

COMPOSITE SCHEME OF ARRANGEMENT
UNDER SECTIONS 230 TO 232 AND OTHER APPLICABLE PROVISIONS OF
THE COMPANIES ACT, 2013

AMONGST

CESC INFRASTRUCTURE LIMITED

AND

SPENCER'S RETAIL LIMITED

AND

MUSIC WORLD RETAIL LIMITED

AND

SPEN LIQ PRIVATE LIMITED

AND

NEW RISING PROMOTERS PRIVATE LIMITED

AND

CESC LIMITED

AND

HALDIA ENERGY LIMITED

AND

RP-SG RETAIL LIMITED

AND

RP-SG BUSINESS PROCESS SERVICES LIMITED

AND

CRESCENT POWER LIMITED

AND

THEIR RESPECTIVE SHAREHOLDERS

A. BACKGROUND OF THE COMPANIES

- (i) CESC Infrastructure Limited, the “**Transferor Company 1**”, is a public company incorporated under the provisions of the Companies Act, 1956 under the corporate identity number U70101WB2011PLC159584. The Transferor Company 1 is engaged, *inter alia*, in the business of promoting and supporting entities engaged in infrastructure sector including power. Its two wholly-owned subsidiaries are engaged in generation of thermal power in the states of West Bengal and Maharashtra with an aggregate installed capacity of 1200 MW. The Transferor Company 1 is a wholly owned subsidiary of the Demerged Company 1/ Transferee Company 1.
- (ii) Spencer’s Retail Limited, the “**Transferor Company 2**” or “**Demerged Company 2**”, is a public company incorporated under the provisions of the Companies Act, 1956 under the corporate identity number U51229WB2000PLC154278. The Transferor Company 2 is engaged, *inter alia*, in developing and conducting organized retail business and operates 124 multi-brand retail outlets in various cities and towns across the country. The Transferor Company 2 is a wholly owned subsidiary of the Demerged Company 1/ Transferee Company 1.
- (iii) Music World Retail Limited, the “**Transferor Company 3**”, is a public company incorporated under the provisions of the Companies Act, 1956 under the corporate identity number U15411WB2008PLC124063. The Transferor Company 3 is engaged, *inter alia*, in the business of organised music retailing stores and selling of music accessories. The Transferor Company 3 is a wholly owned subsidiary of the Transferor Company 2/ Demerged Company 2.
- (iv) Spen Liq Private Limited, the “**Transferor Company 4**”, is a private company incorporated under the provisions of the Companies Act, 1956, under the corporate identity number U72900WB1995PTC075089. The Transferor Company 4 is engaged, *inter alia*, in the business of promoting and supporting entities engaged in information technology, business process outsourcing and other related business. The Transferor Company 4 is a wholly owned subsidiary of the Demerged Company 1/ Transferee Company 1.
- (v) New Rising Promoters Private Limited, the “**Transferor Company 5**”, is a private company incorporated under the provisions of the Companies Act, 1956, under the corporate identity number U70109WB2010PTC156101. The Transferor Company 5 is engaged, *inter alia*, in the business of undertaking sports and related activities in various forms including grooming budding youngsters. It currently owns a franchisee cricket team in the Indian Premier League, franchisee right for which will expire on 30 September 2017. The Transferor Company 5 is a wholly owned subsidiary of the Transferee Company 3.
- (vi) CESC Limited, the “**Demerged Company 1**” or “**Transferee Company 1**”, is a public listed company incorporated under the provisions of the Companies Act, 1956 under the corporate identity number L31901WB1978PLC031411. The Demerged Company 1 is engaged, *inter alia*, in the business of distribution of electricity and in supplying power to about 3 million customers in its licensed area of about 567 sq. km. covering specified areas of Kolkata, Howrah, Hooghly, North 24 Parganas and South 24 Parganas as demarcated in the distribution licence. It also has generation business and interests, through its subsidiaries, in various businesses including retail, business process outsourcing, information technology, real estate, entertainment etc. The

Transferor Companies (other than the Transferor Company 5), the Resulting Companies and the Demerged Company 2 are wholly owned subsidiaries of the Demerged Company 1/ Transferee Company 1. The Transferor Company 5 and the Transferee Company 3 are subsidiaries of the Demerged Company 1/ Transferee Company 1.

- (vii) Haldia Energy Limited, the “**Resulting Company 1**”, is a public company incorporated under the provisions of the Companies Act, 1956 under the corporate identity number U74210WB1994PLC066154. The Resulting Company 1 is engaged, *inter alia*, in the business of generation of electricity and currently owns a 2 x 300 MW thermal power station in the state of West Bengal. The Resulting Company 1 is a wholly owned subsidiary of the Transferor Company 1.
- (viii) RP-SG Retail Limited, the “**Resulting Company 2**”, is a public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U74999WB2017PLC219355. The Resulting Company 2 has been incorporated recently with an objective to engage, *inter alia*, in developing, conducting, investing and promoting organized retail. The Resulting Company 2 is a wholly owned subsidiary of the Demerged Company 1/ Transferee Company 1.
- (ix) RP-SG Business Process Services Limited, the “**Resulting Company 3**” or “**Transferee Company 2**”, is a public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U74999WB2017PLC219318. The Resulting Company 3 has been incorporated recently with an objective to engage, *inter alia*, in the business of owning, operating, investing and promoting business in the fields of information technology, business process outsourcing and such other ventures (including, fast moving consumer goods business) as may be identified by the Board. The Resulting Company 3 is a wholly owned subsidiary of the Demerged Company 1/ Transferee Company 1.
- (x) Crescent Power Limited, the “**Transferee Company 3**”, is a public company incorporated under the provisions of the Companies Act, 1956 under the corporate identity number U70101WB2004PLC099945. The Transferee Company 3 is engaged, *inter alia*, in the business of generation of electricity and currently owns a 40 MW thermal power station in the state of West Bengal and a 18 MW solar power station in the state of Tamil Nadu. The Transferee Company 3 is a subsidiary of the Demerged Company 1/ Transferee Company 1.

B. OVERVIEW AND OPERATION OF THIS SCHEME

This Scheme provides for:

- (i) the demerger, transfer and vesting of the Demerged Undertakings (*as defined hereinafter*) from the Demerged Companies (*as defined hereinafter*) to the Resulting Companies (*as defined hereinafter*) on a going concern basis, and the consequent issue of shares by the Resulting Companies (*as defined hereinafter*) in the manner set out in this Scheme, and in accordance with the provisions of Sections 230 to 232 of the Act (*as defined hereinafter*) and other applicable provisions of Applicable Law;
- (ii) the amalgamation of the Transferor Companies into the Transferee Companies (*as defined hereinafter*), in the manner set out in this Scheme, and in accordance with the provisions of Sections 230 to 232 of the Act and other applicable provisions of

Applicable Law; and

- (iii) the reduction of the share capital of the Resulting Companies and Demerged Company 1 in the manner set out in this Scheme, and in accordance with Sections 230 to 232, and other applicable provisions of the Act.

C. The Demerged Company 1 will continue to pursue its interests in and carry on the Remaining Business (*as defined hereinafter*) as is presently being carried on.

D. PARTS OF THIS SCHEME

This Scheme is divided into the following parts:

- (i) **PART I** deals with the definitions of capitalized terms used in this Scheme and the share capital of the Demerged Companies, the Resulting Companies, the Transferor Companies and the Transferee Companies;
- (ii) **PART II** deals with the amalgamation of the Transferor Company 1 with the Transferee Company 1;
- (iii) **PART III** deals with the transfer and vesting of the Generation Undertaking from the Demerged Company 1 into the Resulting Company 1 and the consideration thereof;
- (iv) **PART IV** deals with the transfer and vesting of the Retail Undertakings from the Demerged Company 1 and the Demerged Company 2 into the Resulting Company 2 and the consideration thereof;
- (v) **PART V** deals with the transfer and vesting of the IT Undertaking from the Demerged Company 1 into the Resulting Company 3 and the consideration thereof;
- (vi) **PART VI** deals with the amalgamation of the Transferor Company 2 and the Transferor Company 3 with the Transferee Company 1;
- (vii) **PART VII** deals with the amalgamation of the Transferor Company 4 with the Transferee Company 2;
- (viii) **PART VIII** deals with the amalgamation of the Transferor Company 5 with the Transferee Company 3;
- (ix) **PART IX** deals with the reduction and cancellation of the existing equity share capital of the Resulting Company 1 and reorganisation of reserves of the Resulting Company 1;
- (x) **PART X** deals with the reduction and cancellation of the existing equity share capital of the Resulting Company 2;
- (xi) **PART XI** deals with the reduction and cancellation of the existing equity share capital of the Resulting Company 3;
- (xii) **PART XII** deals with reduction and reorganisation of share capital of the Demerged Company 1 consequent to the demergers; and
- (xiii) **PART XIII** deals with the general terms and conditions that would be applicable to this

Scheme.

E. RATIONALE FOR THIS SCHEME

The Demerged Company 1 is the flagship company of the RP-Sanjiv Goenka Group. Pursuant to a scheme of arrangement and amalgamation approved by the Hon'ble High Courts of Calcutta and London, on 1 April 1978, the Demerged Company 1 took over the undertaking and assets, liabilities, reserves and surplus of The Calcutta Electric Supply Corporation Limited, the erstwhile Sterling Company incorporated in 1897 which supplied electricity to the cities of Kolkata and Howrah and adjoining areas in accordance with the licence. Since 1978, the Demerged Company 1 has been distributing electricity in the aforementioned areas, being its core business. The Demerged Company 1 also has electricity generation business, *inter alia* supplying electricity to the licensed distribution business.

However, over the course of time, the Demerged Company 1 has grown into a diversified conglomerate having, through its subsidiaries, interests in various businesses including distribution franchisee business, renewable energy including wind, solar and hydro power stations / projects, retail, business process outsourcing, information technology, real estate and entertainment. While each of the above businesses may be subject to industry specific risks, business cycles and operate *inter alia* under different market dynamics, they have a significant potential for growth and profitability.

Given its diversified business, it has become imperative for the Demerged Company 1 to reorient and reorganize itself in a manner that allows imparting greater focus on each of its businesses. With this repositioning, the Demerged Company 1 is desirous of enhancing its operational efficiency. It will continue with its distribution business, with the generating stations currently supplying to the licensed distribution business continuing with such supply.

The Scheme proposes to reorganise and segregate the shareholdings of Demerged Company 1 in various businesses and thus proposes demerger of Generation Undertaking, Retail Undertaking 1 and IT Undertaking from Demerged Company 1 and Retail Undertaking 2 from Demerged Company 2 to the Resulting Companies. Further, the Scheme proposes the merger of Transferor Companies with and into Transferee Companies to rationalise and streamline the group structure.

The proposed restructuring pursuant to this Scheme is expected, *inter alia*, to result in following benefits:

- (i) segregation and unbundling of the generation, distribution, retail and business process outsourcing/ management business of the Demerged Companies into the Resulting Companies and the Transferee Companies, which will enable enhanced focus on the Demerged Companies and Resulting Companies for exploiting opportunities of each of the said companies;
- (ii) unlocking of value for the shareholders of the Demerged Companies, attracting investors and providing better flexibility in accessing capital, focused strategy and specialisation for sustained growth;
- (iii) further expanding the business of the Resulting Companies into growing markets of India, thereby creating greater value for the shareholders of the Resulting Companies;
- (iv) augmenting the infrastructural capability of the Resulting Companies to effectively meet future challenges in their respective businesses;

- (v) the demerger of the Demerged Undertakings to the Resulting Companies is a strategic fit for serving existing market and for catering to additional volume linked to new consumers;
- (vi) synergies in operational process and logistics alignment leading to economies of scale for the Resulting Companies and creation of sectoral efficiencies and benefitting stakeholders as well as optimization of operation and capital expenditure; and
- (vii) enhancing competitive strength, achieving cost optimisation, ensuring benefits through pooling of the financial, managerial and technical resources, personnel capabilities, skills, expertise and technologies of the Resulting Companies and the Demerged Company 1 thereby significantly contributing to future growth and maximizing shareholders' value.

The proposed restructuring is in the interest of the shareholders, creditors, employees, and other stakeholders in each of the companies. At the same time, the proposed restructuring does not in any manner undermine and/or prejudice the interests of the consumers of the licensed distribution business of the Demerged Company 1.

PART I

DEFINITIONS AND SHARE CAPITAL

1. DEFINITIONS

- 1.1 In this Scheme, unless inconsistent with the subject or context thereof, (i) capitalised terms defined by inclusion in quotations and/ or parenthesis have the meanings so ascribed; (ii) subject to (iii) below, all terms and words not defined in this Scheme shall have the same meaning ascribed to them under Applicable Laws; and (iii) the following expressions shall have the following meanings:

“Act” means the Companies Act, 2013 to the extent of the provisions notified and the Companies Act, 1956 to the extent of its provisions in force and shall include any other statutory amendment or re-enactment or restatement and the rules and/ or regulations and/ or other guidelines or notifications under Applicable Laws, made thereunder from time to time;

“Appointed Date 1” means 1 October 2017;

“Appointed Date 2” means 1 October 2017;

“Applicable Law” means any applicable central, provincial, local or other law including all applicable provisions of all (a) constitutions, decrees, treaties, statutes, laws (including the common law), codes, notifications, rules, regulations, policies, guidelines, circulars, directions, directives, ordinances or orders of any Appropriate Authority, statutory authority, court, tribunal having jurisdiction over the Parties; (b) Permits; and (c) orders, decisions, injunctions, judgments, awards and decrees of or agreements with any Appropriate Authority having jurisdiction over the Parties and shall include, without limitation, the listing agreement executed with the Stock Exchanges in the case of Demerged Company 1.

“Appropriate Authority” means:

- (a) the government of any jurisdiction (including any central, state, municipal or local government or any political or administrative subdivision thereof) and any department, ministry, agency, instrumentality, court, central bank, commission or other authority thereof;
- (b) any public international organisation or supranational body and its institutions, departments, agencies and instrumentalities;
- (c) any governmental, quasi-governmental or private body or agency lawfully exercising, or entitled to exercise, any administrative, executive, judicial, legislative, regulatory, licensing, competition, tax, importing or other governmental or quasi-governmental authority including (without limitation) the Competition Commission of India, SEBI (*as defined hereinafter*), the Tribunal (*as defined hereinafter*), and the West Bengal Electricity Regulatory Commission; and
- (d) any Stock Exchange.

“Board” in relation to each of the Demerged Companies, the Resulting Companies, Transferor Companies and the Transferee Companies as the case may be, means the board of directors of such company, and shall include a committee of directors or any person authorized by the board of directors or such committee of directors duly constituted and authorized for the purposes of matters pertaining to the amalgamation, transfer and demerger, this Scheme or any other matter relating thereto.

“Demerged Companies” means collectively, the Demerged Company 1 and the Demerged Company 2;

“Demerged Company 1” or **“Transferee Company 1”** means CESC Limited, a public listed company incorporated under the provisions of the Companies Act, 1956 under the corporate identity number L31901WB1978PLC031411 and having its registered office at CESC House, Chowringhee Square, Kolkata 700 001, India;

“Demerged Company 2” or **“Transferor Company 2”** means Spencer’s Retail Limited, a public company incorporated under the provisions of the Companies Act, 1956 under the corporate identity number U51229WB2000PLC154278 and having its registered office at 31 Netaji Subhas Road, 1st Floor, Duncan House, Kolkata- 700 001, India. The Demerged Company 2 is a wholly owned subsidiary of the Demerged Company 1;

“Demerged Company 1 GDRs” means global depository receipts (**“GDRs”**) issued by the Demerged Company 1/ Transferee Company 1 pursuant to the issue of Foreign Currency Convertible Bonds and Ordinary Shares (Through Depository Receipt Mechanism) Scheme, 1993 (including any statutory modifications, re-enactment or amendments thereof for the time being in force) and other Applicable Laws, and where relevant shall include the underlying equity shares related thereto;

“Demerged Undertakings” means collectively, the Generation Undertaking, the Retail Undertakings, and the IT Undertaking;

“Effective Date” means the day on which the conditions specified in Clause 70 (Conditions Precedent) of this Scheme are complied with.

“Encumbrance” means (i) any charge, lien (statutory or other), or mortgage, any easement, encroachment, right of way, right of first refusal or other encumbrance or security interest

securing any obligation of any Person; (ii) pre-emption right, option, right to acquire, right to set off or other third party right or claim of any kind, including any restriction on use, voting, selling, assigning, pledging, hypothecating, or creating a security interest in, place in trust (voting or otherwise), receipt of income or exercise; or (iii) any equity, assignments hypothecation, title retention, restriction, power of sale or other type of preferential arrangements; or (iv) any agreement to create any of the above; the term “**Encumber**” shall be construed accordingly;

“**Generation Undertaking**” means all the power generation business and ancillary and support services in relation to the same of the Demerged Company 1 together with all the undertakings, assets, properties, investments and liabilities of whatsoever nature and kind, and wheresoever situated, of the Demerged Company 1, in relation to and pertaining to the power generation business and shall include (without limitation):

- (a) investments in the power generation business and projects and renewable energy business and projects of the Demerged Company 1;
- (b) all the movable and immovable properties, tangible or intangible, including all computers and accessories, software, applications and related data, equity shares, preference shares and other securities of associate/ subsidiary/ joint venture companies, plant and machinery, equipment, furniture, fixtures, vehicles, stocks and inventory including coal stock extracted from mine(s) mentioned in sub-clause (c) below, cables, leasehold assets and other properties, real, corporeal and incorporeal, in possession or reversion, present and contingent assets (whether tangible or intangible) of whatsoever nature, inverters, electrical fittings, submersible pumps, electrical erections, earthing and lighting systems, diesel generation sets, switchyards, power transformers assets, cash in hand, amounts lying in the banks, investments, escrow accounts, claims, powers, authorities, allotments, approvals, consents, letters of intent, registrations, contracts, engagements, arrangements, rights, credits, titles, interests, benefits, advantages, freehold/ leasehold rights, brands, sub-letting tenancy rights, leave and license permissions, goodwill, other intangibles, industrial and other licenses, approvals, permits, authorisations, trademarks, trade names, patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, import quotas and other quota rights, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, connections, installations and equipment, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds, and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverable and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/ or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company 1 in relation to and pertaining to the power generation business. The fixed assets pertaining to the Generation Undertaking are more particularly set out in Schedule I hereto;
- (c) all the mine(s), coal washery and rights therein of the Demerged Company 1 including mining leases and application for mining leases with all necessary licences, approvals,

clearances, all mining related infrastructures standing on the mining lease land and surface rights, all letters of intent, all prospecting licenses, whether granted or under application;

- (d) all receivables, loans and advances, including accrued interest thereon, all advance payments, earnest monies and/ or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company 1 in relation to and pertaining to the power generation business;
- (e) all contracts, agreements, purchase orders/ service orders, operation and maintenance contracts, memoranda of understanding, memoranda of undertaking, memoranda of agreements, memoranda of agreed points, bids, tenders, tariff orders, expression of interest, letter of intent, hire purchase agreements, fuel supply agreements, coal linkage agreements, power purchase agreements, lease/ licence agreements, tenancy rights, agreements/ panchnamas for right of way, equipment purchase agreements, agreement with customers, purchase and other agreements with the supplier/ manufacturer of goods/ service providers, other arrangements, undertakings, deeds, bonds, schemes, insurance covers and claims and clearances and other instruments of whatsoever nature and description, whether written, oral or otherwise and all rights, title, interests, claims and benefits thereunder pertaining to the power generation business;
- (f) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company 1 in relation to and pertaining to the power generation business. It is clarified that any question as to whether or not a specified liability pertains to the power generation business shall be decided by the Demerged Company 1, with requisite approvals of Appropriate Authorities, wherever applicable; and
- (g) all books, records, files, papers, engineering and process information, records of standard operating procedures, computer programs along with their licenses, drawings, manuals, data, catalogues, quotations, sales and advertising materials, lists of present and former customers and suppliers, customer credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the power generation business of the Demerged Company 1;

It is clarified that assets, liabilities and utilities forming part of the licensed power distribution business of the Demerged Company 1 do not constitute or form part of the Generation Undertaking.

“INR” means Indian Rupee, the lawful currency of the Republic of India;

“IT Undertaking” means all the business and undertaking of the Demerged Company 1 engaged, inter alia, in owning, operating and promoting business in the field of information technology, business process management and such other ventures in relation to and identified as pertaining to the IT Undertaking and shall include ancillary and support services in relation to the same, and shall include (without limitation):

- (a) investments of the Demerged Company 1 in Transferor Company 4 and Quest Properties India Limited, a wholly owned subsidiary of the Demerged Company 1 and having corporate identity number U70101WB2006PLC108175 and having its registered office at CESC House, Chowringhee Square, Kolkata - 700 001, India;

- (b) all the movable and immovable properties, tangible or intangible, including all computers and accessories, software, applications and related data, equity shares, preference shares and other securities of associate/ subsidiary/ joint venture companies, plant and machinery, equipment, furniture, fixtures, vehicles, stocks and inventory, leasehold assets and other properties, real, corporeal and incorporeal, in possession or reversion, present and contingent assets (whether tangible or intangible) of whatsoever nature, assets including cash in hand, amounts lying in the banks, investments, escrow accounts, claims, powers, authorities, allotments, approvals, consents, letters of intent, registrations, contracts, engagements, arrangements, rights, credits, titles, interests, benefits, advantages, freehold, leasehold rights, brands, sub-letting tenancy rights, leave and license permissions, goodwill, other intangibles, industrial and other licenses, approvals, Permits, authorisations, trademarks, trade names, patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, import quotas and other quota rights, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, connections, installations and equipment, utilities, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds, and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverable and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/ or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company 1 in relation to and pertaining to the information technology business;
- (c) all receivables, loans and advances, including accrued interest thereon, all advance payments, earnest monies and/ or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company 1 in relation to and pertaining to the information technology business;
- (d) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company 1 in relation to and pertaining to the information technology business; and
- (e) all books, records, files, papers, engineering and process information, records of standard operating procedures, computer programs along with their licenses, drawings, manuals, data, catalogues, quotations, sales and advertising materials, lists of present and former customers and suppliers, customer credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the information technology business of the Demerged Company 1;

It is clarified that any question as to whether or not a specified asset or liability pertains to the IT Undertaking or arises out of the activities or operations of IT Undertaking shall be decided by the Demerged Company 1.

“MW” means megawatts;

“Parties” shall mean collectively the Demerged Companies, the Resulting Companies, the Transferor Companies, and the Transferee Companies and **“Party”** shall mean each of them, individually;

“Permits” means all consents, licences, permits, permissions, authorisations, rights, clarifications, approvals, clearances, confirmations, declarations, waivers, exemptions, registrations, filings, whether governmental, statutory, regulatory under Applicable Law;

“Person” means an individual, a partnership, a corporation, a limited liability partnership, a limited liability company, an association, a joint stock company, a trust, a joint venture, an unincorporated organization or an Appropriate Authority;

“Record Date” in relation to Part III, Part IV and Part V means the date to be fixed by the Board of the Demerged Company 1 and the Demerged Company 2 in consultation with the Resulting Companies for the purpose of determining the shareholders of the Demerged Company 1 and the Demerged Company 2 for issue of the new equity shares and new preference shares, as the case may be, pursuant to this Scheme. It is clarified that Demerged Company 1 and Demerged Company 2 may declare different Record Dates for different parts of the Scheme and, in relation to Part XII of the Scheme, it means the date to be fixed by the Board of the Demerged Company 1;

“Remaining Business” means all the business, units, divisions, undertakings and assets and liabilities of the Demerged Companies other than those forming part of the Demerged Undertakings. It is clarified that the licensed power distribution business of the Demerged Company 1 together with all its assets and liabilities shall form part of its Remaining Business;

“Resulting Companies” means collectively, the Resulting Company 1, Resulting Company 2, and the Resulting Company 3;

“Resulting Company 1” means Haldia Energy Limited, a public company incorporated under the provisions of the Companies Act, 1956 under the corporate identity number U74210WB1994PLC066154, having its registered office at Barick Bhawan, 6th Floor, 8 Chittaranjan Avenue, Kolkata 700 072, India. The Resulting Company 1 is a wholly owned subsidiary of the Transferor Company 1;

“Resulting Company 2” means the RP-SG Retail Limited, a public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U74999WB2017PLC219355 having its registered office at CESC House, Chowringhee Square, Kolkata- 700 001, India. The Resulting Company 2 is a wholly owned subsidiary of the Demerged Company 1;

“Resulting Company 3” or **“Transferee Company 2”** means the RP-SG Business Process Services Limited, a public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U74999WB2017PLC219318, having its registered office at CESC House, Chowringhee Square, Kolkata- 700 001, India. The Resulting Company 3/ Transferee Company 2 is a wholly owned subsidiary of the Demerged Company 1/ Transferee Company 1;

“Retail Undertaking 1” means the retail business and ancillary and support services in relation to the same of the Demerged Company 1, along with the “Spencer’s” Brand and all intellectual property and interests associated with the name “Spencer’s” and shall include (without limitation):

- (a) all the movable and immovable properties, tangible or intangible, including all, plant and machinery, equipment, furniture, fixtures, vehicles, stocks and inventory, leasehold assets and other properties, including contingent assets of whatsoever nature, cash in hand/ banks, investments, escrow accounts, claims, powers, authorities, rights, credits, titles, interests, benefits, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, utilities, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds, and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverable and receivables, all receivables (including, royalty receivables), loans and advances also including accrued interest thereon, all advance payments, earnest monies and/ or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company 1, and also, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company 1, all the debts, liabilities, duties and obligations including contingent liabilities of Demerged Company 1 in relation to and pertaining to the retail business;
- (b) all receivables (including royalty receivables), loans and advances, including accrued interest thereon, all advance payments, earnest monies and/ or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company 1 in relation to and pertaining to the retail business;
- (c) all goodwill, other intangibles, industrial and other licenses, approvals, Permits, authorisations, trademarks, trade names, patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, all agreements, arrangements, deposits, advances, recoverable and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/ or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company 1 in relation to and pertaining to the name "Spencer's";
- (d) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company 1 in relation to and pertaining to the retail business; and
- (e) all books, records, files, papers, information, records of standard operating procedures, computer programs along with their licenses, drawings, manuals, data, catalogues, quotations, sales and advertising materials, and other records whether in physical or electronic form, in connection with or relating to the name "Spencer's";

It is clarified that any question as to whether or not a specified asset or liability pertains to the Retail Undertaking 1 or arises out of the activities or operations of Retail Undertaking 1 shall be decided by the Demerged Company 1.

"Retail Undertaking 2" means the retail business of the Demerged Company 2 (excluding the retail business of the Demerged Company 2 in the state of Gujarat and investments of the Demerged Company 2), together with all the undertakings, assets, properties, investments

and liabilities of whatsoever nature and kind, and wheresoever situated, of the Demerged Company 2, in relation to and pertaining to the retail business, and shall include (without limitation):

- (a) all the movable and immovable properties, tangible or intangible, including all computers and accessories, software, applications and related data, plant and machinery, equipment, furniture, fixtures, vehicles, stocks and inventory, leasehold assets and other properties, real, corporeal and incorporeal, in possession or reversion, present and contingent assets (whether tangible or intangible) of whatsoever nature, assets including cash in hand, amounts lying in the banks, investments, escrow accounts, claims, powers, authorities, allotments, approvals, consents, letters of intent, registrations, contracts, engagements, arrangements, rights, credits, titles, interests, benefits, advantages, freehold, leasehold rights, brands, sub-letting tenancy rights, leave and license permissions, goodwill, other intangibles, industrial and other licenses, approvals, Permits, authorisations, trademarks, trade names, patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, import quotas and other quota rights, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, connections, installations and equipment, utilities, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds, and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverable and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/ or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company 2 in relation to and pertaining to the retail business;
- (b) all receivables, loans and advances, including accrued interest thereon, all advance payments, earnest monies and/ or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company 2 in relation to and pertaining to the retail business;
- (c) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company 2 in relation to and pertaining to the retail business; and
- (d) all books, records, files, papers, engineering and process information, records of standard operating procedures, computer programs along with their licenses, drawings, manuals, data, catalogues, quotations, sales and advertising materials, lists of present and former customers and suppliers, customer credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the retail business of the Demerged Company 2;

It is clarified that any question as to whether or not a specified asset or liability pertains to the Retail Undertaking 2 or arises out of the activities or operations of Retail Undertaking 2 shall be decided by the Demerged Company 2.

“Retail Undertakings” mean collectively, the Retail Undertaking 1 and the Retail

Undertaking 2;

“RoC” means the relevant Registrar of Companies having jurisdiction over the Demerged Companies, the Resulting Companies, the Transferor Companies or the Transferee Companies as the case may be;

“Scheme” means this composite scheme of arrangement, with or without any modification approved or imposed or directed by the Tribunal;

“SEBI” means the Securities and Exchange Board of India;

“SEBI Circular” shall mean the circular issued by the SEBI, being Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017, and any amendments thereof, modifications issued pursuant to regulations 11 and 37 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015;

“Stock Exchanges” means The Calcutta Stock Exchange Limited (**“CSE”**), BSE Limited (**“BSE”**) and National Stock Exchange of India Limited (**“NSE”**), as the case may be;

“Taxation” or **“Tax”** or **“Taxes”** means all forms of taxes and statutory, governmental, state, provincial, local governmental or municipal impositions, duties, contributions and levies and whether levied by reference to income, profits, book profits, gains, net wealth, asset values, turnover, added value or otherwise and shall further include payments in respect of or on account of Tax, whether by way of deduction at source, advance tax, minimum alternate tax or otherwise or attributable directly or primarily to the Demerged Companies, the Resulting Companies, the Transferor Companies or the Transferee Companies or any other Person and all penalties, charges, costs and interest relating thereto;

“Tax Laws” means all Applicable Laws, acts, rules and regulations dealing with Taxes including but not limited to the income-tax, wealth tax, sales tax / value added tax, service tax, goods and services tax, excise duty, customs duty or any other levy of similar nature;

“Transferee Company 1” or **“Demerged Company 1”** as defined above;

“Transferee Company 2” or **“Resulting Company 3”** as defined above;

“Transferee Company 3” means Crescent Power Limited, a public company, incorporated under the provisions of the Companies Act, 1956, under corporate identity number U70101WB2004PLC099945 and having its registered office at 6 Church Lane, 1st Floor, Hare Street, Kolkata – 700 001, India;

“Transferee Companies” means collectively the Transferee Company 1, the Transferee Company 2 and the Transferee Company 3;

“Transferor Companies” means collectively the Transferor Company 1, the Transferor Company 2, the Transferor Company 3, the Transferor Company 4 and the Transferor Company 5;

“Transferor Company 1” means CESC Infrastructure Limited, a public company, incorporated under the provisions of the Companies Act 1956, under corporate identity number U70101WB2011PLC159584 and having its registered office at CESC House, Chowringhee Square, Kolkata 700 001, India. The Transferor Company 1 is a wholly owned subsidiary of the Transferee Company 1;

“Transferor Company 2” or “Demerged Company 2” as defined above.

“Transferor Company 3” means Music World Retail Limited, a public company, incorporated under the provisions of the Companies Act, 1956, under corporate identity number U15411WB2008PLC124063 and having its registered office at 31 Netaji Subhas Road, Duncan House, Kolkata 700 001, India. The Transferor Company 3 is a wholly owned subsidiary of the Demerged Company 2;

“Transferor Company 4” means Spen Liq Private Limited, a private company, incorporated under the provisions of the Companies Act, 1956, under corporate identity number U72900WB1995PTC075089 and having its registered office at 31 Netaji Subhas Road PS Hare Street Kolkata 700 001, India. The Transferor Company 4 is a wholly owned subsidiary of the Demerged Company 1;

“Transferor Company 5” means New Rising Promoters Private Limited, a private company incorporated under the provisions of the Companies Act, 1956, under corporate identity number U70109WB2010PTC156101 and having its registered office at 31 Netaji Subhas Road PS Hare Street Kolkata 700 001, India. The Transferor Company 5 is a wholly owned subsidiary of the Transferee Company 3; and

“Tribunal” means the National Company Law Tribunal having jurisdiction over the Transferee Companies, Transferor Companies, the Demerged Companies and the Resulting Companies, as the case may be.

1.2 In this Scheme, unless the context otherwise requires:

1.2.1 words denoting singular shall include plural and vice versa;

1.2.2 headings and bold typeface are only for convenience and shall be ignored for the purposes of interpretation;

1.2.3 references to the word “include” or “including” shall be construed without limitation;

1.2.4 a reference to an article, clause, section, paragraph or schedule is, unless indicated to the contrary, a reference to an article, clause, section, paragraph or schedule of this Scheme;

1.2.5 unless otherwise defined, the reference to the word “days” shall mean calendar days;

1.2.6 Reference in this Scheme to the date of “**coming into effect of this Scheme**” or “**effectiveness of this Scheme**” shall mean the Effective Date;

1.2.7 reference to a document includes an amendment or supplement to, or replacement or novation of, that document; and

1.2.8 word(s) and expression(s) elsewhere defined in this Scheme will have the meaning(s) respectively ascribed to them.

2. **SHARE CAPITAL**

2.1 The share capital of the Transferor Company 1 as on 18 May 2017 is as follows:

Particulars	INR
Authorised Share Capital	
3,00,00,00,000 equity shares of INR 10 each	30,00,00,00,000
Total	30,00,00,00,000
Issued, Subscribed and Paid-up Capital	
2,89,80,50,000 equity shares of INR 10 each	28,98,05,00,000
Total	28,98,05,00,000

The Transferor Company 1 is a wholly owned subsidiary of the Transferee Company 1. The equity shares of the Transferor Company 1 are not listed on any Stock Exchange in India or elsewhere.

- 2.2 The share capital structure of the Transferor Company 2/ Demerged Company 2 as on 18 May 2017 is as follows:

Particulars	INR
Authorised Share Capital	
150,00,00,000 equity shares of INR 10 each	1500,00,00,000
Total	1500,00,00,000
Issued, Subscribed and Paid-up Capital	
29,67,53,585 equity shares of INR 10 each	2,96,75,35,850
Total	2,96,75,35,850

The Transferor Company 2/ Demerged Company 2 is a wholly owned subsidiary of the Demerged Company 1/ Transferee Company 1. The equity shares of the Transferor Company 2/ Demerged Company 2 are not listed on any Stock Exchange in India or elsewhere.

- 2.3 The share capital structure of the Transferor Company 3 as on 18 May 2017 is as follows:

Particulars	INR
Authorised Share Capital	
60,00,000 equity shares of INR 10 each	6,00,00,000
Total	6,00,00,000
Issued, Subscribed and Paid-up Capital	
50,00,000 equity shares of INR 10 each	5,00,00,000
Total	5,00,00,000

The Transferor Company 3 is a wholly owned subsidiary of the Demerged Company 2. The equity shares of the Transferor Company 3 are not listed on any Stock Exchange in India or elsewhere.

- 2.4 The share capital structure of the Transferor Company 4 as on 18 May 2017 is as follows:

Particulars	INR
Authorised Share Capital	
50,00,00,000 equity shares of INR 10 each	5,00,00,00,000
Total	5,00,00,00,000
Issued, Subscribed and Paid-up Capital	
47,10,28,050 equity shares of INR 10 each	4,71,02,80,500
Total	4,71,02,80,500

The Transferor Company 4 is a wholly owned subsidiary of the Demerged Company 1. The equity shares of the Transferor Company 4 are not listed on any Stock Exchange in India or elsewhere.

2.5 The share capital structure of the Transferor Company 5 as on 18 May 2017 is as follows:

Particulars	INR
Authorised Share Capital	
30,00,000 equity shares of INR 10 each	3,00,00,000
Total	3,00,00,000
Issued, Subscribed and Paid-up Capital	
25,10,000 equity shares of INR 10 each	2,51,00,000
Total	2,51,00,000

The Transferor Company 5 is a wholly owned subsidiary of the Transferee Company 3. The equity shares of the Transferor Company 5 are not listed on any Stock Exchange in India or elsewhere.

2.6 The share capital structure of the Demerged Company 1/ Transferee Company 1 as on 18 May 2017 is as follows:

Particulars	INR
Authorised Share Capital	
15,00,00,000 equity shares of INR 10 each	1,50,00,00,000
Total	1,50,00,00,000
Issued Capital	
13,88,57,015 equity shares of INR 10 each	138,85,70,150
Total	138,85,70,150
Subscribed and Paid-up Capital	
13,25,57,043 equity shares of INR 10 each	1,32,55,70,430*
Total	1,32,55,70,430

*excluding paid up amount of INR 65,56,021 for forfeited shares

The equity shares of the Demerged Company 1/ Transferee Company 1 are listed on the Stock Exchanges and the Demerged Company GDRs are listed on the Luxembourg Stock Exchange. The issued, subscribed and paid up capital includes 10,732 equity shares represented by 10,732 Demerged Company 1 GDRs as on 18 May 2017.

2.7 The share capital structure of the Resulting Company 1 as on 18 May 2017 is as follows:

Particulars	INR
Authorised Share Capital	
1,25,00,00,000 equity shares of INR 10 each	12,50,00,00,000
Total	12,50,00,00,000
Issued, Subscribed and Paid-up Capital	
1,20,34,41,049 equity shares of INR 10 each	12,03,44,10,490
Total	12,03,44,10,490

The Resulting Company 1 is a wholly owned subsidiary of the Transferor Company 1. The equity shares of the Resulting Company 1 are not listed on any Stock Exchange in India or

elsewhere.

- 2.8 The share capital structure of the Resulting Company 2 as on 18 May 2017 is as follows:

Particulars	INR
Authorised Share Capital	
50,000 equity shares of INR 10 each	5,00,000
Total	5,00,000
Issued, Subscribed and Paid-up Capital	
50,000 equity shares of INR 10 each	5,00,000
Total	5,00,000

The Resulting Company 2 is a wholly owned subsidiary of the Demerged Company 1/ Transferee Company 1. The equity shares of the Resulting Company 2 are not listed on any Stock Exchange in India or elsewhere.

- 2.9 The share capital structure of the Resulting Company 3/ Transferee Company 2 as on 18 May 2017 is as follows:

Particulars	INR
Authorised Share Capital	
50,000 equity shares of INR 10 each	5,00,000
Total	5,00,000
Issued, Subscribed and Paid-up Capital	
50,000 equity shares of INR 10 each	5,00,000
Total	5,00,000

The Resulting Company 3/ Transferee Company 2 is a wholly owned subsidiary of the Demerged Company 1/ Transferee Company 1. The equity shares of the Resulting Company 3/ Transferee Company 2 are not listed on any Stock Exchange in India or elsewhere. The Resulting Company 3/ Transferee Company 2 is in the process of increasing its authorised capital to INR 7,50,00,00,000.

- 2.10 The share capital structure of the Transferee Company 3 as on 18 May 2017 is as follows:

Particulars	INR
Authorised Share Capital	
8,00,00,000 equity shares of INR 10 each	80,00,00,000
Total	80,00,00,000
Issued, Subscribed and Paid-up Capital	
6,00,00,000 equity shares of INR 10 each	60,00,00,000
Total	60,00,00,000

The Transferee Company 3 is a subsidiary of the Demerged Company 1/ Transferee Company 1. The equity shares of the Transferee Company 3 are not listed on any Stock Exchange in India or elsewhere.

3. DATE OF TAKING EFFECT AND IMPLEMENTATION OF THIS SCHEME

- 3.1 This Scheme as set out herein in its present form or with any modification(s), as may be approved or imposed or directed by the Tribunal or made as per Clause 69 of this Scheme,

shall become effective from Appointed Date 1 or, where relevant Appointed Date 2 but shall be operative from the Effective Date.

PART II

AMALGAMATION OF TRANSFEROR COMPANY 1 WITH TRANSFEREE COMPANY 1

4. TRANSFER OF ASSETS AND LIABILITIES

4.1 With effect from the opening of business hours of Appointed Date 1, and subject to the provisions of this Scheme and pursuant to Section 232 of the Act and Section 2(1B) of the Income-tax Act, 1961, the Transferor Company 1 shall stand amalgamated with the Transferee Company 1 as a going concern and all assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferor Company 1 shall, without any further act, instrument or deed, stand transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company 1, so as to become as and from the Appointed Date 1, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferee Company 1 by virtue of, and in the manner provided in this Scheme.

