

Corrigendum No.6

Name of the Work: Lot-I Package: Civil works comprising of Head Race Tunnel including Adits, Surge Shaft including Adits, Pressure Shaft/Penstock including Adits, Underground Power House Cavern, Bus Ducts, Underground Transformer Cavern, Underground Draft Tube Gate Operation Cavern, Mat and Other Adits / Access Tunnels in Power House Area, Cable cum Ventilation Tunnel, Ventilation Shafts, Downstream Surge Galleries, Tail Race Tunnel including Adits and TRT Outlet Structure" for the implementation of the 240 MW Uri-I Stage-II H.E Project, located near Boniyar, Uri villages in the Baramulla District of UT of J&K, India.

Tender Id: 2025_NHPC_859472_1

Tender Specification No.: NH/CCW/CC-III/CO-389/PR10625/25

Date of Corrigendum: 17.07.2025

S. No.	Clause No.	Bid Condition	Amendment
		Volume-2 (GCC, PCC, APPENDIX TO TENDER AND	FORMS & PROCEDURES)
1.	17.2: Contractor's Care of the Works	Third para of sub-clause 17.2 is deleted and substituted by the following: "If any loss or damage happens to the Works, Goods or Contractor's Documents during the period when the Contractor is responsible for their care, from any cause not listed in sub-clause 17.3 (Employer's Risks), the Contractor shall rectify the loss or damage at the Contractor's risk and cost, so that the Works, Goods and Contractor's Documents conform with the Contract."	Third para of sub-clause 17.2 is deleted and substituted by the following: "If any loss or damage happens to the Works, Goods or Contractor's Documents during the period when the Contractor is responsible for their care, from any cause not listed in sub-clause 17.3 (Employer's Risks) <u>or insured event, as per insurance policy</u> <u>maintained by the Employer as per Appendix to Tender,</u> the Contractor shall rectify the loss or damage at the Contractor's Documents conform with the Contract."
		At the end of Sub-Clause 17.2 add:	At the end of Sub-Clause 17.2 add:



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		Upon request of the Contractor, the Engineer may allow an interest bearing advance for redoing cost in respective IPC (in proportion of INR and foreign currency to the cost of redoing/ repair of damaged work) against submission of Bank guarantee (in proportion of the currencies in which advance/payment is being released) amounting to 110% of the advance/payment to be released to the Contractor. The rate of interest shall be the rate as stated in the Appendix to Tender against sub-clause14.2, prevailing on the date of release of the advance. Interest shall be recovered on monthly rest basis from monthly IPC. If due to any reason the interest could not be recovered from the respective IPC it would be added to the principal for calculation of the interest for subsequent months. On settlement of the insurance claim the Contractor shall deposit the complete amount settled by the insurance company and balance, if any, shall be recovered by the Engineer in mutually agreed installments so that the whole of the amount is recovered before certification of the 90% of Accepted Contract Amount.	Upon request of the Contractor, the Engineer may allow an interest bearing advance for redoing cost in respective IPC (in proportion of INR and foreign currency to the cost of redoing/ repair of damaged work) against submission of Bank guarantee (in proportion of the currencies in which advance/payment is being released) amounting to 110% of the advance/payment to be released to the Contractor. The rate of interest shall be the rate as stated in the Appendix to Tender against sub-clause14.2, prevailing on the date of release of the advance. Interest shall be recovered on monthly rest basis from monthly IPC. If due to any reason the interest could not be recovered from the respective IPC it would be added to the principal for calculation of the interest for subsequent months. On settlement of the insurance claim the Contractor shall deposit the complete amount settled by the insurance company and balance, if any, This amount shall be recovered by the Engineer in mutually agreed installments so that the whole of the amount is recovered before certification of the 90% of Accepted Contract Amount.
2.	18.2:	Delete first para of Sub-Clause 18.2 and substitute:	Clause 18.2 is read as under:
	Insurance for Works and		The insuring Party shall insure the Works, Plant, Materials
	Contractor's		and Contractor's Documents for not less than the full reinstatement cost including the costs of demolition, removal
	Equipment		of debris and professional fees and profit. This insurance shall
			be effective from the date by which the evidence is to be
			submitted under sub-paragraph (a) of Sub-Clause 18.1
			[General Requirements for Insurances], until the date of issue of the Taking-Over Certificate for the Works.
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		The All Risk Policy for works will be maintained by the	The All Risk Policy for works will be maintained by the



