or the Clearing House calculated to mislead the Members and/or the public.

12.3.6 Indifference and willful negligence: For not complying with any notice or request made to it by or on behalf of the Exchange requiring it to attend any meeting of the Board or of any committee or to produce any books, documents, correspondence or other papers in its possession, power or control, or for refusing or neglecting to answer any question put to him by the Exchange, relevant to any business at any such meeting.

12.3.7 Failure to pay any dues: For failure to pay any amount due under these Bye-Laws, the Rules and Business Rules, and orders and instructions issued thereunder by the Exchange, and/or arbitration or any other fees when due or for non-payment of any fine imposed on it pursuant to these Bye-Laws or for failure to pay any other amount due by it under these Bye-Laws or under any order of the Exchange within 10 (ten) days after the same shall become payable.

12.3.8 Failure in physical delivery: Any physical delivery default including taking and giving delivery with intention of gaming / market manipulation.

12.3.9 Action detrimental to the Exchange: For any misconduct, in the sense of subsections referred to above inclusive as below, in its dealing with or relation to the Exchange:

- Willful or intentional non-fulfilment of contractual or fraudulent or flagrant breach of contract.
- Frivolous repudiation of contract.
- Refuse to refer any question in dispute to arbitration, survey or any committee or umpire.
- Communicating secretly or indirectly with any Arbitrator, surveyor, umpire or member of any committee to which the dispute has been referred to under these Bye-Laws, the Rules and Business Rules.
- For any conduct, act or omission knowingly carried out to subvert the objects and purposes of the Exchange and the its markets, or which is subversive of these Bye-Laws, the Rules and Business Rules of the Exchange, or which defeats the agreements entered into by the Exchange with other organizations, agencies or entities for promoting the interests and activities of the Exchange.
- For any conduct, act, omission or negligence which renders the Member liable to be declared a ‘defaulter’ by the Exchange or the Clearing House under any of the provisions of these Bye-Laws, the Rules and Business Rules or orders, circulars, notices and instructions issued by the Exchange.
- Disclosure of one Client’s positions to other Clients or Members.
12.4 Whenever the Exchange shall consider either by reason of complaint made to it in writing by a Member or by reason of any knowledge or information that there is sufficient reason for inquiring as to whether there has been any act or omission on the part of a Member rendering it liable to expulsion, suspension and/or payment of a fine, the Exchange may give notice in writing to such Member or to any other Member requiring it to appear before any committee or the Board within such time as stated in the notice.

12.5 The Exchange shall hear the Member with regard to whom it is proposed to recommend any resolution for expulsion, suspension and/or imposition of a fine under these Bye-Laws, and hear the evidence or statements of himself or any witnesses present on its behalf at any such meeting. The Exchange may also require the Member to produce for inspection any books, documents, correspondence or papers in its possession or under its control or that of his firm or company.

12.6 Whenever the Exchange is of the opinion that a Member of the Exchange has become liable to expulsion, the Board may by resolution passed by majority of their members present and voting expel such Exchange Member permanently from all rights of membership, except the right to go for arbitration in respect of matters prior to such expulsion. Such resolution shall be final and binding. The Board or the Exchange shall not be called upon to give any explanation or reason thereof to any person other than Commission.

12.7 Whenever the Board or the Exchange shall be of opinion that a Member has become liable to suspension and/or payment of a fine, the Board may by a resolution passed by a majority of their members present and voting at such meeting, may suspend it for any term not exceeding six calendar months from all rights of membership except the right to go to arbitration for matters in dispute prior to such suspension. Any such resolution of the Board shall be final and binding and the Board shall not be called upon to give any explanation or reason thereof. In addition to suspension or in lieu thereof or otherwise as recommended by the Exchange, the Board may at its absolute discretion impose a fine on such Member as it may deem appropriate. Failure to pay such fine within the stipulated period shall render a Member liable to suspension, if it has not been suspended already, or expulsion, if he has been only suspended.

12.8 Before passing any resolution under Bye-Law 12.6 or 12.7, the Exchange shall give the Member concerned a notice in writing stating that the Board proposes to consider the passing of a resolution for the expulsion, suspension and/or fining of such Member and requiring it to attend a meeting of the Board called for the purpose at which the said Member may produce whatever evidence or statements he wishes to present in its defense.

12.9 A suspended Member shall during the period of suspension be deprived of and excluded from all the rights and privileges of membership, except in respect of transactions outstanding at the time of suspension which it shall be bound to fulfill and in regard to which it shall be subjected to all the obligations and have all the rights thereof and of these Bye-Laws including the obligation and right to go to arbitration. The suspended Member shall also be liable to pay all fines, calls, subscriptions, and other moneys due or to become due from it during its suspension in the same manner as if he had not been suspended.
12.10 A Member expelled by the Board shall forfeit all the rights and privileges of membership including those conferred on it by these Bye-Laws, the Rules and Business Rules and it shall as from the date of the resolution cease to be a Member, but it shall continue to be liable for and fulfill its obligations to the Exchange or to any other Member at the date of its expulsion and for these purposes shall have the right and be under obligation to go to arbitration under these Bye-Laws.

12.11 In case a Member has been suspended, deactivated, expelled or declared deemed defaulter or defaulter, no other Member shall do business for or on behalf of such Member.
CHAPTER- 13

13. EXIT SCHEME

13.1 The Exit Scheme sets out the manner in which the running contracts on the Exchange shall be closed in the event of cancellation or withdrawal of registration by the CERC.

13.2 In the event of withdrawal or cancellation of registration, the Exchange will cease to accept any fresh trading or new bidding on the Exchange.

13.3 In the event of withdrawal or cancellation of registration for the reasons contained in Regulation 36 or any other applicable provisions of the Central Electricity Regulatory Commission (Power Market) Regulations, 2010 and the Central Electricity Regulatory Commission (Terms and Conditions for Dealing in Energy Savings Certificates ) Regulations, 2016, the Exchange will restrict itself to the orderly discharge of existing contracts which have been entered into prior to the withdrawal or cancellation of registration.

13.4 The closing down of running contracts on the Exchange consequent to withdrawal or cancellation of registration, shall be in accordance with the Rules, Bye laws and Business Rules of the Exchange and in accordance with such directions as may be issued by the CERC from time to time under the Act read with the Power Market Regulations; and subject to the provisions of the Companies Act, 1956. Any liability which may arise on the part of the Exchange in the closing down of running contracts on the Exchange, shall subject to the provisions of the Electricity Act, 2003 and the Regulations made thereunder and the Byelaws, Rules and Business Rules, be met out of the Settlement Guarantee Fund which will be utilized to the extent necessary to meet any loss or liability accruing to the Exchange on account of such closing down of running contracts on the Exchange.