4.2 Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, with effect from the Appointed Date 1:

4.2.1 with respect to the assets of the Transferor Company 1 that are movable in nature or are otherwise capable of being transferred by manual delivery or by paying over or endorsement and/ or delivery, the same may be so transferred by the Transferor Company 1 by operation of law without any further act or execution of an instrument with the intent of vesting such assets with the Transferee Company 1 as on the Appointed Date 1;

4.2.2 subject to Clause 4.2.3 below, with respect to the assets of the Transferor Company 1, other than those referred to in Clause 4.2.1 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties) investments in shares, mutual funds, bonds and any other securities, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Transferor Company 1, shall, without any further act, instrument or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Transferee Company 1, with effect from the Appointed Date 1 by operation of law as transmission, as the case may be, in favour of Transferee Company 1. With regard to the licenses of the properties, the Transferee Company 1 will enter into novation agreements, if it is so required;

4.2.3 without prejudice to the aforesaid, all the immovable property (including but not limited to the land, buildings, offices, factories, sites, tenancy rights related thereto, and other immovable property, including accretions and appurtenances), whether or not included in the books of the Transferor Company 1, whether freehold or leasehold (including but not limited to any other document of title, rights, interest and easements in relation thereto, and any shares in cooperative housing societies associated with such immoveable property) shall stand transferred to and be vested in the Transferee Company 1, as successor to the Transferor Company 1, without any

act or deed to be done or executed by the Transferor Company 1, as the case may be and/ or the Transferee Company 1;

- 4.2.4 all debts, liabilities, duties and obligations (debentures, bonds, notes or other debt securities) of the Transferor Company 1 shall, without any further act, instrument or deed be transferred to, and vested in, and/ or deemed to have been transferred to, and vested in, the Transferee Company 1, so as to become on and from the Appointed Date 1, the debts, liabilities, duties and obligations of the Transferee Company 1 on the same terms and conditions as were applicable to the Transferor Company 1, and it shall not be necessary to obtain the consent of any Person who is a party to contract or arrangement by virtue of which such liabilities have arisen in order to give effect to the provisions of this Clause 4;
- 4.2.5 the vesting of the entire undertaking of the Transferor Company 1, as aforesaid, shall be subject to the Encumbrances, if any, over or in respect of any of the assets or any part thereof, provided however that such Encumbrances shall be confined only to the relevant assets of Transferor Company 1 or part thereof on or over which they are subsisting on and no such Encumbrances shall extend over or apply to any other asset(s) of Transferee Company 1. Any reference in any security documents or arrangements (to which Transferor Company 1 is a party) related to any assets of Transferor Company 1 shall be so construed to the end and intent that such security shall not extend, nor be deemed to extend, to any of the other asset(s) of Transferee Company 1. Similarly, Transferee Company 1 shall not be required to create any additional security over assets vested under this Scheme for any loans, debentures, deposits or other financial assistance already availed of /to be availed of by it, and the Encumbrances in respect of such indebtedness of Transferee Company 1 shall not extend or be deemed to extend or apply to the assets so vested;
- 4.2.6 Taxes, if any, paid or payable by the Transferor Company 1 after the Appointed Date 1 shall be treated as paid or payable by the Transferee Company 1 and the Transferee Company shall be entitled to claim the credit, refund or adjustment for the same as may be applicable;
- 4.2.7 if the Transferor Company 1 is entitled to any unutilized credits (including balances or advances), benefits, subsidies, grants, special status and other benefits or privileges of whatsoever nature under the incentive schemes and policies including tax holiday or concessions under any Tax Laws or Applicable Laws, the Transferee Company 1 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be automatically without any specific approval or permission;
- 4.2.8 upon Part II of the Scheme becoming effective, the Transferor Company 1 and / or the Transferee Company 1 shall have the right to revise their respective financial statements and returns along with prescribed forms, filings and annexures under the Tax Laws and to claim refunds and/ or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme;
- 4.2.9 it is hereby clarified that in case of any refunds, benefits, incentives, grants, subsidies, etc., the Transferor Company 1, shall, if so required by the Transferee Company 1, issue notices in such form as the Transferee Company 1 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme under Sections

230 to 232 of the Act, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Transferee Company 1, as the person entitled thereto, to the end and intent that the right of the Transferor Company 1, to recover or realise the same, stands transferred to the Transferee Company 1 and that appropriate entries should be passed in their respective books to record the aforesaid changes;

4.2.10 On and from the Effective Date and till such time that the name of the bank accounts of the Transferor Company 1 has been replaced with that of the Transferee Company 1, the Transferee Company 1 shall be entitled to maintain and operate the bank accounts of the Transferor Company 1 in the name of the Transferor Company 1 and for such time as may be determined to be necessary by the Transferee Company 1. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Transferor Company 1 after the Effective Date shall be accepted by the bankers of the Transferee Company 1 and credited to the account of the Transferee Company 1, if presented by the Transferee Company 1; and

4.2.11 without prejudice to the foregoing provisions of Clause 4.2 the Transferor Company 1, and the Transferee Company 1 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Transferee Company 1 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/ or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person, to give effect to the above provisions.

5. **PERMITS**

With effect from the Appointed Date 1, all the Permits held or availed of by, and all rights and benefits that have accrued to, the Transferor Company 1, pursuant to the provisions of Section 232 of the Act, shall without any further act, instrument or deed, be transferred to, and vest in, or be deemed to have been transferred to, and vested in, and be available to, the Transferee Company 1 so as to become as and from the Appointed Date 1, the Permits, estates, assets, rights, title, interests and authorities of the Transferee Company 1 and shall remain valid, effective and enforceable on the same terms and conditions to the extent permissible in Applicable Laws. Upon the Effective Date and until the Permits are transferred, vested, recorded, effected, and/ or perfected, in the record of the Appropriate Authority, in favour of the Transferee Company 1, the Transferee Company 1 is authorized to carry on business in the name and style of the Transferor Company 1, and under the relevant license and/ or permit and/ or approval, as the case may be, and the Transferee Company 1 shall keep a record and/ or account of such transactions.

6. **CONTRACTS**

6.1 Subject to the other provisions of the Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments of whatsoever nature, subsisting or having effect on or immediately before the Appointed Date 1, to which the Transferor Company 1, is a party shall remain in full force and effect against or in favour of the Transferee Company 1 and shall be binding on and be enforceable by and against the Transferee Company 1 as fully and effectually as if the Transferee Company 1 had at all material times been a party thereto. The Transferee Company 1 will, if required, enter into novation agreement(s) in relation to such

contracts, deeds, bonds, agreements, arrangements and other instruments as stated above. Any *inter-se* contract between the Transferor Company 1, on the one hand, and the Transferee Company 1 on the other hand, shall stand cancelled and cease to operate upon the effectiveness of Part II of this Scheme.

- 6.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the assets and liabilities of the Transferor Company 1 occurs by virtue of this Scheme, the Transferee Company 1 may, at any time in accordance with the provisions hereof, if so required under any Applicable Law or otherwise, take such actions and execute such deeds (including deeds of adherence), confirmations, other writings or tripartite arrangements with any party to any contract or arrangement to which the Transferor Company 1, is a party or any writings as may be necessary in order to give effect to the provisions of this Scheme. The Transferee Company 1 shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Transferor Company 1, to carry out or perform all such formalities or compliances referred to above on the part of the Transferor Company 1.
- 6.3 On and from the Effective Date, and thereafter, the Transferee Company 1 shall be entitled to complete and enforce all pending contracts and transactions and to accept stock returns and issue credit notes in respect of the Transferor Company 1 in the name of the Transferor Company 1 in so far as may be necessary until the transfer of rights and obligations of the Transferor Company 1, to the Transferee Company 1 under this Scheme has been given effect to under such contracts and transactions.

7. **EMPLOYEES**

Upon this Scheme coming into effect and with effect from the Effective Date, the Transferee Company 1 undertakes to engage all the employees of the Transferor Company 1 on the terms and conditions not less favourable than those on which they are engaged by the Transferor Company 1 without any interruption of service as a result of the amalgamation of the Transferor Company 1 with the Transferee Company 1. The Transferee Company 1 also agrees that the services of all such employees with the Transferor Company 1 prior to the amalgamation of the Transferor Company 1 with the Transferee Company 1 shall be taken into account for the purposes of all existing benefits to which the said employees may be eligible, including for the purpose of payment of any retrenchment compensation, gratuity and other retirement/ terminal benefits.

8. **LEGAL PROCEEDINGS**

If any suit, cause of actions, appeal or other legal, quasi-judicial, arbitral or other administrative proceedings of whatever nature (hereinafter called the “**Proceedings**”) by or against the Transferor Company 1 is pending on the Effective Date, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the amalgamation or of anything contained in this Scheme, but the Proceedings may be continued, prosecuted and enforced by or against the Transferee Company 1 in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against the Transferor Company 1 as if this Scheme had not been made. On and from the Effective Date, the Transferee Company 1 may initiate any legal proceeding for and on behalf of the Transferor Company 1.

9. **CONSIDERATION**

9.1 The Transferor Company 1 is a wholly owned subsidiary of the Transferee Company 1 and therefore there shall be no issue of shares by the Transferee Company 1 in this regard as consideration for the amalgamation of Transferor Company 1 into Transferee Company 1.

9.2 Upon Part II of the Scheme coming into effect, all equity shares of the Transferor Company 1 held by the Transferee Company 1 (held either directly or through its nominees) shall stand cancelled without any further application, act or deed.

10. **ACCOUNTING TREATMENT BY THE TRANSFEE COMPANY 1 IN RESPECT OF ASSETS AND LIABILITIES**

The Transferee Company 1 shall account for the Scheme in its books/ financial statements upon receipt of all relevant/ requisite approvals for the Scheme in accordance with "Indian Accounting Standard (Ind-AS)" notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time including as provided herein below:

10.1 The Transferee Company 1 shall record the assets and liabilities of Transferor Company 1, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Transferor Company 1.

10.2 The Transferee Company 1 shall preserve the identity of the reserves of the Transferor Company 1 transferred to and vested in it and shall record in its books in the same form in which they appear in the books of the Transferor Company 1.

10.3 The shares held by the Transferee Company 1 in the Transferor Company 1 on the Effective Date shall be cancelled and the amount of such investment cancelled shall be adjusted to Capital Reserve.

10.4 No new shares will be issued or allotted by the Transferee Company 1 pursuant to this Scheme.

10.5 Loans and advances, receivables, payables and other dues outstanding between the Transferor Company 1 and the Transferee Company 1 will stand cancelled and there shall be no further obligation / outstanding in that behalf.

10.6 The difference being the Net Assets transferred to Transferee Company 1 pursuant to Clause 10.1 as reduced by Reserves recorded in Transferee Company 1 pursuant to Clause 10.2 and after giving effect to inter-company balances as per Clause 10.5, shall be adjusted to Capital Reserve of the Transferee Company 1.

For the purpose of this Clause 10, "Net Assets" would mean difference between the carrying value of assets and liabilities.

11. **VALIDITY OF EXISTING RESOLUTIONS, ETC.**

Upon the coming into effect of Part II of this Scheme, the resolutions and power of attorney of/ executed by the Transferor Company 1, as are considered necessary by the Board of the Transferee Company 1, and that are valid and subsisting on the Effective Date, shall continue to be valid and subsisting and be considered as resolutions and power of attorney passed/ executed by the Transferee Company 1, and if any such resolutions have any monetary limits approved under the provisions of the Act, or any other applicable statutory provisions, then

said limits as are considered necessary by the Board of the Transferee Company 1 shall be added to the limits, if any, under like resolutions passed by the Transferee Company 1 and shall constitute the aggregate of the said limits in the Transferee Company 1.

PART III

DEMERGER AND VESTING OF THE GENERATION UNDERTAKING

12. DEMERGER AND VESTING OF THE GENERATION UNDERTAKING

- 12.1 Immediately on Part II of the Scheme becoming effective and with effect from the opening business hours of Appointed Date 2, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 of the Act and Section 2(19AA) of the Income-tax Act, 1961, the Generation Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from Demerged Company 1 and transferred to and be vested in or be deemed to have been vested in the Resulting Company 1 as a going concern so as to become as and from the Appointed Date 2, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 1 by virtue of, and in the manner provided in this Scheme. It is clarified that assets forming part of the licensed power distribution business of the Demerged Company 1 do not constitute the Generation Undertaking and shall not be transferred as part of the Generation Undertaking. The fixed assets pertaining to the Generation Undertaking are more particularly set out in Schedule I hereto.
- 12.2 In respect of such of the assets and properties forming part of the Generation Undertaking as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/ or delivery, the same shall stand transferred by the Demerged Company 1 upon coming into effect of this Scheme and shall, *ipso facto* and without any other order to this effect, become the assets and properties of the Resulting Company 1.
- 12.3 subject to Clause 12.4 below, with respect to the assets of the Generation Undertaking, other than those referred to in Clause 12.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Company 1, shall, without any further act, instrument or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Resulting Company 1, with effect from the Appointed Date 2 by operation of law as transmission or as the case may be in favour of Resulting Company 1. With regard to the licenses of the properties, the Resulting Company 1 will enter into novation agreements, if it is so required.
- 12.4 Without prejudice to the aforesaid, the Generation Undertaking, including all immoveable property, whether or not included in the books of the Demerged Company 1, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto, and immovable properties and any other document of title, rights, interest and easements in relation thereto) of the Generation Undertaking shall stand transferred to and be vested in the Resulting Company 1, without any act or deed to be done or executed by the Demerged Company 1 and/ or the Resulting Company 1.

- 12.5 notwithstanding anything contained in this Scheme, the immovable properties of the Demerged Company 1 situated within such states in relation to the Generation Undertaking as the Resulting Company 1 may determine, whether owned or leased, for the purpose inter alia of payment of stamp duty, and vesting unto the Resulting Company 1 and if the Resulting Company 1 so decide, the concerned parties, whether executed before or after the Effective Date, shall execute and register or cause so to be done, separate deeds of conveyance or deeds of assignment of lease, as the case may be, in favour of the Resulting Company 1 in respect of such immovable properties. Each of the immovable properties, only for the payment of stamp duty, shall be deemed to be conveyed at a consideration being the fair market value of such properties (arrived at by a government approved independent valuer). The execution of such conveyance shall form an integral part of the Scheme.
- 12.6 The Demerged Company 1 shall, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 1 and that appropriate modification should be made in their respective books/ records to reflect the aforesaid changes.
- 12.7 After effectiveness of Part II of the Scheme, all debts, liabilities, loans, obligations and duties of the Demerged Company 1 as on the Appointed Date 2 and relating to the Generation Undertaking (“**Transferred Generation Liabilities**”) shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 1 to the extent that they are outstanding as on the Appointed Date 2 and the Resulting Company 1 shall meet, discharge and satisfy the same. The term “**Transferred Generation Liabilities**” shall include:
- 12.7.1 the debts, liabilities obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Generation Undertaking;
- 12.7.2 the specific loans or borrowings (including debentures bonds, notes and other debt securities raised, incurred and utilized solely for the activities or operations of the Generation Undertaking); and
- 12.7.3 in cases other than those referred to in Clauses 12.7.1 or 12.7.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company 1, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Generation Undertaking bear to the total value of the assets of the Demerged Company 1 immediately prior to the Appointed Date 2.
- However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Company 1 for a period prior to the Appointed Date 2 in relation to the Demerged Company 1 shall not be transferred as part of the Generation Undertaking to Resulting Company 1.
- 12.8 In so far as any Encumbrance in respect of Transferred Generation Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and, if so agreed, shall be extended to and shall operate over the assets of the Resulting Company 1. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business are concerned, the Encumbrance, if any, over such assets relating to the Transferred Generation Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances

relating to the same. Further, in so far as the assets comprised in the Generation Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 1 pursuant to this Scheme and which shall continue with the Demerged Company 1, shall without any further act or deed be released from such Encumbrance and shall no longer be available as security in relation to such liabilities.

- 12.9 Taxes, if any, paid or payable by the Demerged Company 1 after the Appointed Date 2 and specifically pertaining to Generation Undertaking shall be treated as paid or payable by the Resulting Company 1 and the Resulting Company 1 shall be entitled to claim the credit, refund or adjustment for the same as may be applicable.
- 12.10 If the Demerged Company 1 is entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the Generation Undertaking under any Tax Laws or Applicable Laws, the Resulting Company 1 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
- 12.11 Upon Part III of the Scheme becoming effective, the Demerged Company 1 and the Resulting Company 1 shall have the right to revise their respective financial statements and returns along with prescribed forms, filings and annexures under the Tax Laws and to claim refunds and/or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 12.12 Subject to clause 16.2 and any other provisions of the Scheme, any refunds, benefits, incentives, grants, subsidies in relation to or in connection with the Generation Undertaking, the Demerged Company 1 shall, if so required by the Resulting Company 1, issue notices in such form as the Resulting Company 1 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 1, as the person entitled thereto, to the end and intent that the right of the Demerged Company 1 to recover or realise the same, stands transferred to the Resulting Company 1 and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 12.13 On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company 1, in relation to or in connection with the Generation Undertaking, have been replaced with that of the Resulting Company 1, the Resulting Company 1 shall be entitled to maintain and operate the bank accounts of the Demerged Company 1, in the name of the Demerged Company 1 for such time as may be determined to be necessary by the Resulting Company 1. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company 1, in relation to or in connection with the Generation Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company 1 and credited to the account of the Resulting Company 1, if presented by the Resulting Company 1.
- 12.14 Without prejudice to the provisions of the foregoing sub clauses of this Clause 12, and upon the effectiveness of Part III of this Scheme, the Demerged Company 1 and the Resulting Company 1 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 1 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/ or modification(s) of charge,

with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.

13. PERMITS

- 13.1 With effect from the Appointed Date 2, Permits relating to the Generation Undertaking shall be transferred to and vested in the Resulting Company 1 and the concerned licensor and grantors of such Permits shall endorse where necessary, and record the Resulting Company 1 on such Permits so as to empower and facilitate the approval and vesting of the Generation Undertaking in the Resulting Company 1 and continuation of operations pertaining to the Generation Undertaking in the Resulting Company 1 without any hindrance, and shall stand transferred to and vested in and shall be deemed to be transferred to and vested in the Resulting Company 1 without any further act or deed and shall be appropriately mutated by the Appropriate Authorities concerned therewith in favour of the Resulting Company 1 as if the same were originally given by, issued to or executed in favour of the Resulting Company 1 and the Resulting Company 1 shall be bound by the terms thereof, the obligations and duties thereunder and the rights and benefits under the same shall be available to the Resulting Company 1.
- 13.2 The benefit of all Permits pertaining to the Generation Undertaking shall without any other order to this effect, transfer and vest into and become available to the Resulting Company 1 pursuant to the sanction of this Scheme.

14. CONTRACTS

- 14.1 Subject to the other provisions of this Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments in relation to the Generation Undertaking, to which the Demerged Company 1 is a party and which is subsisting or having effect on or immediately before the Appointed Date 2 shall remain in full force and effect against or in favour of the Resulting Company 1 and shall be binding on and be enforceable by and against the Resulting Company 1 as fully and effectually as if the Resulting Company 1 had at all material times been a party or beneficiary or obligee thereto. The Resulting Company 1 will, if required, enter into a novation agreement in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above and, if required, cause such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above to be formally taken on record/ recognised by the Appropriate Authorities.
- 14.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the Generation Undertaking occurs by virtue of this Scheme, the Resulting Company 1 may, at any time after the coming into effect of this Scheme, in accordance with the provisions hereof, if so required under any Applicable Law or otherwise, take such actions and execute such deeds (including deeds of adherence), confirmations, other writings or tripartite arrangements with any party to any contract or arrangement to which the Demerged Company 1 is a party or any writings as may be necessary in order to give effect to the provisions of this Scheme. With effect from the Appointed Date 2, the Resulting Company 1 shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Demerged Company 1 to carry out or perform all such formalities or compliances referred to above on the part of the Demerged Company 1.
- 14.3 Without prejudice to the aforesaid and notwithstanding any other provision of this Scheme, the Demerged Company 1 shall continue to procure/ purchase electricity from the Resulting Company 1 including the generating stations vested with the Resulting Company 1 as part of

the Generation Undertaking, in accordance with the terms and conditions that are in line with the existing arrangement read with the tariff orders passed from time to time by Appropriate Authorities, between the Demerged Company 1 and the Resulting Company 1 including the generating stations vested therein. Accordingly, power purchase agreements/ arrangements will be modified / executed to reflect the aforesaid, which will be binding upon each of the parties and, if required, the Resulting Company 1 or the Demerged Company 1 as may be appropriate, cause such contracts, agreements, arrangements and other instruments to be taken on record/recognised by the Appropriate Authorities.

- 14.4 On and from the Effective Date, and thereafter, the Resulting Company 1 shall be entitled to enforce all pending contracts and transactions and to accept stock returns and issue credit notes in respect of the Demerged Company 1, in relation to or in connection with the Generation Undertaking, in the name of the Resulting Company 1 in so far as may be necessary until the transfer of rights and obligations of the Generation Undertaking to the Resulting Company 1 under this Scheme have been given effect to under such contracts and transactions.

15. **EMPLOYEES**

- 15.1 Upon the effectiveness of Part III of this Scheme and with effect from the Effective Date, the Resulting Company 1 undertakes to engage, without any interruption in service, all employees of the Demerged Company 1, engaged in or in relation to the Generation Undertaking, on the terms and conditions not less favourable than those on which they are engaged by the Demerged Company 1. The Resulting Company 1 undertakes to continue to abide by any agreement/ settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company 1 with any of the aforesaid employees or union representing them. The Resulting Company 1 agrees that the services of all such employees with the Demerged Company 1 prior to the demerger shall be taken into account for the purposes of all existing benefits to which the said employees may be eligible, including for the purpose of payment of any retrenchment compensation, gratuity and other retiral/ terminal benefits. The decision on whether or not an employee is part of the Generation Undertaking, be decided by the Demerged Company 1, and shall be final and binding on all concerned.
- 15.2 The accumulated balances, if any, standing to the credit of the aforesaid employees in the existing gratuity fund and superannuation fund of which they are members, as the case may be, will be transferred respectively to such gratuity fund and superannuation funds nominated by the Resulting Company 1 and/ or such new gratuity fund and superannuation fund to be established in accordance with Applicable Law and caused to be recognized by the Appropriate Authorities, by the Resulting Company 1. Pending the transfer as aforesaid, the gratuity fund and superannuation fund dues of the said employees would be continued to be deposited in the existing gratuity fund and superannuation fund respectively of the Demerged Company 1.
- 15.3 In so far as provident fund is concerned, the balances standing to the credit of the said employees in the existing provident fund of the Demerged Company 1 shall be retained in such provident fund and such provident fund shall be continued for the benefit of: (a) the said employees who are transferred to the Resulting Company 1, as aforesaid, and (b) other employees of the Demerged Company 1. In relation to said employees being transferred, the Resulting Company 1 shall stand substituted for the Demerged Company 1, for all purposes whatsoever, including relating to the obligation to make contributions to the said fund in accordance with the provisions thereof. The rules of such existing provident fund shall stand amended accordingly. The employees of the Demerged Company 1 engaged in or in relation

to the Generation Undertaking who are transferred to the Resulting Company 1, as aforesaid, shall be deemed to constitute a separate class of employees of the Resulting Company 1 for the purpose of compliance with the provisions of the Employees Provident Fund and Miscellaneous Provisions Act, 1952.

16. LEGAL PROCEEDINGS

- 16.1 Upon the coming into effect of this Scheme, proceedings relating to the Generation Undertaking shall not abate or be discontinued or be in any way prejudicially affected by reason of this Scheme or by anything contained in this Scheme but shall be continued and be enforced by or against the Resulting Company 1 with effect from the Effective Date in the same manner and to the same extent as would or might have been continued and enforced by or against the Demerged Company 1.
- 16.2 The Resulting Company 1: (a) shall be replaced/ added as party to such proceedings relating to the Generation Undertaking; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Company 1 shall consequently stand nullified. Notwithstanding anything to the contrary contained in the Scheme, all proceedings before the West Bengal Electricity Regulatory Commission or the Appellate Tribunal for Electricity pertaining to a period prior to the Appointed Date 2 or any appeal, review or any proceeding after the Appointed Date 2 arising therefrom shall continue to be enforced by or against the Demerged Company 1 and the Demerged Company 1 shall prosecute or defend such proceedings at its own cost and liability. For the avoidance of doubt, it is clarified that only the Demerged Company 1 shall be liable for the result of such order or judgment including any relief or positive impact/benefit or adverse impact/liability accruing from such order or judgment. It is clarified that except, as otherwise provided herein, the Demerged Company 1 shall in no event be responsible or liable in relation to any proceedings relating to the Generation Undertaking that stand transferred to the Resulting Company 1.

17. CONSIDERATION

- 17.1 After effectiveness of Part II of the Scheme and upon Part III of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company 1 shall, without any further application, act, deed, consent, acts, instrument or deed, issue and allot, on a proportionate basis to each shareholder of the Demerged Company 1, 5 (five) fully paid up equity shares of INR 10 (Indian Rupees Ten) each of the Resulting Company 1 ("**Generation Undertaking New Equity Shares**") for every 10 equity shares of the Demerged Company 1 held by such shareholder whose name is recorded in the register of members and records of the depository as members of the Demerged Company 1 as on the Record Date;
- 17.2 The equity shares of the Resulting Company 1 to be issued and allotted as provided in Clause 17.1 above shall be subject to the provisions of the memorandum of association and articles of association of Resulting Company 1, as the case may be, and shall rank *pari passu* in all respects with any existing equity shares of Resulting Company 1, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached to the equity shares of Resulting Company 1.
- 17.3 In case any shareholder's shareholding in the Demerged Company 1 is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company 1, the Resulting Company 1 shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the

Board of Resulting Company 1 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company 1, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company 1 shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of Demerged Company 1 in proportion to their respective fractional entitlements so sold by the trustee.

- 17.4 The issue and allotment of equity shares as provided in Clause 17.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company 1 or the Demerged Company 1 or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 1 and/ or the Demerged Company 1 to this Scheme, shall be deemed to be their consent/ approval for the issue and allotment of equity shares, as the case may be, pursuant to the aforesaid Clause 17.1.
- 17.5 The equity shares issued pursuant to Clause 17.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company 1 to the Resulting Company 1 on or before such date as may be determined by the Board of Demerged Company 1. In the event that such notice has not been received by Resulting Company 1 in respect of any of the shareholders of Demerged Company 1, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company 1 shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 1 has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/ her/ its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 1, then Resulting Company 1 shall issue the equity shares in physical form to such shareholder or shareholders.
- 17.6 Resulting Company 1 shall apply for listing of its equity shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be applicable. The equity shares allotted by the Resulting Company 1 in terms of Clause 17.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/ trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 1 between the Record Date and the listing of its equity shares which may affect the status of approval of the Stock Exchanges.
- 17.7 Resulting Company 1 shall enter into such arrangements and give such confirmations and/ or undertakings as may be necessary in accordance with Applicable Law for complying with the formalities of the Stock Exchanges.
- 17.8 After effectiveness of Part II of the Scheme and upon Part III of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, Resulting Company 1 shall issue to the depository of the Demerged Company 1 ("**Resulting Company 1 Depository**") in relation to the Demerged Company 1 GDRs, shares of the Resulting Company 1 in accordance with Clause 17.1. The Resulting Company 1 Depository shall hold such shares of the Resulting Company 1 on behalf of the holders of the Demerged Company 1 GDRs.

- 17.9 The Resulting Company 1 shall enter into appropriate arrangements with the Resulting Company 1 Depository appointed by the Resulting Company 1 pursuant to a deposit agreement to be entered into between the Resulting Company 1 and the Resulting Company 1 Depository ("**Resulting Company 1 Depository Agreement**"), for issuance of GDRs representing such shares ("**Resulting Company 1 GDRs**"), subject to the provisions of Clause 17.11, on pro-rata basis to holders of GDRs, in accordance with the deposit agreement entered into between the Demerged Company 1 and its depository ("**Deposit Agreement**").
- 17.10 The Resulting Company 1, the Resulting Company 1 Depository, the Demerged Company 1 and/or the existing depository of the Demerged Company 1 shall execute such further documents and take such further actions as may be deemed necessary or appropriate by the Resulting Company 1 and/or the Demerged Company 1 and the Resulting Company 1 Depository.
- 17.11 The Resulting Company 1 GDRs and the equity shares underlying the Resulting Company 1 GDRs may not be registered under the United States Securities Act of 1933, as amended (the "**Securities Act**") and the Resulting Company 1 may elect, in its sole discretion, to rely upon an exemption from the registration requirements of the Securities Act under Section 3(a)(10) thereof or any other exemption that the Resulting Company 1 may elect to rely upon. In the event the Resulting Company 1 elects to rely upon an exemption from the registration requirements of the Securities Act under Section 3(a)(10) thereof, the sanction of the Tribunal to this Scheme will be relied upon for the purpose of qualifying the issuance and distribution of the Resulting Company 1 GDRs and the equity shares of the Resulting Company 1, including, without limitation, the equity shares underlying the Resulting Company 1 GDRs, for such an exemption from the registration requirements of the Securities Act under Section 3(a)(10) thereof.
- 17.12 Notwithstanding anything contained herein, if the Board of the Resulting Company 1 determines that it is unable to issue the Resulting Company 1 GDRs due to Applicable Laws (including, without limitation, the non receipt of approvals of an Appropriate Authority as required under Applicable Law), it may elect, in its sole discretion and subject to receipt of such approvals as may be required, to enter into suitable arrangements which may include arrangements with the depository for providing for issuance of equity shares by the Resulting Company 1 to the Resulting Company 1 Depository, which represent the entitlement of the holders of the Demerged Company 1 GDRs. If the above cannot be effected for any reason, the Resulting Company 1 and the Demerged Company 1 shall ensure that this does not delay implementation of the Scheme; and shall, in consultation with each other, take all such actions as may be necessary, including sale of such number of shares, which represent the entitlement of the holders of the Demerged Company 1 GDRs, and thereafter, to remit net sales proceeds (after deduction of applicable taxes and expenses incurred), without delay to the effectiveness or implementation of the Scheme. The Resulting Company 1, the Demerged Company 1 and/or the Resulting Company 1 Depository shall execute such further documents and take such further actions as may be necessary or appropriate in this behalf to enable the actions contemplated herein.
18. **ACCOUNTING TREATMENT BY THE DEMERGED COMPANY 1 AND THE RESULTING COMPANY 1 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES**

The Demerged Company 1 and Resulting Company 1 shall account for the Scheme in their respective books/ financial statements upon receipt of all relevant/ requisite approvals for the Scheme in accordance with applicable Indian Accounting Standards (Ind-AS) notified under

the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time including as provided herein below:

18.1 Accounting treatment in the books of the Demerged Company 1

18.1.1 The Demerged Company 1 shall reduce the carrying value of assets and liabilities pertaining to the Generation Undertaking, transferred to and vested in the Resulting Company 1 from the carrying value of assets and liabilities as appearing in its books;

18.1.2 Loans and advances, receivables, payables and other dues outstanding between the Demerged Company 1 and the Resulting Company 1 relating to the Generation Undertaking will stand cancelled and there shall be no further obligation / outstanding in that behalf; and

18.1.3 The difference, being the excess of carrying value of assets over the carrying value of liabilities of the Generation Undertaking shall be adjusted to the equity of the Demerged Company 1.

18.2 Accounting treatment in the books of the Resulting Company 1

18.2.1 The Resulting Company 1 shall record the assets and liabilities pertaining to the Generation Undertaking, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Demerged Company 1;

18.2.2 Loans and advances, receivables, payables and other dues outstanding between the Demerged Company 1 and the Resulting Company 1 relating to the Generation Undertaking will stand cancelled and there shall be no further obligation / outstanding in that behalf;

18.2.3 The Resulting Company 1 shall credit to its share capital in its books of account, the aggregate face value of the equity shares issued by it to the members of the Demerged Company 1 pursuant to Clause 17.1 of this Scheme; and

18.2.4 The difference being the Net Assets transferred from Demerged Company 1 pursuant to Clause 18.2.1 as reduced by the share capital issued pursuant to Clause 18.2.3 after giving effect to inter-company balances as per Clause 18.2.2, shall be adjusted to Capital Reserve of the Resulting Company 1.

For the purpose of this Clause 18, "Net Assets" would mean difference between the carrying value of assets and liabilities.

PART IV

DEMERGER AND VESTING OF THE RETAIL UNDERTAKINGS

19. DEMERGER AND VESTING OF THE RETAIL UNDERTAKINGS

19.1 Immediately on Part II of the Scheme becoming effective and with effect from the opening business hours of Appointed Date 1, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 of the Act and Section 2(19AA) of the Income-tax Act, 1961, the Retail Undertakings along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be

demerged from the Demerged Companies and transferred to and be vested in or be deemed to have been vested in the Resulting Company 2 as a going concern so as to become as and from the Appointed Date 1, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 2 by virtue of, and in the manner provided in this Scheme.

- 19.2 In respect of such of the assets and properties forming part of the Retail Undertakings as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/ or delivery, the same shall stand transferred by the Demerged Companies upon coming into effect of this Scheme and shall, *ipso facto* and without any other order to this effect, become the assets and properties of the Resulting Company 2.
- 19.3 subject to Clause 19.4 below, with respect to the assets of the Retail Undertakings, other than those referred to in Clause 19.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Companies, shall, without any further act, instrument or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Resulting Company 2, with effect from the Appointed Date 1 by operation of law as transmission or as the case may be in favour of Resulting Company 2. With regard to the licenses of the properties, the Resulting Company 2 will enter into novation agreements, if it is so required.
- 19.4 Without prejudice to the aforesaid, the Retail Undertakings, including all immoveable property, whether or not included in the books of the Demerged Companies, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto, and immovable properties and any other document of title, rights, interest and easements in relation thereto) of the Retail Undertakings shall stand transferred to and be vested in the Resulting Company 2, without any act or deed to be done or executed by the Demerged Companies and/ or the Resulting Company 2.
- 19.5 The Demerged Companies shall, at their sole discretion but without being obliged, give notice in such form as they may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 2 and that appropriate modification should be made in their respective books/ records to reflect the aforesaid changes.
- 19.6 After effectiveness of Part II of the Scheme, all debts, liabilities, loans, obligations and, duties of the Demerged Companies as on the Appointed Date 1 and relating to the Retail Undertakings (“**Transferred Retail Liabilities**”) shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 2 to the extent that they are outstanding as on the Appointed Date 1 and the Resulting Company 2 shall meet, discharge and satisfy the same. The term “**Transferred Retail Liabilities**” shall include:
- 19.6.1 the debts, liabilities, obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Retail Undertakings;

19.6.2 the specific loans or borrowings (including debentures, bonds, notes and other debt securities raised, incurred and utilized solely for the activities or operations of the Retail Undertakings); and

19.6.3 in cases other than those referred to in Clauses 19.6.1 or 19.6.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Companies, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of Retail Undertakings bear to the total value of the assets of the respective Demerged Companies immediately prior to the Appointed Date 1.

However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Companies for a period prior to the Appointed Date 1 in relation to the Demerged Companies shall not be transferred as part of the Retail Undertakings to the Resulting Company 2.

19.7 In so far as any Encumbrance in respect of Transferred Retail Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and shall be extended to and shall operate only over the assets comprised in the Retail Undertakings which may have been encumbered in respect of the Transferred Retail Liabilities as transferred to the Resulting Company 2 pursuant to this Scheme. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Undertaking are concerned, the Encumbrance, if any, over such assets relating to the Transferred Retail Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Retail Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 2 pursuant to this Scheme and which shall continue with the Companies, shall without any further act or deed be released from such Encumbrance and shall no longer be available as security in relation to such liabilities.

19.8 Taxes, if any, paid or payable by the Demerged Companies after the Appointed Date 1 and specifically pertaining to Retail Undertakings shall be treated as paid or payable by the Resulting Company 2 and the Resulting Company 2 shall be entitled to claim the credit, refund or adjustment for the same as may be applicable.

19.9 If the Demerged Companies are entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the Retail Undertakings under any Tax Laws or Applicable Laws, the Resulting Company 2 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be automatically without any specific approval or permission.

19.10 Upon Part IV of the Scheme becoming effective, the Demerged Companies and the Resulting Company shall have the right to revise their respective financial statements and returns along with prescribed forms, filings and annexures under the Tax Laws and to claim refunds and/or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme.

19.11 It is hereby clarified that in case of any refunds, benefits, incentives, grants, subsidies, in relation to or in connection with the Retail Undertakings, the Demerged Companies shall, if so required by the Resulting Company 2, issue notices in such form as the Resulting Company 2 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme

under Sections 230 to 232 of the Act, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 2, as the person entitled thereto, to the end and intent that the right of the Demerged Companies to recover or realise the same, stands transferred to the Resulting Company 2 and that appropriate entries should be passed in their respective books to record the aforesaid changes.

- 19.12 On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Companies, in relation to or in connection with the Retail Undertakings, have been replaced with that of the Resulting Company 2, the Resulting Company 2 shall be entitled to maintain and operate such bank accounts of the Demerged Companies, in the name of the Demerged Companies for such time as may be determined to be necessary by the Resulting Company 2. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Companies, in relation to or in connection with the Retail Undertakings, after the Effective Date shall be accepted by the bankers of the Resulting Company 2 and credited to the account of the Resulting Company 2, if presented by the Resulting Company 2.
- 19.13 Without prejudice to the provisions of the foregoing sub clauses of this Clause 19, and upon the effectiveness of Part IV of this Scheme, the Demerged Companies and the Resulting Company 2 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 2 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/ or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.

20. **PERMITS**

- 20.1 With effect from the Appointed Date 1, the Permits relating to Retail Undertakings shall be transferred to and vested in the Resulting Company 2 and the concerned licensor and grantors of such Permits shall endorse where necessary, and record the Resulting Company 2 on such Permits so as to empower and facilitate the approval and vesting of the Demerged Undertaking 2 in the Resulting Company 2 and continuation of operations pertaining to the Retail Undertakings in the Resulting Company 2 without any hindrance, and shall stand transferred to and vested in and shall be deemed to be transferred to and vested in the Resulting Company 2 without any further act or deed and shall be appropriately mutated by the Appropriate Authorities concerned therewith in favour of the Resulting Company 2 as if the same were originally given by, issued to or executed in favour of the Resulting Company 2 and the Resulting Company 2 shall be bound by the terms thereof, the obligations and duties thereunder and the rights and benefits under the same shall be available to the Resulting Company 2.
- 20.2 The benefit of all Permits pertaining to the Retail Undertakings shall without any other order to this effect, transfer and vest into and become available to the Resulting Company 2 pursuant to the sanction of this Scheme.

21. **CONTRACTS**

- 21.1 Subject to the other provisions of this Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments in relation to the Retail Undertakings, to which the Demerged Companies are party and which is subsisting or having effect on or immediately before the Appointed Date 1 shall remain in full force and effect against or in favour of the

Resulting Company 2 and shall be binding on and be enforceable by and against the Resulting Company 2 as fully and effectually as if the Resulting Company 2 had at all material times been a party or beneficiary or obligee thereto. The Resulting Company 2 will, if required, enter into a novation agreement in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above.

- 21.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the Retail Undertakings occurs by virtue of this Scheme, the Resulting Company 2 may, at any time after the coming into effect of this Scheme, in accordance with the provisions hereof, if so required under any Applicable Law or otherwise, take such actions and execute such deeds (including deeds of adherence), confirmations, other writings or tripartite arrangements with any party to any contract or arrangement to which the Demerged Companies are party or any writings as may be necessary in order to give effect to the provisions of this Scheme. With effect from the Appointed Date 1 the Resulting Company 2 shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Demerged Companies to carry out or perform all such formalities or compliances referred to above on the part of the Demerged Companies.
- 21.3 On and from the Effective Date, and thereafter, the Resulting Company 2 shall be entitled to enforce all pending contracts and transactions and to accept stock returns and issue credit notes in respect of the Demerged Companies, in relation to or in connection with the Retail Undertakings, in the name of the Resulting Company 2 in so far as may be necessary until the transfer of rights and obligations of the Retail Undertakings to the Resulting Company 2 under this Scheme have been given effect to under such contracts and transactions.

22. EMPLOYEES

- 22.1 Upon the effectiveness of Part IV of this Scheme and with effect from the Effective Date, the Resulting Company 2 undertakes to engage, without any interruption in service, all the employees of the Demerged Companies engaged in or in relation to the Retail Undertakings on the terms and conditions not less favourable than those on which they are engaged by the Demerged Companies. The Resulting Company 2 undertakes to continue to abide by any agreement/ settlement or arrangement, if any, validly entered into or deemed to have been entered into by the Demerged Company 1 or Demerged Company 2 with any of the aforesaid employees or the union representing them. The Resulting Company 2 also agrees that the services of all such employees with the Demerged Companies prior to the demerger shall be taken into account for the purposes of all existing benefits to which the said employees may be eligible, including for the purpose of payment of any retrenchment compensation, gratuity and other retiral/ terminal benefits and to this effect the accumulated balances, if any, standing to the credit of such employees in the existing provident fund, gratuity fund and superannuation fund of which they are members will be transferred to such provident fund, gratuity fund and superannuation funds nominated by the Resulting Company 2 and/ or such new provident fund, gratuity fund and superannuation fund to be established and caused to be recognized by the Appropriate Authorities, by the Resulting Company 2. The question on whether or not an employee is part of the Retail Undertakings shall be decided by Demerged Companies and shall be final and binding on all concerned.
- 22.2 Pending the transfer as aforesaid, the provident fund, gratuity fund and superannuation fund dues of such employees would be continued to be deposited in the existing provident fund, gratuity fund and superannuation fund respectively of the Demerged Companies.