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		Employer. However the Contractor shall be responsible for notification claims, details of claims and follow up of claim with insurer as per the terms of All Risk Policy. The policies are to be reviewed periodically by insuring party to maintain them at not less than full replacement cost. In addition to above, policy (ies) shall cover cost of demolition, removal of debris, professional fees, escalation.	Employer. However, the Contractor shall be responsible for notification claims, details of claims and follow up of claim with insurer as per the terms of All Risk Policy. The policies are to be reviewed periodically by insuring party to maintain them at not less than full replacement cost. In addition to above, policy (ies) shall cover cost of demolition, removal of debris, professional fees, escalation.
		Delete sub-para (a), (c), (d) and (e) of Sub-Clause 18.2 Delete last paragraph of Sub-Clause 18.2	The insuring Party shall maintain this insurance to provide cover until the date of issue of the Performance Certificate, for loss or damage for which the Contractor is liable arising from a cause occurring prior to the issue of the Taking-Over Certificate, and for loss or damage caused by the Contractor in the course of any other operations (including those under Clause 11 [Defects Liability]).
			The insuring Party shall insure the Contractor's Equipment for not less than the full replacement value, including delivery to Site. For each item of Contractor's Equipment, the insurance shall be effective while it is being transported to the Site and until it is no longer required as Contractor's Equipment.
			Unless otherwise stated in the Particular Conditions insurances under this Sub-Clause:
			(a) shall be effected and maintained by the Contractor as insuring Party,
			(b) shall be in the joint names of the Parties, who shall be jointly entitled to receive payments from the insurers, payments being held or allocated between the Parties for the sole purpose of rectifying the loss or damage,
			(c) shall cover all loss and damage from any cause not listed in Sub-Clause 17.3 [Employer's Risks]



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			 (d) shall also cover loss or Damage to a part of the Works which is attributable to the use or occupation by the Employer of another part of the Works and loss or Damage from the risks listed in Sub-paragraph (c), (g) and (h) of Sub-Clause 17.3 [Employer's Risks] excluding (in each case) risks which are not insurable at commercially reasonable terms with deductibles per occurrence of not more than the amount stated in the Appendix to Tender (if an amount is not so stated, this Sub-paragraph (d) shall not apply), and (e) may however exclude loss of damage to, and reinstatement of: (i) a part of the Works which is in a defective condition due to a defect in its design, materials or workmanship (but cover shall include any other parts which are lost or damaged as a direct result of this defective condition and not as described in sub-paragraph (ii) below), (ii) a part of the Works which is lost or damaged in order to reinstate any other part of the Works if this other part is in a defective condition due to a defect or workmanship, (iii) a part of the Works which has been taken over by the Employer, except to the extent that the Contractor is liable for the loss or damage, and (iv). Goods while they are not in the Country, subject to Sub-Clause 14.5 [Plant and Materials intended for the Works].
			If, more than one year after the Base Date, the cover described in sub-paragraph (d) above ceases to be available at commercially reasonable terms, the Contractor shall (as insuring Party) give notice to the Employer, with supporting particulars. The Employer shall then (i) be entitled subject to Sub-Clause 2.5
			[Employer's Claims] to payment of an amount equivalent to such



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			commercially reasonable terms as the Contractor should have
			expected to have paid for such cover, and (ii) be deemed, unless
			he obtains the cover at commercially reasonable terms, to have
			approved the omission under Sub-Clause 18.1 [General
			Requirements for Insurances].

All other terms & conditions of the tender document shall remain unchanged.

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