13.5 The contracts entered into up to the date of withdrawal or cancellation shall remain valid and shall be executed and carried out in accordance with the Byelaws, Rules and Business Rules of the Exchange.

13.6 In the event of taking over of the business of the Exchange by any agency as may be appointed by the CERC or merger/amalgamation of the Exchange with another Exchange, all contracts traded on the Exchange and to which the Exchange is a party and subsisting or having effect on the Exchange, shall remain in force and effect against or in favor of the resulting company/ agency appointed by CERC, as the case may be, and may be enforced by or against the resulting company/agency appointed by CERC as fully and effectually as if, instead of the Exchange the resulting company/agency appointed by CERC had been a party thereto. The Exchange shall enter into and/or issue and/or execute deeds, letters or confirmations or enter into any tripartite arrangements, confirmations or novations, to which the resulting company/agency appointed by CERC will, if necessary, also be party in order to give formal effect to the provisions thereto, if so required or becomes necessary.

13.7 The resulting company/ agency appointed by CERC shall be deemed to be
authorized to execute any such deeds, letters or confirmations on behalf of the Exchange and to implement or carry out all formalities required on the part of the Exchange to give effect to the provisions of the Exit Scheme.

13.8 With the taking over of the business of the Exchange, any suit, appeal or other judicial proceeding of whatsoever nature by or against the Exchange shall not abate or be discontinued or in any way be prejudicially affected, but such suit, appeal or other legal proceeding(s) may be continued, prosecuted and enforced, as the case may be, in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against the Exchange prior to the taking over of the business of the Exchange or as may be directed by the CERC.

13.9 In the event of merger/amalgamation/reorganization of the business of the Exchange, the same shall be in accordance with the provisions of Sections 391 to 394 of the Companies Act, 1956 and other provisions of law as may be applicable in the circumstances.

13.10 In the event of an act of terrorism, act of God, force majeure or any act beyond the reasonable contemplation of the Exchange including a failure on account of the clearing banks to meet its obligations to the Exchange, failure of the automatic trading system or any other event resulting in the Exchange being rendered incapable of permitting transactions to be effected through the automatic trading system, the Exchange will act on a best effort basis in accordance with the provisions of clause 16.4 and 16.5 of the Bye laws read with the Rules and Business Rules to take such actions as the Exchange considers expedient or as directed by the CERC.

13.11 The expenses incurred towards defraying any emergency contemplated in clause 13.10 above shall be defrayed from the settlement guarantee fund.
CHAPTER- 14

14. ARBITRATION

Reference to Conciliator & Arbitration

14.1 All claims, differences or disputes between the Members inter se or between a Member and a registered non-member Client and arising out of or in relation to, Contracts and transactions executed on the Exchange shall be submitted for conciliation to such person or persons and if conciliation does not resolve the dispute or difference to arbitration to a sole arbitrator or arbitration tribunal consisting of three arbitrators, in all cases to be designated by the executive of the Exchange designated for the purpose by the Board and in accordance with the Rules that may be notified by the Exchange. The arbitration shall be in accordance with the provisions of the Arbitration & conciliation Act, 1996
CHAPTER- 15

15. EMERGENCIES AND POWERS TO HANDLE EMERGENCIES

15.1 Whenever the Exchange, considers that there is an emergency, corner or crisis in the nature of manipulation, or wherever it appears to the Exchange that the Contracts are transacted for the purpose of inducing a false or an artificial appearance of activity or upsetting the price equilibrium or that the business is being conducted in a manner prejudicial to the interests and welfare of the Exchange; the Clearing House or the Exchange may affect special clearance of outstanding Contracts that have been registered or impose additional penalties or take such other measures that the Exchange may decide, at its absolute discretion.

15.2 The Exchange shall have power and discretion, at any time and from time to time, to call upon all or any Member(s) to submit detailed statement giving information relating to Contracts entered into by a Member in such form and in such manner as may be prescribed;

15.3 In particular and without prejudice to the generality of the foregoing power and discretion, such information may relate to the following matters:

1) Transactions entered into by a Member with another Member on his own-account and transactions entered into by a Member on behalf of others;

2) Positions of a Member and of others on whose behalf the Member has entered into transactions;

15.4 The Exchange shall have power for the purpose of verifying or checking any statement submitted by an Exchange Member under these Bye-Laws, the Rules and Business Rules to call for the production of the books of any Member and/or call for explanation from any Member. A Member failing or neglecting to submit any such statement or to produce any such books to give any such explanation shall be liable to a disciplinary action.

15.5 Where the Commission or the Exchange considers it expedient to do so, it may call for periodical statements relating to Contracts entered into by the Members in such form or manner as may be prescribed.

15.6 If, in the opinion of the Exchange, an emergency has arisen or exists, or it is expedient in the general interests of the transaction so to do, Exchange may, at its absolute discretion, prohibit any transactions in electricity Contracts at a rate or rates above a maximum and/or below a minimum as may be specified; or any transactions in power Contracts for a specified period or until further notice as may be specified.

15.7 If the Exchange is of the opinion that continuation of transactions in any Contracts is detrimental to the interests of the activities of the exchange or to the public interest or to the larger interest of the economy of India then notwithstanding anything to the contrary contained in these Bye-Laws or any contract made subject to these Bye-Laws, every transaction relating to any Contracts notified under this Bye-Law and entered into between Members, or between a Member and a Client then outstanding shall be closed out at such rate or rates, appropriate to such Contract or Contracts and with effect from such date as shall be fixed by the Exchange.
Indian Energy Exchange Ltd

Whistle Blowing policy

15.8 The Exchange Members shall be entitled to report to the Commission either by letter or email, of any unscrupulous activity, wrongdoing or violation of law, as may come to their knowledge.
CHAPTER 16

16. MISCELLANEOUS

16.1. Limitation of liability

(a) The Exchange shall not be liable for any activities of its Members or of any other person, authorized or unauthorized, acting in the name of any Member, and any act of commission or omission by any one of them, either singly or jointly, at any time shall not be in any way construed to be an act of commission or omission by any one of them, as an agent of the Exchange.