23. LEGAL PROCEEDINGS

- 23.1 Upon the coming into effect of this Scheme, all the legal proceedings relating to the retail business filed by or against the Demerged Company 1 or Demerged Company 2, shall not abate or be discontinued or be in any way prejudicially affected by reason of this Scheme or by anything contained in this Scheme but shall be continued and be enforced by or against the Resulting Company 2 with effect from the Effective Date in the same manner and to the same extent as would or might have been continued and enforced by or against the Demerged Companies.
- 23.2 The Resulting Company 2: (a) shall be replaced/added as party to such proceedings; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Companies shall consequently stand nullified.
- 23.3 It is clarified that except, as otherwise provided herein, the Demerged Companies shall in no event be responsible or liable in relation to any proceedings relating to the Retail Undertakings that stand transferred to the Resulting Company 2.

24. CONSIDERATION

- 24.1 After effectiveness of Part II of the Scheme and upon Part IV of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company 2 shall, without any further application, act, deed, consent, acts, instrument or deed, issue and allot:
- 24.1.1 on a proportionate basis, to each shareholder of the Demerged Company 1 whose name is recorded in the register of members and records of the depository as members of the Demerged Company 1 on the Record Date:
- (a) *in relation to the transfer and vesting of the Retail Undertaking 1 in the Resulting Company 2, 6 (six) fully paid up equity shares of INR 5 (Indian Rupees Five) each of Resulting Company 2 (“Retail Undertaking 1 New Equity Shares”) for every 10 equity shares of the Demerged Company 1 held by a shareholder on the Record Date; and*
- 24.1.2 to the Demerged Company 1 being the shareholder of the Demerged Company 2, as on the Record Date;
- (a) *in relation to the transfer and vesting of the Retail Undertaking 2 in the Resulting Company 2, 5,00,000 (five lakh) fully paid up preference shares of INR 100 (Indian Rupees One hundred) each of Resulting Company 2 (“Retail Undertaking 2 New Preference Shares”) for all the equity shares of the Demerged Company 2 held by the Demerged Company 1 on the terms stated in Schedule 2 to the Scheme*
- 24.2 The equity shares and the preference shares of Resulting Company 2, as the case may be, to be issued and allotted as provided in Clause 24.1 above shall be subject to the provisions of the memorandum of association and articles of association of Resulting Company 2, and shall rank *pari passu* in all respects with the existing equity shares and preference shares (if any) of the Resulting Company 2, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached thereto.
- 24.3 In case any shareholder’s shareholding in the Demerged Companies is such that such shareholder becomes entitled to a fraction of an equity share or preference share of Resulting Company 2, as the case may be, Resulting Company 2 shall not issue fractional share certificate

to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company 2 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay Resulting Company 2, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon Resulting Company 2 shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of Demerged Company 1 in proportion to their respective fractional entitlements.

- 24.4 The issue and allotment of equity shares and preference shares as provided in Clause 24.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of Resulting Company 2 or Demerged Company 1 and Demerged Company 2 or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 2 and/ or the Demerged Company 1 and / or Demerged Company 2 to this Scheme, shall be deemed to be their consent/ approval for the issue and allotment of equity shares, as the case may be, pursuant to the aforesaid Clause 24.1.
- 24.5 The equity shares and the preference shares issued pursuant to Clause 24.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company 1 and Demerged Company 1, as the case may be to Resulting Company 2 on or before such date as may be determined by the Board of the Demerged Company 1. In the event that such notice has not been received by Resulting Company 2 in respect of any of the shareholders of the Demerged Company 1, the equity shares and/ or preference shares, as the case may be, shall be issued to such shareholders in dematerialized form provided that the shareholders of the Demerged Company 1 shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 2 has received notice from any shareholder that the equity shares and/ or preference shares, as the case may be, are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/ her/ its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 2, then Resulting Company 2 shall issue the equity shares and/ or preference shares, as the case may be, in physical form to such shareholder or shareholders.
- 24.6 Resulting Company 2 shall apply for listing of its equity shares on the Stock Exchanges in terms of and in compliance of the SEBI Circular and other applicable provisions as may be applicable. The equity shares allotted by Resulting Company 2 in terms of Clause 24.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/ trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 2 between the Record Date and the listing of its equity shares which may affect the status of approval of the Stock Exchanges.
- 24.7 Resulting Company 2 shall enter into such arrangements and give such confirmations and/ or undertakings as may be necessary in accordance with Applicable Law for complying with the formalities of the Stock Exchanges.
- 24.8 After effectiveness of Part II of the Scheme and upon Part IV of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, Resulting Company 2

shall issue to the depository of the Demerged Company 1 (“**Resulting Company 2 Depository**”) in relation to the Demerged Company 1 GDRs, shares of the Resulting Company 2 in accordance with Clause 24.1.1. The Resulting Company 2 Depository shall hold such shares of the Resulting Company 2 on behalf of the holders of the Demerged Company 1 GDRs.

- 24.9 The Resulting Company 2 shall enter into appropriate arrangements with the Resulting Company 2 Depository appointed by the Resulting Company 2 pursuant to a deposit agreement to be entered into between the Resulting Company 2 and the Resulting Company 2 Depository (“**Resulting Company 2 Depository Agreement**”), for issuance of GDRs representing such shares (“**Resulting Company 2 GDRs**”), subject to the provisions of Clause 24.11, on pro-rata basis to holders of GDRs, in accordance with the deposit agreement entered into between the Demerged Company 1 and its depository (“**Deposit Agreement**”).
- 24.10 The Resulting Company 2, the Resulting Company 2 Depository, the Demerged Company 1 and/or the existing depository of the Demerged Company 1 shall execute such further documents and take such further actions as may be deemed necessary or appropriate by the Resulting Company 2 and/or the Demerged Company 1 and the Resulting Company 2 Depository.
- 24.11 The Resulting Company 2 GDRs and the equity shares underlying the Resulting Company 2 GDRs may not be registered under the United States Securities Act of 1933, as amended (the "**Securities Act**") and the Resulting Company 2 may elect, in its sole discretion, to rely upon an exemption from the registration requirements of the Securities Act under Section 3(a)(10) thereof or any other exemption that the Resulting Company 2 may elect to rely upon. In the event the Resulting Company 2 elects to rely upon an exemption from the registration requirements of the Securities Act under Section 3(a)(10) thereof, the sanction of the Tribunal to this Scheme will be relied upon for the purpose of qualifying the issuance and distribution of the Resulting Company 2 GDRs and the equity shares of the Resulting Company 2, including, without limitation, the equity shares underlying the Resulting Company 2 GDRs, for such an exemption from the registration requirements of the Securities Act under Section 3(a)(10) thereof.
- 24.12 Notwithstanding anything contained herein, if the Board of the Resulting Company 2 determines that it is unable to issue the Resulting Company 2 GDRs due to Applicable Laws (including, without limitation, the non receipt of approvals of an Appropriate Authority as required under Applicable Law), it may elect, in its sole discretion and subject to receipt of such approvals as may be required, to enter into suitable arrangements which may include arrangements with the depository for providing for issuance of equity shares by the Resulting Company 2 to the Resulting Company 2 Depository, which represent the entitlement of the holders of the Demerged Company 1 GDRs. If the above cannot be effected for any reason, the Resulting Company 2 and the Demerged Company 1 shall ensure that this does not delay implementation of the Scheme; and shall, in consultation with each other, take all such actions as may be necessary, including sale of such number of shares, which represent the entitlement of the holders of the Demerged Company 1 GDRs, and thereafter, to remit net sales proceeds (after deduction of applicable taxes and expenses incurred), without delay to the effectiveness or implementation of the Scheme. The Resulting Company 2, the Demerged Company 1 and/or the Resulting Company 2 Depository shall execute such further documents and take such further actions as may be necessary or appropriate in this behalf to enable the actions contemplated herein.
25. **ACCOUNTING TREATMENT BY THE DEMERGED COMPANIES AND RESULTING COMPANY 2 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES**

The Demerged Companies and the Resulting Company 2 shall account for the Scheme in their respective books/ financial statements upon receipt of all relevant/ requisite approvals for the Scheme, in accordance with applicable Indian Accounting Standards (Ind-AS) notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time including as provided herein below:

25.1 Accounting treatment in the books of the Demerged Company 1

25.1.1 The Demerged Company 1 shall reduce the carrying value of assets and liabilities pertaining to the Retail Undertaking 1, transferred to and vested in the Resulting Company 2 from the carrying value of assets and liabilities as appearing in its books.

25.1.2 Loans and advances, receivables, payables and other dues outstanding between the Demerged Company 1 and the Resulting Company 2 relating to the Retail Undertaking 1 will stand cancelled and there shall be no further obligation / outstanding in that behalf.

25.1.3 The difference, being the excess of carrying value of assets over the carrying value of liabilities transferred pursuant to Clause 25.1.1 above shall be adjusted to the equity of the Demerged Company 1.

25.2 Accounting treatment in the books of the Demerged Company 2

25.2.1 The Demerged Company 2 shall reduce the carrying value of assets and liabilities pertaining to the Retail Undertaking 2, transferred to and vested in the Resulting Company 2 from the carrying value of assets and liabilities as appearing in its books.

25.2.2 Loans and advances, receivables, payables and other dues outstanding between the Demerged Company 2 and the Resulting Company 2 relating to the Retail Undertaking 2 will stand cancelled and there shall be no further obligation / outstanding in that behalf.

25.2.3 The difference, being the excess of carrying value of assets over the carrying value of liabilities of the Retail Undertaking 2 shall be adjusted to the equity of the Demerged Company 2.

25.3 Accounting treatment in the books of the Resulting Company 2

25.3.1 The Resulting Company 2 shall record the assets and liabilities pertaining to the Retail Undertakings, transferred to and vested in it at their respective carrying values as appearing in the books of the Demerged Company 1 and the Demerged Company 2 respectively.

25.3.2 Loans and advances, receivables, payables and other dues outstanding between the Demerged Company 1, Demerged Company 2 and the Resulting Company 2 relating to the Retail Undertakings will stand cancelled and there shall be no further obligation / outstanding in that behalf.

25.3.3 The Resulting Company 2 shall credit to its share capital in its books of account, the aggregate face value of the Retail Undertaking 1 New Equity Shares and Retail Undertaking 2 New Preference Shares issued by it to the members of the Demerged Company 1 and Demerged Company 2 pursuant to Clause 24.1 of this Scheme.

25.3.4 The difference being the Net Assets transferred from Demerged Company 1 and Demerged Company 2 pursuant to Clause 25.3.1, as reduced by the share capital and preference shares issued pursuant to Clause 25.3.3 after giving effect to inter-company balances as per Clause 25.3.2, shall be adjusted to capital reserve of the Resulting Company 2.

For the purpose of this Clause 25, “Net Assets” would mean difference between the carrying value of assets and liabilities.

PART V

DEMERGER AND VESTING OF THE IT UNDERTAKING

26. DEMERGER AND VESTING OF THE IT UNDERTAKING

26.1 Immediately on Part II of the Scheme becoming effective and with effect from the opening business hours of Appointed Date 1, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 of the Act and Section 2(19AA) of the Income-tax Act, 1961, the IT Undertaking along with all its assets, liabilities, investments, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from Demerged Company 1 and transferred to and be vested in or be deemed to have been vested in the Resulting Company 3 as a going concern so as to become as and from the Appointed Date 1, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 3 by virtue of, and in the manner provided in this Scheme.

26.2 In respect of such of the assets and properties forming part of the IT Undertaking as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/ or delivery, the same shall stand transferred by the Demerged Company 1 upon coming into effect of this Scheme and shall, *ipso facto* and without any other order to this effect, become the assets and properties of the Resulting Company 3.

26.3 subject to Clause 26.4 below, with respect to the assets of the IT Undertaking, other than those referred to in Clause 26.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Company 1 shall, without any further act, instrument or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Resulting Company 3, with effect from the Appointed Date 1 by operation of law as transmission or as the case may be in favour of Resulting Company 3. With regard to the licenses of the properties, the Resulting Company 1 will enter into novation agreements, if it is so required.

26.4 Without prejudice to the aforesaid, the IT Undertaking, including all immoveable property, whether or not included in the books of the Demerged Company 1, whether freehold or leasehold (including but not limited to land, buildings, sites and immovable properties, tenancy rights related thereto, and any other document of title, rights, interest and easements in relation thereto) of the IT Undertaking shall stand transferred to and be vested in the Resulting Company 3, without any act or deed to be done or executed by the Demerged

Company 1 and/ or the Resulting Company 3.

The Demerged Company 1 shall, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 3 and that appropriate modification should be made in their respective books/ records to reflect the aforesaid changes.

26.5 After effectiveness of Part II of the Scheme, all debts, liabilities, loans, obligations of the Demerged Company 1 as on the Appointed Date 1 and relating to the IT Undertaking ("**Transferred IT Liabilities**") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 3 to the extent that they are outstanding as on the Appointed Date 1 and the Resulting Company 3 shall meet, discharge and satisfy the same. The term "**Transferred IT Liabilities**" shall include:

26.5.1 the debts, liabilities, obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the IT Undertaking;

26.5.2 the specific loans or borrowings (including debentures, bonds, notes and other debt securities raised, incurred and utilized solely for the activities or operations of the IT Undertaking); and

26.5.3 in cases other than those referred to in Clauses 26.5.1 or 26.5.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company 1, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the IT Undertaking bear to the total value of the assets of the Demerged Company 1 immediately prior to the Appointed Date 1.

However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Company 1 for a period prior to the Appointed Date 1 in relation to the Demerged Company 1 shall not be transferred as part of the IT Undertaking to Resulting Company 3.

26.6 In so far as any Encumbrance in respect of Transferred IT Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and shall be extended to and shall operate only over the assets comprised in the IT Undertaking which may have been encumbered in respect of the Transferred IT Liabilities as transferred to the Resulting Company 3 pursuant to this Scheme. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Undertaking are concerned, the Encumbrance, if any, over such assets relating to the Transferred IT Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the IT Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 3 pursuant to this Scheme and which shall continue with the Demerged Company 1, shall without any further act or deed be released from such Encumbrance and shall no longer be available as security in relation to such liabilities.

26.7 Taxes, if any, paid or payable by the Demerged Company 1 after the Appointed Date 1 and specifically pertaining to IT Undertaking shall be treated as paid or payable by the Resulting Company 3 and the Resulting Company 3 shall be entitled to claim the credit, refund or adjustment for the same as may be applicable.

- 26.8 If the Demerged Company 1 is entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the IT Undertaking under any Tax Laws or Applicable Laws, the Resulting Company 3 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
- 26.9 Upon Part V of the Scheme becoming effective, the Demerged Company 1 and the Resulting Company 3 shall have the right to revise their respective financial statements and returns along with prescribed forms, filings and annexures under the Tax Laws and to claim refunds and/or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 26.10 It is hereby clarified that in case of any refunds, benefits, incentives, grants, subsidies, if any, in relation to or in connection with the IT Undertaking, the Demerged Company 1 shall, if so required by the Resulting Company 3, issue notices in such form as the Resulting Company 3 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme under Sections 230 to 232 of the Act, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 3, as the person entitled thereto, to the end and intent that the right of the Demerged Company 1 to recover or realise the same, stands transferred to the Resulting Company 3 and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 26.11 On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company 1, in relation to or in connection with the IT Undertaking, have been replaced with that of the Resulting Company 3, the Resulting Company 3 shall be entitled to maintain and operate the bank accounts of the Demerged Company 1, in the name of the Demerged Company 1 for such time as may be determined to be necessary by the Resulting Company 3. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company 1, in relation to or in connection with the IT Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company 3 and credited to the account of the Resulting Company 3, if presented by the Resulting Company 3.
- 26.12 Without prejudice to the provisions of the foregoing sub clauses of this Clause 26, and upon the effectiveness of Part V of this Scheme, the Demerged Company 1 and the Resulting Company 3 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 3 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/ or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.

27. **PERMITS**

- 27.1 With effect from the Appointed Date 1, Permits relating to IT Undertaking shall be transferred to and vested in the Resulting Company 3 and the concerned licensor and grantors of such Permits shall endorse where necessary, and record the Resulting Company 3 on such Permits so as to empower and facilitate the approval and vesting of the IT Undertaking in the Resulting Company 3 and continuation of operations pertaining to the IT Undertaking in the Resulting Company 3 without any hindrance, and shall stand transferred to and vested in and shall be

deemed to be transferred to and vested in the Resulting Company 3 without any further act or deed and shall be appropriately mutated by the Appropriate Authorities concerned therewith in favour of the Resulting Company 3 as if the same were originally given by, issued to or executed in favour of the Resulting Company 3 and the Resulting Company 3 shall be bound by the terms thereof, the obligations and duties thereunder and the rights and benefits under the same shall be available to the Resulting Company 3.

- 27.2 The benefit of all Permits pertaining to the IT Undertaking shall without any other order to this effect, transfer and vest into and become available to the Resulting Company 3 pursuant to the sanction of this Scheme.

28. **CONTRACTS**

- 28.1 Subject to the other provisions of this Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments, in relation to the IT Undertaking, to which the Demerged Company 1 is a party and which is subsisting or having effect on or immediately before the Appointed Date 1 shall remain in full force and effect against or in favour of the Resulting Company 3 and shall be binding on and be enforceable by and against the Resulting Company 3 as fully and effectually as if the Resulting Company 3 had at all material times been a party or beneficiary or obligee thereto. The Resulting Company 3 will, if required, enter into a novation agreement in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above.

- 28.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the IT Undertaking occurs by virtue of this Scheme, the Resulting Company 3 may, at any time after the coming into effect of this Scheme, in accordance with the provisions hereof, if so required under any Applicable Law or otherwise, take such actions and execute such deeds (including deeds of adherence), confirmations, other writings or tripartite arrangements with any party to any contract or arrangement to which the Demerged Company 1 is a party or any writings as may be necessary in order to give effect to the provisions of this Scheme. With effect from the Appointed Date 1, the Resulting Company 3 shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Demerged Company 1 to carry out or perform all such formalities or compliances referred to above on the part of the Demerged Company 1.

- 28.3 On and from the Effective Date, and thereafter, the Resulting Company 3 shall be entitled to enforce all pending contracts and transactions and to accept stock returns and issue credit notes in respect of the Demerged Company 1, in relation to or in connection with the IT Undertaking, in the name of the Resulting Company 3 in so far as may be necessary until the transfer of rights and obligations of the IT Undertaking to the Resulting Company 3 under this Scheme have been given effect to under such contracts and transactions.

29. **EMPLOYEES**

- 29.1 Upon the effectiveness of Part V of this Scheme and with effect from the Effective Date, the Resulting Company 3 undertakes to engage, without any interruption in service, all employees of the Demerged Company 1, engaged in or in relation to the IT Undertaking, on the terms and conditions not less favourable than those on which they are engaged by the Demerged Company 1. The Resulting Company 3 undertakes to continue to abide by any agreement/settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company 1 with any of the aforesaid employees or union representing them. The Resulting Company 3 agrees that the services of all such employees with the Demerged

Company 1 prior to the demerger shall be taken into account for the purposes of all existing benefits to which the said employees may be eligible, including for the purpose of payment of any retrenchment compensation, gratuity and other retiral/ terminal benefits. The decision on whether or not an employee is part of the IT Undertaking, be decided by the Demerged Company 1, and shall be final and binding on all concerned.

- 29.2 The accumulated balances, if any, standing to the credit of the aforesaid employees in the existing gratuity fund and superannuation fund of which they are members, as the case may be, will be transferred respectively to such gratuity fund and superannuation funds nominated by the Resulting Company 3 and/ or such new gratuity fund and superannuation fund to be established in accordance with Applicable Law and caused to be recognized by the Appropriate Authorities, by the Resulting Company 3. Pending the transfer as aforesaid, the gratuity fund and superannuation fund dues of the said employees would be continued to be deposited in the existing gratuity fund and superannuation fund respectively of the Demerged Company 1.
- 29.3 In so far as provident fund is concerned, the balances standing to the credit of the said employees of the Demerged Company 1 in the existing provident fund of the Demerged Company 1 shall be retained in such provident fund and such provident fund shall be continued for the benefit of: (a) the said employees who are transferred to the Resulting Company 3, as aforesaid, and (b) other employees of the Demerged Company 1. In relation to such employees engaged in or in relation to the said employees, the Resulting Company 3 shall stand substituted for the Demerged Company 1, for all purposes whatsoever, including relating to the obligation to make contributions to the said fund in accordance with the provisions thereof. The rules of such existing provident fund shall stand amended accordingly. The employees of the Demerged Company 1 engaged in or in relation to the IT Undertaking who are transferred to the Resulting Company 3, as aforesaid, shall be deemed to constitute a separate class of employees of the Resulting Company 3 for the purpose of compliance with the provisions of the Employees Provident Fund and Miscellaneous Provisions Act, 1952.

30. **LEGAL PROCEEDINGS**

- 30.1 Upon the coming into effect of this Scheme, proceedings relating to the IT Undertaking shall not abate or be discontinued or be in any way prejudicially affected by reason of this Scheme or by anything contained in this Scheme but shall be continued and be enforced by or against the Resulting Company 3 with effect from the Effective Date in the same manner and to the same extent as would or might have been continued and enforced by or against the Demerged Company 1.
- 30.2 The Resulting Company 3: (a) shall be replaced/added as party to such proceedings relating to the IT Undertaking; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Company 1 shall consequently stand nullified.
- 30.3 It is clarified that except as otherwise provided herein, the Demerged Company 1 shall in no event be responsible or liable in relation to any proceedings relating to the IT Undertaking that stand transferred to the Resulting Company 3.

31. **CONSIDERATION**

- 31.1 After effectiveness of Part II of the Scheme and upon Part V of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, Resulting Company 3 shall, without any further application, act, deed, consent, acts, instrument or deed, issue and

allot, to each shareholder of the Demerged Company 1, on a proportionate basis, 2 (two) fully paid up equity shares of INR 10 (Indian Rupees Ten) each of Resulting Company 3 ("**IT Undertaking New Equity Shares**") for every 10 equity shares of the Demerged Company 1 held by a shareholder whose name is recorded in the register of members and records of the depository as members of the Demerged Company 1 on the Record Date.

- 31.2 The equity shares of the Resulting Company 3 to be issued and allotted as provided in Clause 31.1 above shall be subject to the provisions of the memorandum of association and articles of association of Resulting Company 1, as the case may be, and shall rank *pari passu* in all respects with the existing equity shares of Resulting Company 3, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached thereto.
- 31.3 In case any shareholder's shareholding in the Demerged Company 1 is such that such shareholder becomes entitled to a fraction of an equity share of Resulting Company 3, as the case may be, Resulting Company 3 shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company 3 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to Resulting Company 3, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon Resulting Company 3 shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of Demerged Company 1 in proportion to their respective fractional entitlements.
- 31.4 The issue and allotment of equity shares as provided in Clause 31.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of Resulting Company 3 or Demerged Company 1 or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 3 and/ or the Demerged Company 1 to this Scheme, shall be deemed to be their consent/ approval for the issue and allotment of equity shares, as the case may be, pursuant to this Clause 31.1.
- 31.5 The equity shares issued pursuant to Clause 31.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company 1 to Resulting Company 3 on or before such date as may be determined by the Board of Demerged Company 1. In the event that such notice has not been received by Resulting Company 3 in respect of any of the shareholders of Demerged Company 1, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company 1 shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 3 has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/ her/ its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 3, then Resulting Company 3 shall issue the equity shares in physical form to such shareholder or shareholders.
- 31.6 Resulting Company 3 shall apply for listing of its equity shares on the Stock Exchanges in terms of and in compliance of the SEBI Circular and other relevant provisions as may be applicable.

The equity shares allotted by the Resulting Company 3 in terms of Clause 31.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/ trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 3 between the Record Date and the listing of its equity shares which may affect the status of approval of the Stock Exchanges.

- 31.7 Resulting Company 3 shall enter into such arrangements and give such confirmations and/ or undertakings as may be necessary in accordance with Applicable Law for complying with the formalities of the Stock Exchanges.
- 31.8 After effectiveness of Part II of the Scheme and upon Part V of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, Resulting Company 3 shall issue to the depository of the Demerged Company 1 ("**Resulting Company 3 Depository**") in relation to the Demerged Company 1 GDRs, shares of the Resulting Company 3 in accordance with Clause 31.1. The Resulting Company 3 Depository shall hold such shares of the Resulting Company 3 on behalf of the holders of the Demerged Company 1 GDRs.
- 31.9 The Resulting Company 3 shall enter into appropriate arrangements with the Resulting Company 3 Depository appointed by the Resulting Company 3 pursuant to a deposit agreement to be entered into between the Resulting Company 3 and the Resulting Company 3 Depository ("**Resulting Company 3 Depository Agreement**"), for issuance of GDRs representing such shares ("**Resulting Company 3 GDRs**"), subject to the provisions of Clause 31.11, on pro-rata basis to holders of GDRs, in accordance with the deposit agreement entered into between the Demerged Company 1 and its depository ("**Deposit Agreement**").
- 31.10 The Resulting Company 3, the Resulting Company 3 Depository, the Demerged Company 1 and/or the existing depository of the Demerged Company 1 shall execute such further documents and take such further actions as may be deemed necessary or appropriate by the Resulting Company 3 and/or the Demerged Company 1 and the Resulting Company 3 Depository.
- 31.11 The Resulting Company 3 GDRs and the equity shares underlying the Resulting Company 3 GDRs may not be registered under the United States Securities Act of 1933, as amended (the "**Securities Act**") and the Resulting Company 3 may elect, in its sole discretion, to rely upon an exemption from the registration requirements of the Securities Act under Section 3(a)(10) thereof or any other exemption that the Resulting Company 3 may elect to rely upon. In the event the Resulting Company 3 elects to rely upon an exemption from the registration requirements of the Securities Act under Section 3(a)(10) thereof, the sanction of the Tribunal to this Scheme will be relied upon for the purpose of qualifying the issuance and distribution of the Resulting Company 3 GDRs and the equity shares of the Resulting Company 3, including, without limitation, the equity shares underlying the Resulting Company 3 GDRs, for such an exemption from the registration requirements of the Securities Act under Section 3(a)(10) thereof.
- 31.12 Notwithstanding anything contained herein, if the Board of the Resulting Company 3 determines that it is unable to issue the Resulting Company 3 GDRs due to Applicable Laws (including, without limitation, the non receipt of approvals of an Appropriate Authority as required under Applicable Law), it may elect, in its sole discretion and subject to receipt of such approvals as may be required, to enter into suitable arrangements which may include arrangements with the depository for providing for issuance of equity shares by the Resulting Company 3 to the Resulting Company 3 Depository, which represent the entitlement of the holders of the Demerged Company 1 GDRs. If the above cannot be effected for any reason,

the Resulting Company 3 and the Demerged Company 1 shall ensure that this does not delay implementation of the Scheme; and shall, in consultation with each other, take all such actions as may be necessary, including sale of such number of shares, which represent the entitlement of the holders of the Demerged Company 1 GDRs, and thereafter, to remit net sales proceeds (after deduction of applicable taxes and expenses incurred), without delay to the effectiveness or implementation of the Scheme. The Resulting Company 3, the Demerged Company 1 and/ or the Resulting Company 3 Depository shall execute such further documents and take such further actions as may be necessary or appropriate in this behalf to enable the actions contemplated herein.

32. ACCOUNTING TREATMENT BY DEMERGED COMPANY 1 AND THE RESULTING COMPANY 3 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES

The Demerged Company 1 and the Resulting Company 3 shall account for the Scheme in their respective books/ financial statements upon receipt of all relevant/ requisite approvals for the Scheme, in accordance with applicable Indian Accounting Standards (Ind-AS) notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time including as provided herein below:

32.1 Accounting treatment in the books of the Demerged Company 1

32.1.1 The Demerged Company 1 shall reduce the carrying value of assets and liabilities pertaining to the IT Undertaking, transferred to and vested in the Resulting Company 3 from the carrying value of assets and liabilities as appearing in its books.

32.1.2 Loans and advances, receivables, payables and other dues outstanding between the Demerged Company 1 and the Resulting Company 3 relating to the IT Undertaking will stand cancelled and there shall be no further obligation / outstanding in that behalf.

32.1.3 The difference, being the excess of carrying value of assets over the carrying value of liabilities of the IT Undertaking shall be adjusted to the equity of the Demerged Company 1.

32.2 Accounting treatment in the books of the Resulting Company 3

32.2.1 The Resulting Company 3 shall record the assets and liabilities pertaining to the IT Undertaking, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Demerged Company 1.

32.2.2 Loans and advances and other dues outstanding between the Demerged Company 1 and the Resulting Company 3 relating to the IT Undertaking will stand cancelled and there shall be no further obligation / outstanding in that behalf.

32.2.3 The Resulting Company 3 shall credit to its share capital in its books of account, the aggregate face value of the equity shares issued by it to the members of the Demerged Company 1 pursuant to Clause 31.1 of this Scheme.

32.2.4 The difference being the Net Assets transferred Demerged Company 1 pursuant to Clause 32.2.1, as reduced by the share capital issued pursuant to Clause 32.2.3 after giving effect to inter-company balances as per Clause 32.2.2, shall be adjusted to capital reserve of the Resulting Company 3.

For the purpose of this Clause 32, "Net Assets" would mean difference between the carrying value of assets and liabilities.

PART VI

AMALGAMATION OF TRANSFEROR COMPANY 2 AND TRANSFEROR COMPANY 3 WITH TRANSFeree COMPANY 1

33. TRANSFER OF ASSETS AND LIABILITIES

33.1 Immediately on Part IV of the Scheme becoming effective and with effect from the opening business hours of Appointed Date 1, and subject to the provisions of this Scheme and pursuant to Section 232 of the Act and Section 2(1B) of the Income-tax Act, 1961, the Transferor Company 2 and the Transferor Company 3 shall stand amalgamated with the Transferee Company 1 as a going concern and all assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferor Company 2 and the Transferor Company 3 shall, without any further act, instrument or deed, stand transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company 1, so as to become as and from the Appointed Date 1, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferee Company 1 by virtue of, and in the manner provided in this Scheme.

33.2 Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, upon Part IV of the Scheme becoming effective with effect from the Appointed Date 1:

33.2.1 with respect to the assets of the Transferor Company 2 and Transferor Company 3 that are movable in nature or are otherwise capable of being transferred by manual delivery or by paying over or endorsement and/ or delivery, the same may be so transferred by the Transferor Company 2 and Transferor Company 3 by operation of law without any further act or execution of an instrument with the intent of vesting such assets with the Transferee Company 1 as on the Appointed Date 1;

33.2.2 subject to Clause 33.2.3 below, with respect to the assets of the Transferor Company 2 and Transferor Company 3, other than those referred to in Clause 33.2.1 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Transferor Company 2 and Transferor Company 3, the same shall, without any further act, instrument or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Transferee Company 1, with effect from the Appointed Date 1 by operation of law as transmission or as the case may be in favour of Transferee Company 1. With regard to the licenses of the properties, the Transferee Company 1 will enter into novation agreements, if it is so required;

33.2.3 without prejudice to the aforesaid, all the immovable property (including but not limited to the land, buildings, offices, factories, sites, tenancy rights related thereto, and other immovable property, including accretions and appurtenances), whether or not included in the books of the Transferor Company 2 and Transferor Company 3,

whether freehold or leasehold (including but not limited to any other document of title, rights, interest and easements in relation thereto, and any shares in cooperative housing societies associated with such immovable property) shall stand transferred to and be vested in the Transferee Company 1, as successor to the Transferor Company 2 and Transferor Company 3, without any act or deed to be done or executed by the Transferor Company 2 and Transferor Company 3, as the case may be and/ or the Transferee Company 1;

- 33.2.4 notwithstanding anything contained in this Scheme, the immovable properties of the Transferor Company 2 and Transferor Company 3 situated within the State of Gujarat and such other states as the Transferee Company 1 may determine, whether owned or leased, for the purpose *inter alia* of payment of stamp duty, and vesting unto the Transferee Company 1 and if the Transferee Company 1 so decide, the concerned parties, whether before or after the Effective Date, shall execute and register or cause so to be done, separate deeds of conveyance or deeds of assignment of lease, as the case may be, in favour of the Transferee Company 1 in respect of such immovable properties. Each of the immovable properties, only for the payment of stamp duty, shall be deemed to be conveyed at a consideration being the fair market value of such properties (arrived at by a government approved independent valuer). The execution of such conveyance shall form an integral part of the Scheme;
- 33.2.5 all debts, liabilities, duties and obligations (debentures, bonds, notes or other debt securities) of the Transferor Company 2 and Transferor Company 3 shall, without any further act, instrument or deed be transferred to, and vested in, and/ or deemed to have been transferred to, and vested in, the Transferee Company 1, so as to become on and from the Appointed Date 1, the debts, liabilities, duties and obligations of the Transferee Company 1 on the same terms and conditions as were applicable to the Transferor Company 2 and Transferor Company 3, and it shall not be necessary to obtain the consent of any Person who is a party to contract or arrangement by virtue of which such liabilities have arisen in order to give effect to the provisions of this Clause 33;
- 33.2.6 the vesting of the entire undertaking of the Transferor Company 2 and Transferor Company 3, as aforesaid, shall be subject to the Encumbrances, if any, over or in respect of any of the assets or any part thereof, provided however that such Encumbrances shall be confined only to the relevant assets of Transferor Company 2 and Transferor Company 3 or part thereof on or over which they are subsisting on and vesting of such assets in Transferee Company 1 and no such Encumbrances shall extend over or apply to any other asset(s) of Transferee Company 1. Any reference in any security documents or arrangements (to which Transferor Company 2 and Transferor Company 3 is a party) related to any assets of Transferor Company 2 and Transferor Company 3 shall be so construed to the end and intent that such security shall not extend, nor be deemed to extend, to any of the other asset(s) of Transferee Company 1. Similarly, Transferee Company 1 shall not be required to create any additional security over assets vested under this Scheme for any loans, debentures, deposits or other financial assistance already availed of /to be availed of by it, and the Encumbrances in respect of such indebtedness of Transferee Company 1 shall not extend or be deemed to extend or apply to the assets so vested;
- 33.2.7 Taxes, if any, paid or payable by the Transferor Company 2 and Transferor Company 3 after the Appointed Date 1 shall be treated as paid or payable by the

Transferee Company 1 and the Transferee Company shall be entitled to claim the credit, refund or adjustment for the same as may be applicable.

- 33.2.8 if the Transferor Company 2 and Transferor Company 3 is entitled to any unutilized credits (including balances or advances), benefits, subsidies, grants, special status and other benefits or privileges of whatsoever nature under the incentive schemes and policies including tax holiday or concessions under any Tax Laws or Applicable Laws, the Transferee Company 1 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be automatically without any specific approval or permission.
- 33.2.9 upon Part VI of the Scheme becoming effective, the Transferor Company 2 and Transferor Company 3 and / or the Transferee Company 1 shall have the right to revise their respective financial statements and returns along with prescribed forms, filings and annexures under the Tax Laws and to claim refunds and/ or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 33.2.10 it is hereby clarified that in case of any refunds, benefits, incentives, grants, subsidies, etc., the Transferor Company 2 and Transferor Company 3, shall, if so required by the Transferee Company 1, issue notices in such form as the Transferee Company 1 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme under Sections 230 to 232 of the Act, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Transferee Company 1, as the person entitled thereto, to the end and intent that the right of the Transferor Company 2 and Transferor Company 3, to recover or realise the same, stands transferred to the Transferee Company 1 and that appropriate entries should be passed in their respective books to record the aforesaid changes;
- 33.2.11 On and from the Effective Date and till such time that the name of the bank accounts of the Transferor Company 2 and Transferor Company 3 has been replaced with that of the Transferee Company 1, the Transferee Company 1 shall be entitled to main and operate such bank accounts of the Transferor Company 2 and Transferor Company 3 in the name of the Transferor Company 2 and Transferor Company 3 and for such time as may be determined to be necessary by the Transferee Company 1. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Transferor Company 2 and Transferor Company 3 after the Effective Date shall be accepted by the bankers of the Transferee Company 1 and credited to the account of the Transferee Company 1, if presented by the Transferee Company 1; and
- 33.2.12 without prejudice to the foregoing provisions of Clause 33.2, and upon effectiveness of Part VI of this Scheme, the Transferor Company 2 and Transferor Company 3, and the Transferee Company 1 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Transferee Company 1 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/ or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person, to give effect to the above provisions.

34. **PERMITS**

With effect from the Appointed Date 1, all the Permits held or availed of by, and all rights and benefits that have accrued to, the Transferor Company 2 and Transferor Company 3, pursuant to the provisions of Section 232 of the Act, shall without any further act, instrument or deed, be transferred to, and vest in, or be deemed to have been transferred to, and vested in, and be available to, the Transferee Company 1 so as to become as and from the Effective Date, the Permits, estates, assets, rights, title, interests and authorities of the Transferee Company 1 and shall remain valid, effective and enforceable on the same terms and conditions to the extent permissible in Applicable Laws. Upon the Appointed Date 1 and until the Permits are transferred, vested, recorded, effected, and/ or perfected, in the record of the Appropriate Authority, in favour of the Transferee Company 1, the Transferee Company 1 is authorized to carry on business in the name and style of the Transferor Company 2 and Transferor Company 3 and under the relevant license and/ or permit and/ or approval, as the case may be, and the Transferee Company 1 shall keep a record and/ or account of such transactions.

35. **CONTRACTS**

- 35.1 Subject to the other provisions of the Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments of whatsoever nature, subsisting or having effect on or immediately before the Appointed Date 1, to which the Transferor Company 2 and Transferor Company 3 is a party shall remain in full force and effect against or in favour of the Transferee Company 1 and shall be binding on and be enforceable by and against the Transferee Company 1 as fully and effectually as if the Transferee Company 1 had at all material times been a party thereto. The Transferee Company 1 will, if required, enter into novation agreement(s) in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above. Any *inter-se* contracts between the Transferor Company 2 and Transferor Company 3 on the one hand and the Transferee Company 1 on the other hand shall stand cancelled and cease to operate upon the effectiveness of Part VI of this Scheme;
- 35.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the assets and liabilities of the Transferor Company 2 and Transferor Company 3 occurs by virtue of this Scheme, the Transferee Company 1 may, at any time after Part IV of the Scheme coming into effect, in accordance with the provisions hereof, if so required under any Applicable Law or otherwise, take such actions and execute such deeds (including deeds of adherence), confirmations, other writings or tripartite arrangements with any party to any contract or arrangement to which the Transferor Company 2 and Transferor Company 3 is a party or any writings as may be necessary in order to give effect to the provisions of this Scheme. The Transferee Company 1 shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Transferor Company 2 and Transferor Company 3 to carry out or perform all such formalities or compliances referred to above on the part of the Transferor Company 2 and Transferor Company 3.
- 35.3 On and from the Effective Date, and thereafter, the Transferee Company 1 shall be entitled to complete and enforce all pending contracts and transactions and to accept stock returns and issue credit notes in respect of the Transferor Company 2 and Transferor Company 3 in the name of the Transferor Company 2 and Transferor Company 3 in so far as may be necessary until the transfer of rights and obligations of the Transferor Company 2 and Transferor Company 3, to the Transferee Company 1 under this Scheme has been given effect to under such contracts and transactions.

36. **EMPLOYEES**

- 36.1 Upon this Scheme coming into effect and with effect from the Effective Date, the Transferee Company 1 undertakes to engage all the employees of the Transferor Company 2 and Transferor Company 3 on the terms and conditions not less favourable than those on which they are engaged by the Transferor Company 2 and Transferor Company 3 without any interruption of service as a result of the amalgamation of the Transferor Company 2 and Transferor Company 3 with the Transferee Company 1. The Transferee Company 1 also agrees that the services of all such employees with the Transferor Company 2 and Transferor Company 3 prior to the amalgamation of the Transferor Company 2 and Transferor Company 3 with the Transferee Company 1 shall be taken into account for the purposes of all existing benefits to which the said employees may be eligible, including for the purpose of payment of any retrenchment compensation, gratuity and other retiral/ terminal benefits.

