SI. No.	Clause	Page No	Clause	Bidder Query	NPL Confirmation
1	21	6	supply in Rail mode at any Coal Company(s) of CIL in any one financial year during preceeding three	Since, the loading operations vary significantly between the CIL Subsidiaries. Hence, the Technical Qualifications of working in NCL loading Points may be sought from the bidder for 4 Lacs MT of Coal.	Provisions of Tender Document will prevail
2	32	21	on In-Motion Weigh Bridges (for tare and	Weighment of rakes shall be carried out for only Gross Weighment. Railways Tare shall be considered for extrapolating the Net Weight received at PIant.	Provisions of Tender Document will
3	34	23.1	Compensation towards GCV ARB received at NPL plant: Compensation shall be payable by the Contractor to NPL as per the table below for the Batch weighted average GCV ARB.	CCV FR Bonus/Penalty	
4	35	23.2	program	Considering the Coal Crisis on PAN India	Provisions of Tender Document will prevail

SI. No.	Clause	Page No	Clause	Bidder Query	NPL Confirmation
5	36	23.4	Compensation on account of Transit Loss (TL):	Ihe Slab for Incentive/Compensation on account of Transit Loss may be revised as below: T.Loss'% Bonus/Penalty Below 0.2% Bonus Rs. 5.0/MT >0.2% <= 0.5% NIL >0.5% <= 1.0% Penalty Rs.2.5/MT >1.0% <= 1.5% Penalty Rs.5.0/MT Above 1.5% Penalty Rs. 10/MT Further, kinclly clarify whether the Bonus/Penalty would be applicable on the overall quantity of the batch of rakes.	Provisions of Tender Document will prevail
6	37	1/4	through EFT (Electronic Fund	100% Payment can be released on the basis of submission of Bank Guarantee of value equivalent to 10% of the Contract Value towards the Quality Clause.	Provisions of Tender Document will prevail
7			Points for Consideration	Provision for Reverse Auction may be incorporated in the NIT for finalization of the L-1 Bidder	Kindly refer the revised Tender Document

SI. No.	Clause	Page No	Clause	Bidder Query	NPL Confirmation
8	37	23.5	imposed at unloading end due to congestion or any other reason attributable to NPL shall be borne by NPL.	Please clarify what will be the modus operandi of segregating the chargeable hours between the CHA and the NPL/CHP O&M contractor. We request a joint report is prepared and signed by all concerned representatives for allocation of chargeable hours.	demurrage imposed at unloading end due to congestion or any other reason attributable to NPL shall be borne by NPL.
9	57 and Page 21 (S No.6)	Annaviira	FORMAT FOR CERTIFICATION FROM STATUTORY AUDITOR FOR QUALIFICATION REQUIREMENTS (On Letter Head of Statutory Auditors) Certificate issued by Statutory Auditors based on the POs/Work orders, as per Annexure-III (A).	Please consider deleting the clause.	Provisions of Tender Document will prevail
10	73	Annexure	DECLARATION OF SUBSIDIARIES / RELATED PARTIES (On the letter head of the bidder)	Please clarify whether it is applicable for this Tender.	Provisions of Tender Document will prevail

SI. No.	Clause	Page No	Clause	Bidder Query	NPL Confirmation
11	36		(TL), quantity of Coal rakes received at NPL Plant in a Batch of rakes (NPL weight) will be considered. RR weight shall be compared with NPL	(a) Will the weighment of empty wagons to be done at plant (tare weighment).(b) As monthly approved railway program remains valid from 4th of a month to 3rd of next month, rakes received at NPL in a month might be against 2 programs, so what will be the calculation of shortage in that case?	(a) Both Tare and Gross weight will be done at NPL IMWB as per the provisions of the Bid Document.(b) Kindly refer the revised Tender
12	16		The Contractor shall make all out efforts to achieve 100% materialization of contracted quantity of Coal within permitted timeframe by the Coal Company and/or Railways.	Please clarify- 1. How the materialization % will be calculated – monthly or from 4th day of the current month to 3rd day of the next month? 2. If monthly, then will the rakes moved from 1st to 3rd of next month be considered as rakes moved against next month's program? 3. What will be the treatment of re-programmed rakes in calculation of materialization? Will it give less such number of rakes from the total programmed quantity to arrive at materialization %?	Kindly refer the revised Tender Document with illustration

SI. No.	Clause	Page No	Clause	Bidder Query	NPL Confirmation
13	39	27	The Bidder shall fully indemnify, hold harmless and defend NPL against any action, claim or proceeding relating to the infringement of intellectual property rights of any third party and/or the use of any patent or design or any alleged patent or design rights and shall pay any royalties which may be payable in respect of any article/or part thereof included in the Contract.	Please explain how does infringement of IPR is relevant with this tender?	Provisions of Tender Document will prevail
14	39	27	and expenses (including professional fees) arising in connection with	Kindly consider to modify the clause as follows: i. any willful act or omission of the Contractor, agents or representatives;	Provisions of Tender Document will prevail