(b) Save as otherwise specifically provided in the CERC (Power Market) Regulations, 2010 and the Central Electricity Regulatory Commission (Terms and Conditions for Dealing in Energy Savings Certificates) Regulations, 2016, these Bye-Laws, the Rules and Business Rules, the Exchange shall not incur or shall not be deemed to have incurred any liability and accordingly, no claim or recourse shall lie against the Exchange, its directors, officers, employees or agents or any other Authorized Person acting for and on behalf of the Exchange, in respect of or in relation to any transactions entered into through the Exchange made by its Members and any other matters connected therewith or related thereto, which are undertaken for promoting, facilitating, assisting, regulating, or otherwise managing the affairs of the Exchange to achieve its objects, and any applicable law.

Notwithstanding the above, the Exchange shall have no liability, obligation or duty to any Exchange Member, or any of their Clients or any third party or person, including but not limited to, as a result of:

(i) any force majeure event including and not limited to any change in law or regulations which is beyond the reasonable control of the Exchange,

(ii) any losses or damages, including consequential losses and damages, which may be incurred by the Exchange or which may arise directly or indirectly with respect to the activities and functions of the Exchange,

(iii) any failure, omission or error on the part of the Exchange including any losses or damages with respect to trading, clearing and settlement on the Exchange, or suspension, interruption, cancellation or closure of the Exchange or the Clearing House, or any inoperability or malfunction of the ATS or TWS or any equipment, software, computer system or any other product operated, supplied or used by the Exchange or the Clearing House,

(iv) any decision of the disciplinary or appeals committee or any other committee exercising their powers, or the Exchange accepting a Member’s resignation, or the Exchange’s decision to suspend or terminate the membership of any Member, or declare any Member to be a defaulting Member, or
(v) the exercise or failure to exercise of any discretion or rights under these Bye-Laws, the Rules and Business Rules.

(vi) any subsequent changes made in the clearance / curtailment advice issued by the NLDC/ POSOCO/ Registry to the Exchange, on the basis of which the obligations have been worked out by the Exchange.

16.2. Without any prejudice to the foregoing, the Exchange does not make any warranty, express or implied, and shall not have any liability to any person in connection to or as result of:

(a) any failure by the Exchange and the Clearing House to provide any information to each other,

(b) the accuracy, originality, completeness or timeliness of any information, data, or indices,

(c) the merchantability and fitness for a particular purpose of, or use of any indices, information or data, or the ATS or any computer, trading, clearing and settlement systems of the Exchange,

(d) any direct or indirect, special, punitive, consequential damages or loss of profits.

16.3. The Exchange shall not have any liability in relation to the operation or use of any such systems, including but not limited to, whether for any breach of any law, any act or omission, injury, death, damage to physical property, any direct or indirect losses, loss of operation time or loss of equipment or process, loss of reputation or losses or damages, economic loss, incidental or consequential to the use or operation or installation of any such systems. All warranties and conditions including express and implied as to the description, condition, performance, quality, fitness for purpose, durability or otherwise of such systems or any components thereof are excluded except required by law. Further, the Exchange does not warrant or forecast that such systems or any components thereof or any services performed in respect thereof will fulfill or meet the requirements of any user, or that operation of such systems will be error-free or uninterrupted or that any services performed in in respect to such systems will error-free or be uninterrupted.

16.4. In the event that an obligation of the Exchange must be performed by or prior to a particular time but does not occur on or before that time, the Exchange shall not be in violation of these Bye-Laws, Rules and Business Rules provided that it performs the relevant obligation promptly after such particular time.

16.5. No power conferred on the Exchange by these Bye-Laws, Rules and Business Rules including but not limited to, any power to close out, transfer or call Margin shall impose any duty on the Exchange to exercise such power or to exercise such power in a particular way, and no person shall have any claim against the Exchange in relation to any decision made in good faith to exercise or refrain from exercising such powers.
Protection for acts done in good faith

16.6. No claim, suit, prosecution or any other legal proceedings shall lie against the Exchange, its directors, officers, employees or agents or any other duly authorized person acting for and on behalf of the Exchange, in respect of anything which is done or intended to be done or omitted or intended to be omitted in good faith in exercise of any power under these Bye-Laws, the Rules or Business Rules or in pursuance of any order or any other kind of communication received by the Exchange, in writing, from any court, tribunal, Central or State Government, the Commission or any other competent regulatory or revenue authority empowered under any law or delegated legislation for the time being in force on its behalf.

Confidentiality of Information

16.7. Confidential information that is received and obtained under these Bye-Laws, the Rules and Business Rules shall not be disclosed by the Exchange or by any of its directors, officers, employees, committee members or agents or by a person coming into possession of the information, subject to such disclosure as is required to ensure compliance with any applicable law, rule, or regulation. The Exchange shall take all necessary steps to preserve and protect the confidential information.

Indemnity

16.8. Each Member of the Exchange, and the Clearing House, if not a part of the Exchange, but an independent entity engaged in clearing and settlement of transactions entered into on the Exchange, shall indemnify and keep indemnified the Exchange, from and against all harm, loss, damages, injury and penalty suffered or incurred and all costs, charges and expenses incurred in instituting and/or carrying on and/or defending any suits, action, litigation, arbitration, disciplinary action, prosecution or any other legal proceedings suffered or incurred by the Exchange on account of or as a result of any act of commission or omission or default in complying with any of the provisions of the Act and the regulations made thereunder or these Bye-Laws, the Rules or Business Rules or due to any agreement, contract or transaction executed or made in pursuance thereof or on account of negligence or fraud on the part of any Member of the Exchange or the Clearing House as aforesaid and their directors, officers, employees, servants and agents.

16.9. Where any loss or damage is caused to or incurred by any party or person on account of or as a result of any act of commission or omission or default in complying with any of the provisions of the Act and regulations made thereunder, or these Bye-Laws, the Rules or Business Rules of the Exchange or any agreement, transaction or contract executed or made in pursuance thereof on account of negligence or fraud on the part of any Member of the Exchange or the Clearing House that is not a part of the Exchange but is an independent entity or their directors, officers, employees, or agents, in the event of the Exchange making good or being required to make good such loss or damages (or any part thereof) to such party or person, the Exchange shall be entitled to recover the
amount so made good by it from the Member of the Exchange or such Clearing House, in default.

16.10. The Exchange including its Buyers and Sellers shall keep each of the National Load Despatch Centre, Regional Load Despatch Centers and State Load Despatch Centers indemnified at all times and shall undertake to indemnify, defend and save the National Load Despatch Center, Regional Load Despatch Centers and State Load Despatch Centers and hold them harmless from any and all damages, losses, claims and actions including those relating to injury to or death of any person or damage to property of any person, demands suits, recoveries, costs and expenses, attorney fees, against the third parties, arising out of or resulting from or attributable to the transactions at the Exchange.