37. **LEGAL PROCEEDINGS**

If any suit, cause of actions, appeal or other legal, quasi-judicial, arbitral or other administrative proceedings of whatever nature (hereinafter called the “**Proceedings**”) by or against the Transferor Company 2 and Transferor Company 3 be pending on the Effective Date, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the amalgamation or of anything contained in this Scheme, but the Proceedings may be continued, prosecuted and enforced by or against the Transferee Company 1 in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against the Transferor Company 2 and Transferor Company 3 as if this Scheme had not been made. On and from the Effective Date, the Transferee Company 1 may initiate any legal proceeding for and on behalf of the Transferor Company 2 and Transferor Company 3.

38. **CONSIDERATION**

- 38.1 Upon Part VI of this Scheme becoming effective, and in consideration of the Transferor Company 2 amalgamating into the Transferee Company 1, the equity shares held by the Transferee Company 1 on the Effective Date (held either directly or through its nominees) in the Transferor Company 2 shall be cancelled pursuant to this Scheme without any further application, act or deed. It is clarified that no new shares shall be issued or any payment shall be made in cash whatsoever by the Transferee Company 1 in lieu of such shares of the Transferor Company 2.
- 38.2 Upon Part VI of this Scheme becoming effective, and upon merger of Transferor Company 2 with Transferee Company 1, Transferor Company 3 will become a wholly owned subsidiary of Transferee Company 1. Accordingly, in consideration of the Transferor Company 3 amalgamating into the Transferee Company 1, the equity shares held by the Transferee Company 1 on the Effective Date (held either directly or through its nominees) in the Transferor Company 3 shall be cancelled pursuant to this Scheme without any further application, act or deed. It is clarified that no new shares shall be issued or any payment shall be made in cash whatsoever by the Transferee Company 1 in lieu of such shares of the Transferor Company 3.

39. ACCOUNTING TREATMENT BY THE TRANSFEREE COMPANY 1 IN RESPECT OF ASSETS AND LIABILITIES

The Transferee Company 1 shall account for the Scheme in its books/ financial statements upon receipt of all relevant/ requisite approvals for the Scheme in accordance with "Indian Accounting Standard (Ind-AS) " notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time including as provided herein below:

- 39.1 The Transferee Company 1, shall record the assets and liabilities of Transferor Company 2 and Transferor Company 3, transferred to and vested in it at their respective carrying values as appearing in the books of the Transferor Company 2 and Transferor Company 3.
- 39.2 The shares held by the Transferee Company 1 in the Transferor Company 2 on the Effective Date and Transferor Company 3 (post-merger of Transferor Company 2) shall be cancelled and the amount of such investment cancelled shall be adjusted to Capital Reserve.
- 39.3 No new shares will be issued or allotted by the Transferee Company 1 pursuant to this Scheme.
- 39.4 Loans and advances, receivables, payables and other dues outstanding between the Transferor Company 2 and Transferor Company 3 and the Transferee Company 1 will stand cancelled and there shall be no further obligation / outstanding in that behalf.
- 39.5 The difference being the Net Assets transferred to Transferee Company 1 pursuant to Clause 39.1 after giving effect to inter-company balances as per Clause 39.4, shall be adjusted to capital reserve of the Transferee Company 1.

For the purpose of this Clause 39, "Net Assets" would mean difference between the carrying value of assets and liabilities.

40. VALIDITY OF EXISTING RESOLUTIONS, ETC.

Upon the coming into effect of Part VI of this Scheme, the resolutions and power of attorney of/ executed by the Transferor Company 2 and Transferor Company 3, as are considered necessary by the Board of the Transferee Company, and that are valid and subsisting on the Effective Date, shall continue to be valid and subsisting and be considered as resolutions and power of attorney passed/ executed by the Transferee Company 1, and if any such resolutions have any monetary limits approved under the provisions of the Act, or any other applicable statutory provisions, then said limits as are considered necessary by the Board of the Transferee Company 1 shall be added to the limits, if any, under like resolutions passed by the Transferee Company 1 and shall constitute the aggregate of the said limits in the Transferee Company 1.

PART VII

AMALGAMATION OF TRANSFEROR COMPANY 4 WITH TRANSFEREE COMPANY 2

41. TRANSFER OF ASSETS AND LIABILITIES

- 41.1 Immediately on Part V of the Scheme becoming effective and with effect from the opening business hours of Appointed Date 1, and subject to the provisions of this Scheme and pursuant to Section 232 of the Act and Section 2(1B) of the Income-tax Act, 1961, the Transferor Company 4 shall stand amalgamated with the Transferee Company 2 as a going concern and

all assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferor Company 4 shall, without any further act, instrument or deed, stand transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company 2, so as to become as and from the Appointed Date 1, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferee Company 2 by virtue of, and in the manner provided in this Scheme.

41.2 Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, upon Part V of the Scheme becoming effective and with effect from the Appointed Date 1:

41.2.1 with respect to the assets of the Transferor Company 4 that are movable in nature or are otherwise capable of being transferred by manual delivery or by paying over or endorsement and/ or delivery, the same may be so transferred by the Transferor Company 4 by operation of law without any further act or execution of an instrument with the intent of vesting such assets with the Transferee Company 2 as on the Appointed Date 1;

41.2.2 subject to Clause 41.2.3 below, with respect to the assets of the Transferor Company 4, other than those referred to in Clause 41.2.1 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Transferor Company 4 shall, without any further act, instrument or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Transferee Company 2, with effect from the Appointed Date 1. by operation of law as transmission or as the case may be in favour of Transferee Company 2. With regard to the licenses of the properties, the Transferee Company 2 will enter into novation agreements, if it is so required;

41.2.3 without prejudice to the aforesaid, all the immovable property (including but not limited to the land, buildings, offices, factories, sites, tenancy rights related thereto, and other immovable property, including accretions and appurtenances), whether or not included in the books of the Transferor Company 4, whether freehold or leasehold (including but not limited to any other document of title, rights, interest and easements in relation thereto, and any shares in cooperative housing societies associated with such immoveable property) shall stand transferred to and be vested in the Transferee Company 2, as successor to the Transferor Company 4, without any act or deed to be done or executed by the Transferor Company 4, as the case may be and/ or the Transferee Company 2;

41.2.4 all debts, liabilities, duties and obligations (debentures, bonds, notes or other debt securities) of the Transferor Company 4 shall, without any further act, instrument or deed be transferred to, and vested in, and/ or deemed to have been transferred to, and vested in, the Transferee Company 2, so as to become on and from the Appointed Date 1, the debts, liabilities, duties and obligations of the Transferee Company 2 on the same terms and conditions as were applicable to the Transferor Company 4, and it shall not be necessary to obtain the consent of any Person who is a party to contract

or arrangement by virtue of which such liabilities have arisen in order to give effect to the provisions of this Clause 41;

- 41.2.5 the vesting of the entire undertaking of the Transferor Company 4, as aforesaid, shall be subject to the Encumbrances, if any, over or in respect of any of the assets or any part thereof, provided however that such Encumbrances shall be confined only to the relevant assets of Transferor Company 4 or part thereof on or over which they are subsisting on and vesting of such assets in Transferee Company 2 and no such Encumbrances shall extend over or apply to any other asset(s) of Transferee Company 2. Any reference in any security documents or arrangements (to which Transferor Company 4 is a party) related to any assets of Transferor Company 4 shall be so construed to the end and intent that such security shall not extend, nor be deemed to extend, to any of the other asset(s) of Transferee Company 2. Similarly, Transferee Company 2 shall not be required to create any additional security over assets vested under this Scheme for any loans, debentures, deposits or other financial assistance already availed of /to be availed of by it, and the Encumbrances in respect of such indebtedness of Transferee Company 2 shall not extend or be deemed to extend or apply to the assets so vested;
- 41.2.6 Taxes, if any, paid or payable by the Transferor Company 4 after the Appointed Date 1 shall be treated as paid or payable by the Transferee Company 2 and the Transferee Company shall be entitled to claim the credit, refund or adjustment for the same as may be applicable.
- 41.2.7 if the Transferor Company 4 is entitled to any unutilized credits (including balances or advances), benefits, subsidies, grants, special status and other benefits or privileges of whatsoever nature under the incentive schemes and policies including tax holiday or concessions under any Tax Laws or Applicable Laws, the Transferee Company 2 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be automatically without any specific approval or permission.
- 41.2.8 upon Part VII of the Scheme becoming effective, the Transferor Company 4 and / or the Transferee Company 2 shall have the right to revise their respective financial statements and returns along with prescribed forms, filings and annexures under the Tax Laws and to claim refunds and/ or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 41.2.9 it is hereby clarified that in case of any refunds, benefits, incentives, grants, subsidies, etc., the Transferor Company 4, shall, if so required by the Transferee Company 2, issue notices in such form as the Transferee Company 2 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme under Sections 230 to 232 of the Act, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Transferee Company 2, as the person entitled thereto, to the end and intent that the right of the Transferor Company 4, to recover or realise the same, stands transferred to the Transferee Company 2 and that appropriate entries should be passed in their respective books to record the aforesaid changes;
- 41.2.10 On and from the Effective Date and till such time that the name of the bank accounts of the Transferor Company 4 has been replaced with that of the Transferee Company

2, the Transferee Company 2 shall be entitled to maintain and operate the bank accounts of the Transferor Company 4 in the name of the Transferor Company 4 and for such time as may be determined to be necessary by the Transferee Company 2. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Transferor Company 4 after the Effective Date shall be accepted by the bankers of the Transferee Company 2 and credited to the account of the Transferee Company 2, if presented by the Transferee Company 2.; and

41.2.11 without prejudice to the foregoing provisions of Clause 41.2, and upon the effectiveness of Part VII of the Scheme, the Transferor Company 4, and the Transferee Company 2 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Transferee Company 2 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/ or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person, to give effect to the above provisions;

42. **PERMITS**

With effect from the Appointed Date 1, all the Permits held or availed of by, and all rights and benefits that have accrued to, the Transferor Company 4, pursuant to the provisions of Section 232 of the Act, shall without any further act, instrument or deed, be transferred to, and vest in, or be deemed to have been transferred to, and vested in, and be available to, the Transferee Company 2 so as to become as and from the Effective Date, the Permits, estates, assets, rights, title, interests and authorities of the Transferee Company 2 and shall remain valid, effective and enforceable on the same terms and conditions to the extent permissible in Applicable Laws. Upon the Appointed Date 1 and until the Permits are transferred, vested, recorded, effected, and/ or perfected, in the record of the Appropriate Authority, in favour of the Transferee Company 2, the Transferee Company 2 is authorized to carry on business in the name and style of the Transferor Company 4 and under the relevant license and/ or permit and/ or approval, as the case may be, and the Transferee Company 2 shall keep a record and/ or account of such transactions.

43. **CONTRACTS**

43.1 Subject to the other provisions of the Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments of whatsoever nature, subsisting or having effect on or immediately before the Appointed Date 1, to which the Transferor Company 4 is a party shall remain in full force and effect against or in favour of the Transferee Company 2 and shall be binding on and be enforceable by and against the Transferee Company 2 as fully and effectually as if the Transferee Company 2 had at all material times been a party thereto. The Transferee Company 2 will, if required, enter into novation agreement(s) in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above. Any *inter-se* contracts between the Transferor Company 4 on the one hand and the Transferee Company 2 on the other hand shall stand cancelled and cease to operate upon the effectiveness of Part VII of this Scheme.

43.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the assets and liabilities of the Transferor Company 4 occurs by virtue of this Scheme, the Transferee Company 2 may, at any time after Part V of the Scheme coming into

effect, in accordance with the provisions hereof, if so required under any Applicable Law or otherwise, take such actions and execute such deeds (including deeds of adherence), confirmations, other writings or tripartite arrangements with any party to any contract or arrangement to which the Transferor Company 4 is a party or any writings as may be necessary in order to give effect to the provisions of this Scheme. The Transferee Company 2 shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Transferor Company 4 to carry out or perform all such formalities or compliances referred to above on the part of the Transferor Company 4.

- 43.3 On and from the Effective Date, and thereafter, the Transferee Company 2 shall be entitled to complete and enforce all pending contracts and transactions and to accept stock returns and issue credit notes in respect of the Transferor Company 4 in the name of the Transferor Company 4 in so far as may be necessary until the transfer of rights and obligations of the Transferor Company 4, to the Transferee Company 2 under this Scheme has been given effect to under such contracts and transactions.

44. **EMPLOYEES**

- 44.1 Upon this Scheme coming into effect and with effect from the Effective Date, the Transferee Company 2 undertakes to engage all the employees of the Transferor Company 4 on the terms and conditions not less favourable than those on which they are engaged by the Transferor Company 4 without any interruption of service as a result of the amalgamation of the Transferor Company 4 with the Transferee Company 2. The Transferee Company 2 also agrees that the services of all such employees with the Transferor Company 4 prior to the amalgamation of the Transferor Company 4 with the Transferee Company 2 shall be taken into account for the purposes of all existing benefits to which the said employees may be eligible, including for the purpose of payment of any retrenchment compensation, gratuity and other retiral/ terminal benefits.

45. **LEGAL PROCEEDINGS**

If any suit, cause of actions, appeal or other legal, quasi-judicial, arbitral or other administrative proceedings of whatever nature (hereinafter called the “**Proceedings**”) by or against the Transferor Company 4 be pending on the Effective Date, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the amalgamation or of anything contained in this Scheme, but the Proceedings may be continued, prosecuted and enforced by or against the Transferee Company 2 in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against the Transferor Company 4 as if this Scheme had not been made. On and from the Effective Date, the Transferee Company 2 may initiate any legal proceeding for and on behalf of the Transferor Company 4.

46. **CONSIDERATION**

- 46.1 After effectiveness of Part V of the Scheme the Transferor Company 4 shall become a wholly owned subsidiary of the Transferee Company 2.
- 46.2 Upon Part VII of this Scheme becoming effective, and in consideration of the Transferor Company 4 amalgamating into the Transferee Company 2, the equity shares held by the Transferee Company 2 on the Effective Date (held either directly or through its nominees) in the Transferor Company 4 shall be cancelled pursuant to this Scheme without any further application, act or deed. It is clarified that no new shares shall be issued or any payment shall

be made in cash whatsoever by the Transferee Company 2 in lieu of such shares of the Transferor Company 4.

47. ACCOUNTING TREATMENT BY THE TRANSFEEE COMPANY 2 IN RESPECT OF ASSETS AND LIABILITIES

47.1 The Transferee Company 2 shall account for the Scheme in its books/ financial statements upon receipt of all relevant/ requisite approvals for the Scheme in accordance with "Indian Accounting Standard (Ind-AS)" notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time including as provided herein below:

47.1.1 The Transferee Company 2 shall record the assets and liabilities of Transferor Company 4, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Transferor Company 4.

47.1.2 The Transferee Company 2 shall preserve the identity of the reserves of the Transferor Company 4 transferred to and vested in it and shall record in its books in the same form in which they appear in the books of the Transferor Company 4.

47.1.3 Upon coming into effect of Part V of this Scheme, the shares held by the Transferee Company 2 in the Transferor Company 4 on the Effective Date, shall be cancelled and the amount of such investment cancelled shall be adjusted to Capital Reserve.

47.1.4 No new shares will be issued or allotted by the Transferee Company 2 pursuant to this scheme

47.1.5 Loans and advances, receivable, payables and other dues outstanding between the Transferor Company 4 and the Transferee Company 2 will stand cancelled and there shall be no further obligation / outstanding in that behalf.

47.1.6 The difference being the Net Assets transferred to Transferee Company 2 pursuant to Clause 47.1.1 as reduced by Reserves recorded in Transferee Company 2 pursuant to Clause 47.1.2 and after giving effect to inter-company balances as per Clause 47.1.5, shall be adjusted to capital reserve of the Transferee Company 2.

For the purpose of this Clause 47, "Net Assets" would mean difference between the carrying value of assets and liabilities.

48. VALIDITY OF EXISTING RESOLUTIONS, ETC.

Upon the coming into effect of Part VII of this Scheme, the resolutions/ power of attorney of/ executed by the Transferor Company 4, as are considered necessary by the Board of the Transferee Company 2, and that are valid and subsisting on the Effective Date, shall continue to be valid and subsisting and be considered as resolutions and power of attorney passed/ executed by the Transferee Company 2, and if any such resolutions have any monetary limits approved under the provisions of the Act, or any other applicable statutory provisions, then said limits as are considered necessary by the Board of the Transferee Company 2 shall be added to the limits, if any, under like resolutions passed by the Transferee Company 2 and shall constitute the aggregate of the said limits in the Transferee Company 2.

PART VIII

AMALGAMATION OF TRANSFEROR COMPANY 5 WITH TRANSFEREE COMPANY 3

49. TRANSFER OF ASSETS AND LIABILITIES

- 49.1 With effect from the opening business hours of Appointed Date 1, and subject to the provisions of this Scheme and pursuant to Section 232 of the Act and Section 2(1B) of the Income-tax Act, 1961, the Transferor Company 5 shall stand amalgamated with the Transferee Company 3 as a going concern and all assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferor Company 5 shall, without any further act, instrument or deed, stand transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company 3, so as to become as and from the Appointed Date 1, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferee Company 3 by virtue of, and in the manner provided in this Scheme.
- 49.2 Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, with effect from the Appointed Date 1:
- 49.2.1 with respect to the assets of the Transferor Company 5 that are movable in nature or are otherwise capable of being transferred by manual delivery or by paying over or endorsement and/ or delivery, the same may be so transferred by the Transferor Company 5 by operation of law without any further act or execution of an instrument with the intent of vesting such assets with the Transferee Company 3 as on the Appointed Date 1;
- 49.2.2 subject to Clause 49.2.3 below, with respect to the assets of the Transferor Company 5, other than those referred to in Clause 49.2.1 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Transferor Company 5 shall, without any further act, instrument or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Transferee Company 3, with effect from the Appointed Date 1 by operation of law as transmission or as the case may be in favour of Transferee Company 3. With regard to the licenses of the properties, the Transferee Company 3 will enter into novation agreements, if it is so required;
- 49.2.3 without prejudice to the aforesaid, all the immovable property (including but not limited to the land, buildings, offices, factories, sites, tenancy rights related thereto, and other immovable property, including accretions and appurtenances), whether or not included in the books of the Transferor Company 5, whether freehold or leasehold (including but not limited to any other document of title, rights, interest and easements in relation thereto, and any shares in cooperative housing societies associated with such immoveable property) shall stand transferred to and be vested in the Transferee Company 3, as successor to the Transferor Company 5, without any act or deed to be done or executed by the Transferor Company 5, as the case may be and/ or the Transferee Company 3;

- 49.2.4 all debts, liabilities, duties and obligations (debentures, bonds, notes or other debt securities) of the Transferor Company 5 shall, without any further act, instrument or deed be transferred to, and vested in, and/ or deemed to have been transferred to, and vested in, the Transferee Company 3, so as to become on and from the Appointed Date 1, the debts, liabilities, duties and obligations of the Transferee Company 3 on the same terms and conditions as were applicable to the Transferor Company 5, and it shall not be necessary to obtain the consent of any Person who is a party to contract or arrangement by virtue of which such liabilities have arisen in order to give effect to the provisions of this Clause 49;
- 49.2.5 the vesting of the entire undertaking of the Transferor Company 5, as aforesaid, shall be subject to the Encumbrances, if any, over or in respect of any of the assets or any part thereof, provided however that such Encumbrances shall be confined only to the relevant assets of Transferor Company 5 or part thereof on or over which they are subsisting on and vesting of such assets in Transferee Company 3 and no such Encumbrances shall extend over or apply to any other asset(s) of Transferee Company 3. Any reference in any security documents or arrangements (to which Transferor Company 5 is a party) related to any assets of Transferor Company 5 shall be so construed to the end and intent that such security shall not extend, nor be deemed to extend, to any of the other asset(s) of Transferee Company 3. Similarly, Transferee Company 3 shall not be required to create any additional security over assets vested under this Scheme for any loans, debentures, deposits or other financial assistance already availed of /to be availed of by it, and the Encumbrances in respect of such indebtedness of Transferee Company 3 shall not extend or be deemed to extend or apply to the assets so vested;
- 49.2.6 Taxes, if any, paid or payable by the Transferor Company 5 after the Appointed Date 1 shall be treated as paid or payable by the Transferee Company 3 and the Transferee Company shall be entitled to claim the credit, refund or adjustment for the same as may be applicable.
- 49.2.7 if the Transferor Company 5 is entitled to any unutilized credits (including balances or advances), benefits, subsidies, grants, special status and other benefits or privileges of whatsoever nature under the incentive schemes and policies including tax holiday or concessions under any Tax Laws or Applicable Laws, the Transferee Company 3 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be automatically without any specific approval or permission.
- 49.2.8 upon Part VIII of the Scheme becoming effective, the Transferor Company 5 and / or the Transferee Company 3 shall have the right to revise their respective financial statements and returns along with prescribed forms, filings and annexures under the Tax Laws and to claim refunds and/ or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 49.2.9 it is hereby clarified that in case of any refunds, benefits, incentives, grants, subsidies, etc., the Transferor Company 5, shall, if so required by the Transferee Company 3, issue notices in such form as the Transferee Company 3 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme under Sections 230 to 232 of the Act, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Transferee Company 3, as the person entitled

thereto, to the end and intent that the right of the Transferor Company 5, to recover or realise the same, stands transferred to the Transferee Company 3 and that appropriate entries should be passed in their respective books to record the aforesaid changes;

49.2.10 On and from the Effective Date and till such time that the name of the bank accounts of the Transferor Company 5 has been replaced with that of the Transferee Company 3, the Transferee Company 3 shall be entitled to maintain and operate such bank accounts of the Transferor Company 5 in the name of the Transferor Company 5 and for such time as may be determined to be necessary by the Transferee Company 3. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Transferor Company 5 after the Effective Date shall be accepted by the bankers of the Transferee Company 3 and credited to the account of the Transferee Company 3, if presented by the Transferee Company 3.; and

49.2.11 without prejudice to the foregoing provisions of this Clause 49.2, and upon Part VIII of the Scheme becoming effective, the Transferor Company 5, and the Transferee Company 3 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Transferee Company 1 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/ or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person, to give effect to the above provisions;

50. **PERMITS**

With effect from the Appointed Date 1, all the Permits held or availed of by, and all rights and benefits that have accrued to, the Transferor Company 5, pursuant to the provisions of Section 232 of the Act, shall without any further act, instrument or deed, be transferred to, and vest in, or be deemed to have been transferred to, and vested in, and be available to, the Transferee Company 3 so as to become as and from the Effective Date, the Permits, estates, assets, rights, title, interests and authorities of the Transferee Company 3 and shall remain valid, effective and enforceable on the same terms and conditions to the extent permissible in Applicable Laws. Upon the Effective Date and until the Permits are transferred, vested, recorded, effected, and/ or perfected, in the record of the Appropriate Authority, in favour of the Transferee Company 3, the Transferee Company 3 is authorized to carry on business in the name and style of the Transferor Company 5 and under the relevant license and/ or permit and/ or approval, as the case may be, and the Transferee Company 3 shall keep a record and/ or account of such transactions.

51. **CONTRACTS**

51.1 Subject to the other provisions of the Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments of whatsoever nature, subsisting or having effect on or immediately before the Appointed Date 1, to which the Transferor Company 5 is a party shall remain in full force and effect against or in favour of the Transferee Company 3 and shall be binding on and be enforceable by and against the Transferee Company 3 as fully and effectually as if the Transferee Company 3 had at all material times been a party thereto. The Transferee Company 3 will, if required, enter into novation agreement(s) in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above.

Any *inter-se* contracts between the Transferor Company 5 on the one hand and the Transferee Company 3 on the other hand shall stand cancelled and cease to operate upon the effectiveness of Part VIII of this Scheme.

- 51.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the assets and liabilities of the Transferor Company 5 occurs by virtue of this Scheme, the Transferee Company 3 may, at any time, in accordance with the provisions hereof, if so required under any Applicable Law or otherwise, take such actions and execute such deeds (including deeds of adherence), confirmations, other writings or tripartite arrangements with any party to any contract or arrangement to which the Transferor Company 5 is a party or any writings as may be necessary in order to give effect to the provisions of this Scheme. The Transferee Company 3 shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Transferor Company 5 to carry out or perform all such formalities or compliances referred to above on the part of the Transferor Company 5.
- 51.3 On and from the Effective Date, and thereafter, the Transferee Company 3 shall be entitled to complete and enforce all pending contracts and transactions and to accept stock returns and issue credit notes in respect of the Transferor Company 5 in the name of the Transferor Company 5 in so far as may be necessary until the transfer of rights and obligations of the Transferor Company 5, to the Transferee Company 3 under this Scheme has been given effect to under such contracts and transactions.

52. **EMPLOYEES**

- 52.1 Upon this Scheme coming into effect and with effect from the Effective Date, the Transferee Company 3 undertakes to engage all the employees of the Transferor Company 5 on the terms and conditions not less favourable than those on which they are engaged by the Transferor Company 5 without any interruption of service as a result of the amalgamation of the Transferor Company 5 with the Transferee Company 3. The Transferee Company 3 also agrees that the services of all such employees with the Transferor Company 5 prior to the amalgamation of the Transferor Company 5 with the Transferee Company 3 shall be taken into account for the purposes of all existing benefits to which the said employees may be eligible, including for the purpose of payment of any retrenchment compensation, gratuity and other retirement/ terminal benefits.

53. **LEGAL PROCEEDINGS**

If any suit, cause of actions, appeal or other legal, quasi-judicial, arbitral or other administrative proceedings of whatever nature (hereinafter called the “**Proceedings**”) by or against the Transferor Company 5 be pending on the Effective Date, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the amalgamation or of anything contained in this Scheme, but the Proceedings may be continued, prosecuted and enforced by or against the Transferee Company 3 in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against the Transferor Company 5 as if this Scheme had not been made. On and from the Effective Date, the Transferee Company 3 may initiate any legal proceeding for and on behalf of the Transferor Company 5.

54. **CONSIDERATION**

54.1 The Transferor Company 5 is a wholly owned subsidiary of the Transferee Company 3 and therefore there shall be no issue of shares by the Transferee Company 3 as consideration for the amalgamation of Transferor Company 5 into Transferee Company 3.

54.2 Upon Part VIII of the Scheme coming into effect, all equity shares of the Transferor Company 5 held by the Transferee Company 3 on the Effective Date (held either directly or through its nominees) shall stand cancelled without any further application, act or deed.

55. **ACCOUNTING TREATMENT BY THE TRANSFEE COMPANY 3 IN RESPECT OF ASSETS AND LIABILITIES**

55.1 The Transferee Company 3 shall account for the Scheme in its books/ financial statements upon receipt of all relevant/ requisite approvals for the Scheme in accordance with "Indian Accounting Standard (Ind-AS)" notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time including as provided herein below:

55.1.1 The Transferee Company 3 shall record the assets and liabilities of Transferor Company 5, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Transferor Company 5.

55.1.2 The Transferee Company 3 shall preserve the identity of the reserves of the Transferor Company 5 transferred to and vested in it and shall record in its books in the same form in which they appear in the books of the Transferor Company 5.

55.1.3 The shares held by the Transferee Company 3 in the Transferor Company 5 on the Effective Date, shall be cancelled and the amount of such investment cancelled shall be adjusted to Capital Reserve.

55.1.4 No new shares will be issued or allotted by the Transferee Company 3 pursuant to this Scheme

55.1.5 Loans and advances, receivable, payables and other dues outstanding between the Transferor Company 5 and the Transferee Company 3 will stand cancelled and there shall be no further obligation / outstanding in that behalf.

55.1.6 The difference being the Net Assets transferred to Transferee Company 3 pursuant to Clause 55.1.1 as reduced by Reserves recorded in Transferee Company 3 pursuant to Clause 55.1.2 after giving effect to inter-company balances as per Clause 55.1.5, the difference shall be adjusted to capital reserve of the Transferee Company 3.

For the purpose of this Clause 55, "Net Assets" would mean difference between the carrying value of assets and liabilities.

56. **VALIDITY OF EXISTING RESOLUTIONS, ETC.**

Upon the coming into effect of Part VIII of this Scheme, the resolutions and power of attorney of/ executed by the Transferor Company 5, as are considered necessary by the Board of the Transferee Company, and that are valid and subsisting on the Effective Date, shall continue to be valid and subsisting and be considered as resolutions and power of attorney passed/ executed by the Transferee Company 3, and if any such resolutions have any monetary limits approved under the provisions of the Act, or any other applicable statutory provisions, then

said limits as are considered necessary by the Board of the Transferee Company 3 shall be added to the limits, if any, under like resolutions passed by the Transferee Company 3 and shall constitute the aggregate of the said limits in the Transferee Company 3.

PART IX

REDUCTION AND REORGANISATION OF SHARE CAPITAL OF THE RESULTING COMPANY 1

57. REDUCTION AND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 1 AND REORGANISATION OF RESERVES OF THE RESULTING COMPANY 1

- 57.1 Immediately upon implementation of Part III of the Scheme and with effect from the Effective Date and upon allotment of equity shares by the Resulting Company 1, the entire paid up equity share capital, as on Effective Date, of the Resulting Company 1 ("**Resulting Company 1 Cancelled Shares**") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up equity capital of the Resulting Company 1 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of share capital of the Resulting Company 1, pursuant to Section 66 of the Act as also any other applicable provisions of the Act.
- 57.2 The reduction of the share capital of the Resulting Company 1 shall be effected as an integral part of this Scheme itself, without having to follow the process under Sections 66 of the Act separately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 57.3 On effecting the reduction of the share capital as stated in Clause 57.1 above, the share certificates in respect of the Resulting Company 1 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.
- 57.4 On the Effective Date, the Resulting Company 1 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 1 Cancelled Shares.
- 57.5 The capital reserve in the books of the Resulting Company 1 shall be increased to the extent of the amount of the Resulting Company 1 Cancelled Shares.
- 57.6 The capital reserve recorded in the books of Resulting Company 1 as per Clause 18.2.4 of the Scheme shall be reorganised and will be recorded in the same manner and proportion as carried out in the books of the Demerged Company 1 in accordance with Clause 18.1.3 of the Scheme.
- 57.7 Notwithstanding the reduction in the equity share capital of the Resulting Company 1, the Resulting Company 1 shall not be required to add "And Reduced" as suffix to its name.

PART X

REDUCTION AND REORGANISATION OF SHARE CAPITAL OF THE RESULTING COMPANY 2

58. REDUCTION AND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 2

- 58.1 Immediately upon implementation of Part IV of the Scheme and with effect from the Effective Date and upon allotment of equity shares and preference shares by the Resulting Company 2, the entire paid up equity share capital, as on Effective Date, of the Resulting Company 2

("Resulting Company 2 Cancelled Shares") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up equity capital of the Resulting Company 2 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of equity share capital of the Resulting Company 2, pursuant to Section 66 of the Act as also any other applicable provisions of the Act.

- 58.2 The aforesaid reduction of the share capital of the Resulting Company 2 shall be effected as an integral part of this Scheme itself, without having to follow the process under Sections 66 of the Act separately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 58.3 On effecting the reduction of the share capital as stated in Clause 58.1 above, the share certificates in respect of the Resulting Company 2 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.
- 58.4 On the Effective Date, the Resulting Company 2 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 2 Cancelled Shares.
- 58.5 The capital reserve in the books of the Resulting Company 2 shall be increased to the extent of the amount of Resulting Company 2 Cancelled Shares.
- 58.6 Notwithstanding the reduction in the equity share capital of the Resulting Company 2, the Resulting Company 2 shall not be required to add "And Reduced" as suffix to its name.

PART XI

REDUCTION AND REORGANISATION OF SHARE CAPITAL OF THE RESULTING COMPANY 3

59. **REDUCTION AND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 3**
- 59.1 Immediately upon implementation of Part V of the Scheme and with effect from the Effective Date and upon allotment of equity shares by the Resulting Company 3, the entire paid up equity share capital, as on Effective Date, of the Resulting Company 3 ("**Resulting Company 3 Cancelled Shares**") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up capital of the Resulting Company 3 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of equity share capital of the Resulting Company 3, pursuant to Section 66 of the Act as also any other applicable provisions of the Act.
- 59.2 The reduction of the share capital of the Resulting Company 3 shall be effected as an integral part of this Scheme itself, without having to follow the process under Sections 66 of the Act separately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 59.3 On effecting the reduction of the share capital as stated in Clause 59.1 above, the share certificates in respect of the Resulting Company 3 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.
- 59.4 On the Effective Date, the Resulting Company 3 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 3 Cancelled Shares.

- 59.5 The capital reserve in the books of the Resulting Company 3 shall be increased to the extent of the amount of Resulting Company 3 Cancelled Shares.
- 59.6 Notwithstanding the reduction in the equity share capital of the Resulting Company 3, the Resulting Company 3 shall not be required to add "And Reduced" as suffix to its name.

PART XII

REDUCTION AND REORGANISATION OF SHARE CAPITAL OF DEMERGED COMPANY 1/ TRANSFEREE COMPANY 1

SECTION 1

60. REDUCTION OF FACE VALUE OF EQUITY SHARES OF DEMERGED COMPANY 1

- 60.1 With effect from the Effective Date and on such Record Date as may be decided by the Demerged Company 1, the issued, subscribed and paid up equity share capital of the Demerged Company 1 shall stand reduced, by reducing the face value of the equity shares, from the present sum of INR 1,32,55,70,430 divided into 13,25,57,043 equity shares of INR 10 each fully paid (for clarity this does not include equity share capital which has been forfeited) to INR 66,27,85,215 divided into 13,25,57,043 equity shares of INR 5 each fully paid.
- 60.2 Simultaneously, 2 (two) equity shares of INR 5 each (as reduced under Clause 60.1 above), shall be consolidated into 1 (one) fully paid up equity share of INR 10 each. Due to the reduction in capital of the Demerged Company 1 and the aforesaid consolidation, if a shareholder becomes entitled to a fraction of an equity share of the Demerged Company 1, the Demerged Company 1 shall not issue fractional share certificates to such member/ beneficial owner but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue consolidated equity shares to a trustee nominated by the Demerged Company 1 in that behalf, who shall sell such shares and distribute the net sale proceeds (after deduction of the expenses incurred) to the shareholders/ beneficial owners respectively entitled to the same in proportion to their fractional entitlement.

The aforesaid reduction of the current equity share capital of the Demerged Company 1 will be adjusted to the capital reserve account of the Demerged Company 1.

- 60.3 The share certificates of the Demerged Company 1 in relation to the equity shares held by its shareholders shall, without any further application, act, instrument or deed, be deemed to have been automatically cancelled pursuant to this Scheme. After taking into effect the reduction and consolidation of share capital of the Demerged Company 1, as mentioned in Clauses 60.1 and 60.2 above and on the basis of shareholdings on the Record Date, either fresh share certificate(s) will be issued to the shareholders of the Demerged Company 1 holding the shares in physical form, or, in case of shareholding in dematerialised form, appropriate number of shares in terms of this Scheme will automatically be credited to the respective dematerialised accounts of the said shareholders maintained with the depositories.
- 60.4 Upon the Scheme coming into effect, the shares forfeited by the Demerged Company 1 being, 62,99,972 equity shares of INR 10 each shall be cancelled under this Scheme and the amount of INR 65,56,021 (Rupees Sixty Five Lakh Fifty Six Thousand and Twenty One Only), collected by the Demerged Company 1 on such forfeited equity shares shall, without any act or deed, be transferred to its capital reserve and consequently, the issued, subscribed and paid-up

equity share capital of the Demerged Company 1 shall stand, without any act or deed, reduced to such extent. The Demerged Company 1 undertakes to comply with all necessary legal requirements to effect the aforesaid cancellation, transfer and reduction.

- 60.5 The equity shares of the Demerged Company 1 shall continue to be listed on the Stock Exchanges and the Demerged Company 1 shall make necessary applications to the Stock Exchanges, pursuant to Scheme coming into effect, to note consequential changes due to reduction and reorganisation of share capital of Demerged Company 1.
- 60.6 The reduction of the share capital of the Demerged Company 1 (including forfeited shares) shall be effected as an integral part of this Scheme itself, without having to follow the process under Sections 66 of the Act separately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 60.7 On the Record Date, the Demerged Company 1 shall debit its share capital account in its books of account with the aggregate of INR 5 multiplied by the equity shares held by the members of Demerged Company 1.
- 60.8 The capital reserve in the books of the Demerged Company 1 shall be increased by aggregate of INR 5 multiplied by the equity shares held by the members of Demerged Company 1.
- 60.9 Notwithstanding the reduction in the equity share capital of the Demerged Company 1, the Demerged Company 1 shall not be required to add "And Reduced" as suffix to its name.

SECTION 2

61. UTILISATION OF SECURITIES PREMIUM ACCOUNT OF TRANSFEREE COMPANY 1

- 61.1 Pursuant to Part VI of the Scheme, deficit arising on account of Clause 39 of this Scheme, the same shall be first adjusted against the capital redemption reserve and then against securities premium account, to the extent available of the Transferee Company 1 and then follow the process as stated in relevant provisions of the Scheme.
- 61.2 Notwithstanding anything contained under the Act, pursuant to the provisions of Section 230 to 232 of the Act, the securities premium account of the Transferee Company 1 shall stand reduced to the extent required in accordance with above clause without any further act or deed in accordance with provisions of the Scheme.
- 61.3 The reduction of share capital of the Transferee Company 1 shall be effected as an integral part of this Scheme and the Transferee Company 1 shall not be required to follow the process under Sections 66 read with section 52 of the Act or any other provisions of Applicable Law separately.
- 61.4 The above would not involve either a diminution of liability in respect of unpaid share capital, if any or payment to any shareholder of any unpaid share capital.
- 61.5 Notwithstanding the reduction in the equity share capital of the Transferee Company 1, the Transferee Company 1 shall not be required to add "And Reduced" as suffix to its name.

PART XIII

GENERAL TERMS & CONDITIONS

62. REMAINING BUSINESS

- 62.1 The Remaining Business and all the assets, investments, liabilities and obligations of each of the Demerged Companies, shall continue to belong to and be vested in and be managed by the relevant Demerged Company.
- 62.2 All legal, Taxation and/ or other proceedings by or against the Demerged Companies under any statute, whether pending on the Effective Date or which may be instituted at any time thereafter, and relating to the Remaining Business of the Demerged Companies (including those relating to any property, right, power, liability, obligation or duties of the Demerged Companies in respect of the Remaining Business) shall be continued and enforced against the relevant Demerged Company.
- 62.3 If proceedings are taken against the Resulting Companies in respect of matters referred to in Clause 62.1 above relating to the Remaining Business, it shall defend the same in accordance with the advice of the relevant Demerged Company and at the cost of the said Demerged Company, and the latter shall reimburse and indemnify the Resulting Company, against all liabilities and obligations incurred by the Resulting Company in respect thereof.
- 62.4 If proceedings are taken against the Demerged Company in respect of matters referred to in Clause 62.1 above relating to the Demerged Undertakings, it shall defend the same in accordance with the advice of the relevant Resulting Company and at the cost of the said Resulting Company, and the latter shall reimburse and indemnify the Demerged Company, against all liabilities and obligations incurred by the Demerged Company in respect thereof.

63. DIVIDENDS

- 63.1 The Transferor Companies, Transferee Companies, Demerged Companies and Resulting Companies shall be entitled to declare and pay dividends, to their respective shareholders in respect of the accounting period ending 31 March 2017 and such future accounting periods consistent with the past practice or in ordinary course of business, whether interim or final. Any other dividend shall be recommended/ declared only by the mutual consent of the concerned Parties.
- 63.2 It is clarified that the aforesaid provisions in respect of declaration of dividends (whether interim or final) are enabling provisions only and shall not be deemed to confer any right on any shareholder of the Transferor Companies, Transferee Companies, Demerged Companies and/ or the Resulting Companies to demand or claim or be entitled to any dividends which, subject to the provisions of the said Act, shall be entirely at the discretion of the respective Boards of the Transferor Companies, Transferee Companies, Demerged Companies and/ or the Resulting Companies as the case may be, and subject to approval, if required, of the shareholders of the Transferor Companies, Transferee Companies, Demerged Companies and/ or the Resulting Companies as the case may be.