SI. No.	Clause	Page No	Clause	Bidder Query	NPL Confirmation
15	43	30.8	During the period that a Force Majeure Event is subsisting, the Affected Party shall in consultation with the other Party, make all reasonable efforts to limit or mitigate the effects of such Force Majeure Event on the performance of its obligations under this Contract. The Affected Party shall also make efforts to resume performance of its obligations under this Contract as soon as possible and upon resumption, shall notify the other Party of the same in writing. The other Party shall provide all reasonable assistance to the Affected Party in this	Kindly consider to modify the clause as follows: During the period that a Force Majeure Event is subsisting, the Affected Party shall in consultation with the other Party, make all reasonable efforts to limit or mitigate the effects of such Force Majeure Event on of its obligations under this Contract. The Affected Party shall also make efforts to resume performance of its obligations under this Contract as soon as possible and upon resumption, shall notify the other Party of the same in writing. The other Party shall afford all reasonable assistance to the Affected Party in this regard. Further, the period of contract shall automatically stands extended for as many days as the force majeure subsisted so as to complete supply of quantity as envisaged under clause 15.	Provisions of Tender Document will prevail
16	41	30.2	e. any delay or non-performance whether by the Contractor or any other person	Kindly note that in All Rail mode of supply transporter of coal from siding to the power plant is necessarily done by Indian Railways. Therefore, any delay / non-performance by Railways is beyond control of the contractor. Kindly consider to remove the clause	Provisions of Tender Document will prevail

SI. No.	Clause	Page No	Clause	Bidder Query	NPL Confirmation
17	46	32.1	Resolution of unforeseen situation Every possible care has been taken by NPL in preparation of this Bidding Document by considering and including various scenarios and situations. However, there may arise any unforeseen situation which has not been included in the Bidding Document. Each Bidder is deemed to have authorized NPL to consider such situation as and when it arises or is brought to the notice of NPL in a suitable manner as well as practical aspects/ good practices	Kindly give some examples of unforeseen events and what shall be contractor's liability in the same?	Provisions of Tender Document will prevail
18	43	31	In addition to any other event contained herein giving NPL a right to terminate the Contract, the following events shall be construed as events of default on the part of the Contractor, the occurrence of	Contractor, the occurrence of which shall entitle	prevail

SI. No.	Clause	Page No	Clause	Bidder Query	NPL Confirmation
19	44 and 48		CPS of the Contractor without prejudice to the other legal remedies available to NPL. 34.2. Termination due to Convenience NPL also reserves the right to terminate/cancel the Contract by giving one month written notice without assigning any reason thereof. 34.3. Termination for cause NPL reserves the right in its sole discretion to cancel/terminate the Contract in full or part at any time by giving 15 days written notice to the	Kindly consider to modify the clause as follows: NPL shall have the right to terminate the Contract with immediate effect on account of any of the Contractor's Events of Default subject to clause no. 31 and to immediately encash the CPS of the Contractor without prejudice to the other legal remedies available to NPL. NPL reserves the right to cancel the Contract in full or part by giving 15 days written notice: a. if the performance of the Contractor is not found to be satisfactory by NPL as per clause 15.(C) b. in case the Contract is found uneconomical to NPL provided NPL does a good faith negotiation with the contractor to revise the rate and the contractor is not able to do the same.	Provisions of Tender Document will prevail

SI. No.	Clause	Page No	Clause	Bidder Query	NPL Confirmation
20	6	21	Turnover and net worth duly certified by	Our Statutory Auditors has already issued our Net Worth and Turnover Certificate for 5 financial years ending 31.03.2021 for participating in another Tender. Please confirm if we can upload the same document, as certificate from Statutory Auditors required at least one month time, so arranging the same in short notice is difficult in pandemic situation. We already have our Annual Report certified by the Statutory Auditor for the Fy. 2020-21. Please consider the same for Anx-III(B).	Provisions of Tender Document will prevail
21	20 and 34		23.1.1 Compensation shall be payable by the Contractor to NPL as per the table	less than 4000 Kcal / Kg (ARB) as it will be measured at ARB at the unloading end whereas declared grade at the loading end is based on	Provisions of Tender Document will
22	6	21	Experience in Coal handling for Coal supply in Rail mode at any Coal Company(s) of CIL in any one financial year during preceding three audited financial years	Whether lifting of coal by rail-road-rail mode	Provisions of Tender Document will prevail