16.11. The Clearance advice issued by National Load Despatch Centre shall be in good faith and that clearances/curtailment advice by the National Load Despatch Centre shall not be binding and the Central Transmission Utility, National Load Despatch Centre, Regional Load Despatch Centre and State Load Despatch Centre shall not have any financial liability on account of such inability for any reason whatsoever, to achieve the complete matching between the advice of National Load Despatch Centre and the final schedule.

Severability

16.12. The illegality, unenforceability and invalidity in whole or in part of any these Bye-Laws, the Rules and Business Rules shall not affect the legality, enforceability and validity of the remaining part or provisions of these Bye-Law, the Rules and Business Rules.

Force majeure

16.13. The Exchange shall not be liable for any harm, loss, damage and injury caused to any person arising in any way out of causes beyond its control. Such events or causes include, but not limited to, war, riots, acts of God, civil disturbances, terrorism, acts of a civil or military authority, embargoes, fires, labor disputes, floods, explosions, accidents, mechanical breakdowns, computer or system failures or other failures of equipment, any failure or interruption of any network, telecommunication equipment, online system or power transmission lines or services, any failure or interruption of electricity supply, any utility or service provider, any failure of or defect in computer or software systems, change of law or regulation, interruption or suspension or insolvency or bankruptcy of any bank, financial institution, depository, custodian, electricity transmission or distribution company, or any restriction or order imposed by Commission/ NLDC/ RLDCs/ SLDC on account of transmission /grid constraint/ other reasons, or market emergency, closure of any market including any market operated by the Exchange and any other causes or events in all cases which are beyond the Exchange's reasonable control.

16.14. The Exchange shall not be held liable to any Member or third party for any damages, injuries or losses arising out of or in connection with non-performance of an Exchange Member with regard to the delivery or consumption of electricity due to the non-availability of transmission corridor. All responsibilities with
respect to any import or export and transportation thereof lies with the Clients and Members representing such Clients involved in the import or export.

16.15. Without prejudice and notwithstanding anything contained hereinabove, any failure on the part of the Exchange arising out of causes beyond its control shall not in any way reduce, alter, limit or affect the liability of an Exchange Member in respect of any transaction entered into or executed through the ATS or any other trading system of the Exchange by such Member.

16.16. Notwithstanding the above, the Exchange shall be entitled to require any Member to take such actions, including but not limited to close out all or any of Contracts, as the Exchange may direct in respect of Contracts or transactions affected by the force majeure event.

Delay or failure to comply

16.17. Any delay or failure to observe or comply with any requirement, either in full or in part under these Bye-Laws, the Rules or Business Rules, may be dealt with by the Exchange as a violation of these Bye-Laws, the Rules or Business Rules.

Third party rights

16.18. A person who is not a Member has no rights under any law to enforce any provisions of these Bye-Laws, the Rules and Business Rules.
### 17. VERSION CONTROL

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<td>Compliance of CERC order dated 06.06.2011 in Petition No. 143/2011 (Suo Moto) and order dated 03.06.2010 in Petition No. 26/2010 regarding incorporation of provisions regarding client settlement account.</td>
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RULES
OF
INDIAN ENERGY EXCHANGE LIMITED

Statutory Disclaimer
"These rules and the bye laws, including the business rules have been approved by the Central Electricity Regulatory Commission. However, as observed by the Commission, notwithstanding the approval of the rules and bye-laws by the Commission, the persons enrolling themselves as members or clients of the power exchange or transacting trade on the power exchange shall do so after satisfying themselves of all the commercial aspects including the fees and charges leviable covered under the rules and bye laws, uninfluenced by the fact that the Commission has approved them since these are the matters exclusively between parties."
# Indian Energy Exchange Limited

Unit No. 3, 4, 5 & 6, Fourth Floor, Plot No. 7, TDI Centre, District Centre, Jasola, New Delhi

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CHAPTER -1

1. PREAMBLE

1.1 These Rules shall be known as ‘The Rules of Indian Energy Exchange Limited’ and are for the sake of brevity and convenience, herein referred to as ‘these Rules’ or “the Rules of the Exchange”.

1.2 These Rules are designed to provide the framework for the management of the Exchange, and admission of members and their representation on the exchange.


In case of any inconsistency between the contents of these Rules of the one part, and any of the provisions of the Electricity Act, 2003, the Rules made thereunder by the Central Government and Regulations, Codes, and directives issued thereunder by the Central Commission including and in particular the Central Electricity Regulatory Commission (Power Market) Regulations, 2010 ; CERC (Terms and Conditions for recognition and issuance of Renewable Energy Certificate for Renewable Energy Generation) Regulations, 2010, Central Electricity Regulatory Commission (Terms and Conditions for Dealing in Energy Savings Certificates ) Regulations, 2016 and Bye Laws, of the other part the latter will prevail to the exclusion of the former.

1.4 These Rules may be amended or changed from time to time by the Exchange and wherever required with the approval of the Commission and shall further be subject to such modification or change as may be directed by the Commission from time to time.

1.5 The Exchange may issue clarifications or directives, as may be required from time to time, to remove any difficulty or ambiguity in implementing the provisions of any of the Rules and such clarification shall have a binding force.

1.6 These Rules shall be governed by and construed in accordance with the laws of India. In case of any dispute between the Exchange and the Exchange Member in relation to or arising under these Rules, the courts at New Delhi, India shall have the exclusive jurisdiction, irrespective of the place of business or residence of the Exchange Member.
CHAPTER – 2

2. DEFINITIONS

2. Definitions

2.1. Unless the context otherwise specifically requires the words. And expressions used in these Rules which are defined in the Electricity Act, 2003, the Central Electricity Regulatory Commission (Power Market) Regulations, 2010 or the Central Electricity Regulatory Commission (Terms and Conditions for Dealing in Energy Savings Certificates) Regulations, 2016 or the Bye Laws shall have the same meaning as assigned to them therein. Subject to the above in these Rules, unless the context otherwise requires, the following expression shall have the meaning as assigned to them hereunder.

(a) **Base Capital** means and includes the initial security deposit, additional security deposit, margin money, any other credit amounts, bank guarantee, and other collateral, by whatever name called, specified to be part of the base capital.

(b) **Notice Board** refers to the board displayed at the registered office of the Exchange or the Web Site and also the bulletin board, market news and Information corner displayed on the trading system of the Exchange or the news and circulars, notifications, etc. downloaded/broadcast at the trading system of the Members.