64. CONDUCT OF BUSINESS UPTO THE EFFECTIVE DATE

- 64.1 With effect from the Appointed Date 1 and Appointed Date 2, as the case may be, and up to and including the Effective Date:

- 64.1.1 the Transferor Companies and Demerged Companies (with respect to the Demerged Undertakings) shall be deemed to have been carrying on and shall carry on its business and activities and shall be deemed to have held and stood possessed of and shall hold and stand possessed of the assets for and on account of, and in trust for the respective Transferee Companies and Resulting Companies, as the case may be;
- 64.1.2 all profits or income arising or accruing to the Transferor Companies and Demerged Companies with respect to the Demerged Undertakings and all taxes paid thereon (including but not limited to advance tax, tax deducted at source, minimum alternate tax, dividend distribution tax, securities transaction tax, taxes withheld/ paid in a foreign country, etc.) or losses arising or incurred by the Transferor Companies and Resulting Companies with respect to the Demerged Undertakings shall, for all purposes, be treated as and deemed to be the profits or income, taxes or losses, as the case may be, of the Transferee Companies and Resulting Companies, as the case may be;
- 64.1.3 all loans raised and all liabilities and obligations incurred by the Transferor Companies and Demerged Companies with respect to the Demerged Undertakings after the Appointed Date 1 and Appointed Date 2 (As the case may be) and prior to the Effective Date, shall, subject to the terms of this Scheme, be deemed to have been raised, used or incurred for and on behalf of the Transferee Companies and Resulting Companies as the case may be and to the extent they are outstanding on the Effective Date, shall also, without any further act or deed be and be deemed to become the debts, liabilities, duties and obligations of the Transferee Companies and the Resulting Companies as the case may be;
- 64.1.4 The Transferor Companies and the Demerged Companies with respect to the Demerged Undertakings shall carry on their business with reasonable diligence and business prudence and in the same manner as it had been doing hitherto, and shall not undertake any additional financial commitments of any nature whatsoever, borrow any amounts or incur any other liabilities or expenditure, issue any additional guarantees, indemnities, letters of comfort or commitment either for themselves or on behalf of its respective affiliates or associates or any third party, or sell, transfer, alienate, charge, mortgage or encumber or deal in any of its properties/assets, except:
- (a) when the same is expressly provided in this Scheme; or
 - (b) when the same is in the ordinary course of business as carried on, as on the date of filing of this Scheme in the Tribunal; or
 - (c) when written consent of the Transferee Companies and/ or Resulting Companies as the case may be has been obtained in this regard;
- 64.1.5 The Transferor Companies and the Demerged Companies with respect to Demerged Undertakings shall not alter or substantially expand its business, or undertake (i) any material decision in relation to its business and affairs and operations other than that in the ordinary course of business; (ii) any agreement or transaction (other than an agreement or transaction in the ordinary course of business); and (iii) any new business, or discontinue any existing business or change the capacity of facilities other than that in the ordinary course of business, except with the written concurrence of the Transferee Companies and/ or Resulting Companies as the case may be;

- 64.1.6 The Transferor Company and the Demerged Companies with respect to Demerged Undertakings shall not vary the terms and conditions of employment of any of its employees, except in the ordinary course of business or pursuant to any pre-existing obligation undertaken except with the written concurrence of the Transferee Company;
- 64.1.7 The Transferor Company shall not amend its Memorandum of Association or Articles of Association, except with the written concurrence of the Transferee Company, unless required to be done pursuant to actions between the Appointed Date 1 and Appointed Date 2, as the case may be, and Effective Date expressly permitted under this Scheme.
- 64.2 The Transferee Companies and Resulting Companies shall be entitled, pending the sanction of the Scheme, to apply to the Appropriate Authorities concerned as are necessary under any law for such consents, approvals and sanctions which the Transferee Companies and Resulting Companies may require to carry on the business of the Transferor Companies and Demerged Companies and to give effect to the Scheme.
- 64.3 For the purpose of giving effect to the order passed under Sections 230 to 232 and other applicable provisions of the Act in respect of this Scheme by the Tribunal, the Transferee Companies and Resulting Companies shall, at any time pursuant to the orders approving this Scheme, be entitled to get the recordal of the change in the legal right(s) upon the amalgamation of the Transferor Companies and demerger of the Demerged Undertakings, in accordance with the provisions of Sections 230 to 232 of the Act. The Transferee Companies and the Resulting Companies shall always be deemed to have been authorized to execute any pleadings, applications, forms, etc, as may be required to remove any difficulties and facilitate and carry out any formalities or compliances as are necessary for the implementation of this Scheme. For the purpose of giving effect to the vesting order passed under Section 232 of the Act in respect of this Scheme, the Transferee Companies and Resulting Companies shall be entitled to exercise all rights and privileges, and be liable to pay all taxes and charges and fulfil all its obligations, in relation to or applicable to all immovable properties, including mutation and/ or substitution of the ownership or the title to, or interest in the immovable properties which shall be made and duly recorded by the Appropriate Authority(ies) in favour of the Transferee Companies and Resulting Companies as the case may be pursuant to the sanction of the Scheme by the Tribunal and upon the effectiveness of this Scheme in accordance with the terms hereof, without any further act or deed to be done or executed by the Transferor Companies and the Resulting Companies as the case may be. It is clarified that the Transferee Companies and Resulting Companies shall be entitled to engage in such correspondence and make such representations, as may be necessary, for the purposes of the aforesaid mutation and/ or substitution.

65. **DISSOLUTION OF TRANSFEROR COMPANIES**

On respective parts of this Scheme becoming effective, the respective Transferor Companies amalgamating pursuant to their respective Part becoming effective shall stand dissolved without winding up. On and from the Effective Date, the name of the respective Transferor Companies shall be struck off from the records of the concerned RoC.

66. **FACILITATION PROVISIONS**

- 66.1 Immediately upon the Scheme being effective, the Demerged Company 1 and the Resulting Companies shall enter into shared services agreements as may be necessary, *inter alia* in

relation to use by the Resulting Companies of office space, infrastructure facilities, information technology services, security personnel, legal, administrative and other services, etc. of the Demerged Companies on such terms and conditions that may be agreed between the Parties and on payment of consideration on an arm's length basis and which are in the ordinary course of business.

66.2 It is clarified that approval of the Scheme by the shareholders of Demerged Company 1 and Resulting Companies under sections 230 to 232 of the Act shall be deemed to have their approval under Section 188 and other applicable provisions of the Act and Regulation 23 and other applicable regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and that no separate approval of the of the Board or audit committee or shareholders shall be required to be sought by the Demerged Company 1 or Resulting Companies.

66.3 The employees of Demerged Company 1 who are members of 'The Electro Urban Co-operative Credit Society Limited' ("Society") and are transferred to the Resulting Companies as part of the Generation Undertaking, Retail Undertaking 1, and IT Undertaking shall continue to be the members of the Society post transfer of their employment to the Resulting Companies as on the Effective Date.

66.4 The bye laws of the Society shall cause to be suitably amended to provide for the aforesaid Clause 66.1.

67. PROPERTY IN TRUST

67.1 Notwithstanding anything contained in this Scheme, until any property, asset, license, approval, permission, contract, agreement and rights and benefits arising therefrom are transferred, vested, recorded, effected and/ or perfected, in the records of the Appropriate Authority(ies), regulatory bodies or otherwise, in favour of the relevant Resulting Company, the Resulting Company is deemed to be authorized to enjoy the property, asset or the rights and benefits arising from the license, approval, permission, contract or agreement as if it were the owner of the property or asset or as if it were the original party to the license, approval, permission, contract or agreement. It is clarified that till entry is made in the records of the Appropriate Authority(ies) and till such time as may be mutually agreed by the relevant Demerged Company and the Resulting Company, the relevant Demerged Company will continue to hold the property and / or the asset, license, permission, approval as the case may be in trust on behalf of the relevant Resulting Company.

68. APPLICATIONS/ PETITIONS TO THE TRIBUNAL

68.1 The Parties shall dispatch, make and file all applications and petitions under Sections 230 to 232 and other applicable provisions of the Act before the Tribunal, under whose jurisdiction, the registered offices of the respective Parties are situated, for sanction of this Scheme under the provisions of Applicable Law, and shall apply for such approvals as may be required under Applicable Law and for dissolution of the Transferor Companies without being wound up.

68.2 The Parties shall be entitled, pending the sanction of the Scheme, to apply to any Appropriate Authority, if required, under any Applicable Law for such consents and approvals which the Demerged Companies, Transferor Companies, Resulting Company and Transferee Companies may require to own the assets and/ or liabilities of the Demerged Undertakings or the Transferor Companies, as the case may be, and to carry on the business of the Demerged Undertaking or Transferor Company, as the case may be.

69. MODIFICATION OR AMENDMENTS TO THIS SCHEME

69.1 On behalf of each of the Demerged Companies, the Transferor Companies, the Resulting Companies and the Transferee Companies, the Board of the respective companies acting themselves or through authorized persons, may consent jointly but not individually, on behalf of all persons concerned, to any modifications or amendments of this Scheme at any time and for any reason whatsoever, or to any conditions or limitations that the Tribunal or any other Appropriate Authority may deem fit to direct or impose (including change of the Appointed Date 2) or which may otherwise be considered necessary, desirable or appropriate by all of them (i.e. the Boards of the Demerged Companies, the Resulting Companies, the Transferor Companies and the Transferee Companies) and solve all difficulties that may arise for carrying out this Scheme and do all acts, deeds and things necessary for putting this Scheme into effect.

69.2 For the purpose of giving effect to this Scheme or to any modification thereof the Boards of the Demerged Companies, the Transferor Companies, the Resulting Companies and the Transferee Companies acting themselves or through authorized persons may jointly but not individually, give and are jointly authorised to give such directions including directions for settling any question of doubt or difficulty that may arise and such determination or directions, as the case may be, shall be binding on all parties, in the same manner as if the same were specifically incorporated in this Scheme.

70. CONDITIONS PRECEDENT

70.1 Unless otherwise decided (or waived) by the relevant Parties and subject to the provisions of Clause 70.2, all parts of the Scheme are conditional upon and subject to the following conditions precedent:

70.1.1 obtaining no-objection/ observation letter from the Stock Exchanges in relation to the Scheme under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015;

70.1.2 approval of the Scheme by the requisite majority of each class of shareholders of the Transferor Companies, the Transferee Companies, the Demerged Companies, and the Resulting Companies and such other classes of persons of the said Companies, if any, as applicable or as may be required under the Act and as may be directed by the Tribunal;

70.1.3 the Parties, as the case may be, complying with the provisions of the SEBI Circular, as applicable;

70.1.4 the sanctions and orders of the Tribunals, under Sections 230 to 232 of the Act being obtained by the Transferor Companies, the Transferee Companies, the Demerged Companies and the Resulting Companies;

70.1.5 certified/ authenticated copies of the orders of the Tribunal, sanctioning the Scheme, being filed with the concerned RoC having jurisdiction over the Parties; and

70.1.6 the requisite consent, approval or permission of the Appropriate Authority or any other Person, which by Applicable Law or contract, agreement, may be necessary for the effective transfer of business and/or implementation of the relevant parts of the Scheme.

- 70.2 Without prejudice to Clause 70.1 and subject to satisfaction or waiver of conditions mentioned in 70.1 above, the Scheme shall be made effective in the order as contemplated below:
- 70.2.1 Part II of the Scheme shall be made effective subject to the satisfaction or waiver of conditions mentioned in Clause 70.1.1 by the Boards of the Transferor Company 1 and the Transferee Company 1;
 - 70.2.2 Part III of the Scheme shall be made effective immediately after the implementation of Part II of the Scheme;
 - 70.2.3 Part IV of the Scheme shall be made effective immediately after the implementation of Part II of the Scheme;
 - 70.2.4 Part V of the Scheme shall be made effective immediately after the implementation of Part II of the Scheme;
 - 70.2.5 Part VI of the Scheme shall be made effective immediately after the implementation of Part IV;
 - 70.2.6 Part VII of the Scheme shall be made effective immediately after the implementation of Part V;
 - 70.2.7 Part VIII of the Scheme shall be made effective subject to the satisfaction or waiver of conditions mentioned in Clause 70.1.1 by the Boards of the Transferor Company 5 and the Transferee Company 3;
 - 70.2.8 Part IX of the Scheme shall be made effective immediately after consideration mentioned in Clause 17.1 being issued;
 - 70.2.9 Part X of the Scheme shall be made effective immediately after consideration mentioned in Clause 24.1 being issued;
 - 70.2.10 Part XI of the Scheme shall be made effective immediately after consideration mentioned in Clause 31.1 being issued; and
 - 70.2.11 Part XII of the Scheme shall be made effective at the discretion of the Board of the Demerged Company 1.
- 70.3 It is the intention of the Parties that each part shall be severable from the remainder of this Scheme and that each part can be made effective independently along with Part I and Part XIII subject to the compliance with the requisite conditions mentioned in Clause 70.2 and subject to a resolution being passed by the Board of the requisite companies to whom the aforesaid part is applicable and as mentioned in Clause 70.2.
- 70.4 It is hereby clarified that submission of this Scheme to the Tribunals and to the Appropriate Authorities for their respective approvals is without prejudice to all rights, interests, titles or defences that the Demerged Companies, the Transferor Companies, the Resulting Companies and/ or the Transferee Companies may have under or pursuant to all Applicable Laws.
- 70.5 On the approval of this Scheme by the shareholders of the Demerged Companies, the Transferor Companies, the Transferee Companies and the Resulting Companies and such other classes of Persons of the said Companies, if any, pursuant to Clause 70.1, such

shareholders and classes of Persons shall also be deemed to have resolved and accorded all relevant consents under the Act or otherwise to the same extent applicable in relation to the demerger, amalgamation, capital reduction set out in this Scheme, related matters and this Scheme itself.

71. EFFECT OF NON-RECEIPT OF PERMITS AND MATTERS RELATING TO REVOCATION/ WITHDRAWAL OF THIS SCHEME

71.1 The Demerged Companies, the Transferor Companies, the Transferee Companies and the Resulting Companies acting through their respective Boards shall each be at liberty to withdraw from this Scheme: (a) in case any condition or alteration imposed by any Appropriate Authority is unacceptable to any of them; or (b) they are of the view that coming into effect of the respective parts to this Scheme could have adverse implications on the respective companies.

71.2 If this Scheme is not effective within such period as may be mutually agreed upon between the Demerged Companies, the Transferor Companies, the Resulting Companies and the Transferee Companies through their respective Boards or their authorised representative, this Scheme shall become null and void and each Party shall bear and pay its respective costs, charges and expenses for and/ or in connection with this Scheme.

71.3 In the event of revocation/ withdrawal under Clause 71.1 or above, no rights and liabilities whatsoever shall accrue to or be incurred *inter se* the Demerged Companies, the Transferor Companies, the Resulting Companies and the Transferee Companies or their respective shareholders or creditors or employees or any other Person, save and except in respect of any act or deed done prior thereto as is contemplated hereunder or as to any right, liability or obligation which has arisen or accrued pursuant thereto and which shall be governed and be preserved or worked out as is specifically provided in the Scheme or in accordance with the Applicable Law and in such case, each Party shall bear its own costs, unless otherwise mutually agreed.

71.4 If any part of this Scheme is found to be unworkable for any reason whatsoever, the same shall not, subject to the decision of the Transferor Companies, the Demerged Companies the Resulting Companies and the Transferee Companies through their respective Boards, affect the validity or implementation of the other parts and/ or provisions of this Scheme.

71.5 Further, it is the intention of the Parties that each part shall be severable from the remainder of this Scheme and the Scheme shall not be affected if any part of this Scheme is found to be unworkable for any reason whatsoever unless the deletion of such part shall cause this Scheme to become materially adverse to any Party, in which case the Parties shall attempt to bring about a modification in this Scheme or cause such part to be null and void, including but not limited to such part.

72. CHANGE OF NAME

72.1 Upon this Scheme becoming effective, the name of:

72.1.1 the Resulting Company 1 shall stand changed to 'CESC Generation Limited' or such other name which is available and approved by the RoC,

72.1.2 the Resulting Company 2 shall stand changed to 'Spencer's Retail Limited' or such other name which is available and approved by the RoC, and

72.1.3 the Resulting Company 3 shall stand changed to 'CESC Ventures Limited' or such other name which is available and approved by the RoC,

in each case, by simply filing the requisite forms with the Appropriate Authority and no separate act, procedure, instrument, or deed and registration fees shall be required to be followed under the Act.

72.2 Consequently, subject to Clause 72.1 above:

72.2.1 Clause 1 of the memorandum of association of the Resulting Company 1 shall without any act, act, procedure, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 232 and other applicable provisions of the Act, and be replaced by the following clause:

"The name of the Company is CESC Generation Limited."

72.2.2 Clause 1 of the memorandum of association of the Resulting Company 2 shall without any act, act, procedure, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 232 and other applicable provisions of the Act, and be replaced by the following clause:

"The name of the Company is Spencer's Retail Limited."

72.2.3 Clause 1 of the memorandum of association of the Resulting Company 3 shall without any act, act, procedure, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 232 and other applicable provisions of the Act, and be replaced by the following clause:

"The name of the Company is CESC Ventures Limited."

72.3 It is hereby clarified that, for the purposes of acts and events as mentioned in Clause 72.1 and 72.2, the consent of the shareholders of the Resulting Company 1, Resulting Company 2 and Resulting Company 3 to this Scheme shall be deemed to be sufficient for the purposes of effecting the aforementioned amendment and that no further resolution under Section 13, Section 14 or any other applicable provisions of the Act, would be required to be separately passed, nor any additional fees (including fees and charges to the relevant Registrar of Companies) or stamp duty, shall be payable by the Resulting Company 1, Resulting Company 2 and Resulting Company 3.

73. INCREASE IN THE AUTHORISED SHARE CAPITAL OF THE RESULTING COMPANY 2 AND TRANSFEREE COMPANIES

73.1 Upon Parts II, VI, VII and VIII of the Scheme becoming effective, the authorised share capital respectively of the

73.1.1 Demerged Company 2 will get merged with that of the Resulting Company 2;

73.1.2 Transferor Company 1 and Transferor Company 3 will get merged with that of the Transferee Company 1;

73.1.3 Transferor Company 4 will get merged with that of the Transferee Company 2; and

73.1.4 Transferor Company 5 will get merged with that of the Transferee Company 3.

The authorised share capital of the Transferee Companies will automatically stand increased to that effect by simply filing the requisite forms with the Appropriate Authority and no separate procedure or instrument or deed or payment of any stamp duty and registration fees shall be required to be followed under the Act.

73.2 Consequently:

73.2.1 Clause 5 of the memorandum of association of the Resulting Company 2 shall without any act, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 14, 61, 64, and other applicable provisions of the Act, and be replaced by the following clause:

73.2.2 *“The Authorised Share Capital of the Company is Rs. 15,00,05,00,000 (Rupees One Thousand Five Hundred Crore and Five Lakhs) divided into 299,01,00,000 (Two Hundred and Ninety Nine Crore and One Lakh) equity shares of Rs. 5 (Rupees Five) each and 5,00,000 (Five Lakh) preference shares of Rs. 100 (Rupees Hundred) each with such rights, privileges and conditions attached thereto as may be determined by the Board of Directors of the Company. The Company has and shall have always have the power to divide the share capital from time to time into several classes and to increase or reduce its capital from time to time and to vary, modify or abrogate any such rights, privileges or conditions attached to any class of shares in such manner as may for the time being be provided by the regulations of the Company.”*

73.2.3 Clause 5 of the memorandum of association of the Transferee Company 1 shall without any act, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 14, 61, 64, and other applicable provisions of the Act, and be replaced by the following clause:

“The Authorised Share Capital of the Company is Rs. 31,56,00,00,000 (Rupees Three Thousand One Hundred and Fifty Six Crore) divided into 315,60,00,000 (Three Hundred and Fifteen Crore and Sixty Lakhs) equity shares of Rs. 10 (Rupees Ten) each with such rights, privileges and conditions attached thereto as may be determined by the Board of Directors of the Company. The Company has and shall have always have the power to divide the share capital from time to time into several classes and to increase or reduce its capital from time to time and to vary, modify or abrogate any such rights, privileges or conditions attached to any class of shares in such manner as may for the time being be provided by the regulations of the Company.”

73.2.4 Subject to the Transferee Company 2 increasing its authorised capital upto INR 7,50,00,00,000, Clause 5 of the memorandum of association of the Transferee Company 2 shall without any act, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 14, 61, 64, and other applicable provisions of the Act, and be replaced by the following clause:

“The Authorised Share Capital of the Company is Rs 12,50,00,00,000 (Rupees One Thousand Two Hundred and Fifty Crore) divided into 125,00,00,000 (One Hundred Twenty Five Crore) equity shares of Rs. 10 (Rupees Ten) each, with such rights, privileges and conditions attached thereto as may be determined by the Board of Directors of the Company. The Company has and shall have always have the power to divide the share capital from time to time into several classes and to increase or reduce its capital from time to time and to vary, modify or abrogate any such rights, privileges

or conditions attached to any class of shares in such manner as may for the time being be provided by the regulations of the Company.”

73.2.5 Clause 5 of the memorandum of association of the Transferee Company 3 shall without any act, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 14, 61, 64, and other applicable provisions of the Act, and be replaced by the following clause:

“The Authorised Share Capital of the Company is Rs. 83,00,00,000 (Rupees Eighty-Three Crore) divided into 8,30,00,000 (Eight Crore Thirty Lakh) equity shares of Rs. 10 (Rupees Ten) each with such rights, privileges and conditions attached thereto as may be determined by the Board of Directors of the Company. The Company has and shall have always have the power to divide the share capital from time to time into several classes and to increase or reduce its capital from time to time and to vary, modify or abrogate any such rights, privileges or conditions attached to any class of shares in such manner as may for the time being be provided by the regulations of the Company.”

73.3 It is clarified that the approval of the members of the Resulting Company 2, the Transferee Company 1, the Transferee Company 2 and the Transferee Company 3 to this Scheme shall be deemed to be their consent/ approval also to the consequential alteration of their respective memorandum of association pursuant to Clause 73.2 of this Scheme and the Resulting Company 2, the Transferee Company 1, the Transferee Company 2 and the Transferee Company 3 shall not be required to seek separate consent/ approval of their respective shareholders for such alteration of their memorandum of association pursuant to Clause 73.2 of this Scheme, as required under Sections 13, 14, 61, 64, and other applicable provisions of the Act.

74. **CHANGE IN OBJECT CLAUSE**

74.1 With effect from the Appointed Date 1, and upon the effectiveness of Part VI of the Scheme, the main object clause of the Memorandum of Association of the Transferee Company 1 shall be deemed to be altered and amended, without any further act or deed, to include the objects as required for the purpose of carrying on the business activities of the Transferor Company 1, Transferor Company 2 and Transferor Company 3, pursuant to the applicable provisions of the Act. Accordingly, the Memorandum of Association of The Transferee Company 1 shall be altered and amended and necessary revisions in numbering of the clauses inserted shall be carried out.

74.1.1 The following clause shall be added to the main object of the Memorandum of Association of the Transferee Company 1 and shall read as under:

“3(6). To carry on business of/and/or to own, operate, run supermarkets, chainstores, departmental stores, undertakings, retailing, merchandising, franchising, wholesale marketing and to act as franchisors and franchisees, retailers, wholesale outlets, to develop, promote and sell own products, brand names, supply chain management, on line trading systems, offering consolidation via internet, telephone, e-commerce, satellite, brick and mortar and other communication applications and through other retailing modes, servicing, business to business and business to consumer for all kinds of products including rendering all kinds of support services required by the retail outlets/industry of all kind like management and assisting in the maintenance of inventory control, purchase orders, product sourcing, invoicing, maintenance of day to

day accounts and the like to all kinds of retail entities whether companies, firms, proprietorship concerns, individuals and others in whatever form and retailing any kind of product including carrying on the business as agents, distributors and dealers of all kinds of products for the retail industry”

- 74.2 For the purposes of the amendment in the Memorandum of Association and Articles of Association of the Transferee Company 1 as provided in this Clause, the consent/ approval given by the members of the Transferee Company 1 to this Scheme pursuant to Section 232 of the Act and any other applicable provisions of the Act shall be deemed to be sufficient and no further resolution of members of the Transferee Company 1 as required under the applicable provisions of the Act shall be required to be passed for making such change/ amendment in the Memorandum of Association and Articles of Association of the Transferee Company 1 and filing of the certified copy of this Scheme as sanctioned by the Tribunal, in terms of Section 230-232 of the Act and any other applicable provisions of the Act, together with the order of the Tribunal and a printed copy of the Memorandum of Association for the purposes of the applicable provisions of the Act and the concerned Registrar of Companies shall register the same and make the necessary alterations in the Memorandum of Association and Articles of Association of the Transferee Company 1 accordingly and shall certify the registration thereof in accordance with the applicable provisions of the Act.
- 74.3 The Transferee Company 1 shall file with the concerned Registrar of Companies, all requisite forms and complete the compliance and procedural requirements under the Act, if any.

75. COSTS AND TAXES

- 75.1 All costs, charges and expenses (including, but not limited to, any taxes and duties, registration charges, etc.) of the Parties, respectively in relation to carrying out, implementing and completing the terms and provisions of this Scheme and/ or incidental to the completion of this Scheme shall be borne by the respective Resulting Companies.

SCHEDULE I – LIST OF ASSETS OF GENERATION UNDERTAKING

A. Fixed assets forming part of the Generation Undertaking as on 31 March 2017

Location	Asset Type	Description
BBGS	Land	Land for Budge Budge Generating Station and its all activities
BBGS	Building	Administration/Other Office [2B1022]
BBGS	Building	Roads and drain [BHEL]
BBGS	Building	Architectural and Electrical Work of Technical Building [2B106017]
BBGS	Building	PROCUREMENT and INSTALLATION OF HIGH MAST LIGHTING TOWER [2Z5167]
BBGS	Building	DESIGN and ENGINEERING AND SITE SUPERVISION [2B106291]
BBGS	Building	STORE'S SHED [2B106012]
BBGS	Building	60HP DRAIN PIPE LINE SHIFTING [2B105262]
BBGS	Building	DRINKING WATER PUMP SHIFTING [2B105200]
BBGS	Building	300NB Pipeline -HoldingPond PumpHouse to RawWater Treatment Plant [2N1061]
BBGS	Building	HIGH MAST 4 NO. LIGHTING TOWERS FOR COAL STACK AREA[2Z5187]
BBGS	Building	EXTN. OF CONTRACTOR'S OFFICE & HARD STAND IN CONTRACTOR'S OFFICE[2Z5237]
BBGS	Building	DRAIN AUGMENTATION[2Z533400]
BBGS	Building	CONSTRUCTION OF BRICK MASOY DRAINS & PERIPHERY WALL AT AHP[2Z5362]
BBGS	Building	Coal Mill Building complete with structurals, bunkers. [BHEL]
BBGS	Building	BITUMEN ROAD IN MAIN PLANT AREA [2Z508700]
BBGS	Building	ENTRANCE LOBBY, E I LAB, TECHNICAL BUILDING, WAKWAY ALONG PIPEBRIDGE[2Z5040]
BBGS	Building	RESIDENTIAL FACILITIES AT BBGS [2N060000]
BBGS	Building	DRAINS AROUND AUXILIARY PLANT BUILDING AND PART OF MAIN DRAIN [2Z510000]
BBGS	Building	STREET LIGHTING WITHIN THE CAMPUS AND BALANCE ILLUMINATION WORK [2N066900]
BBGS	Building	DRAINS BESIDE ROADS AROUND BOILER STORE, PRIMARY CRUSHER HOUSE [2Z5145]
BBGS	Building	MATERIAL SHIFTING [2B105491]
BBGS	Building	Remaining barbed tape fencing over doundary wall (Main Plant) [2Z502300]
BBGS	Building	PROJECT SITE OFFICE [2B105011]
BBGS	Building	BUILDINGS - COAL SAMPLING ROOM and BULLDOZER MAINTENANCE BAY [2Z5068]
BBGS	Building	MAINTENANCE and ILLUMINATION WORK [2N065700]
BBGS	Building	Boundary wall at Lytag area, Buildup Area: 561M
BBGS	Building	QUARTERS[2Z5270]
BBGS	Building	DRAINS AROUND AUXILIARY PLANT BUILDING AND PART OF MAIN DRAIN [2Z5100]
BBGS	Building	BITUMEN ROAD IN MAIN PLANT AREA [2Z5065]

Location	Asset Type	Description
BBGS	Building	Power House Unit 2
BBGS	Building	CANTEEN BLDG. [2B106013]
BBGS	Building	BUS STAND and CAR PARKING SHED [2B105013]
BBGS	Building	CONCERTINA FENCING OVER BOUNDARY WALL AT COAL YARD, PAINTING [2Z5067]
BBGS	Building	Bituminous Road 7M wide, Buildup Area: 2000M
BBGS	Building	CONCRETE PAVEMENT FROM EAST SIDE OF COAL PILE TO COAL SHED[2Z5233]
BBGS	Building	ASH TRAP-3 (NORTH SIDE)[2Z533500]
BBGS	Building	Bus stand, car parking, stores shed, contractor's site office [2B1060]
BBGS	Building	Const. Cost illumination of Gate office Complex [2B1061]
BBGS	Building	ROADS [2Z5113]
BBGS	Building	Const. Cost of Oil Godown [2B106016]
BBGS	Building	Concrete Road 7M wide, Buildup Area: 310M
BBGS	Building	CONST.ASH PIPE RACK FLY ASH SILO-BILTECH SITE IN LYTAG PREMISE[2Z5198]
BBGS	Building	MASTIC ASPHALT BITUMEN RD FRM MAIN GATE TO TECHNICAL BLDG &CANTEEN[2Z5236]
BBGS	Building	WIDENING OF CONCRETE ROAD AT EAST SIDE OF COAL STACK #2[2Z5204]
BBGS	Building	CONSTRUCTION OF DRAINS [2Z5114]
BBGS	Building	CONST.OF BOUNDARY WALL AT COAL STACKYARD ALONG ACHIPUR ROAD [2Z5245]
BBGS	Building	UNIT #3 PROJECT OFFICE BUILDING[2Z518400]
BBGS	Building	IDC CAP FY14 FOR EXTENSION OF STORE BUILDING
BBGS	Building	CONSTRUCTION OF VFD PANEL ROOM INCLUDING CABLE TRENCH [2Z531600]
BBGS	Building	Const. Cost of Bituminus Road [2B1054]
BBGS	Building	UPGRADATION OF LUXALON FACADE OF POWER HOUSE BUILDING [2Z5126]
BBGS	Building	NEW EMERGENCY MOIST ASH DUMPING FACILITY [2Z5157]
BBGS	Building	DRAINS AROUND AUXILARY PLANT BUILDING AND PART OF MAIN DRAIN [2Z5066]
BBGS	Building	Concrete pavement over WBM road - TP4 to silo area [2Z502100]
BBGS	Building	DEVELOPMENT OF EARTHEN DYKE AT HCSS-PHASE II[2Z5190]
BBGS	Building	DRINKING WATER 41HP PUMP SHIFTING [2B105263]
BBGS	Building	ADMINISTRATIE BLDG. [2B106011]
BBGS	Building	DRAIN AUGMENTATION[2Z5373]
BBGS	Building	BOUNDARY WALL [2Z5074]
BBGS	Building	BUILDINGS-EXTN.OF GATE COMPLEX BUILDING OVER ROOF [2Z5115]
BBGS	Building	Const. Cost of Canteen Building [2B106013]
BBGS	Building	EXTENSION OF STORE BUILDING[2Z526600]
BBGS	Building	Turbine House. [BHEL]
BBGS	Building	Ext Store Bldg [2B1015]

Location	Asset Type	Description
BBGS	Building	OIL GODOWN [2B106016]
BBGS	Building	ACCESS ROAD TO FOOT BRIDGE [2B105412]
BBGS	Building	LED STREET LIGHT [2Z5383]
BBGS	Building	EXTRA COAL STORAGE AREA AND NEW EMERGENCY ASH DUMPING FACILITY [2Z5075]
BBGS	Building	FIRE FIGHTING LINE IN CHP AREA SHIFTING [2B105212]
BBGS	Building	ELEVATION OF BOUNDARY WALL OF MAIN PLANT AREA [2Z5168]
BBGS	Building	CONTRACTORS' SITE OFFICE [2B106014]
BBGS	Building	300 NB Pipeline: HoldingPond PumpHouse to RawWater Treatment Plant [2N1061]
BBGS	Building	MASTIC ASPHALT ROAD FROM ISH TO YARD MASTERS OFC[2Z5374]
BBGS	Building	Mechanical store beside Project Office, Ht: 4.5M, Buildup Area: 1110 SqM
BBGS	Building	CONSTRUCTION OF RETAINING WALL AT EAST SIDE OF TP-4[2Z523500]
BBGS	Building	Drainage around Auxiliary Plant [2Z5039]
BBGS	Building	Const. Cost of Administrative Building [2B106011]
BBGS	Building	NEW ACID CLEANING PIT WITH NEUTRALISING ARRANGEMENTS [2Z516200]
BBGS	Building	LIGHTING MAST WITH LIGHTS AND WIRING [2Z526300]
BBGS	Building	VT SIMULATOR OF BBGS UNDER HRD DEPT. [2M1516]
BBGS	Building	CW pump house [BHEL]
BBGS	Building	Entry Lobby, E and 1 Lab at Technical Bldg. [2Z5040]
BBGS	Building	Fixing of 1000 mm dia barbed tape concertina along river front [2Z502400]
BBGS	Building	Store Building, Height: 20M, Buildup Area: 4536 SqM
BBGS	Building	BITUMEN ROAD IN MAIN PLANT AREA and CONCRETE ROAD IN AHP AREA [2Z503814]
BBGS	Building	AUGMENTATION OF ILLUMINATION OF RIVER FRONT [2Z5169]
BBGS	Building	ROADS AROUND BOILER STORE, PRIMARY CRUSHER HOUSE,BEHIND CHIMNEY [2Z5144]
BBGS	Building	Bitumen Road in Main Plant area and Concrete Road in AHP [2Z5038]
BBGS	Building	Left over civil work necessary for H2SO4 dosing pump house [2Z502500]
BBGS	Building	NEUTRALISING PIT[2Z533300]
BBGS	Building	MAIN GATE, TECHNICAL BLDG,CW PUMP HOUSE ETC.FACELIFT [2Z5375]
BBGS	Building	Chimney -RCC structure [Simplex (2B101001)]
BBGS	Building	TECHNICAL BLDG. [2B106017]
BBGS	Building	Construction of various concrete roads [2N060100]
BBGS	Building	Augmentation work of buildings
BBGS	Building	Boiler - Unit 1 and 2, Height: 63.5M, Buildup Area: 1312.2 SqM
BBGS	Building	LEFT OVER CIVIL WORK FOR ALL AUXILIARY BLDG [2N039800]
BBGS	Building	FIRE WATER SYSTEM PIPEWORK[2Z5177]

Location	Asset Type	Description
BBGS	Building	BITUMEN ROAD ALONG EAST SIDE OF UNIT-3 COOLING TOWER[2Z5234]
BBGS	Building	CONSTRUCTUION OF BITUMEN RD & CHAIN LINK FENCING AROUND RING RD [2M1743]
BBGS	Building	30 M HIGH MAST LIGHTING POLE WITH LIGHTS AT BBGS [2Z5426]
BBGS	Building	UPGRADATION OF ROAD BY ASPHALT AT BBGS [2Z5411]
BBGS	Building	STRUCTURAL SHED RCC FOUNDATION OF PUMPS & OTHER EQUIPMENTS [2Z5391]
BBGS	Building	BRICK MASONRY DRAIN ALONG PERIPHERY WALL OF CHP/AHP AREA [2Z5412]
BBGS	Building	Primary Crusher House, Buildup Area: 3436.4SqM
BBGS	Building	Power House Unit 2
BBGS	Building	RCC stack, Height: 267.5M, Buildup Area: SqM
BBGS	Building	ESP Control Room, Height: 9.5M, Buildup Area: 1950.02 SqM
BBGS	Building	Illumination for Plant
BBGS	Building	Boundary wall, Buildup Area: 3798 M
BBGS	Building	Plant Illumination
BBGS	Building	Plant Illumination
BBGS	Building	UPGRADATION OF ADMINISTRATIVE BUILDING[2Z5269]
BBGS	Building	Track Hopper Tunnel, Buildup Area: 200 M (G13 76+77+78+79)
BBGS	Building	Power House Unit 2, Buildup Area: 16498.22 SqM
BBGS	Building	Plant Illumination
BBGS	Building	Plant Illumination
BBGS	Building	Concrete Road 5M wide, Buildup Area: 120M
BBGS	Building	Administrative Building, Buildup Area: 2389.64SqM
BBGS	Building	Illumination for Plant
BBGS	Building	Illumination for Plant
BBGS	Building	Illumination for Plant
BBGS	Building	PAINT FOR CIVIL AND STRUCTURAL JOB [2Z530700]
BBGS	Building	Illumination for Plant
BBGS	Building	ESP - Unit 1 and 2, Height: 32.5M, Buildup Area: 1265.56 SqM
BBGS	Building	Plant Illumination
BBGS	Building	Power House Unit 1
BBGS	Building	Secong emergency Fly Ash Dumping arrangement
BBGS	Building	Plant Illumination
BBGS	Building	Silo Stair Block, Buildup Area: 100 SqM
BBGS	Building	Concrete - 4M wide, Buildup Area: 200M
BBGS	Building	Illumination for Plant
BBGS	Building	Illumination of FCI Godown
BBGS	Building	DIVERSION DRAIN AT NORTH SIDE OF TRACK HOPPER[2Z5261]
BBGS	Building	BORE WELL FOR SUPPLY OF WATER INCLUDING PUMP [2Z530400]
BBGS	Building	Plant Illumination
BBGS	Building	Illumination for Plant
BBGS	Building	Lift Room - Unit 1, Height: 23.5M, Buildup Area: 256.5 SqM

Location	Asset Type	Description
BBGS	Building	Illumination for Plant
BBGS	Building	Illumination for Plant
BBGS	Building	CONSTRUCTION OF LOCO SHED & MAINTAINENCE FACILITY[2Z5249]
BBGS	Building	Bituminous Road 5M wide, Buildup Area: 275M
BBGS	Building	Plant Illumination
BBGS	Building	C.W Pump House, Elect. Annex., Height: 5M, Buildup Area: 697 SqM
BBGS	Building	FACE LIFT WORK AT BBGS (PHASE I) [2Z5044] [2Z5044]
BBGS	Building	Plant Illumination
BBGS	Building	FACE LIFT WORK - 2ND PHASE [2Z5073] [2Z5073]
BBGS	Building	Illumination for Plant
BBGS	Building	Intake Pump House Switchgear Building, Ht: 5.5M, Buildup Area: 179.375 SqM
BBGS	Building	W B M Road 7M wide, Buildup Area: 535M
BBGS	Building	Boundary wall at Lytag area
BBGS	Building	Illumination for Plant
BBGS	Building	Illumination of FCI Godown
BBGS	Building	Bituminous road - 7M wide, Buildup Area: 1045M
BBGS	Building	Bituminous Road 4M wide, Buildup Area: 845M
BBGS	Building	PAINT FOR CIVIL AND STRUCTURAL JOBS [2Z527900]
BBGS	Building	Track Hopper Shed, Height: 8M, Buildup Area: 3910 SqM
BBGS	Building	Approach Bridge for Intake Pump House, Buildup Area: 65M Long
BBGS	Building	Power House Unit 1, Buildup Area: 19601.22 SqM
BBGS	Building	Surface Drains, Buildup Area: 10072M
BBGS	Building	W B M Road 4M wide, Buildup Area: 1620M
BBGS	Building	Store Building
BBGS	Building	Illumination for Plant
BBGS	Building	Plant Illumination
BBGS	Building	Illumination for Plant
BBGS	Building	Coal Mill Building - Unit 1, Height: 47.8M, Buildup Area: 3491.25 SqM
BBGS	Building	Transfer Point - 1, Buildup Area: 259.875 SqM
BBGS	Building	Boundary wall , Buildup Area: 3992M
BBGS	Building	Plant Illumination
BBGS	Building	AshAir Compressor Building, stair block, Ht: 6.9M, Buildup Area: 835.94 SqM
BBGS	Building	RCC Silo - 3 Nos., Height: 29.5M, Buildup Area: 14.5M mean Dia.
BBGS	Building	Wagon tippler shed - 2 Nos, Height: 12M, Buildup Area: 900 SqM
BBGS	Building	Holding Pond Pump Room, Height: 4M, Buildup Area: 75 SqM
BBGS	Building	Power House Unit 2
BBGS	Building	Plant Illumination
BBGS	Building	Concrete Road 4M wide, Buildup Area: 390M
BBGS	Building	Plant Illumination
BBGS	Building	Illumination for Plant
BBGS	Building	Switch Yard control room, Height: 5M, Buildup Area: 420 SqM