(c) **Register of Exchange Members** means the register containing the names and other details of the Exchange Members registered with the Exchange.

(d) **SERC** means State Electricity Regulatory Commission.
CHAPTER- 3

3. MANAGEMENT OF THE EXCHANGE

3.1. The management of the Exchange shall at all times be under the supervision and control of the Board and shall be conducted in compliance with such directions as the Board may issue from time to time.

3.2. The Board shall be constituted in accordance with Memorandum and Articles of Association of the Exchange, subject to fulfillment of requirements under the CERC (Power Market) Regulation, 2010.

3.3. The powers and duties of Managing Director or an Exchange Committee or office bearers of the Exchange are dealt within Memorandum and Articles of Association of the Exchange. The Managing Director or an Exchange Member or office bearers of the Exchange shall carry out such other duties as are assigned under the Power Market Regulations.

3.4. Subject to its overall supervision and control, the Board may constitute, and/or reconstitute committees to undertake various functions of the Exchange. The committees shall have such responsibilities and powers as may be delegated to it by the Board from time to time. The Board will have the power to withdraw services of a committee member at any point of time, if it so desires.

3.5. Unless otherwise decided by the Board such committees will generally have three persons with one of the person being designated as Chairperson. The Board shall from time to time fill in any vacancy in the membership of any committee.

3.6. The quorum for every meeting of the committee shall be one-third of the total strength of each Committee or two (2), whichever is higher. In case the quorum is not present to transact any matter the same shall be referred to the Board for decision.

3.7. The meetings of the committees, panels and advisory boards may be conducted by means of telephone or audio-visual conferences during which all participants and committee members are able to hear and to be heard at all times by all other participants and committee members. The participation to such conferences shall be deemed to constitute presence in person to such meetings.

3.8. The decision of the committee shall be by majority and in case of equality of votes the Chairperson shall have a casting vote.

3.9. Subject to the powers vested in the committee the Board may delegate powers to the Chief Executive Officer (Managing Director), other Directors, officers of the Exchange and others as may be considered appropriate.
3.10. The Managing Director, or Director or any employee or other persons of the Exchange to whom the powers are delegated as provided in the Articles of Association of the Exchange shall not be directly or indirectly associated with any Member or Client or participant of the Exchange or with a holding or subsidiary company thereof. The Exchange Member may however be appointed as a member of any Committee constituted by the Board subject to the restrictions/limitations imposed by the Power Market Regulations.

3.11. The Exchange may avail services of any consultant or advisor as long as there is no dealing with price sensitive information of the Exchange and there is no conflict of interest between assignments undertaken for other persons served by the consultant or advisor and the Exchange.

3.12. A member of any committee who is on the committee by virtue of being an Exchange Member or of the Clearing House shall cease to hold such office forthwith if he ceases to be an Exchange Member and/or Member of Clearing House, as the case may be; or upon suspension, expulsion or declaration as defaulter by the Exchange.

Exchange Committees

3.13. The Exchange shall maintain the following Committees as specified in the CERC (Power Market) Regulations, 2010 as amended from time to time and in addition thereto such other committees as may be considered appropriate.

A) Risk Management Committee (RMC)
This Committee shall stipulate risk containment measures and monitor adherence of the same. The functions of the Committee will be to stipulate risk containment measures and monitor adherence of the same the following -

a. The Exchange adopts best practices while formulating prudent and dynamic risk management processes based on the changing risk profiles of the market.

b. Members, transacting on behalf of other Clients, to have a prudent risk management and timely margin collection system from their clients. The quantum of margins collected by members from client shall be at the discretion of the members and as per bye laws of Power Exchange.

c. The Risk Management Committee shall review risk management framework and process of the Power Exchange on a six monthly basis in January and July each year. The RMC report shall be submitted to the board of directors. The decision of the board of directors on the subject along with the RMC report shall be submitted to the Commission within one month of the risk management review process and not later than end of February and August respectively.

B) Market Surveillance Committee:
This Committee shall be responsible for overseeing the Market in the manner stipulated by the Commission or other authorities from time to time. The Committee shall perform the following functions-

- To ensure fair, transparent and unbiased market platform to members.
Indian Energy Exchange Ltd

- To ensure that interest of clients are safeguarded.
- To ensure that movement in price and volume is monitored closely and efficiently.
- To ensure that the risk management tools adopted by the surveillance department are efficient.
- To ensure market safety and promote market integrity.

C) Settlement Guarantee Fund (SGF) Management Committee
The Committee shall be responsible for management of SGF as stipulated by the Commission / other regulatory authorities from time to time, monitor adherence of regulatory directions in respect of SGF, contribution of Members to the SGF Management Committee, its investment and utilization & recoupment of SGF in case it is utilized to meet residual defaults.

Arbitration Panel

3.14. The Exchange shall maintain an Arbitration Panel consisting of persons amongst whom the Exchange will appoint arbitrators to adjudicate and settle disputes between Members inter-se, and between Members and their Clients in relation to the Contracts and matters concerning the transactions undertaken in the Exchange.

Advisory Board

3.15. The Exchange may appoint an advisory board consisting of experts having experience in electricity markets or power sector. Such experts may be Members of the Exchange or professionals. The Exchange may also form Regional Advisory Panels/Councils consisting of representative of institutions like SERCs, STUs, SLDCs, Distribution Licensees, Generators, BEE and others within the Regions. The Regional Advisory Councils will advise on matters related to contract specifications of different Contracts and Open Access in the Region.

Acts done by the Board or committees valid notwithstanding defective appointment

3.16. All acts done by any or a committee thereof, or by any person acting as a Director or member of a committee shall notwithstanding that it may be afterwards discovered that there was some defect in the appointment of any one or more of such Directors or of any person acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such Director and such person had been appointed and was qualified to be a Director or committee member as the case may be.
CHAPTER - 4

4. MEMBERSHIP OF THE EXCHANGE

General

4.1. The Exchange may classify the Members in different categories on the basis of qualifications, eligibility criteria and payment terms for the Contracts admitted to the Exchange and provide for different rights and privileges for trading, clearing and settlement of Contracts. A person, who wishes to be a Member, may apply for any category of membership, subject to his fulfilling the membership criteria.

4.2. The membership category shall determine and/or be the basis of all rights and privileges of a Member, subject to the Bye-Laws, these Rules and Business Rules as applicable and amended from time to time. Subject further to the due compliance of the applicable laws and Regulations any subsidiary or holding or associate company of such Member shall also be treated as same entity for the purpose of transactions on the Exchange.

Provided further that subject to the approval of the Exchange, if an associate, subsidiary or holding company of a Member, who otherwise fulfils the requirements under the Bye Laws, these Rules and Business Rules, such entity/person shall be permitted to transact in the Exchange.

4.3. The Membership of the Exchange are classified into four categories as under:

4.3.1. Proprietary Member means a Member who is a grid connected entity and shall include distribution licensee, generator, end user, and open access consumer, eligible entity and obligated entity.

Proprietary Member shall have right to trade electricity contracts for its own account, and clear the same Contracts through the Clearing House as a Clearing Member. The Proprietary member shall also be entitled to undertake transaction on the Renewable Energy Certificates and Energy Saving Certificates.

4.3.2. Trader Member means a Member holding a valid and subsisting Interstate Trading License from the Commission;

Member who is an Electricity Trader Member shall trade and clear on their own account or trade and clear on behalf of their clients. This category of members may provide any credit or financing or working capital facility to their clients. Such Member shall be entitled to transact the electricity, right to which has been obtained through an agreement from a grid-connected entity. In such cases, the electricity trader will be treated as client and the delivery shall be undertaken by the party on the other side of agreement i.e., grid-connected entity. A Trader Member shall also be entitled to undertake transaction in the Renewable Energy Certificates and Energy Saving Certificates.
4.3.3. **Professional Member** means a Member who is neither a grid connected entity nor holding a valid and subsisting Interstate Trading License from the Commission;

The Professional Member shall not be entitled to trade for himself. He shall have the right to act for and/or on behalf of his Clients but shall not settle and clear the contracts on the Exchange for such Clients in accordance with the Power Market Regulations. In particular, the Professional Member shall only provide the following services:

- **a)** IT infrastructure for bidding on electronic exchange platform or skilled personnel.
- **b)** Advisory services related to power prices and the follow on bidding strategy (e.g. weather related information, demand supply position etc)
- **c)** Facilitation of procedures on behalf of his client for delivery of power (e.g. SLDC standing clearances, coordination with NLDC etc)

The Professional Members shall not provide any credit or financing or working capital facility to their clients.

The Professional Members shall also be entitled to undertake transactions in Renewable-Energy Certificates and Energy Saving Certificates in the same manner as in the case of other transactions.

4.3.4. **REC Member** means a Member who has limited right to transact contracts relating to Renewable-Energy Certificate under the Central Electricity Regulatory Commission (Terms and Conditions for recognition and issuance of Renewable-Energy Certificate for Renewable Energy Generation) Regulations, 2010 and Energy Saving Certificates.

The REC Member shall be entitled to undertake transactions in Renewable-Energy Certificate contracts and Energy Saving Certificate contracts on the Exchange for its own account or on behalf of its clients also. The Member admitted in the Exchange as per the above clause 4.3.1, 4.3.2 and 4.3.3 may undertake transactions in one or more type of contracts/products approved by the Commission, e.g. Electricity, REC, ESCERTs etc., subject to the conditions specified by the Exchange from time to time.

4.3.5. All the existing categories of Members of the Exchange shall be eligible for transaction of ESCerts at the Exchange Platform. However, if any Member is interested in only carrying out transaction in ESCerts, the same shall also be as per regulation 26 of CERC (Power Market) Regulation, 2010 and amendments thereof shall also be allowed. Additional eligibility conditions, if any, shall be specified by the Exchange from time to time through circulars.

4.4. **Criteria for Exchange Member**

**IEX Rules**
Any person, as may be approved by the Exchange, fulfilling the following criteria will be eligible to become an Exchange Member:

a. Compliance with the capital adequacy norms as may be prescribed by the Exchange for the Category of membership of the Exchange, from time to time;

b. Compliance with the registration and other provisions as may be prescribed by the Exchange from time to time.

c. Payment of such fee, charges, deposits and other monies, as may be specified by the Exchange.

d. Such other requirements and/or criteria for admission as an Exchange Member and to alter any such Rules including those specified above, as the Exchange may consider appropriate to specify from time to time.

4.5. Every Exchange Member shall comply with and be bound by the Bye-Laws, these Rules and Business Rules that may be made in accordance therewith from time to time, and shall accept as final any decision made by the Exchange or by a committee approved by the Board.

4.6. Prospective Exchange Members or their Authorized Persons shall, during the admission process, if required by the Exchange, appear personally before the Exchange, for an interview and/or test as may be prescribed.

4.7. A decision on each membership application is entirely at the discretion of the Exchange and shall be final and conclusive.

4.8. The membership can be surrendered either by resignation from the membership of the Exchange or transfer of the membership by nomination. In case of resignation, the Exchange Member shall be entitled to receive back his deposit, if any, after the Exchange and the Clearing House have recovered all outstanding dues from the Member who has tendered his resignation, subject to such lock in period as may be specified by the Exchange. The admission fee paid by the Exchange Member shall be non-refundable.

General conditions

4.9 No person shall be eligible to be qualified as a Member of the Exchange, if such person:

(a) does not have a minimum net worth as the Exchange may from time to time determine and consider acceptable;

(b) has been declared or rendered incompetent to enter into contract under any law in force in India;

(c) has been adjudged bankrupt or a receiving order in bankruptcy has been made against him or he has been proved to be insolvent even though he has obtained
Indian Energy Exchange Ltd

his final discharge;

(d) has been convicted of an offence involving moral turpitude or any other crime;

(e) has compounded with his creditors;

(f) has been found to be of unsound mind, by a court of competent jurisdiction;

(g) has applied to be adjudicated as an insolvent and the application is pending;

(h) in case of individual if he is a minor;

(i) suffer from any disqualification as may be specified by the Exchange or the committee thereon from time to time.

Membership application

4.10 Every person who wishes to become an Exchange Member shall apply to the Exchange for admission as an Exchange Member, in the form prescribed for the purpose.

Admission fee

4.11 Every person applying for the membership of the Exchange shall pay, along with the membership application, non-refundable admission fee or any other fee/deposit as may be specified by the Exchange, from time to time. Where, however, a retiring Member of the Exchange or the legal heir(s) of a deceased Exchange Member nominate(s) a person eligible for admission as an Exchange Member under these Rules, to succeed the established business of the retiring or deceased Exchange Member who is his father, uncle, brother or son or any other person in the opinion of the Exchange is a close relative, such nominee shall be admitted as an Exchange Member provided he/she is found otherwise qualified, eligible and fit for the membership of the Exchange under these Rules.