Location	Asset Type	Description
BBGS	Building	Associated Development works outside BBGS, Buildup Area: SqM
BBGS	Building	Plant Illumination
BBGS	Building	Plant Illumination
BBGS	Building	CONSTRUCTION OF ELECTRICAL SHED BESIDE CANTEEN[2Z5265]
BBGS	Building	Coal Shed, Height: 20M, Buildup Area: 3960 SqM
BBGS	Building	Fuel Oil Pump House, Height: 5.95M, Buildup Area: 989.25 SqM
BBGS	Building	Walkway: CoalControl room to Secondary Crusher floor, Buildup Area: 37.145M
BBGS	Building	Plant Illumination
BBGS	Building	RCC stack
BBGS	Building	CONSTRUCTION OF SHED OVER VFD-9 & 10[2Z530100]
BBGS	Building	CONSTRUCTION OF VVVF DRIVE PANEL ROOM. 3RD R/A BILL[2Z531200]
BBGS	Building	FACE LIFT WORK AT BBGS (PHASE I) [2Z5044] [2Z5044]
BBGS	Building	Concrete Road 8M wide, Buildup Area: 180M
BBGS	Building	Emergency Ash Dumping
BBGS	Building	Plant Illumination
BBGS	Building	Illumination for Plant
BBGS	Building	Illumination for Plant
BBGS	Building	Illumination for Plant
BBGS	Building	MISC CIVIL AND STRUCTURAL WORK AT BBGS [2Z531000]
BBGS	Building	Cooling Tower Switchgear Building, Height: 5.5M, Buildup Area: 480 SqM
BBGS	Building	D.M. Plant Building,Chemical House, Buildup Area: 2268.75 SqM
BBGS	Building	Illumination for Plant
BBGS	Building	BRICK MASONRY DRAIN ALONG E/S PERIPHERY WALL OF COAL STACKYARD [2Z528200]
BBGS	Building	COVERED STORAGE SHED FOR FMD & E&I CONSUMPTION POINT [2Z530600]
BBGS	Building	Cooling Tower - 2, Height: 11M, Buildup Area: 3657.2930 SqM
BBGS	Building	Coal Stack Yard, Buildup Area: 8177 SqM
BBGS	Building	AHU room on roof, Height: 4M, Buildup Area: 33.19 SqM
BBGS	Building	Walkway:Coal Control room to Secondary Crusher floor
BBGS	Building	Plant Illumination
BBGS	Building	Illumination for Plant
BBGS	Building	Illumination for Plant
BBGS	Building	ERECTN & COMSNG-NEW ISH & ASH CONVNG FACILITY TO SILO & RIVERFRONT[2Z5221]
BBGS	Building	PAINTING: BOILER/ESP/ID FAN/EXPRESS ELEVATOR SUPPORT STRUCTURE[2Z5264]
BBGS	Building	3 NOS RCC CULVART WITH STEEL GRATINGS & CONNECTING MASONRY DRAIN [2Z530200]
BBGS	Building	COVERED STORAGE SHED FOR FMD& E&I CONSUMPTION POINT 2Z530500]
BBGS	Building	LIGHTING MAST AT WEST SIDE OF SILO AREA [2Z530900]

Location	Asset Type	Description
BBGS	Building	Transformer room at Intake, Height: 5.5M, Buildup Area: 80 SqM
BBGS	Building	PUJALI RAIL BRIDGE including upgradation
BBGS	Building	Store Building
BBGS	Building	Building for Power evacuation
BBGS	Plant & Machinery	Air Conditioning System for Main Control Room - Centrifugal Pump Sets [BHEL]
BBGS	Plant & Machinery	Air Compressors
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Thermal Insulators for Power Cycle Piping
BBGS	Plant & Machinery	Misc. silo top & AshLine Equipments [BHEL]
BBGS	Plant & Machinery	Coal Handling Plant - Facilities for Track Hopper
BBGS	Plant & Machinery	INSTALLATION & COMMISSIONING OF CCTV SURVEILLANCE SYSTEM [2Z5170]
BBGS	Plant & Machinery	PROCUREMENT OF FEEDER TO MILL CHUTE VIBRATORS- 24 NOS. [2Z5163]
BBGS	Plant & Machinery	High Pressure Steam and Water piping [BHEL]
BBGS	Plant & Machinery	COAL CRANES [2Z203465]
BBGS	Plant & Machinery	COAL & OIL FLAME SCANNERS. [2Z5093]
BBGS	Plant & Machinery	DFG boiler pump [Leased asset taken over]
BBGS	Plant & Machinery	Ash Handling Plant - Fly Ash System, Air Compressor, Instrument Air
BBGS	Plant & Machinery	Coal Handling Plant incl Conveyor Belt
BBGS	Plant & Machinery	Power Cycle Piping incl valves
BBGS	Plant & Machinery	Fire Protection System
BBGS	Plant & Machinery	Cooling Tower Package
BBGS	Plant & Machinery	Ash Handling Plant, Pipe supports, Compressor, Instrument Air
BBGS	Plant & Machinery	Coal Handling Plant - Wagon Tippler
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1

Location	Asset Type	Description
BBGS	Plant & Machinery	Effluent Treatment Plant
BBGS	Plant & Machinery	Cooling Tower - Piping, valves, Sump Pump, Fills, Sheets, Nozzles, Gates
BBGS	Plant & Machinery	Sump pumps & drives
BBGS	Plant & Machinery	Travelling Water Screen
BBGS	Plant & Machinery	Illumination system in Auxiliary Bldg.
BBGS	Plant & Machinery	Ventilation System
BBGS	Plant & Machinery	Elevators
BBGS	Plant & Machinery	Pinion Elevators
BBGS	Plant & Machinery	1- Thermo Couple Calibrator
BBGS	Plant & Machinery	5 Nos. Elevators
BBGS	Plant & Machinery	Unit Transformers - Erection
BBGS	Plant & Machinery	160MVA (Siemens make) Transformer - ICT 1 220KV SW YARD
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	Unit Transformers
BBGS	Plant & Machinery	Unit Transformers
BBGS	Plant & Machinery	Generator busduct
BBGS	Plant & Machinery	Local Control Panels incl power and control cables
BBGS	Plant & Machinery	Local Control Panels incl power and control cables
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Neutral Grounding Resistor
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Local Control Panels incl power and control cables
BBGS	Plant & Machinery	Control Panel/Contactor

Location	Asset Type	Description
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Isolators with accessories for intermediate station
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	OEN Relays
BBGS	Plant & Machinery	132 kV Isolators with accessories
BBGS	Plant & Machinery	132 kV Post-type outdoor voltage transformer - Supply
BBGS	Plant & Machinery	132 kV Isolators with accessories for intermediate station - Erection
BBGS	Plant & Machinery	132 kV Switchyard - Steel structures/Circuit Breakers/Instrument Transf
BBGS	Plant & Machinery	48 Volt Battery Charger
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	Transducers for Scada
BBGS	Plant & Machinery	Data Change Over Panel
BBGS	Plant & Machinery	Portable Terminal
BBGS	Plant & Machinery	Panels for Optical Fibre Equipments
BBGS	Plant & Machinery	SUPPLY-SPLICING KIT[2Z528500]
BBGS	Plant & Machinery	ELECTRONIC OVERSPEED PROTECTION OF TG[2Z531800]
BBGS	Plant & Machinery	RETUBING OF U-1 PRIMARY & SECONDARY AIR HEATERS[2Z5347]
BBGS	Plant & Machinery	PIPES & AIR RECEIVER FOR CONVERSION OF U#3 FLY ASH CONVEYING SYS[2Z5382]
BBGS	Plant & Machinery	Hoists & Pumps [BHEL]
BBGS	Plant & Machinery	Fuel Oil Handling System, barge unloading system
BBGS	Plant & Machinery	UPGRADATION OF BMS IN UNIT # 2 [2Z5174]
BBGS	Plant & Machinery	Pipe Rack, Support, Gratings etc [BHEL]
BBGS	Plant & Machinery	L.P. Valves & Specialities

Location	Asset Type	Description
BBGS	Plant & Machinery	Ash Handling Plant - Bottom Ash Handling System
BBGS	Plant & Machinery	Chemical Feed System
BBGS	Plant & Machinery	L.P. Valves & Specialities
BBGS	Plant & Machinery	Steam-generator
BBGS	Plant & Machinery	TUBE LEAK DETECTION SYSTEM FOR BOILER UNIT #1 [2Z5118]
BBGS	Plant & Machinery	DEVELOPMENT OF EARTHEN DYKE AT HCSS [2Z5151]
BBGS	Plant & Machinery	DCS UPGRADATION AT UNIT #1 [2Z5146]
BBGS	Plant & Machinery	Coal control room lift with shaft [2Z500700]
BBGS	Plant & Machinery	Chemical Feed System
BBGS	Plant & Machinery	Butterfly valves
BBGS	Plant & Machinery	Air Compressors incl spares
BBGS	Plant & Machinery	Ash Handling Plant - Fly Ash System, Air Compressor, Instrument Air
BBGS	Plant & Machinery	Ash Handling Plant - Bottom Ash
BBGS	Plant & Machinery	Generator Transformer
BBGS	Plant & Machinery	Fire Protection System
BBGS	Plant & Machinery	Miscellaneous Hoists & lifting devices
BBGS	Plant & Machinery	Miscellaneous cranes
BBGS	Plant & Machinery	Miscellaneous cranes
BBGS	Plant & Machinery	Air Compressors
BBGS	Plant & Machinery	Power Cycle Piping & valves
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	TURBINE BLADES FOR BBGS
BBGS	Plant & Machinery	Turbo-generator incl Erection of T.G. sets and auxiliaries

Location	Asset Type	Description
BBGS	Plant & Machinery	Travelling Water Screen
BBGS	Plant & Machinery	CW Pipes [BHEL]
BBGS	Plant & Machinery	Intake Pumps & Drives
BBGS	Plant & Machinery	C W Pumps & Drives
BBGS	Plant & Machinery	Diesel Generator Plant
BBGS	Plant & Machinery	Diesel Generator Plant
BBGS	Plant & Machinery	Illumination system in Auxiliary Bldg.
BBGS	Plant & Machinery	Testing Equipment
BBGS	Plant & Machinery	Air Conditioning Plant
BBGS	Plant & Machinery	RELOCATION OF TOWER [2B105265]
BBGS	Plant & Machinery	Miscellaneous Test Equipment
BBGS	Plant & Machinery	Thermography Camera for condition monitoring [2Z507200]
BBGS	Plant & Machinery	L.T. Transformers (oil cooled)
BBGS	Plant & Machinery	Station Transformers
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Local Control Panels
BBGS	Plant & Machinery	Rationalisation of 20 KV system
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	145kV SF6 Circuit Breakers - Supply
BBGS	Plant & Machinery	132 kV Outdoor type SF6 Circuit Breakers
BBGS	Plant & Machinery	132 kV Relay/Control/Indication Panels
BBGS	Plant & Machinery	132 kV Switchyard - 132 kV Isolators
BBGS	Plant & Machinery	132 kV Isolators with accessories for intermediate station

Location	Asset Type	Description
BBGS	Plant & Machinery	Distance Protection Relays
BBGS	Plant & Machinery	145kV SF6 Circuit Breakers - Erection
BBGS	Plant & Machinery	145kV SF6 Circuit Breakers - Erection
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	Plant Intercommunication - Intercom/Site Telephone/Plant Telephone
BBGS	Plant & Machinery	Optical Alternator
BBGS	Plant & Machinery	1 No.Motorola MAX 638 Stationery type Radio set with accessories [PG1007]
BBGS	Plant & Machinery	PROCUREMENT & INSTALLATION OF AMBIENT AIR QUALITY MONITORING [2Z5268]
BBGS	Plant & Machinery	DCS UPGRADATION OF UNIT # 2 I/O MODULES[2Z532300]
BBGS	Plant & Machinery	PROCUREMENT OF 415V VFD FOR UNIT-3 CT PUMP [2Z532700]
BBGS	Plant & Machinery	50 NOS THERMOGRAPHY WORK FOR U# 1 U# 2 AT BBGS[2Z5340]
BBGS	Plant & Machinery	ELECTROSTATIC LIQUID CLEANER FOR COAL MILL GEAR BOX OF UNIT 3 [2Z5188]
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	DW Bin Accessories [BHEL]
BBGS	Plant & Machinery	LIGHTING TRANSFORMER AT COAL HANDLING PLANT [2Z5059]
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Thermal Insulators for Power Cycle Piping
BBGS	Plant & Machinery	Installation of spare 105 MVA Generating Transformer
BBGS	Plant & Machinery	Air Washer Unit & Accessories - Pump with Drive [BHEL]
BBGS	Plant & Machinery	Drainage System in Stockpile [BHEL]

Location	Asset Type	Description
BBGS	Plant & Machinery	PRESERVATION INSTALLATION OF SPARE 105 MVA GEN. TRANSFORMER [2N0604]
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Fire Protection System
BBGS	Plant & Machinery	Fuel Oil Handling System, barge unloading system
BBGS	Plant & Machinery	Chemical Feed System
BBGS	Plant & Machinery	Miscellaneous cranes
BBGS	Plant & Machinery	SECONDARY AIR DAMPER CNTRL POSITION FEEDBACK SYS.FOR UNIT#3 BOILER[2Z5227]
BBGS	Plant & Machinery	UPGRADATION OF DCS & AWCS IN UNIT # 2 [2Z5175]
BBGS	Plant & Machinery	PROCUREMENT & INSTALLATION OF 1 NO.2 X60 KVA UPS SYSTEM FOR UNIT#2 [2Z5117]
BBGS	Plant & Machinery	CONTROL & INSTRUMENTATION SPARES [BHEL]
BBGS	Plant & Machinery	Air Conditioning System for Main Control Room - Piping & Insulation [BHEL]
BBGS	Plant & Machinery	Electricals [BHEL]
BBGS	Plant & Machinery	Electricals [BHEL]
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	Power Cycle Piping incl valves
BBGS	Plant & Machinery	Steam-generator
BBGS	Plant & Machinery	Miscellaneous cranes
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	Turbine & auxiliaries [BHEL]
BBGS	Plant & Machinery	Air Heaters [BHEL]
BBGS	Plant & Machinery	Turbo-generator incl Erection of T.G. sets and auxiliaries
BBGS	Plant & Machinery	Turbo-generator incl Erection of T.G. sets and auxiliaries
BBGS	Plant & Machinery	Fans [BHEL]

Location	Asset Type	Description
BBGS	Plant & Machinery	Turbo-generator incl Erection of T.G. sets and auxiliaries
BBGS	Plant & Machinery	C W Pumps & Drives
BBGS	Plant & Machinery	Gas Cutting Set
BBGS	Plant & Machinery	Elevators
BBGS	Plant & Machinery	Miscellaneous Test Equipment
BBGS	Plant & Machinery	SPECTROPHOTOMETER FOR DM LABORATORY [2Z5213]
BBGS	Plant & Machinery	1 NO.BOROSCOPE WITH VIDEO DISPLAY & ACCESSORIES [2Z5239]
BBGS	Plant & Machinery	5 Nos. Elevators
BBGS	Plant & Machinery	Diesel Generator Plant
BBGS	Plant & Machinery	1010 KVA DG SETS + CONTROL PANEL incl ACOUSTIC ENCLOSURE [2B1008]
BBGS	Plant & Machinery	Generator Transformer - Supply
BBGS	Plant & Machinery	6.6 kV Switchgear - Erection
BBGS	Plant & Machinery	Electrical Control Boards & Relay Panel
BBGS	Plant & Machinery	6.6 kV Bus Ducts
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Field Instrumentation
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	132kV Outdoor Post Type Current Transformer - Supply
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Steel structures/Circuit Breakers/Instrument Transf

Location	Asset Type	Description
BBGS	Plant & Machinery	Auxiliary Relays
BBGS	Plant & Machinery	132 kV Relay/Control/Indication Panels
BBGS	Plant & Machinery	132 kV outdoor Post-type current transformer
BBGS	Plant & Machinery	Installation of SCADA system
BBGS	Plant & Machinery	Optical fibre communication system
BBGS	Plant & Machinery	Multiplying Relays,Transducers for SCADA
BBGS	Plant & Machinery	Multiplying Relays,Transducers for SCADA
BBGS	Plant & Machinery	Plant Intercommunication - Site Telephone facilities/Plant Telephone
BBGS	Plant & Machinery	1127 M3 PVC FILM FILL[2Z527700]
BBGS	Plant & Machinery	IDCCAP FY14-15-INSTALLATION OF ENERGY CHAIN SYSTEM FOR RDMS [2Z5284]
BBGS	Plant & Machinery	ZERO LOSS DRAIN TRAPS & DEMAND SIDE CONTROLLERS ON PNEUMATIC SYSTEM[2Z5363]
BBGS	Plant & Machinery	Miscellaneous cranes
BBGS	Plant & Machinery	AMMONIA LEAK DETECTION SYSTEM [2Z5241]
BBGS	Plant & Machinery	BELT WEIGHER AT 4A & 4B AND 12A & 12B CONVEYORS [2Z5137]
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Rubber Expansion joints
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	Ash Handling Plant - Fly Ash System, Air Compressor, Instrument Air
BBGS	Plant & Machinery	Ash Handling Plant - Bottom Ash
BBGS	Plant & Machinery	10 NO.FEEDER TO MILL CHUTE VIBRATOR &7 NO.COAL CHUTE VIBRATORS FOR CHP AREA
BBGS	Plant & Machinery	ELECTRICAL SPARES [BHEL]
BBGS	Plant & Machinery	Ash Conveying Vessels & PD Pumps [BHEL]
BBGS	Plant & Machinery	1 NO CEP MOTOR [2Z510100]

Location	Asset Type	Description
BBGS	Plant & Machinery	FOUNDATION FOR SIDE ARM CHAIR [2Z5041]
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	Ash Handling Plant - Fly Ash System, Air Compressor, Instrument Air
BBGS	Plant & Machinery	Ash Handling Plant - Bottom Ash
BBGS	Plant & Machinery	Power Cycle Piping incl valves
BBGS	Plant & Machinery	Generator Transformer
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	Auxiliary C.W. Pumps & Drives
BBGS	Plant & Machinery	Circulating Water Treatment Plant
BBGS	Plant & Machinery	C W Pumps & Drives
BBGS	Plant & Machinery	Raw Water Treatment Plant
BBGS	Plant & Machinery	Intake Pumps & Drives
BBGS	Plant & Machinery	Miscellaneous Test Equipment
BBGS	Plant & Machinery	Testing Equipment
BBGS	Plant & Machinery	Diesel Generator Plant
BBGS	Plant & Machinery	Air Conditioning Plant
BBGS	Plant & Machinery	Air Conditioning Plant
BBGS	Plant & Machinery	Centrifugal Blower
BBGS	Plant & Machinery	Laboratory Test Equipment
BBGS	Plant & Machinery	Fire Extinguisher

Location	Asset Type	Description
BBGS	Plant & Machinery	Battery Bank at 220V DC system [2Z505300]
BBGS	Plant & Machinery	220 V, 200 AH Battery Charger
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	SF6 RECOVERY UNIT [2Z509800]
BBGS	Plant & Machinery	Generator busduct
BBGS	Plant & Machinery	132 kV Outdoor type SF6 Circuit Breakers
BBGS	Plant & Machinery	Relays/Cable
BBGS	Plant & Machinery	Transducers
BBGS	Plant & Machinery	132 kV outdoor Post-type current transformer
BBGS	Plant & Machinery	132kV Outdoor Post Type Current Transformer - Erection
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Control Desk Relay Panel, Bus zonal panel
BBGS	Plant & Machinery	LT A.C. and D.C. Boards
BBGS	Plant & Machinery	LT A.C. and D.C. Boards
BBGS	Plant & Machinery	Plant Intercommunication - Site Telephone facilities/Plant Telephone
BBGS	Plant & Machinery	Installation of SCADA system
BBGS	Plant & Machinery	TDM/TDMA Microwave communication network system
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre

Location	Asset Type	Description
BBGS	Plant & Machinery	Batteries for Scada
BBGS	Plant & Machinery	Voltage Stabiliser for Scada
BBGS	Plant & Machinery	Multiplying Relays, Transducers for SCADA
BBGS	Plant & Machinery	Optical Fibre Panels
BBGS	Plant & Machinery	BB3 INFRASTRUCTURE-COMN.EQP. [2B1014]
BBGS	Plant & Machinery	HARDWARE FOR UPGRADATION OF FBM & OTHER CHARGES [2Z5247]
BBGS	Plant & Machinery	OIL INJECTED SCREW AIR COMPRESSOR, SINGLE STAGE [2Z529500]
BBGS	Plant & Machinery	UPGRADATION OF PLC FOR UNIT - 1 & 2 FLY ASH SYSTEM [2Z5357]
BBGS	Plant & Machinery	NEW ALLENBURY MAKE UNIT 1 & 2 COOLING TOWER GEAR BOXES [2Z5360]
BBGS	Plant & Machinery	Air Compressors
BBGS	Plant & Machinery	Mobile storage materials handling equipment - vertical caroused conveyory
BBGS	Plant & Machinery	BUNKER LEVEL INDICATORS FOR UNIT 2 & 3 AND LINK WITH CHP PLC SYSTEM [2Z5244]
BBGS	Plant & Machinery	PASSENGER LIFT IN BETWEEN BOILER UNIT NO. 1 & 2 [2Z5103]
BBGS	Plant & Machinery	Butterfly valves
BBGS	Plant & Machinery	UNIT 2 UCR ANNUNCIATION SYSTEM UPGRADATION OF UNIT 1 [2Z5180]
BBGS	Plant & Machinery	Unitary Air Filtration Units - Electricals & Instrumentation [BHEL]
BBGS	Plant & Machinery	Unitary Air Filtration Units - Pumps with Drive [BHEL]
BBGS	Plant & Machinery	Slurry Line & Ash Water Line Valves [BHEL]
BBGS	Plant & Machinery	PROCUREMENT OF VIBRATION ANALYSER [2Z5095]
BBGS	Plant & Machinery	Procurement of 2nd coal mill gearbox oil filtration unit [2Z501731]
BBGS	Plant & Machinery	CHP- Track hopper unloading system for bottom discharge waggons [2N062900]
BBGS	Plant & Machinery	Miscellaneous Hoists
BBGS	Plant & Machinery	D.M. Plant

Location	Asset Type	Description
BBGS	Plant & Machinery	Ash Handling Plant - Fly Ash System, Air Compressor, Instrument Air
BBGS	Plant & Machinery	Ash Handling Plant - Bottom Ash
BBGS	Plant & Machinery	Coal Handling Plant incl Conveyor Belt
BBGS	Plant & Machinery	Thermal Insulators for Power Cycle Piping
BBGS	Plant & Machinery	Miscellaneous Hoists & lifting devices
BBGS	Plant & Machinery	Air Compressors
BBGS	Plant & Machinery	Cooling Tower Package
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	ESP [BHEL]
BBGS	Plant & Machinery	Sump pumps & drives
BBGS	Plant & Machinery	Raw Water Treatment Plant M.S,Pipes for C.W.System
BBGS	Plant & Machinery	Raw Water Treatment Plant M.S,Pipes for C.W.System
BBGS	Plant & Machinery	Auxiliary C.W. Pumps & Drives
BBGS	Plant & Machinery	Elevators Goods Elevator No. 2
BBGS	Plant & Machinery	C W Pumps & Drives
BBGS	Plant & Machinery	1- Vacuum Calibrator
BBGS	Plant & Machinery	Civil Work for installation of Track Hopper
BBGS	Plant & Machinery	4 sets 48 V Battery with charger for KRS
BBGS	Plant & Machinery	Laboratory Test Equipment
BBGS	Plant & Machinery	Ventilation System
BBGS	Plant & Machinery	16MVA KV Power Transformers
BBGS	Plant & Machinery	75 MVA, 132/34.5 kV Power Transformer

Location	Asset Type	Description
BBGS	Plant & Machinery	L.T. Transformers (oil cooled/dry type)
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	415 V Switchgear
BBGS	Plant & Machinery	6.6 kV Switchgear - Supply
BBGS	Plant & Machinery	Electrical Control Boards & Relay Panel
BBGS	Plant & Machinery	SUPPLY & INSTALLATION OF UPGRADED VERSION OF BATTERY CHARGER [2Z5116]
BBGS	Plant & Machinery	220kV switch yard (incl spares)
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Local Control Panels incl power and control cables
BBGS	Plant & Machinery	132 kV Switchyard - Steel structures/Circuit Breakers/Instrument Transf
BBGS	Plant & Machinery	Relay/Control/Indication Panel - Supply
BBGS	Plant & Machinery	145kV SF6 Circuit Breakers - Supply
BBGS	Plant & Machinery	132 kV Outdoor type SF6 Circuit Breakers
BBGS	Plant & Machinery	132kV Outdoor Post Type Inductive Transformer - Erection
BBGS	Plant & Machinery	132kV Outdoor Post Type Current Transformer - Erection
BBGS	Plant & Machinery	Control Desk Relay Panel, Bus zonal panel for 132 kV Switchyard
BBGS	Plant & Machinery	L.T. Transformers (dry type) 24 Volt Battery
BBGS	Plant & Machinery	48 Volt Battery
BBGS	Plant & Machinery	Battery
BBGS	Plant & Machinery	Installation of optical fibre communication system
BBGS	Plant & Machinery	Installation of SCADA system
BBGS	Plant & Machinery	Software for Scada
BBGS	Plant & Machinery	Transducers for Scada

Location	Asset Type	Description
BBGS	Plant & Machinery	Junction Box
BBGS	Plant & Machinery	Computers for Scada
BBGS	Plant & Machinery	TURBO AIR 6000 M2 PACKAGED CENTRIFUGAL COMPRESSOR & ACCESSORIES[2Z520000]
BBGS	Plant & Machinery	220V 1000AH EXIDE TUBULAR BATTERY & ACCESSORIES [2Z532400]
BBGS	Plant & Machinery	Intrument air and Service Air Compressors with Drivers [BHEL]
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	AC System for ESP Building - Insulation [BHEL]
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	DRY FOG DUST SUPPRESSION SYSTEM- CRUSHER HOUSE & WAGON TIPPLER [2Z5152]
BBGS	Plant & Machinery	Equipments [BHEL]
BBGS	Plant & Machinery	Exhaust Fans [BHEL]
BBGS	Plant & Machinery	AC System for ESP Building - Electriclas [BHEL]
BBGS	Plant & Machinery	Chutes & Flap Gates [BHEL]
BBGS	Plant & Machinery	Flue gas monitoring system,Dual beam Opacity meter, Gas Analyser[2Z5022]
BBGS	Plant & Machinery	Flammage Protection Unit
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	Miscellaneous cranes
BBGS	Plant & Machinery	Ash Handling Plant - Bottom Ash Handling System
BBGS	Plant & Machinery	EHG/ SAM/ AVR/ TSE UPGRADATION IN UNIT NO.1 [2Z5222]
BBGS	Plant & Machinery	Raw Water Treatment Plant
BBGS	Plant & Machinery	Travelling Water Screen
BBGS	Plant & Machinery	Sump pumps & drives
BBGS	Plant & Machinery	Effluent Treatment Plant

Location	Asset Type	Description
BBGS	Plant & Machinery	INSTALLATION OF 4TH DMCW PUMP IN UNIT #1 [2Z5057]
BBGS	Plant & Machinery	Intake Pumps & Drives
BBGS	Plant & Machinery	Raw Water Treatment Plant
BBGS	Plant & Machinery	Circulating Water Treatment Plant
BBGS	Plant & Machinery	Intake Pumps & Drives
BBGS	Plant & Machinery	Fire Protection System
BBGS	Plant & Machinery	220 V, 200 AH Battery Charger
BBGS	Plant & Machinery	Reeds & Plates make Electrical equipment
BBGS	Plant & Machinery	Laboratory Test Equipment
BBGS	Plant & Machinery	ULTRASONIC DETECTOR FOR DETECTION OF PARTIAL DISCHARGE/CORONA [2Z5212]
BBGS	Plant & Machinery	2- Dead Weight Tester
BBGS	Plant & Machinery	6 Nos. Electrostatic Liquid Cleaners [2Z505200]
BBGS	Plant & Machinery	Ventilation System
BBGS	Plant & Machinery	L.T. Transformers (oil cooled/dry type)
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	Station Transformers
BBGS	Plant & Machinery	Field Instrumentation
BBGS	Plant & Machinery	6.6 kV Bus Ducts
BBGS	Plant & Machinery	415 V Motor Control Centre
BBGS	Plant & Machinery	6.6 kV Bus Ducts
BBGS	Plant & Machinery	132 kV Relay/Control/Indication Panels
BBGS	Plant & Machinery	132 kV outdoor Post-type current transformer
BBGS	Plant & Machinery	132kV Outdoor Post Type Current Transformer - Supply

Location	Asset Type	Description
BBGS	Plant & Machinery	132 kV Post-type outdoor voltage transformer - Erection
BBGS	Plant & Machinery	132 kV Outdoor type SF6 Circuit Breakers
BBGS	Plant & Machinery	132 kV Switchyard - steel structure & foundation
BBGS	Plant & Machinery	Channel Rack Assembly
BBGS	Plant & Machinery	132 kV Isolators with accessories for intermediate station
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - 132 kV Isolators
BBGS	Plant & Machinery	132 kV outdoor Post-type current transformer - Supply
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	Installation of SCADA System
BBGS	Plant & Machinery	Multipling Relays,Transducers for SCADA
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	Junction Box
BBGS	Plant & Machinery	TDM/TDMA Microwave communication
BBGS	Plant & Machinery	08NOS. COOLING TOWER GEARBOX[2Z529000]
BBGS	Plant & Machinery	INSTALLATION OF ENERGY CHAIN SYSYEM FOR 1 NO RDM [2Z532500]
BBGS	Plant & Machinery	DCS UPGRADATION OF I/O MODULES[2Z5345]
BBGS	Plant & Machinery	TURBINE MAJOR OVERHAULING SPARES FOR UNIT # 1[2Z5365]
BBGS	Plant & Machinery	Compressed Conveying air system [BHEL]
BBGS	Plant & Machinery	Power Cycle Piping & valves
BBGS	Plant & Machinery	Ash Handling Plant - Fly Ash System, Air Compressor, Instrument Air
BBGS	Plant & Machinery	UPGRADATION OF DCS & AWCS IN UNIT # 2 [2Z5175]

Location	Asset Type	Description
BBGS	Plant & Machinery	Fire Protection System
BBGS	Plant & Machinery	CCTV FOR CHP OPERATION MONITORING [2Z5226]
BBGS	Plant & Machinery	Ash Handling Plant - Bottom Ash Handling System
BBGS	Plant & Machinery	Chemical Feed System
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	Ventilation System
BBGS	Plant & Machinery	1 NO. 350 HP DIESEL ELECTRIC LOCOMOTIVE [2Z5243]
BBGS	Plant & Machinery	Air Washer Unit & Accessories - Electricals & Instruments [BHEL]
BBGS	Plant & Machinery	Air Drying Plant [BHEL]
BBGS	Plant & Machinery	Bottom Ash Hopper & Accessories [BHEL]
BBGS	Plant & Machinery	Tripper Trolley & Accessories [BHEL]
BBGS	Plant & Machinery	Chemical Feed System
BBGS	Plant & Machinery	Steam-generator
BBGS	Plant & Machinery	Plant Illumination
BBGS	Plant & Machinery	Air Compressors
BBGS	Plant & Machinery	Fuel Oil Handling System incl Barge unloading system
BBGS	Plant & Machinery	Ash Handling Plant, Pipe supports, Compressor, Instrument Air
BBGS	Plant & Machinery	Coal Handling Plant - Wagon Tippler
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	Condensor [BHEL]
BBGS	Plant & Machinery	Turbo-generator incl Erection of T.G. sets and auxiliaries
BBGS	Plant & Machinery	C W Pumps & Drives
BBGS	Plant & Machinery	Group B.C.W. Piping

Location	Asset Type	Description
BBGS	Plant & Machinery	Coal Handling Plant - Wagon Tippler
BBGS	Plant & Machinery	CAPACITY AUGMENTATION OF ZERO EFFLUENT SYSTEM [2Z5036]
BBGS	Plant & Machinery	4 sets 48 V Battery with charger for TRS, Batteries
BBGS	Plant & Machinery	Fire Alarm Panels [BHEL]
BBGS	Plant & Machinery	L.T. Transformers (oil cooled)
BBGS	Plant & Machinery	20MVA KV Onan Power Transformer
BBGS	Plant & Machinery	L.T. Transformers (oil cooled)
BBGS	Plant & Machinery	Generator Transformer - Erection
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	Local Control Panels incl power and control cables
BBGS	Plant & Machinery	6.6 kV Bus Ducts
BBGS	Plant & Machinery	415 V Switchgear - Supply
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	415 V Motor Control Centre and distribution board - Supply
BBGS	Plant & Machinery	132 kV outdoor Post-type current transformer
BBGS	Plant & Machinery	132 kV Isolators with accessories for intermediate station
BBGS	Plant & Machinery	132 kV Switchyard - 132 kV Circuit Breakers & Instrument Transformers
BBGS	Plant & Machinery	Distance Protection Relays
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	L.T. Transformers (dry type) Battery
BBGS	Plant & Machinery	Plant Intercommunication - Intercom/Site Telephone/Plant Telephone

Location	Asset Type	Description
BBGS	Plant & Machinery	Installation of SCADA System
BBGS	Plant & Machinery	Panels for Optical Fibre Equipments
BBGS	Plant & Machinery	Telephone Cables
BBGS	Plant & Machinery	Plant Intercommunication - Intercom/Site Telephone/Plant Telephone
BBGS	Plant & Machinery	TDM/TDMA Microwave communication
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	528 MTR FRP UNDERGROUND CABLE TRAY [2Z5258]
BBGS	Plant & Machinery	1 NO HORIZONTAL AXIAL SPLIT CASING PUMP & SQUIRREL CAGE MOTOR [2Z529200]
BBGS	Plant & Machinery	SO2 ANALYZER,NOX ANALYZER,NH3 CONVERTER,CO ANALYZER,PM 10 ANALYZER[2Z5311]
BBGS	Plant & Machinery	2 SETS OF 45KW LT VVFD FOR CT PUMP U#1 & U#2[2Z5328]
BBGS	Plant & Machinery	ILLUMINATION SYSTEM [2Z5155]
BBGS	Plant & Machinery	Ash Handling Plant - Bottom Ash Handling System
BBGS	Plant & Machinery	Air Compressors
BBGS	Plant & Machinery	L.P. Valves & Specialities
BBGS	Plant & Machinery	Split / Window AC Units [BHEL]
BBGS	Plant & Machinery	EFFLUENT TREATMENT SYSTEM [2N0660]
BBGS	Plant & Machinery	HEAT OF COMPRESSION TYPE AIR DRIER [2Z5208]
BBGS	Plant & Machinery	LEVEL PROBES AT UNIT#3 ESP HOPPERS OF FIRST THREE FIELDS [2Z5207]
BBGS	Plant & Machinery	Procurement of 1 No. JCB 3DX Excavator Loader [2Z505100]
BBGS	Plant & Machinery	Fire Protection System
BBGS	Plant & Machinery	Ash Handling Plant - Fly Ash System, Air Compressor, Instrument Air
BBGS	Plant & Machinery	Thermal Insulators for Power Cycle Piping
BBGS	Plant & Machinery	L.P. Valves & Specialities

Location	Asset Type	Description
BBGS	Plant & Machinery	Air Compressors
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	Auxiliary C.W. Pumps & Drives
BBGS	Plant & Machinery	Cooling Tower - Fan Assembly [BHEL]
BBGS	Plant & Machinery	Auxiliary C.W. Pumps & Drives
BBGS	Plant & Machinery	Auxiliary C.W. Pumps & Drives
BBGS	Plant & Machinery	PROCUREMENT OF CARBON SHAFT FOR COOLING TOWER FANS [2Z5186]
BBGS	Plant & Machinery	Travelling Water Screen
BBGS	Plant & Machinery	Lightning Arrestors for Budge Budge Intermediate Station
BBGS	Plant & Machinery	Diesel Generator Plant
BBGS	Plant & Machinery	Air Conditioning Plant
BBGS	Plant & Machinery	Cost of 1 No. Deep Tubewell [2Z5037]
BBGS	Plant & Machinery	L.T. Transformers (oil cooled/dry type)
BBGS	Plant & Machinery	33/11 KV Power transformer
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	415 V Motor Control Centre
BBGS	Plant & Machinery	Local Control Panels incl power and control cables
BBGS	Plant & Machinery	Local Control Panels incl power and control cables
BBGS	Plant & Machinery	Local Control Panels
BBGS	Plant & Machinery	Local Control Panels incl power and control cables

Location	Asset Type	Description
BBGS	Plant & Machinery	PROCUREMENT OF DIGITAL ENERGY METERS [2Z5097]
BBGS	Plant & Machinery	132 kV Relay/Control/Indication Panels
BBGS	Plant & Machinery	132 kV Outdoor type SF6 Circuit Breakers
BBGS	Plant & Machinery	Distance Protection Relays
BBGS	Plant & Machinery	132 kV Relay/Control/Indication Panels
BBGS	Plant & Machinery	132 kV Isolators with accessories for intermediate station
BBGS	Plant & Machinery	Plant Intercommunication - Site Telephone facilities/Plant Telephone
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	Portable Terminal
BBGS	Plant & Machinery	UPGRADATION OF TELEPHONE FACILITY
BBGS	Plant & Machinery	Plant Intercommunication - Site Telephone facilities/Plant Telephone
BBGS	Plant & Machinery	Telephone Cables
BBGS	Plant & Machinery	Data Change Over Panel
BBGS	Plant & Machinery	Plant Intercommunication - Site Telephone facilities/Plant Telephone
BBGS	Plant & Machinery	PALL MAKE FLUID CONDITIONING PURIFIER [2Z5262]
BBGS	Plant & Machinery	AUTOMATIC FIRE FIGHTING SPRINKLER SYSTEM FOR CONVEYORS 4A & 4B[2Z516600]
BBGS	Plant & Machinery	SCREW COMPRESSOR FOR DRY FOG DUST SUPPRESSION SYSTEM[2Z520600]
BBGS	Plant & Machinery	12NOS COMPLETE COUPLING ASSY FOR COOLING TOWER[2Z528700]
BBGS	Plant & Machinery	2 NOS 200KVA LIGHTING TRANSFORMER AT CPAB-2 [2Z529700]
BBGS	Plant & Machinery	132 KV CIRCUIT BREAKER POLESMECHANISM & MANDATORY SPARES, POLE[2Z5366]
BBGS	Plant & Machinery	Effluent Treatment Plant
BBGS	Plant & Machinery	Butterfly valves
BBGS	Plant & Machinery	Unitary Air Filtration Units-Unitary Air Filtration Units with Accessories

Location	Asset Type	Description
BBGS	Plant & Machinery	Ash Handling Plant - Fly Ash System, Air Compressor, Instrument Air
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	INSTALLATION OF ENERGY CHAIN SYSTEM FOR TIPPER TROLLEY 1A & 3A [2Z5238]
BBGS	Plant & Machinery	UPGRADATION OF CHP COAL CONVEYING SYSTEM [2Z5229]
BBGS	Plant & Machinery	WEIGH BRIDGE [2B105014]
BBGS	Plant & Machinery	Equipments [BHEL]
BBGS	Plant & Machinery	Air Washer Unit & Accessories - Air Washer Unit [BHEL]
BBGS	Plant & Machinery	Instrument Air system [BHEL]
BBGS	Plant & Machinery	Fluidising air system [BHEL]
BBGS	Plant & Machinery	Pipe rack, Supports, Gratings etc [BHEL]
BBGS	Plant & Machinery	DS System [BHEL]
BBGS	Plant & Machinery	BUNKER ENTILATION SYSTEM AUGMENTATION [2Z5071]
BBGS	Plant & Machinery	Non-Contact type temperature indicator model Fluke 572 [2P705900]
BBGS	Plant & Machinery	One each seal air fan for both units [2Z501100]
BBGS	Plant & Machinery	Air Compressors incl spares
BBGS	Plant & Machinery	Air Compressors incl spares
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	Power Cycle Piping incl valves
BBGS	Plant & Machinery	1- Vibration analyser
BBGS	Plant & Machinery	40 T Lorry/ Traylor Weighbridge
BBGS	Plant & Machinery	L.P. Valves & Specialities
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	Ash Handling Plant, Pipe supports, Compressor, Instrument Air

Location	Asset Type	Description
BBGS	Plant & Machinery	Coal Handling Plant - Wagon Tippler
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	Performance improvement of Cooling Tower, Phase I [2Z504300]
BBGS	Plant & Machinery	Auxiliary C.W. Pumps & Drives
BBGS	Plant & Machinery	Circulating Water Treatment Plant
BBGS	Plant & Machinery	Raw Water Treatment Plant M.S,Pipes for C.W.System
BBGS	Plant & Machinery	Auxiliary C.W. Pumps & Drives
BBGS	Plant & Machinery	CAPACITY AUGMENTATION OF ZERO EFFLUENT SYSTEM [2Z5092]
BBGS	Plant & Machinery	C W Pumps & Drives
BBGS	Plant & Machinery	Auxiliary C.W. Pumps & Drives
BBGS	Plant & Machinery	C W Pumps & Drives
BBGS	Plant & Machinery	Ventilation System
BBGS	Plant & Machinery	220 V, 200 AH Station Battery
BBGS	Plant & Machinery	Lighting Transformer at CHP [2Z505900]
BBGS	Plant & Machinery	DIGITAL ENERGY METERS [2Z5191]
BBGS	Plant & Machinery	UPGRADATION OF DM PLANT & INTAKE PUMP HOUSE BUILDING AT BBGS [2Z528900]
BBGS	Plant & Machinery	SPECIAL JIGS & TOOLS FOR TURBINE OVERHAULING [2Z5199]
BBGS	Plant & Machinery	Stack Elevator
BBGS	Plant & Machinery	[Simplex (2B101001)]
BBGS	Plant & Machinery	OTIS PASSENGER ELEVATOR FOR ADMN BLDNG. [2B105131]
BBGS	Plant & Machinery	Instrument Cables
BBGS	Plant & Machinery	Cables for Thermocouples
BBGS	Plant & Machinery	Station Transformers - Erection