Transfer

4.12 The Exchange may prescribe the procedure for transfer or transmission of membership or change the category of membership of a Member. Membership of the Exchange shall be transferable only to any eligible person, body corporate, company, partnership firm, institution or such other person, as may be approved by the Exchange.

4.13 The membership of the Exchange shall be transferable on payment of such fees as the Exchange may prescribe from time to time provided that such transfer shall be affected only from the date of approval by the Exchange. The Exchange shall have the power to refuse transfer of membership if the interests of the Exchange, it is expedient to do so.

Grounds for expulsion or disqualification
4.14 The Exchange may expel a Member of the Exchange, if in its opinion to be recorded in writing, such Member has in or at the time of his application for admission to membership of the Exchange or during the course of the inquiry made by the Exchange preceding his admission:

a. made any willful misrepresentation;

b. suppressed or concealed any material information required of him as to his financial position, including financial liabilities, character and antecedents; or

c. has directly or indirectly given false particulars or information or made a false declaration.

Certificate of admission to membership of the Exchange

4.15 On admission a Certificate of Membership duly signed will be issued to the newly admitted Member.

4.16 Every Exchange Member shall promptly notify the Exchange in writing about any change in the information provided by the Member at the time of admission or at a later stage to the Exchange. The Exchange shall indicate the changes in respect of which the Member should take prior written approval from the Exchange. In case the Member fails to do so, then the Exchange shall be entitled to impose such penalty and/or take further disciplinary action as may be considered appropriate.

Subscription

4.17 Every Exchange Member shall pay the annual fee, other fees, deposits or any other charges as may be fixed by the Exchange, from time to time. If any Exchange Member fails or neglects to pay any fee, deposit or other levies as required by the Exchange for a continuous period of six (6) months, the Exchange may declare such Member as a defaulter within the meaning of these Rules.

4.18 Provided that such defaulting Exchange Member shall be at liberty to apply for re-admission as an Exchange Member by complying with the provisions of these Rules as applicable to re-admission of defaulters.

Security Deposit

4.19 The Exchange may prescribe payment of initial security deposit from a Member payable at the time of his admission. A new Exchange Member shall, not later than such number of days as may be specified by the Exchange, from the date of intimation in writing by the Exchange conveying its decision on admission, provide security deposit of a sum and in such mode(s) as may be decided by the Exchange from time to time and shall maintain such security deposit with the Exchange at all times.

4.20 The Exchange may prescribe a different payment options for different Members.
Indian Energy Exchange Ltd

4.21 The Exchange Member shall provide additional deposits in order to get higher limits to trade.

4.22 The security deposit to be paid by a Member shall be payable in such form, as specified by the Exchange subject to such terms and conditions as the Exchange may from time to time stipulate.

4.23 The initial security deposit and additional security deposit provided by an Exchange Member shall be subject to a first charge and paramount lien on any sum due to the Exchange or to the Clearing House.

Return of security deposit or additional security deposit to Exchange Members:

4.24 On the termination of his membership of the Exchange, the security deposit and the additional base capital not applied under the Rules, Bye-Laws and Business Rules shall, at the cost of the Member, be repaid subject to such terms and conditions as may be decided by the Exchange from time to time and transfer either to him or as directed by him or, in the absence of such direction to his legal heirs or legal representatives after recovering all the dues of the Exchange and the Clearing House.

4.25 However, the Exchange shall return back only such amount as may have been collected as a deposit in the form of refundable security deposit or additional deposit for providing trading and clearing limits, subject to settlement of all pending dues and also settlement of all outstanding Contracts. Such deposits or contributions, which are collected as non-refundable deposits, shall not be refunded.

SPECIAL PROVISIONS FOR PARTNERSHIP FIRM AS MEMBER

4.26 In addition to other requirements herein a partnership firm shall be eligible for admission as an Exchange Member, provided it fulfills the following:

(a) The firm is duly registered with the Registrar of Firms;

(b) The deed of partnership contains a provision to the effect that the business of the firm shall at all times be carried out so as to comply with the Bye-Laws, these Rules and the Business Rules, for the time being in force;

(c) The partners of the firm are acceptable to the Exchange; and

(d) No new partner shall be admitted without the prior written approval of intimation to the Exchange.

(e) No change in the name of an existing partnership shall be affected without prior written intimation to the Board and its approval of Exchange;

(f) No person shall at the same time be a partner in more than one partnership firm carrying on the business of facilitating transactions in electricity or Renewable Energy Certificates or Energy Savings Certificate and/or clearing.
(g) Upon dissolution of the firm or its reconstitution without the approval of the Exchange, firm shall cease to be an Exchange Member.

4.27 The Exchange Member, who is the partner of any partnership firm, which is an Exchange Member, shall be primarily liable and responsible for all dues, claims or demands against the partnership by the Exchange and also the liabilities of the partnership to the Exchange and its Exchange Members. Provided that the other partners shall also be jointly and severally responsible for all dues, claims or demands pending, if any, against the partnership firm.

CORPORATE MEMBERSHIP

Bodies corporate as Exchange Members

4.28 The corporate entity shall furnish to the Exchange the corporate documents, board resolution and other details as may be required by the Exchange at the time admission to the membership and thereafter from time to time.

Authorized Persons

4.29 Any Exchange Member may be entitled to be represented by an Authorized Person for purposes of conducting business in the Exchange.

a) An Exchange Member who wishes to appoint Authorized Person(s) for specific activities to be undertaken on behalf of the Exchange Member shall apply for the permission of the Exchange in such form as the Exchange may from time to time prescribe. The Exchange may permit such Authorized Person to act on behalf of the Member on such terms and conditions as the Exchange may from time to time direct.

Appointment of Approved Users

4.30 An Exchange Member carrying on business on the Exchange shall be entitled to appoint persons who are in his own exclusive employment or as Approved Users with the permission of the Exchange for operating the trader work stations connected with the ATS of the Exchange and entering orders in such system or segment on behalf of such Member.

4.31 An Exchange Member who wishes to appoint Approved Users shall apply for the permission of the Exchange.

Number of Trader Work Stations

4.32 The Exchange shall determine from time to time the number of Trader Work Stations that may be provided to a Member of the Exchange and the number of Approved Users an Exchange Member shall be entitled to employ.

Default

4.33 An Exchange Member shall be in default if he:
(a) Fails within any one or more of the grounds specified by the Commission in regulation 30 (i) of the CERC (Power Market) Regulations, 2010, that is to say, a Member may be declared a defaulter by direction or circular of the Power Exchange or Clearing Corporation if:
1. he is unable to fulfill his clearing or settlement obligations; or
2. he admits or discloses his inability to fulfill or discharge his duties, obligations and liabilities under the Rules, Bye-laws or the Business Rules of the Power Exchange; or
3. he fails or is unable to pay within the specified time the damages and the money difference due on a closing out effected against him under the Rules, Bye Laws of Power Exchange or Clearing Corporation;
4. he fails to pay any sum due to the Power Exchange or Clearing Corporation which may be prescribed by them from time to time; or
5. he fails to pay or deliver all moneys, electricity or other related assets due to member who has been declared a defaulter within such time of declaration of default of such member in such manner and to such person as the Power Exchange or Clearing Corporation may direct; or
6. he fails to abide by the arbitration award made under the Rules, Bye Laws and Business Rules of Power Exchange or Clearing Corporation; or
7. under any other circumstances as may be decided by the Power Exchange or Clearing Corporation from time to time.

(b) Fails to provide the monies, securities, bank guarantees, subscription and any other collateral is required to be deposited with the Exchange; or

(c) In the opinion of the Exchange a Member is unable to fulfill his engagements or obligations.

(d) Fails to pay or reimburse to the Settlement Guarantee Fund or any other fund established by the Exchange in respect of the amount used from it for the purpose of fulfilling settlement obligations on his behalf; or

(e) Fails to pay or deliver such money and arising out of an award given by the Arbitrator under the arbitration proceedings provided in the Bye-Laws of the Exchange;

(f) Fails to pay or deliver to the Exchange all monies, within such time as directed by the Exchange.


(h) Fails to give information and details as the Exchange may call for from time to time.
Indian Energy Exchange Ltd

4.34 Declaration of defaulter process

In the event a member is declared a defaulter and he fails to meet the clearing and settlement obligations, the Power Exchange shall give precedence to the payment of transmission charges, scheduling and system operation charges from the deposits of the member or client as the case may be out of his funds available with the Power Exchange. Thereafter the Power Exchange may utilize the Settlement Fund and other monies to the extent necessary to eliminate the obligation of the defaulting member in the following order-

1. Liquidation of collaterals: Contributions or deposits, including margins in any form by the defaulting member or client.
2. Liquidation of security deposit: Membership deposit given by the defaulting member to the Power Exchange.
3. Insurance money: Insurance taken by Power Exchange of an amount as considered appropriate by the Power Exchange for protection against defaults.
4. It's Initial contribution as considered appropriate by the Power Exchange towards Settlement Guarantee Fund.
5. Current year's Profits of the Power Exchange including Fines, penalty collected from members.
7. Contribution towards settlement guarantee fund by all members or clients: All non-defaulting members or client's contribution in proportion of deposits towards Settlement Guarantee Fund.
9. Balance obligations remaining outstanding after above funds will be met by contribution from members or clients in proportion to their contribution to the SGF.

Provided that once the Clearing Corporation is hived off, the default remedy mechanism shall be handled by the Clearing Corporation and the Power Exchange shall not be held liable on this account.

4.35 Upon the Exchange Member being a defaulter the Exchange shall initiate a process to declare such Member a defaulter after giving a reasonable opportunity to such Member. A show cause notice to that effect shall be forthwith issued by the Exchange to such Member and a copy of the same may be posted on the website of the Exchange. The following consequences shall follow upon being declared as a defaulter

a) the Exchange Member shall hand over all his books, documents, papers, assets, cheque books and other documents, as may be specified by the Exchange.

b) the Exchange Member shall file with the Exchange, within such time of the declaration of his default as the Exchange may direct, a written statement
containing a complete list of his debtors and creditors and the sum owing by
and to each of them.

c) the Exchange Member shall submit to the Exchange such statement of
accounts, information and particulars of his affairs as the Exchange may from
time to time require and if the Exchange so desires, he shall appear before the
Exchange at its meeting in connection with his default.

d) automatically and without any further act deed or thing to be done all monies,
securities, bank guarantees lying with the Exchange in respect of the
Exchange Member shall vest in the control of the Exchange in trust for the
benefit and on account of the creditors, who may have a claim and the
Exchange shall deal with such monies, securities or bank guarantees and
claims, as provided in regulation 30(ii) of CERC (Power Market) Regulations,
2010, Bye-Laws and relevant Rules herein and specifically as provided.

e) he shall at once cease to be an Exchange Member and as such cease to
enjoy any of the rights and privileges of membership of the Exchange but the
rights of his creditors, arising out of or incidental to the transactions, against
him shall remain unimpaired as provided herein.

f) he shall not be readmitted to the membership of the Exchange directly or
indirectly for a minimum period of 1 (one) year from the date, he is declared a
defaulter. Provided the Exchange may at its discretion readmit the defaulter
within such shorter period as it may consider appropriate.

Power of the Exchange to define the grounds of suspension and expulsion

4.36 The Exchange may at its discretion, may issue circulars for defining the conduct
or acts or omissions which renders an Exchange Members, liable to expulsion,
suspension, fine or withdrawal or suspension of rights and privileges of
membership of the Exchange and other consequences in addition to those
specified hereinabove as defaults on the part of the Members and the
consequences thereof. No decision of the Exchange expelling or suspending an
Exchange Member shall be passed or voted upon until and unless the Member
has been given an opportunity to explain the charges against him. Such Member
may appear at such meeting or state his case in writing addressed to the
Exchange.

4.37 Notwithstanding anything contained in these Rules and subject to the CERC
(Power Market) Regulations, 2010, Central Electricity Regulatory Commission
(Terms and Conditions for Dealing in Energy Savings Certificates) Regulations, 2016
and the Bye Laws, the Exchange reserves the right to suspend a Member
pending declaration of default of such Member.
## 5. VERSION CONTROL

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<thead>
<tr>
<th>Version</th>
<th>Date of Submission</th>
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<tr>
<td>1.</td>
<td>06.05.2010</td>
<td>Compliance of CERC(Power Market) Regulations, 2010</td>
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<td>2.</td>
<td>04.10.2010</td>
<td>Compliance of the directions and observations made in CERC order dated 26.06.2010, except the observation at Ser No. 53 of the tabular statement attached to the said order.</td>
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<td>3.</td>
<td>01.08.2011</td>
<td>In compliance of CERC order dated 03.06.2010 in Petition No. 26/2010.</td>
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