Location	Asset Type	Description
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	6.6 kV Switchgear
BBGS	Plant & Machinery	Neutral Grounding Resistor
BBGS	Plant & Machinery	Field Instrumentation
BBGS	Plant & Machinery	415 V Switchgear - Erection
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Rationalisation of 20 KV System
BBGS	Plant & Machinery	Distance Protection Relays
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	Distance Protection Relays
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132kV Outdoor Transformers
BBGS	Plant & Machinery	Isolator
BBGS	Plant & Machinery	132 kV Relay/Control/Indication Panels
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	Battery
BBGS	Plant & Machinery	L.T. Transformers (dry type) 24 Volt Battery Charger
BBGS	Plant & Machinery	TDM/TDMA Microwave communication
BBGS	Plant & Machinery	TDM/TDMA Microwave communication network system

Location	Asset Type	Description
BBGS	Plant & Machinery	TDM/TDMA Microwave communication network system
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	Panels for Optical Fibre Equipments
BBGS	Plant & Machinery	Optical Fibre Panels
BBGS	Plant & Machinery	HIGH CONCENTRATION SLURRY DISPOSAL SYSTEM AT BBGS [2N072600]
BBGS	Plant & Machinery	DPR ON RAIL INFRASTRUCTURE FOR INSTALLATION OF 3RD WAGON TIPPER[2Z521500]
BBGS	Plant & Machinery	01 SET 220V EXIDE MAKE 1000AH TUBULAR LEAD ACID BATTERY [2Z527500]
BBGS	Plant & Machinery	PROCUREMENT OF 415V VFD FOR 4 NOS U-3 CT FANS[2Z533100]
BBGS	Plant & Machinery	COMPUTATIONAL FLUID DYNAMICS ANALYSIS FOR UNIT#3 BOILER[2Z533800]
BBGS	Plant & Machinery	STATIC MODEL OF CORNER FIRED BOILER[2M1444]
BBGS	Plant & Machinery	Purchase of Sky Climber [2Z5033]
BBGS	Plant & Machinery	Ash Handling Plant, Pipe supports, Compressor, Instrument Air
BBGS	Plant & Machinery	Power Cycle Piping & valves
BBGS	Plant & Machinery	Coal Handling Plant incl Conveyor Belt
BBGS	Plant & Machinery	IMPROVED STACK MONITORING SYSTEM [2Z5055]
BBGS	Plant & Machinery	Air Compressors incl spares
BBGS	Plant & Machinery	Hydrastep for boiler
BBGS	Plant & Machinery	Coal Handling Plant incl Conveyor Belt
BBGS	Plant & Machinery	L.P. Valves & Specialities
BBGS	Plant & Machinery	BMS UPGRADATION AT UNIT #1 [2Z5147]
BBGS	Plant & Machinery	PROCR & INSTL-1 NO. 220V & 2 NO. 24V STATION BATTERY FOR UNIT 2 [2Z5171]
BBGS	Plant & Machinery	Air Conditioning System for Main Control Room - Electricals [BHEL]
BBGS	Plant & Machinery	Ash Hopper fittings including Knife Gate Valves,Plate Valves & other Valves

Location	Asset Type	Description
BBGS	Plant & Machinery	Spares [BHEL]
BBGS	Plant & Machinery	Coal Mills and Coal piping bends [BHEL]
BBGS	Plant & Machinery	Boiler Structure, boiler tubes coal feeders, gas & air ducting, HP valves
BBGS	Plant & Machinery	INSTALLATION OF 1 NO. 2 X 60 KVA UPS SYSTEM FOR UNIT #2 [2Z511700]
BBGS	Plant & Machinery	PROCUREMENT OF 1 NO JCB 3DX EXCAVATOR LOADER [2Z505100]
BBGS	Plant & Machinery	Construction Cost of Weigh Bridge for Unit No.3 [2B105014]
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Capacity Augmentation of Zero Effluent System [2Z503600]
BBGS	Plant & Machinery	Rubber Expansion joints
BBGS	Plant & Machinery	Fuel Oil Handling System, barge unloading system
BBGS	Plant & Machinery	Ash Handling Plant - Fly Ash System, Air Compressor, Instrument Air
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	Valves for Turbine Cycle Piping
BBGS	Plant & Machinery	Valves for Turbine Cycle Piping
BBGS	Plant & Machinery	Raw Water Treatment Plant
BBGS	Plant & Machinery	Group B.C.W. Piping
BBGS	Plant & Machinery	Raw Water Treatment Plant M.S,Pipes for C.W.System
BBGS	Plant & Machinery	Raw Water Treatment Plant M.S,Pipes for C.W.System
BBGS	Plant & Machinery	CAPACITY AUGMENTATION OF ZERO EFFLUENT SYSTEM [2Z5036]
BBGS	Plant & Machinery	Travelling Water Screen

Location	Asset Type	Description
BBGS	Plant & Machinery	220 V, 200 AH Battery Charger
BBGS	Plant & Machinery	4 sets 48 V Battery with charger for KRS
BBGS	Plant & Machinery	Laboratory Test Equipment
BBGS	Plant & Machinery	PROCUREMENT OF INSTRUMENTS FOR E&I LAB [2Z5063]
BBGS	Plant & Machinery	Coal Handling Plant - Wagon Tippler
BBGS	Plant & Machinery	Fire Stop Barrier of Unit 2
BBGS	Plant & Machinery	Instrument Cables
BBGS	Plant & Machinery	Cables for Thermocouples
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	L.T. Transformers (oil cooled)
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Local Control Panels
BBGS	Plant & Machinery	Neutral Grounding Resistor
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	SF6 RECOVERY UNIT [2Z509800]
BBGS	Plant & Machinery	TRANSFORMERS OF 132 KV SWITCHYARD [2Z5218]
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Local Control Panels
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Isolators with accessories for intermediate station
BBGS	Plant & Machinery	Distance Protection Relays
BBGS	Plant & Machinery	48 Volt Battery

Location	Asset Type	Description
BBGS	Plant & Machinery	Portable VHF Trans-receivers & accessories
BBGS	Plant & Machinery	Optical fibre communication system
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	Channel Rack for Microwave
BBGS	Plant & Machinery	Multiplying Relays,Transducers for SCADA
BBGS	Plant & Machinery	Multiplying Relays,Transducers for SCADA
BBGS	Plant & Machinery	Optical Alternator
BBGS	Plant & Machinery	Installation of optical fibre communication system
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	GPS MASTERCLOCK[2Z5240]
BBGS	Plant & Machinery	12 NOS. ORPAT MAKE TELEPHONE SET [PG3024]
BBGS	Plant & Machinery	1 LOT ELECTRONIC MOD FOR EHG, AVR, TSE EXCITATION SYSTEM & SAM [2Z529300]
BBGS	Plant & Machinery	Fire Protection System
BBGS	Plant & Machinery	Air & Water Piping [BHEL]
BBGS	Plant & Machinery	UPS FOR BOTTOM ASH PLC [2Z5133]
BBGS	Plant & Machinery	TUBE LEAK DETECTION SYSTEM FOR BOILER UNIT #1 [2Z511800]
BBGS	Plant & Machinery	Chemical Feed System
BBGS	Plant & Machinery	Slurry Pipelines with bends, Couplings etc [BHEL]
BBGS	Plant & Machinery	Coal Handling Plant incl Conveyor Belt
BBGS	Plant & Machinery	Rubber Expansion joints
BBGS	Plant & Machinery	CONTROL & INSTRUMENTATION EQUIPMENTS [BHEL]
BBGS	Plant & Machinery	Air Washer Unit & Accessories - Fan with Drive [BHEL]
BBGS	Plant & Machinery	Single Bus bar

Location	Asset Type	Description
BBGS	Plant & Machinery	Boiler tube leak detection system for one boiler [2Z501800]
BBGS	Plant & Machinery	L.P. Valves & Specialities
BBGS	Plant & Machinery	L.P. Valves & Specialities
BBGS	Plant & Machinery	Cooling Tower Package
BBGS	Plant & Machinery	Ash Handling Plant - Bottom Ash
BBGS	Plant & Machinery	2.5 EOT Crane for Stores Buildings
BBGS	Plant & Machinery	Fire Protection System
BBGS	Plant & Machinery	Chemical Feed System
BBGS	Plant & Machinery	Miscellaneous cranes
BBGS	Plant & Machinery	Turbine House Cranes - 2 Nos. E.O.T. Cranes
BBGS	Plant & Machinery	Coal Handling Plant - Wagon Tippler
BBGS	Plant & Machinery	HP Valves [BHEL]
BBGS	Plant & Machinery	Turbo-generator incl Erection of T.G. sets and auxiliaries
BBGS	Plant & Machinery	C W Pumps & Drives
BBGS	Plant & Machinery	Large diameter pipes & miscellaneous steel tanks
BBGS	Plant & Machinery	PERFORMANCE IMPROVEMENT OF COOLING TOWER - PHASE I [2Z5043]
BBGS	Plant & Machinery	Large dia piping and tanks
BBGS	Plant & Machinery	Supply of group B.C.W. Piping
BBGS	Plant & Machinery	Travelling Water Screen
BBGS	Plant & Machinery	Air Conditioning Plant
BBGS	Plant & Machinery	220 V, 200 AH Battery Charger
BBGS	Plant & Machinery	Pipes & Valves [BHEL]
BBGS	Plant & Machinery	UPGRADATION OF UPS AT DM PLANT [2Z5211]

Location	Asset Type	Description
BBGS	Plant & Machinery	STACKER-RECLAIMER PLC UPGRADATION [2Z5193]
BBGS	Plant & Machinery	Motorised Trolley
BBGS	Plant & Machinery	220 V, 200 AH Battery Charger
BBGS	Plant & Machinery	Elevators
BBGS	Plant & Machinery	Compressor [BHEL]
BBGS	Plant & Machinery	75 MVA, 132/34.5 kV Power Transformer
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	L.T. Transformers (oil cooled/dry type)
BBGS	Plant & Machinery	Station Transformers - Supply
BBGS	Plant & Machinery	Earthing Transformer
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	Electrical Control Boards & Relay Panel
BBGS	Plant & Machinery	Neutral Grounding Resistor
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Local Control Panels
BBGS	Plant & Machinery	PROCUREMENT OF GT, ST, UT DIGITAL ENERGY METERS FOR UNIT # 1 & 2 [2Z5156]
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	415 V Switchgear
BBGS	Plant & Machinery	132 kV Switchyard - 132 kV Isolators
BBGS	Plant & Machinery	132 kV Outdoor type SF6 Circuit Breakers
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132kV Outdoor Transformers
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding

Location	Asset Type	Description
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - 132 kV Isolators
BBGS	Plant & Machinery	Plant Intercommunication - Intercom/Site Telephone/Plant Telephone
BBGS	Plant & Machinery	Computers for Scada
BBGS	Plant & Machinery	Installation of SCADA System
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	FEEDER TO MILL CHUTE VIBRATOR [2Z5260]
BBGS	Plant & Machinery	1 SET ELECTRICITY OPERATED SUBMERSIBLE PUMP [2Z529600]
BBGS	Plant & Machinery	350HP DIESEL ELECTRIC LOCO- SHIFITING AND PLACEMENT CHARGES [2Z527200]
BBGS	Plant & Machinery	01 LOT PLC SYSTEM, 01 LOT PLC SYSTEM[2Z528300]
BBGS	Plant & Machinery	INSTALLATION OF ENERGY CHAIN SYSTEM FOR RDMS [2Z528400]
BBGS	Plant & Machinery	PROCUREMENT OF 1 NO SCREW COMPRESSOR FOR AC PLANT OF UNIT 1&2[2Z530600]
BBGS	Plant & Machinery	1.1 kV CBL, VVFD & COOLING FANS,MODBUS DRIVER, I/A FUNCTION BLOCK[2Z531600]
BBGS	Plant & Machinery	2 NOS OIL CONDITIONING MACHINE (LVDH) [2Z533200]
BBGS	Plant & Machinery	SPARES FOR VIBRATION MONITORING SYSTEM FOR UNIT 1 & UNIT 2 TURBINE[2Z5294]
BBGS	Plant & Machinery	PVC FILM WITH UV STABILISED BLACK SHEET WITH GLUE POWDER&SOLVENT[2Z5359]
BBGS	Plant & Machinery	1 NO. JCB ROBOT SKID STEER LOADER [2Z5231]
BBGS	Plant & Machinery	CONDENSATE EXTRACTION PUMP [2Z508300]
BBGS	Plant & Machinery	ELECTROMAGNETIC SEPERATOR FOR CONVEYOR 1A [2Z5225]
BBGS	Plant & Machinery	STATIONERY CRANE MOUNTED ROCK BREAKING SYSTEM FOR WAGON TIPPLER [2Z5214]
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	Ash Handling Plant - Fly Ash System, Air Compressor, Instrument Air
BBGS	Plant & Machinery	PROC, INSTL OF ELECTRONIC BELT WIEGHERS ON COAL CONVEYORS 8A & 8B [2Z5194]

Location	Asset Type	Description
BBGS	Plant & Machinery	Unitary Air Filtration Units - Fans with Drive [BHEL]
BBGS	Plant & Machinery	ILLUMINATION SYSTEM [2Z5122]
BBGS	Plant & Machinery	Air Compressors incl spares
BBGS	Plant & Machinery	Steam-generator
BBGS	Plant & Machinery	Generator Transformer
BBGS	Plant & Machinery	Generator Transformer
BBGS	Plant & Machinery	Mobile storage materials handling equipment - vertical caroused conveyory
BBGS	Plant & Machinery	Turbine House Cranes - 2 Nos. E.O.T. Cranes
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	Ash Handling Plant - Bottom Ash Handling System
BBGS	Plant & Machinery	Coal Handling Plant - Facilities for Track Hopper
BBGS	Plant & Machinery	Spares [BHEL]
BBGS	Plant & Machinery	Spares [BHEL]
BBGS	Plant & Machinery	Turbo-generator incl Erection of T.G. sets and auxiliaries
BBGS	Plant & Machinery	Intake Pumps & Drives
BBGS	Plant & Machinery	Intake Pumps & Drives
BBGS	Plant & Machinery	Raw Water Treatment Plant M.S,Pipes for C.W.System
BBGS	Plant & Machinery	Circulating Water Treatment Plant
BBGS	Plant & Machinery	Cooling Tower - Drive Assembly with Shaft & Motor [BHEL]
BBGS	Plant & Machinery	Raw Water Treatment Plant
BBGS	Plant & Machinery	Sump pumps & drives
BBGS	Plant & Machinery	GROUND WATER RE-CHURNING & RAIN WATER HARVESTING [2Z5150]
BBGS	Plant & Machinery	Elevators

Location	Asset Type	Description
BBGS	Plant & Machinery	Diesel Generator Plant
BBGS	Plant & Machinery	Transformer Oil purification system [2Z505600]
BBGS	Plant & Machinery	ANALOGICAL METER READING INSTRUMENT,100GSM MODEM, SOFTWARE [2B1012]
BBGS	Plant & Machinery	Lightning Arrestors for Budge Budge Intermediate Station
BBGS	Plant & Machinery	Testing Equipment
BBGS	Plant & Machinery	Illumination system in Auxiliary Bldg.
BBGS	Plant & Machinery	Air Conditioning Plant
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	Chequered plate coverings over cable trench, floorings, handrails [2N0393]
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	145kV SF6 Circuit Breakers - Supply
BBGS	Plant & Machinery	132 kV Outdoor type SF6 Circuit Breakers
BBGS	Plant & Machinery	Distance Protection Relays
BBGS	Plant & Machinery	132kV Outdoor Post Type Inductive Transformer - Supply
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	TDM/TDMA Microwave communication
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	Plant Intercommunication - Intercom/Site Telephone/Plant Telephone

Location	Asset Type	Description
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	Transducers for Scada
BBGS	Plant & Machinery	1 NO 120 TR NOMINAL CAPACITY WATER COOLED SCREW CHILLING PACKAGE[2Z530300]
BBGS	Plant & Machinery	TRIP BLOCK ASSEMBLY [2Z529100]
BBGS	Plant & Machinery	PORTABLE SUMP PUMP [2Z531600]
BBGS	Plant & Machinery	ROCK BREAKERS AT WAGON TIPPLER [2Z4187]
BBGS	Plant & Machinery	HEAVY DUTY COAL CONVEYOR BELTS FOR BC101A, BC1A/1B, BC2A/2B[2Z5349]
BBGS	Plant & Machinery	PROCUREMENT & INSTALLATION OF LT VFD FOR GSCVEF FANS&LP DRIP PUMPS[2Z5356]
BBGS	Plant & Machinery	BUNKER LEVEL INDICATORS FOR UNIT #1 [2Z5205]
BBGS	Plant & Machinery	Electricals & Instruments [BHEL]
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	Ash Conveying pipes and Water pipes with Fittings [BHEL]
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	Coal Handling Plant incl Conveyor Belt
BBGS	Plant & Machinery	Augmentation of Ash/Coal Handling [2B1017]
BBGS	Plant & Machinery	Roof Extraction Units [BHEL]
BBGS	Plant & Machinery	AC System for ESP Building - Package AC Units [BHEL]
BBGS	Plant & Machinery	DE Systems [BHEL]
BBGS	Plant & Machinery	BMS UPGRADATION AT UNIT #1 [2Z5147]
BBGS	Plant & Machinery	Chain mineral plant
BBGS	Plant & Machinery	Rationalisation of 20 KV System

Location	Asset Type	Description
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	D.M. Plant
BBGS	Plant & Machinery	Fuel Oil Handling System incl Barge unloading system
BBGS	Plant & Machinery	Ash Handling Plant, Pipe supports, Compressor, Instrument Air
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	LP Heater & Dr. Cooler [BHEL]
BBGS	Plant & Machinery	Turbo-generator sets and auxiliaries
BBGS	Plant & Machinery	Turbo-generator sets and auxiliaries
BBGS	Plant & Machinery	Auxiliary C.W. Pumps & Drives
BBGS	Plant & Machinery	Large diameter pipes & miscellaneous steel tanks
BBGS	Plant & Machinery	Effluent Treatment Plant
BBGS	Plant & Machinery	Water Spray
BBGS	Plant & Machinery	Miscellaneous Test Equipment
BBGS	Plant & Machinery	Misc. Laboratory Equipment
BBGS	Plant & Machinery	2 Nos. E.O.T. Cranes
BBGS	Plant & Machinery	220 V, 200 AH Station Battery
BBGS	Plant & Machinery	6.6 kV Switchgear
BBGS	Plant & Machinery	220kV switch yard (incl spares)
BBGS	Plant & Machinery	Generator busduct - Supply
BBGS	Plant & Machinery	415 V Motor Control Centre and distribution board - Erection
BBGS	Plant & Machinery	Local Control Panels

Location	Asset Type	Description
BBGS	Plant & Machinery	Local Control Panels incl power and control cables
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Distance Protection Relays
BBGS	Plant & Machinery	132 kV outdoor Post-type current transformer
BBGS	Plant & Machinery	132 kV Post-type outdoor voltage transformer - Erection
BBGS	Plant & Machinery	132 kV Isolators with accessories
BBGS	Plant & Machinery	145kV SF6 Circuit Breakers - Erection
BBGS	Plant & Machinery	132 kV outdoor Post-type current transformer - Erection
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	L.T. Transformers (dry type) 24 Volt Battery Charger
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	Software for Scada
BBGS	Plant & Machinery	INSTAL ENERGY CHAIN SYSTEM FOR TIPPER TROLLEY 1B,3B & 2A,SAC [2Z5256]
BBGS	Plant & Machinery	HP PUMP OF BOTTOM ASH RECIRCULATION SYSTEM [2Z527600]
BBGS	Plant & Machinery	LP BLADE VIBRATION MONITORING SYSTEM (BVMS) AT BBGS U#3 TURBINE[2Z534100]
BBGS	Plant & Machinery	MAJOR SPARES FOR OVERHAULING OF ABB MAKE 6.6 KV CIRCUIT BREAKER[2Z5355]
BBGS	Plant & Machinery	1 NO. HYDRAULIC EXCAVATOR CUM LOADER [2Z5230]
BBGS	Plant & Machinery	Conveyor System with Drives painting and Accessories [BHEL]
BBGS	Plant & Machinery	ELECTROSTATIC LIQUID CLEANERS FOR COAL MILL GEAR BOXES, WAGON TIPPLERS
BBGS	Plant & Machinery	Steam-generator
BBGS	Plant & Machinery	Fire Protection System
BBGS	Plant & Machinery	Fire Protection System

Location	Asset Type	Description
BBGS	Plant & Machinery	Electricals [BHEL]
BBGS	Plant & Machinery	Power Cycle Piping & valves
BBGS	Plant & Machinery	Plant Illumination
BBGS	Plant & Machinery	Butterfly valves
BBGS	Plant & Machinery	MECHANISED OPEN DRAIN DE-SILTING MACHINE FOR OPEN DRAINS AT BBGS [2Z5201]
BBGS	Plant & Machinery	AUGMENTATION OF ELECTRICAL HOISTS AT COAL HANDLING PLANT [2Z5153]
BBGS	Plant & Machinery	OTHER MECHANICAL SPARES [BHEL]
BBGS	Plant & Machinery	Air Piping and Cooling Water Piping [BHEL]
BBGS	Plant & Machinery	Air Receiver [BHEL]
BBGS	Plant & Machinery	Pumps with drives [BHEL]
BBGS	Plant & Machinery	Stacker Reclaimer [BHEL]
BBGS	Plant & Machinery	UCR ANNUNCIATION SYSTEM UPGRADATION AT UNIT #1 [2Z5149]
BBGS	Plant & Machinery	PROCUREMENT OF ONE NO. INLINE MAGNETIC SEPERATOR FOR CONVEYOR 3B [2Z5111]
BBGS	Plant & Machinery	TRANSFORMER OIL PURIFICATION SYSTEM [2Z5056]
BBGS	Plant & Machinery	Miscellaneous Hoists
BBGS	Plant & Machinery	L.P. Valves & Specialities
BBGS	Plant & Machinery	Cooling Tower Package
BBGS	Plant & Machinery	Coal Handling Plant incl Conveyor Belt
BBGS	Plant & Machinery	Coal Handling Plant incl Conveyor Belt
BBGS	Plant & Machinery	Coal Handling Plant incl Conveyor Belt
BBGS	Plant & Machinery	Steam-generator
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Power Cycle Piping & valves

Location	Asset Type	Description
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	TURBO GENERATOR LUB OIL CONDITIONING SYSTEM [2Z5164]
BBGS	Plant & Machinery	Raw Water Treatment Plant
BBGS	Plant & Machinery	Miscellaneous Pumps & Drives
BBGS	Plant & Machinery	Circulating Water Treatment Plant
BBGS	Plant & Machinery	Auxiliary C.W. Pumps & Drives
BBGS	Plant & Machinery	Travelling Water Screen
BBGS	Plant & Machinery	PERFORMANCE IMPROVEMENT OF COOLING TOWER [2Z5058]
BBGS	Plant & Machinery	GROUND WATER RE-CHURNING & RAIN WATER HARVESTING [2Z5150]
BBGS	Plant & Machinery	Travelling Water Screen
BBGS	Plant & Machinery	Steam-generator incl 6 Nos. Guillotine Dampers for Boiler of Unit 1
BBGS	Plant & Machinery	Testing Equipment
BBGS	Plant & Machinery	Air Conditioning Plant
BBGS	Plant & Machinery	INSTALLATION OF A 40 TONNE TRAILER WEIGH BRIDGE [2N041500]
BBGS	Plant & Machinery	220 V, 200 AH Station Battery
BBGS	Plant & Machinery	220 V, 200 AH Station Battery
BBGS	Plant & Machinery	160MVA (Areva make) Transformer - ICT 2 220KV SW YARD
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Local Control Panels
BBGS	Plant & Machinery	Local Control Panels
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	132 kV Switchyard - 132 kV Circuit Breakers & Instrument Transformers

Location	Asset Type	Description
BBGS	Plant & Machinery	132 kV Post-type outdoor voltage transformer - Supply
BBGS	Plant & Machinery	132 kV Isolators with accessories for intermediate station
BBGS	Plant & Machinery	132 kV Switchyard - Control Desk Relay Panel, Bus zonal panel
BBGS	Plant & Machinery	132 kV Relay/Control/Indication Panels
BBGS	Plant & Machinery	132 kV outdoor Post-type current transformer
BBGS	Plant & Machinery	132 kV Isolators with accessories for intermediate station
BBGS	Plant & Machinery	Relay/Control/Indication Panel - Erection
BBGS	Plant & Machinery	Control Desk Relay Panel, Bus zonal panel for 132 kV Switchyard
BBGS	Plant & Machinery	132 kV Switchyard - steel structure & foundation
BBGS	Plant & Machinery	48 Volt Battery Charger
BBGS	Plant & Machinery	L.T. Transformers (dry type) 24 Volt Battery
BBGS	Plant & Machinery	Installation of optical fibre communication system
BBGS	Plant & Machinery	Plant Intercommunication - Site Telephone facilities/Plant Telephone
BBGS	Plant & Machinery	Installation of SCADA System
BBGS	Plant & Machinery	Portable VHF Trans-receivers & accessories
BBGS	Plant & Machinery	Multiplying Relays, Transducers for SCADA
BBGS	Plant & Machinery	3 NOS FERROCARE ELECTROSTATIC LIQUID CLEANER MACHINE [2Z529900]
BBGS	Plant & Machinery	01SET ZIRCONIA BASED OXYGEN ANALYSER WITH ACCESSORIES[2Z530000]
BBGS	Plant & Machinery	DCS UPGRADATION AT UNIT #1 [2Z5146]
BBGS	Plant & Machinery	Ash Handling Plant - Fly Ash System, Air Compressor, Instrument Air
BBGS	Plant & Machinery	Fuel Oil Handling System incl Barge unloading system
BBGS	Plant & Machinery	Ash Handling Plant - Bottom Ash
BBGS	Plant & Machinery	Air Conditioning System for Main Control Room - Air Handling Unit [BHEL]

Location	Asset Type	Description
BBGS	Plant & Machinery	Cost of BBGS Tubes
BBGS	Plant & Machinery	Flammage Protection Unit
BBGS	Plant & Machinery	Miscellaneous Cranes
BBGS	Plant & Machinery	Ash Handling Plant - Fly Ash System, Air Compressor, Instrument Air
BBGS	Plant & Machinery	Effluent Treatment Plant
BBGS	Plant & Machinery	Rubber Expansion joints
BBGS	Plant & Machinery	L.P. Valves & Specialities
BBGS	Plant & Machinery	Fuel Oil Handling System incl Barge unloading system
BBGS	Plant & Machinery	Ash Handling Plant - Bottom Ash Handling System
BBGS	Plant & Machinery	Ash Handling Plant - Bottom Ash Handling System
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Turbo-generator incl Erection of T.G. sets and auxiliaries
BBGS	Plant & Machinery	Travelling Water Screen
BBGS	Plant & Machinery	Large dia piping and tanks
BBGS	Plant & Machinery	Circulating Water Treatment Plant
BBGS	Plant & Machinery	Raw Water Treatment Plant M.S,Pipes for C.W.System
BBGS	Plant & Machinery	Large diameter pipes & miscellaneous steel tanks
BBGS	Plant & Machinery	PROCUREMENT OF CARBON SHAFT FOR COOLING TOWER FANS [2Z5224]
BBGS	Plant & Machinery	Raw Water Treatment Plant M.S,Pipes for C.W.System
BBGS	Plant & Machinery	CAPACITY AUGMENTATION OF ZERO EFFLUENT SYSTEM [2Z509200]
BBGS	Plant & Machinery	Miscellaneous cranes
BBGS	Plant & Machinery	Fire Extinguisher
BBGS	Plant & Machinery	Testing Equipment

Location	Asset Type	Description
BBGS	Plant & Machinery	Pumps [BHEL]
BBGS	Plant & Machinery	Unit Transformers - Supply
BBGS	Plant & Machinery	Electrical Control Boards & Relay Panel
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	132 kV Isolators with accessories
BBGS	Plant & Machinery	Relay/Control/Indication Panel
BBGS	Plant & Machinery	132 kV Switchyard - Steel structures/Circuit Breakers/Instrument Transf
BBGS	Plant & Machinery	Insulators
BBGS	Plant & Machinery	Hardwares
BBGS	Plant & Machinery	132kV Outdoor Transformers
BBGS	Plant & Machinery	132kV Outdoor Transformers
BBGS	Plant & Machinery	132 kV Isolators with accessories
BBGS	Plant & Machinery	132 kV Isolators with accessories for intermediate station - Supply
BBGS	Plant & Machinery	Relay/Control/Indication Panel
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	L.T. Transformers (dry type) Battery
BBGS	Plant & Machinery	Installation of SCADA system
BBGS	Plant & Machinery	Channel Rack for Microwave
BBGS	Plant & Machinery	Recorder panels
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	Transducers for Scada
BBGS	Plant & Machinery	600 NO CASSETT BAFFLE, 1051 NOS PROTECTION GUARDS & 12 NO CLAMPS [2Z528000]
BBGS	Plant & Machinery	AIR MONITORING SYSTEM[2Z5311]

Location	Asset Type	Description
BBGS	Plant & Machinery	1 NO ALSTOM MAKE TURBINE OVERSPEED TRIP FOR # U 2 TURBINE AT BBGS[2Z5343]
BBGS	Plant & Machinery	AC System for Main Control Room - Water Chilling Unit & cooling Towers
BBGS	Plant & Machinery	STATIONERY CRANE MOUNTED ROCK BREAKING SYSTEM FOR WAGON TIPPLER [2Z5214]
BBGS	Plant & Machinery	Coal Handling Plant
BBGS	Plant & Machinery	Fuel Oil Handling System, barge unloading system
BBGS	Plant & Machinery	2 nos. electromagnetic seperators over conveyors 4A/ 4B [2Z5013]
BBGS	Plant & Machinery	Power Cycle Piping & valves
BBGS	Plant & Machinery	UPGRADATION OF BMS IN UNIT # 2 [2Z5174]
BBGS	Plant & Machinery	Air Compressors incl spares
BBGS	Plant & Machinery	Coal Handling Plant incl Conveyor Belt
BBGS	Plant & Machinery	Steam-generator
BBGS	Plant & Machinery	Chemical Feed System
BBGS	Plant & Machinery	Air Compressors
BBGS	Plant & Machinery	Ash Handling Plant - Bottom Ash Handling System
BBGS	Plant & Machinery	Coal Handling Plant - Wagon Tippler
BBGS	Plant & Machinery	Generator [BHEL]
BBGS	Plant & Machinery	Dampers & Gates [BHEL]
BBGS	Plant & Machinery	Turbo-generator sets and auxiliaries
BBGS	Plant & Machinery	Turbo-generator sets and auxiliaries
BBGS	Plant & Machinery	Intake Pumps & Drives
BBGS	Plant & Machinery	Intake Pumps & Drives
BBGS	Plant & Machinery	Circulating Water Treatment Plant
BBGS	Plant & Machinery	Circulating Water Treatment Plant

Location	Asset Type	Description
BBGS	Plant & Machinery	220 V, 200 AH Battery Charger
BBGS	Plant & Machinery	Miscellaneous Pumps & Drives
BBGS	Plant & Machinery	4 sets 48 V Battery with charger for TRS, Batteries
BBGS	Plant & Machinery	Air Conditioning Plant
BBGS	Plant & Machinery	Electrical Hoist
BBGS	Plant & Machinery	Testing Equipment
BBGS	Plant & Machinery	TEST BENCH FOR DCS COMPONENT AND MODIFIED NODEBUS CONNECTOR [2Z5069]
BBGS	Plant & Machinery	Analytical Instrument SWAS Panel
BBGS	Plant & Machinery	Field Instrumentation
BBGS	Plant & Machinery	Field Instrumentation
BBGS	Plant & Machinery	Generator busduct - Erection
BBGS	Plant & Machinery	Distributed Control System
BBGS	Plant & Machinery	Local Control Panels incl power and control cables
BBGS	Plant & Machinery	Connector
BBGS	Plant & Machinery	132 kV Relay/Control/Indication Panels
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	132 kV Outdoor type SF6 Circuit Breakers
BBGS	Plant & Machinery	132 kV Switchyard - Cable Trays, cable laying, grounding
BBGS	Plant & Machinery	Installation of optical fibre communication system
BBGS	Plant & Machinery	Cable Communication/Scada Network/Optical Fibre
BBGS	Plant & Machinery	Batteries for Scada

Location	Asset Type	Description
BBGS	Plant & Machinery	Voltage Stabiliser for Scada
BBGS	Plant & Machinery	Recorder panels
BBGS	Plant & Machinery	Plant Intercommunication - Intercom/Site Telephone/Plant Telephone
BBGS	Plant & Machinery	Panels for Optical Fibre Equipments
BBGS	Plant & Machinery	Multiplying Relays, Transducers for SCADA
BBGS	Plant & Machinery	AUGMENTATION OF LP BLADES OF UNIT-2 BY MODIFIED LASER HARDENED BLADES[2Z5253]
BBGS	Plant & Machinery	1 SET PLC SYSTEM [2Z5255]
BBGS	Plant & Machinery	ERECTION & COMMISSIONING OF SCANNER AIR FAN [2Z528800]
BBGS	Plant & Machinery	FLY ASH & DM PLANT PLC WORKSTATION UPGRADATION [2Z5189]
BBGS	Plant & Machinery	FORT GLOSTER D/S- AIR MONITORING SYSTEM[2Z5311]
BBGS	Plant & Machinery	1LOT GEAR OPTIMISATION OF VOITH TURBO MAKE HYDRAULIC COUPLING[2Z5339]
BBGS	Plant & Machinery	INTEGRATION OF PC BASED REMOTE TERMINALS FOR VIEWING REALTIME SCADA[2Z7087]
BBGS	Plant & Machinery	132 KV CURRENT TRANSFORMER [2Z5421]
BBGS	Plant & Machinery	PAINTING OF STRUCTURES (AT UNIT # 3 COOLING TOWER AREA)[2Z5399]
BBGS	Plant & Machinery	UPGRADATION OF RVDT'S OF UNIT 1 & 2 GOVERNER VALVES - 5 NOS[2Z5401]
BBGS	Plant & Machinery	1 NO. HYDRA BULL DOZER ENGINE [2Z5419]
BBGS	Plant & Machinery	HELIMAX BEVEL HELICAL GEAR BOX [2Z5398]
BBGS	Plant & Machinery	PAINTING OF BOILER STRUCTURE AND OTHER AREA WITH EPOXY PAINTS [2Z5372]
BBGS	Plant & Machinery	CERAMIC COATED PF STRAIGHT PIPES FOR CAOL MILL [2Z5386]
BBGS	Plant & Machinery	HYDRAULIC STATIONERY MOUNTED BOOM CRANE TO ATTACH ROCK BREAKER[2Z5409]
BBGS	Plant & Machinery	5 MT 13 M SPAN DOUBLE GIRDER TROLLEY TYPE TWIN DRIVE EOT CRANE [2Z5298]
BBGS	Plant & Machinery	UPGRADATION of UNIT2PF PIPES WITH CERAMIC LINED PIPES FOR COAL MILL[2Z5418]
BBGS	Plant & Machinery	JEHEL MAKE HYDRAULICALLY OPERATED STONE GRABBER [2Z5298]

Location	Asset Type	Description
BBGS	Plant & Machinery	HYDRAULICALLY OPERATED STATIONARY MOUNTED ARTICULATED BOOM CRANE [2Z5389]
BBGS	Plant & Machinery	ONLINE COAL CV MEASURING INSTRUMENT FOR ELEVATOR CONVEYORS [2Z5377]
BBGS	Plant & Machinery	INSTALLATION OF 132KV DISTURBANCE RECORDER[2Z5420]
BBGS	Plant & Machinery	EHG & AVR INTERFACE RACK UPGRADATION [2Z5396]
BBGS	Plant & Machinery	INSTALLATION OF ENERGY CHAIN SYSTEM FOR 1 NO RDM-4 [2Z5325]
BBGS	Plant & Machinery	PROCUREMENT OF MAJOR OVERHAULING SPARES FOR UNIT #2 TURBINE[2Z5410]
BBGS	Plant & Machinery	AIR HEATER GAS TUBES [2Z5432]
BBGS	Plant & Machinery	CAPACITY OF 8 PASSENGER LIFT OF 1 NO NEXTRA LIFT AT BBGS [2Z5336]
BBGS	Plant & Machinery	SPARES FOR OVERHAULING OF ABB MAKE 6.6 KV HPA SF6 CIRCUIT BREAKER [2Z5406]
BBGS	Plant & Machinery	VVFD FOR LT DRIVES, HFO PUMP, LDO PUMP & OTHER DEVICES[2Z5417]
BBGS	Plant & Machinery	RETUBING OF RECUPERATIVE AIR HEATER IN U# 1 & U# 2 AT BBGS [2Z5402]
BBGS	Plant & Machinery	LOW LEVEL CHLORIDE ANALYZER [2Z5384]
BBGS	Plant & Machinery	PROCUREMENT OF ONE BOILER FEED PUMP CARTRIDGE [2Z5348]
BBGS	Plant & Machinery	PROCUREMENT OF AUXILLARY CIRCUIT BREAKER POLE & CVT[2Z5425]
BBGS	Plant & Machinery	SUPPLY OF POSITIVE MATERIAL IDENTIFICATION INSTRUMENT [2Z5429]
BBGS	Plant & Machinery	INSTALLATION OF RO PLANT [2Z5391]
BBGS	Plant & Machinery	PROCUREMENT OF H2 SEAL RING ASSEMBLIES FOR UNIT #2 GENERATOR[2Z5407]
BBGS	Plant & Machinery	EQUIPMENT FOR HYDRAULIC MILL REJECT CONVEYING SYSTEM FOR COAL MILL [2Z5390]
BBGS	Plant & Machinery	HP-LP BYPASS HYDRAULIC COMPONENTS FOR UNIT 2 [2Z5414]
BBGS	Plant & Machinery	1 NO. 8 TON HYDRAULIC ESCORT CRANE[2Z5419]
BBGS	Plant & Machinery	BHEL MAKE VERTICALLY MOUNTED HT 290 KW 6.6 KV ACW PUMP [2Z5385]
BBGS	Plant & Machinery	MECHANISED INDUSTRIAL VACUUM CLEANING SYSTEM FOR COAL DUST [2Z5387]
BBGS	Plant & Machinery	PROCUREMENT OF CARBON SHAFT FOR COOLING TOWER FANS [2Z5361]

Location	Asset Type	Description
BBGS	Plant & Machinery	GOODWIN MK ELECTRICALLY OPRTD SUBMERSIBLE ABRASIVE RESISTNT PUMP [2Z5408]
BBGS	Plant & Machinery	NEW SET OF DRIFT ELIMINATOR AND FAN BLADE [2Z5422]
BBGS	Plant & Machinery	SUPPLY OF 40 NOS SCHNEIDER MAKE PM 5110-TRI- VECTOR ENERGY METER [2Z5326]
BBGS	Plant & Machinery	Superheaters Banks - Primary, Platen, Final
BBGS	Plant & Machinery	Air Washer Sytem
BBGS	Plant & Machinery	Vibrating Feeders
BBGS	Plant & Machinery	Boiler feed Pumps
BBGS	Plant & Machinery	REHEATERS- HORIZONTAL & PENDANT BANK
BBGS	Plant & Machinery	Fire Water Systems - Fire Water Pump House,Pipe Work etc
BBGS	Plant & Machinery	FORCED FLOW SECTION BANK
BBGS	Plant & Machinery	Rotary Breakers including augmentation
BBGS	Plant & Machinery	DEWATERING PUMP & DEWATERING BIN
BBGS	Plant & Machinery	Cooling Tower Upgradation work
BBGS	Plant & Machinery	UNDERGROUND CABLE RACKS
BBGS	Plant & Machinery	BACK PASS ELEMENTS Augmentation
BBGS	Plant & Machinery	AIR HEATER
BBGS	Plant & Machinery	BOILER TUBES
BBGS	Plant & Machinery	2nd set surge & settling tank of bottom and handling systems
BBGS	Plant & Machinery	DRINKING WATER SYSTEM
BBGS	Plant & Machinery	LT MOTORS
BBGS	Plant & Machinery	LT BREAKERS
BBGS	Plant & Machinery	CONVEYING COMPRESSOR
BBGS	Plant & Machinery	STEAM CHEST VALVES & RELAYS

Location	Asset Type	Description
BBGS	Plant & Machinery	CHP system - electrical hoists, track hopper, upgradations
BBGS	Plant & Machinery	ESP
BBGS	Plant & Machinery	Ducting including upgradation
BBGS	Plant & Machinery	BULL DOZER
BBGS	Plant & Machinery	HP & IP SEALS FOR TURBINE
BBGS	Plant & Machinery	CW Pumps, ACW Pumps & Accessories [BHEL]
BBGS	Plant & Machinery	GENERATOR ROTOR
BBGS	Plant & Machinery	Cooling Water Heat Exchanger
BBGS	Plant & Machinery	BFP, CEP & accessories [BHEL]
BBGS	Plant & Machinery	Burner Management System
BBGS	Plant & Machinery	GOVERNOR VALVE RELAY
BBGS	Railway Siding	RAILWAY SIDING including Yard infrastructure, tripler etc.
BBGS	Station Cables	Station Cables
BBGS	Station Cables	Station Cables
BBGS	Equipment	1 NO. 1.5 TON WINDOW AIR-CONDITIONER[PG2020]
BBGS	Equipment	5 NOS. AQUAGUARD HI FLO [PG3016]
BBGS	Equipment	1 AQUAGUARD COOLER CUM WATER PURIFIER [PG3017]
BBGS	Equipment	2 NO. PC, WITH LG 19" LED MONITOR & MS OFFICE 2013[PG6020]
BBGS	Equipment	2 NO.TVS MPS DOT MATRIX PRINTER [PG1023]
BBGS	Equipment	4 NOS.RALLIWOLF MAKE HEAVY DUTY ELECTRIC BLOWER [PG001200]
BBGS	Equipment	325 Nos. Safety Helmets model-Fusion 6000L [2P705200]
BBGS	Equipment	1 NO.YOKOGAWA MAKE DIGITAL CLAMP-ON-METER [PG000800]
BBGS	Equipment	1 NO. CANON PLAIN PAPER FAX MACHINE MODEL:L140[PG2013]
BBGS	Equipment	DIGITAL COPIER CUM PRINTER & SCANNER WITH NETWORK CONNECTIVITY[2Z5242]
BBGS	Equipment	HP1180 INKJET PRINTER, [2P603916]
BBGS	Equipment	1 NO HP PC,1 NO WIN 7 PROF 50 MTRS. CAT 5 CABLE WITH CONNECTOR [2Z5255]
BBGS	Equipment	4 NO. BAJAJ MAKE PEDESTAL FANS, 10 NOS. HAVELLS MAKE EXHAUST FANS [PG3022]

Location	Asset Type	Description
BBGS	Equipment	1 NO. CANON MAKE DIGITAL CAMERA, MODEL NO. POWER SHOT. A-1200 [PG3023]
BBGS	Equipment	LG MAKE 350L, DOUBLE DOOR, FROST FREE REFRIGERATOR [PG3025]
BBGS	Equipment	2 NO. 2 TR SPLIT AIR CONDITIONERS [PG5013]
BBGS	Equipment	1 Digital Camera, ""Canon"" make Model S5 IS [PC808300]
BBGS	Equipment	1 NO. WHITE BOARD WITH MAGNETIC DUSTER & 4 COLOURED MARKER PENS[PG2010]
BBGS	Equipment	4 Nos.17" TFT Monitors (LG) [2P705316]
BBGS	Equipment	1 NO. 40" LCD COLOUR TV MAKE SONY [PG3034]
BBGS	Equipment	2 NO. HP MONO LASER PRINTER DUPLEX WITH NETWORK (MODEL-P1606DN)[PG3038]
BBGS	Equipment	1 NO. 32" SAMSUNG LED TV[PG4024]
BBGS	Equipment	1 (NTPL) 80KV MOTORISED OIL BDV TEST SET,1 (NTPL) PORTABLE CURRENT INJECTOR
BBGS	Equipment	CCD 3X ZOOM CAMERA WITH 4 CHANNEL VIDEO DVR, CABLES ETC.[PG2030]
BBGS	Equipment	1 No.P4 PC, MS Win XP Prof, 1 HP LJ printer, 1 Webcam [2P705116]
BBGS	Equipment	HERO MAKE BICYCLES FOR SECURITY PERSONNEL[PG6007]
BBGS	Equipment	1 NO.YOKOGAWA MAKE DIGITAL CLAMP-ON-METER [PG000900]
BBGS	Equipment	1 NO.LG 26 LT. MICROVEN , 1 NO. JAIPAN MIXER GRINDER [PG001300]
BBGS	Equipment	COMPUTERS [2B1014]
BBGS	Equipment	PC + Dot Matrix printer for ERP implementation at BBGS [2M077800]
BBGS	Equipment	10 NO. LG MAKE 2 TR SPLIT FOR EQUIPMENT ROOM & UPS ROOM[2Z5259]
BBGS	Equipment	1 NO. 2 TON LG ROOM AIR CONDITIONER [PG4007]
BBGS	Equipment	2 NO. HW SPLIT 2 TR AC [PG5021]
BBGS	Equipment	1 NO. SUPREME MAKE TABLE DRILL MACHINE[PG2009]
BBGS	Equipment	5.5TR AIR COOLED DUCTABLE SPLIT UNIT + 2 UPS , SWAS ROOM, [2B1022]
BBGS	Equipment	1 NO. HP MONO LASER PRINTER DUPLEX WITH NETWORK (MODEL-P1606DN)[PG3039]
BBGS	Equipment	SPLIT AC 2 TR, WINDOW AC 1.5 TR, 2.5 TR DUCT AC[2Z5371]
BBGS	Equipment	1 NTPL make Current Injector for Calibration of Current Transducer [PG0010]
BBGS	Equipment	4 NOS. TVS MAKE 80 COLUMN DOT MATRIX PRINTER PRO X900 [PG901916]
BBGS	Equipment	1 NO. WINDOW AIR CONDITIONER 1.5 TR [PG4055]
BBGS	Equipment	4 NOS. 21.5"LED MONITOR HP LL649AA [2Z529400]
BBGS	Equipment	WINDOW TYPE AIR CONDITIONER MACHINE (1.5TR) -2 STAR[PG6013]
BBGS	Equipment	Cost of HP Colour Net Work Laser Jet 2600N [2P700317]
BBGS	Equipment	1 NO.PC WITH WINDOWS 7, MS OFFICE 2007 [PG1029]

Location	Asset Type	Description
BBGS	Equipment	1 NO CEILING MOUNTED LCD PROJCTR FOR BBGS TECHNICAL BLDG CONF ROOM[2Z5273]
BBGS	Equipment	1 NO. DIGITAL CAMERA (PG3015)
BBGS	Equipment	3 NOS. 2 TR SPLIT TYPE AC AT BBGS CLASS ROOM [2M1443]
BBGS	Equipment	2 Nos. LG TFT Monitor Sl. No. 610NLM, J002939 , 610MLL G002888 [2P701600]
BBGS	Equipment	Windows XP Prof with media for above Laptop [2P704800]
BBGS	Equipment	PC + Dot Matrix printer for ERP implementation at BBGS [2M077800]
BBGS	Equipment	2 No.Pilot Paper shredder machine [PG1008]
BBGS	Equipment	1 NO. CARRIER MAKE 400 LTR DEEP FREEZEER MODEL GT400 [PG902100]
BBGS	Equipment	1 NO. CANON MAKE POWER SHOT DIGITAL CAMERA[PG2012]
BBGS	Equipment	2 NO.EUREKA FORBES VACUUM CLEANER[PG2005]
BBGS	Equipment	INSTLN OF CCTV AT CHP AREA & REMOTE OPERATION OF TRIPPER TROLLEY [2Z5271]
BBGS	Equipment	VOLTAS 2.0 TON 2 STAR SPLIT AC WITH STRUCTURE[2Z5311]
BBGS	Equipment	WATER PURIFIER [2B1014]
BBGS	Equipment	HP LASERJET PRINTER, [2P503816]
BBGS	Equipment	1 NO. 2 TR WINDOW AC [PG5004]
BBGS	Equipment	1 NO.KODAK DIGITAL CAMERA MODEL-C613 [PG802200]
BBGS	Equipment	2 NOS HP SERVER WITH KB MOUSE COMBO, WIN 2012 & MS OFFICE [2Z531400]
BBGS	Equipment	SPLIT TYPE AIR CONDITIONER MACHINE (2TR) [PG6012]
BBGS	Equipment	2 NO. PC, WITH LG 19" LED MONITOR & MS OFFICE 2013[PG6021]
BBGS	Equipment	OTHER OFF EQP. [2B1014]
BBGS	Equipment	1 NO.HP COMPAQ PRESARIO LAPTOP [PC004300] - HRD-BBGS Plant Training Centre
BBGS	Equipment	4 Nos.Aquagaurd Hi Flo Water Purifier [PG1005]
BBGS	Equipment	2 NO. HW SPLIT 2 TR AC [PG5020]
BBGS	Equipment	2 NOS. INTELLIGENT IP PTZ CAMERA & ACCESSORIES[2M1433]
BBGS	Equipment	1 No.Toshiba Pro A-120 Laptop [2P704700]
BBGS	Equipment	1 NO. 2 TR WINDOW AIR-CONDITIONER [PG3019]
BBGS	Equipment	1 NO. 2 TR HIGHWALL SPLIT AIR-CONDITIONER OF LG MAKE [PG3028]
BBGS	Equipment	1 NO 2 TR 2STAR WINDOW AIR CONDITIONER AT BBGS [PG5032]
BBGS	Equipment	1.5 TR WINDOW TYPE AIR CONDITIONER[2Z5311]
BBGS	Equipment	CCTV CAMERAS FOR CCTV SURVEILLANCE SYSTEM AT BBGS
BBGS	Equipment	UPGRADE SENSOR FOR PORTABLE FLUE GAS ANALYSER [PG6025]
BBGS	Equipment	DELL INSPIRON LAPTOP (MODEL: 5559) WITH MS OFFICE 2016 [PG7012]
BBGS	Equipment	TESTO MAKE SO2 UPGRADE SENSOR FOR PORTABLE FLUE GAS ANALYSER [PG6026]
BBGS	Equipment	WINDOWS 8.1 PROFESSIONAL 64 BIT OEM [PG6022]
BBGS	Equipment	BIOMETRIC & RFID CARD READER AND DOOR SLAVE CONTROLLER [2M1743]

Location	Asset Type	Description
BBGS	Equipment	WINDOWS SERVER 2012 STANDARD OEM PACK WITH MEDIA[2M1743]
BBGS	Equipment	DIGITAL STROBOSCOPE WITH 5 DIGIT 10 MM HIGH RED LED DISPLAY [PG7015]
BBGS	Equipment	1 HP & 1 WIN SERVER & CABLE, ANTIVIRUS, CISCO FIREWELL, SQL S/W[2Z5326]
BBGS	Equipment	1 NO. TESTO MAKE COMPACT VANE ANEMOMETER WITH TELESCOPIC [PG5025]
BBGS	Equipment	WINDOW & SPLIT AIR CONDITIONER MACHINE [2Z5400]
BBGS	Equipment	1 PC NETWORK VIDEO MANAGEMENT SOFTWARE & 24 PCS VIDEO ANALYTICS [2M1743]
BBGS	Equipment	FULLY AUTOMATIC ACCESS CONTROL SYSTEM [2M1743]
BBGS	Equipment	FIBRE OPTIC BOX CONVERTERS CAT 6 CABLE COPPER CABLE IBM SEVER [2M1743]
BBGS	Equipment	1 NO. YOKOGAWA MAKE DIGITAL CLAMP ON METER [PG2007]
BBGS	Equipment	1 NO. PORTABLE VIBRATION MONITORING METER WITH STANDARD ACCESSORIES [PG2035]
BBGS	Furniture & Fittings	Furniture & Fittings
BBGS	Software	IDCCAP FY14-15-BENTLEY NEVEDA VIBRATION MONITORING SYS SOFTWARE [2Z5294]
BBGS	Software	1 S_WARE FOR SERVER, 3 NOS ADDL DIS LICENSE & 1 NO CITRIX S_WARE [2Z529400]
BBGS	Software	SOFTW FOR UPGRD OF PLC MOD AT S/S-6 & FOR NODE WITH FLEX I/O MOD [2Z5255]
BBGS	Software	IMPLEMENTATION OF (PADO) INCLUDING SOFTWARE [2Z531400]
BBGS	Software	VIRTUAL TRAINING SIMULATOR FOR 250 MW TURBO-ALTERNATOR SET FOR BBGS [2M1399]
BBGS	Software	1 NO ADOBE PHOTOSHOP CS6 [2M1473]
BBGS	Software	IMPLEMENTATION OF RELIABILITY CENTRED MNTC (RCM) [2Z531300]
BBGS	Software	SUPPLY OF 1 NO SCHNEIDER MAKE EMS SOFTWARE WITH DEVICE LICENSE [2Z5326]
BBGS	Software	DCS SOFTWARE UPGRADATION [2Z5395]
BBGS	Vehicle	PROCUREMENT OF ONE T-320 CRANE [2Z5251]
BBGS	Vehicle	ELECTRO-HYDRAULIC SCISSOR LIFT MOUNTED ON FOUR WHEELS [2Z5381]
BBGS	Vehicle	Buy back of leased assets from Orix : BEML Bulldozer Model: BD155
BBGS	Vehicle	EOT CRANE AT TURBINE HOUSE
BBGS	Vehicle	BOBCAT SKID STEER LOADER CUM PICK AND CARRY VEHICLE (2Z5161)
BBGS	Vehicle	Escort Crane, Model C 8000 (2Z503200)
BBGS	Vehicle	20 Ton Capacity Mobile Crane (2Z5060)
BBGS	Vehicle	BULLDOZER AT BBGS
BBGS	Vehicle	SKID STEER LOADER [2Z5369]
BBGS	Vehicle	PROCUREMENT OF ELECTRIC GOLF CART AND E-RICKSHAW [2Z5388]
SGS	Land	Land for Southern Generating Station and its all activities

Location	Asset Type	Description
SGS	Building	Boundary wall, Buildup Area: 1750MSqM
SGS	Building	Officer's quarter, Time office - 3 storied, Ht: 1M, Buildup Area: 1296 SqM
SGS	Building	Ash trap No. 3, Buildup Area: 155.52 SqM
SGS	Building	Bituminous Road - 7M wide, Buildup Area: 1224MSqM
SGS	Building	Ambulance shed, Buildup Area: 35.28 SqM
SGS	Building	Maintenance Contractor's office, Buildup Area: 131.04 SqM
SGS	Building	Bathing cubicle, Buildup Area: 34.56 SqM
SGS	Building	Pump house for D S system, Buildup Area: 23.04 SqM
SGS	Building	Discharge Seal Weir, Buildup Area: 140.4 SqM
SGS	Building	Permanent staff quarters - single storied, Buildup Area: 184.32SqM
SGS	Building	Toilet block, Buildup Area: 51.84 SqM (G16 38+44+62+176)
SGS	Building	Pump room, Buildup Area: 9 SqM
SGS	Building	Operator cum mazdoor change room, Buildup Area: 95.7 SqM
SGS	Building	Transformer room - 2 storied, Buildup Area: 601.92 SqM
SGS	Building	Latrine block, Buildup Area: 32.76 SqM
SGS	Building	Ash trap beside L D O storage tank, Buildup Area: 32.4 SqM
SGS	Building	DM Plant - 2 storied, Buildup Area: 623.76 SqM
SGS	Building	Security goomty, Buildup Area: 7.2 SqM
SGS	Building	Cycle stand, Buildup Area: 75.6 SqM
SGS	Building	Godown, Buildup Area: 207 SqM
SGS	Building	Security goomty, Buildup Area: 10.8 SqM
SGS	Building	DM Plant - 2 storied, Buildup Area: 623.76 SqM
SGS	Building	Administrative Building, Buildup Area: 14784 SqM
SGS	Building	Officer's quarters - 3 storied, Buildup Area: 1296 SqM (G16 118+131+200)
SGS	Building	F O unloading heater pump room, Buildup Area: 215.22 SqM
SGS	Building	Ash Silo - 2 Nos., Height: 2M, Buildup Area: 249.48 SqM
SGS	Building	Bulldozer shed, Buildup Area: 51.84 SqM
SGS	Building	Pump house for D S system, Buildup Area: 14.4 SqM
SGS	Building	REMODELLING OF WAGON TIPPLER UNLOADING AREA [2Z3135]
SGS	Building	Jyoti Switch House, Buildup Area: 126.36 SqM
SGS	Building	Canteen - 2 storied, Buildup Area: 984 SqM
SGS	Building	Darwans quarter, staff rest room- 2 storied, Buildup Area: 217.08 SqM
SGS	Building	CW pump house with 11M deep chamber, Buildup Area: 285.336 SqM
SGS	Building	Dolphin, Buildup Area: 126.9 SqM
SGS	Building	EXTENSION OF EXISTING BELT AND CABLE STORAGE GODOWNS[2Z3136]
SGS	Building	Turbine House, Buildup Area: 13916.95 SqM (G13 27 - 32 + 43 - 47)
SGS	Building	Darwans goomty, Buildup Area: 46.08 SqM
SGS	Building	Dewatering tank, Buildup Area: 1440 SqM
SGS	Building	Pump room, Buildup Area: 4 SqM

Location	Asset Type	Description
SGS	Building	Security goomty, Buildup Area: 17.28 SqM
SGS	Building	Store plus oil godown, Buildup Area: 900 SqM
SGS	Building	25 Nos. contractors quarters, Buildup Area: 426.24 SqM
SGS	Building	Ash Tank No, 1, Buildup Area: 676.8 SqM
SGS	Building	Chimney
SGS	Building	Crusher House-OperatingLevel at 6.0M, 10.0M, 18.5M, 21.5M, Area: 1476.2 SqM
SGS	Building	Transformer room - 6 x 20 KV, Buildup Area: 144 SqM
SGS	Building	Contractor office, Buildup Area: 257.4 SqM
SGS	Building	Neutralising pit - 3M deep, Buildup Area: 85.86 SqM
SGS	Building	CMWSA water reservior - 2 nos, Buildup Area: 9200 Lit. each
SGS	Building	Coal control room - 2 storied, Buildup Area: 451.44 SqM
SGS	Building	Bottom Ash tank, Buildup Area: 1440 SqM
SGS	Building	Tunnel for conveyor 2A and 2B, Buildup Area: 105 M
SGS	Building	Pump room, Buildup Area: 6.25 SqM
SGS	Building	Weigh Bridge room, Buildup Area: 9 SqM
SGS	Building	Store Building - Toilet block, Buildup Area: 23.76 SqM
SGS	Building	Bridge connecting Dolphin and pump house, Buildup Area: 22.1 M
SGS	Building	E S P control room - 2 storied, Buildup Area: 516 SqM
SGS	Building	Security office, Buildup Area: 125.64 SqM
SGS	Building	Cash office, Buildup Area: 131.04 SqM
SGS	Building	Drains, Buildup Area: 2106MSqM
SGS	Building	Chimney
SGS	Building	Belt godown, Buildup Area: 327.6 SqM
SGS	Building	Loco shed, Buildup Area: 131.04 SqM
SGS	Building	Boiler House - Unit 2, Buildup Area: 117.1 SqM
SGS	Building	Ash Tank No, 2, Buildup Area: 676.8 SqM
SGS	Building	Store Building - 3 storied, Buildup Area: 2664 SqM
SGS	Building	CW switch gear room, Buildup Area: 135 SqM
SGS	Building	Ash fire water pump house, Buildup Area: 450 SqM
SGS	Building	C W Discharge Tunnel, Buildup Area: 260MSqM
SGS	Building	Transformer room, Buildup Area: 108 SqM
SGS	Building	Store Building - 3 storied, Buildup Area: 2664 SqM
SGS	Building	Workers Rest room and Toilet, Buildup Area: 138.24 SqM
SGS	Building	Police outpost-Partly 2 storied, partly single storied, Area: 186.84 SqM
SGS	Building	Chamari and associated facilities - 2 storied, Buildup Area: 333 SqM
SGS	Building	Canteen - 2 storied, Buildup Area: 984 SqM (G16 33+56+57+58+142+155)
SGS	Building	Boundary wall (G16 63+69+73+120+ 141+145+184)
SGS	Building	REFURBISHMENT OF COAL BUNKERS PHASE-I[2Z3160]
SGS	Building	STRUCTURAL REFURBISHMENT OF MAIN POWER HOUSE BUILDING - PHASE I [2Z3014]
SGS	Building	Boiler House - Unit 1, Buildup Area: 117.1 SqM

Location	Asset Type	Description
SGS	Building	Concrete Road - 7M wide, Buildup Area: 400MSqM
SGS	Building	CANOPY RENEWAL OVER UNIT I ESP[2Z3162]
SGS	Building	Extg. S W room (Transformer room), Buildup Area: 43.2 SqM
SGS	Building	CW pump house with 11M deep chamber, Buildup Area: 285.336 SqM
SGS	Building	Switch House
SGS	Building	Garage, Buildup Area: 252 SqM
SGS	Building	Clarified water reservoir - 3.5M deep, Buildup Area: 248.3 SqM
SGS	Building	Upgradation OF BUILDINGS PHASE III[2Z319400]
SGS	Building	UPGRADATION OF BUILDINGS PHASE-II[2Z3159]
SGS	Building	Concrete Road - 4M wide, Buildup Area: 450MSqM
SGS	Building	CHUMMERY & FLAT NO. 2[2Z312800]
SGS	Building	ROADS INSIDE STATION PREMISES [2Z3122]
SGS	Building	UPGRADATION OF BUILDINGS, ROADS & DRAINS AT SGS - PHASE I,II,III[2Z320700]
SGS	Building	Construction site office, Buildup Area: 93.6 SqM
SGS	Building	Bathing cubicle for coal mazdoor, Buildup Area: 21.6 SqM
SGS	Building	INFRASTRUCTURE DEVELOPMENT&REINFORCEMENT TO BUILDINGS,ROADS&DRAINS[2Z3232]
SGS	Building	DEVOLPOMENTS OF BUILDING, ROADS & DRAINS PHASE V[2Z3238]
SGS	Building	AUGMENTATION OF TUNNEL FROM SGS TO BOTANICAL GARDEN[2Z3240]
SGS	Plant & Machinery	PROCUREMENT OF 2 SETS OF DRY ASH UNLOADING SYSTEMS FOR SILO 1 & 2 [2Z3050]
SGS	Plant & Machinery	2 NOS. SON STREET LIGHT LUMANARIES
SGS	Plant & Machinery	ONE CHIMNEY CRAWLER UP TO 40 Mtr.HEIGHT [2Z3062]
SGS	Plant & Machinery	3 NOS METLER ELECTRONIC ANALYTICAL BALANCE
SGS	Plant & Machinery	67.5 MW Coal fired PF BOILER UNIT II INCL. ERECTION
SGS	Plant & Machinery	AMMONIA LEAK DETECTION SYSTEM [2Z3138]
SGS	Plant & Machinery	1 NO SOLORANCE CENTRIFUGAL PUMP
SGS	Plant & Machinery	3 NOS GAS MASKS
SGS	Plant & Machinery	FIRE FIGHTING EQUIPMENT
SGS	Plant & Machinery	D-155A-1 `BEML"" make Bull Dozer
SGS	Plant & Machinery	67.5 MW Coal fired PF BOILER UNIT I INCL. ERECTION
SGS	Plant & Machinery	Engines, Turbines, Generators and ancillary Equipment

Location	Asset Type	Description
SGS	Plant & Machinery	Cost of Spares for Turbine
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	SPEC 2000 MICRO CONTROL SYSTEM
SGS	Plant & Machinery	2 - 50 Liter Fire Extinguisher
SGS	Plant & Machinery	GENERATOR BUS DUCT - UNIT 1
SGS	Plant & Machinery	CONTROL PANEL ANNUNCIATOR FOR GEN. & CONTROL PANEL
SGS	Plant & Machinery	LAYING & TERMINATION OF CABLES
SGS	Plant & Machinery	ENERGY METERS FOR MONITORING ENERGY CONSUMPTION (PHASE 1) [2Z3045]
SGS	Plant & Machinery	RELAYS & INSTRUMENTATION
SGS	Plant & Machinery	CONTROL & INSTRUMENTATION INCL. ERECTION
SGS	Plant & Machinery	2 NOS CONTROL VALVE WITH TRIM, GASKET & PACKING SET & ACT DIAPH [2Z318600]
SGS	Plant & Machinery	RLA & RECTIFICATION OF DEFECTIVE GENERATOR ROTOR[2Z322200]
SGS	Plant & Machinery	10 NOS. MICROPROCESSOR BASED ESP CONTROLLER [2Z322400]
SGS	Plant & Machinery	A COMPLETE CONTROL PANEL OF IN-LINE MAGNETIC SEPERATOR [2Z3066]
SGS	Plant & Machinery	1 PORTABLE OIL PURIFICATION UNIT
SGS	Plant & Machinery	PROCUREMENT OF 2 SETS OF VENT FILTERS FOR ASH SILOS 1 & 2 [2Z3042]
SGS	Plant & Machinery	ELECTRICAL HOISTS
SGS	Plant & Machinery	1 NO. 110 KVA DIESEL GENERATOR
SGS	Plant & Machinery	SEAL WATER SYSTEM
SGS	Plant & Machinery	COAL HANDLING PLANT -PHASE I
SGS	Plant & Machinery	1 - Moving Blade L2 (PIN ,SLEEVE,SUPPORT)
SGS	Plant & Machinery	PROCUREMENT OF MOTORISED ISOLATION VALVE FOR BFP WARM UP LINES [2Z3114]
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM

Location	Asset Type	Description
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	STATION TRANSFORMER - ST1
SGS	Plant & Machinery	UNIT TRANSFORMER - UT2
SGS	Plant & Machinery	8 NOS.(sets) 415 V SWITCH GEAR BOARDS
SGS	Plant & Machinery	Control & Instrumentation Package
SGS	Plant & Machinery	CONTROL & INSTRUMENTATION INCL. ERECTION
SGS	Plant & Machinery	20 NOS.TRIVECTOR ENERGY METERS [2Z307000]
SGS	Plant & Machinery	INTERLOCK LOGIC PANELS FOR UNITS 1&2 AND LC PANELS
SGS	Plant & Machinery	3 PHASE SQUIREL CAGE INDUCTION MOTOR & ASSOCIATED COSTS[2Z3157]
SGS	Plant & Machinery	3 NO K-TEK LASER LEVEL TRNSMTR, 2 NO MOUNTING BRACKET & REFLECTOR[2Z316600]
SGS	Plant & Machinery	65 NOS CENTER DISC, SPARES FRAME SEAL SLEEVE & ROTOR LOCK NUT[2Z315000]
SGS	Plant & Machinery	TRI_V ENERGY METERS FOR AUX POWER MONITORING SYSTEM - PHASE I &II[2Z320500]
SGS	Plant & Machinery	Fly Ash Unloading System for Gujarat Ambuja Cement
SGS	Plant & Machinery	5 NOS TO VIBOND COLOUR COMPARATOR
SGS	Plant & Machinery	ONE CHIMNEY CRAWLER UP TO 40 Mtr.HEIGHT [2Z306200]
SGS	Plant & Machinery	PLANT & MACHINERY - MECHANICAL (MISCELLANEOUS)
SGS	Plant & Machinery	LOW PRESSURE PIPING (NETWORK)
SGS	Plant & Machinery	WATER SOFTENING PLANT FOR AC PLANT
SGS	Plant & Machinery	ILLUMINATION SYSTEM PHASE 1 [2Z3129]
SGS	Plant & Machinery	PROCUREMENT OF ONE COMPLETE GEARBOX FOR COAL MILL [2Z3063]
SGS	Plant & Machinery	PROCUREMENT OF ONE COMPLETE GEARBOX FOR COAL MILL [2Z3063]
SGS	Plant & Machinery	RETROFITTING OF EHG IN ONE UNIT [2Z302500]
SGS	Plant & Machinery	PROCUREMENT OF UNBALANCE (ECCENTRIC) MOTOR FEEDERS [2Z3029]

Location	Asset Type	Description
SGS	Plant & Machinery	2 NOS SP TYPE SUMP PUMPS
SGS	Plant & Machinery	10 NOS VIBOND COLOUR DISES
SGS	Plant & Machinery	1 NO 5 HP KIRLOSKAR SLUDGE PUMP
SGS	Plant & Machinery	1 NO CROMPTON 7.5 HP MONOBLOC MOTOR
SGS	Plant & Machinery	Cost of Spares for Turbo Generator
SGS	Plant & Machinery	67.5 MW TURBO GENERATOR - UNIT 2 INCL.ERECTION
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	PVC Tubewell
SGS	Plant & Machinery	SPARE WINDING FOR 15 MVA & 7.5 MVA TRANSFORMER
SGS	Plant & Machinery	GENERATOR BUS DUCT - UNIT 2
SGS	Plant & Machinery	TRANSFORMERS-SAT1, ACT1 & 2, CHT1, AHT1&2, CWT1&2:
SGS	Plant & Machinery	33 KV SWITCH BOARD
SGS	Plant & Machinery	POWER & MOTOR CONTROL CENTRE INCL. STARTERS
SGS	Plant & Machinery	DC SOLENOID DISTRN.BOARD & CONTRL.PANEL FOR T W S
SGS	Plant & Machinery	LAYING & TERMINATION OF CABLES
SGS	Plant & Machinery	ONLINE VIBRATION MONITORING SYSTEM FOR PA FANS (PHASE 1-5 NOS)[2Z3167]
SGS	Plant & Machinery	7500 LTS. INDUSTRIAL RESIN FOR DM PLANT[2Z318400]
SGS	Plant & Machinery	CONVERSION OF FHP LOGIC CONTROL PANEL FROM RELAY BASED LOGIC TO PLC[2Z3111]
SGS	Plant & Machinery	20 SETS UNDERSLUNG CRANE
SGS	Plant & Machinery	POWER CYCLE PIPING UNIT I
SGS	Plant & Machinery	INSTALLATION OF 2ND ELECTRONIC DRUM LEVEL INDICATOR FOR UNIT #2 [2Z3069]
SGS	Plant & Machinery	Tri-vector digital energy meters with software for data acquisition[2Z3019]
SGS	Plant & Machinery	4 NOS PUMP SETS

Location	Asset Type	Description
SGS	Plant & Machinery	CANTEEN EQUIPMENT RICE BOILER
SGS	Plant & Machinery	Air Washer Ventillation System for New Admn Bldg
SGS	Plant & Machinery	Further Erection Cost
SGS	Plant & Machinery	ASH WATER SYSTEM
SGS	Plant & Machinery	1 SET COMPLETE LHS TURBINE VALVE BLOCK ASSY WITH DAMPERS IN UNIT#2 [2Z3102]
SGS	Plant & Machinery	PROCUREMENT OF 1 NO. COMPLETE TURBO LUB OIL COOLER [2Z3024]
SGS	Plant & Machinery	Inside stator assemblies (cartridges) for B.F.P. [2Z300900]
SGS	Plant & Machinery	Installation of 1 - Modi make type M-706 sump pump
SGS	Plant & Machinery	Air Conditioning of UPS Room
SGS	Plant & Machinery	GENERATOR BUS DUCT - UNIT 2
SGS	Plant & Machinery	UNIT TRANSFORMER - UT1
SGS	Plant & Machinery	DIGITAL INDICATOR
SGS	Plant & Machinery	LAYING & TERMINATION OF CABLES
SGS	Plant & Machinery	PROCUREMENT 2 NOS. STATION BATTERY CHARGERS (CALDYNE MAKE) [2Z3073]
SGS	Plant & Machinery	1 NO. ELECTRIC MOTOR[2Z317500]
SGS	Plant & Machinery	20 NOS BUTTERFLY VALVE & CABLING JOB[2Z320400]
SGS	Plant & Machinery	BOTTOM ASH REMOVAL SYSTEM
SGS	Plant & Machinery	1 NO. ON-LINE SOX - NOX MONITORING SYSTEM [2Z3022]
SGS	Plant & Machinery	3 NOS PLATINUM CRUCIBLES
SGS	Plant & Machinery	1 NO JESSOP EOT CRANE (120/30T)
SGS	Plant & Machinery	Construction of Ash Traps
SGS	Plant & Machinery	COMMISSIONING OF GPS FOR DCS (IA SYSTEM) OF BOTH UNITS [2Z3130]
SGS	Plant & Machinery	ACCOUSTIC CLEANING SYSTEM FOR AIR HEATER AT UNIT #1 [2Z3091]

Location	Asset Type	Description
SGS	Plant & Machinery	ACOUSTIC CLEANING SYSTEM FOR ROTARY AIR HEATERS [2Z3079]
SGS	Plant & Machinery	CRUDE WATER PUMP
SGS	Plant & Machinery	Misc Relays & Instrumentations
SGS	Plant & Machinery	Cost of Ash Trap at Outfall
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	STATION TRANSFORMER (SAT2)
SGS	Plant & Machinery	SWITCHGEAR
SGS	Plant & Machinery	01 NO. DUST MONITOR[2Z3152]
SGS	Plant & Machinery	2NO ISOLATED CONVERTERS,DIGITAL INDICATOR, & PVC INSULATED CABLE[2Z3166]
SGS	Plant & Machinery	11 NOS NECK RING FOR 36' DV LONO CW PUMP [2Z318800]
SGS	Plant & Machinery	1 PCS VIBRATION MONITORING SYSTEM OF 5 N PA FAN[2Z317400]
SGS	Plant & Machinery	INSTALLATION OF 5TH FLY ASH CONVEYING (MACAWBER) AIR COMPRESSOR [2Z3035]
SGS	Plant & Machinery	ENHANCING FLY ASH CONVEYING SYS CAPACITY FROM ESP HOP FOR ONE UNIT [2Z3034]
SGS	Plant & Machinery	HYDRALUIC TORQUE WRENCH
SGS	Plant & Machinery	Cost of Accessories for Intelligent Automation System
SGS	Plant & Machinery	PROCUREMENT OF ONE COMPLETE ELECTROMAGNET FOR ILMS-2 AT FHP [2Z3108]
SGS	Plant & Machinery	INSTALLATION OF 10 Te TRAVELING ELECTRIC HOIST ABOVE PA FAN BAY [2Z3090]
SGS	Plant & Machinery	PROCUREMENT OF ONE COMPLETE BULLDOZER [2Z3047]
SGS	Plant & Machinery	RETROFITTING OF EHG FOR 1 UNIT [2Z3082]
SGS	Plant & Machinery	ZERO EFFLUENT SYSTEM PHASE I [2Z3023]
SGS	Plant & Machinery	TOSHNIWAL PARTIAL RADIATION METER

Location	Asset Type	Description
SGS	Plant & Machinery	SUBMERSIBLE SUMP PUMPS-UNIT 2
SGS	Plant & Machinery	AIR CONDITIONING & VENTILLATION PLANT
SGS	Plant & Machinery	BOILER & ANCILLIARIES
SGS	Plant & Machinery	PROCUREMENT OF FOURESS MAKE 900mm 4 WAY CW BUTTERFLY VALVE [2Z3110]
SGS	Plant & Machinery	PORTABLE OIL CENTRIFUGE FOR COAL MILL GEAR BOX OIL CLARIFICATION
SGS	Plant & Machinery	1 NO SIETEX MINILINE VOLTAGE & FREQUENCY RECORDER
SGS	Plant & Machinery	ELECTRONIC TRANSMITTER
SGS	Plant & Machinery	DISTRIBUTION BOARD
SGS	Plant & Machinery	Cable Termaniting Kits
SGS	Plant & Machinery	AUTOMATIC VOLTAGE STABILIZER FOR 2 X 50 KVA UPS SYSTEM [2Z3123]
SGS	Plant & Machinery	Cable Termaniting Kits
SGS	Plant & Machinery	6.6 KV SWITCH GEAR - SB1, SB2, UB1, UB2
SGS	Plant & Machinery	PROCUREMENT OF ONE COMPLETE ELECTROMAGNET FOR ILMS-I [2Z3098]
SGS	Plant & Machinery	12V 65 Am Smf Battery 26 Nos. UPS-Procurement
SGS	Plant & Machinery	PLANT & MACHINERY - MECHANICAL (MISCELLANEOUS)
SGS	Plant & Machinery	MANUAL HOISTS
SGS	Plant & Machinery	Control & Instrumentation Package
SGS	Plant & Machinery	2 NOS ELECTRIC LOCOMOTIVES
SGS	Plant & Machinery	Fuel Oil Unloading System
SGS	Plant & Machinery	RETROFITING OF EHG IN UNIT#2 IN PLACE OF HYDRAULIC TURBO-GENERATOR [2Z3116]
SGS	Plant & Machinery	PROCUREMENT OF ONE BULLDOZER D-155-A (BEML MAKE) [2Z3065]
SGS	Plant & Machinery	100 TON MECHANICAL WAGON TRIPPLER WEIGHBRIDGE TO AN ELECTRONIC WB [2Z3020]
SGS	Plant & Machinery	CONVERSION OF SPEC2000 MICRO CONTROL SYS TO I/A SYS FOR ONE UNIT [2Z3011]

Location	Asset Type	Description
SGS	Plant & Machinery	PLANT INTERCOM SYSTEM
SGS	Plant & Machinery	FIRE FIGHTING EQUIPMENT
SGS	Plant & Machinery	1 NO CALAMA SUBMERSIBLE SUMP PUMP
SGS	Plant & Machinery	LOW PRESSURE PIPING (NETWORK)
SGS	Plant & Machinery	UNLOADING & PRESSURISING PUMPS
SGS	Plant & Machinery	ROCUREMENT OF 1 NO. SPARE ROTOR [2Z3015]
SGS	Plant & Machinery	Turbine Lub. Oil Cooler [2Z3024]
SGS	Plant & Machinery	PROCUREMENT OF 1 NO. BOILER FEED PUMP DRIVE MOTOR [2Z302100]
SGS	Plant & Machinery	67.5 MW TURBO GENERATOR - UNIT 2 INCL.ERECTION
SGS	Plant & Machinery	ELECTRICAL ROTOR FOR UNIT #1 [2Z3080]
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	3 M.T. Chain Pully block at stores
SGS	Plant & Machinery	1 NO 10000 KVA 3 PHASE TRANSFORMER - 33KV T2
SGS	Plant & Machinery	1 NO. 850 KVA 6000/400 V TRANSFORMER - WT 5
SGS	Plant & Machinery	GENERATION & STATION AUXILLIARY RELAY BOARD
SGS	Plant & Machinery	POWER & MOTOR CONTROL CENTRE INCL. STARTERS
SGS	Plant & Machinery	PROCUREMENT OF 24 NOS. TRIVECTOR ENERGY METERS [2Z3060]
SGS	Plant & Machinery	INSTALLATION OF VARIABLE VOLTAGE VFD FOR UNIT 2 FD FANS[2Z3147]
SGS	Plant & Machinery	CLARIFICATION PLANT FOR ZERO DISCHARGE SYSTEM[2Z3164]
SGS	Plant & Machinery	3 NOS UPPER RADIAL BEARING SLEEVE WITH FASTENERS & KEY[2Z305500]
SGS	Plant & Machinery	12 NO GAS GATE OP DRIVE SYSTEM WITH MOTOR, ACTUATOR & GEAR BOX[2Z313200]
SGS	Plant & Machinery	335 PCS. G.P.SHEET, 09 BUNDLES G.I. WIRE[2Z318700]
SGS	Plant & Machinery	Rotar Assembly for Trf. Ltd. make Coal Ring Granulator

Location	Asset Type	Description
SGS	Plant & Machinery	HIGHER SIZE LUBE OIL COOLERS FOR COAL MILLS[2Z320900]
SGS	Plant & Machinery	ONE COAL MILL ALONG INTERNAL Upgradation [2Z3036]
SGS	Plant & Machinery	COAL PIPE BENDS FOR UNIT 2 [2Z3236]
SGS	Plant & Machinery	MOTORS AND ERECTION COST
SGS	Plant & Machinery	1 NO 5 HP 3 PHASE 415V MOTOR OF FEEDER BELT DRIVE
SGS	Plant & Machinery	1 NO.HIGHER CAPACITY COMPLETE AIR DRIER [2Z3086]
SGS	Plant & Machinery	Cable Trays & Cabling
SGS	Plant & Machinery	DE-MINERALIZING (DM) PLANT
SGS	Plant & Machinery	CO2 FLOODING SYSTEM FOR EQUIPMENT ROOMS OF THE UNIT CONTROL ROOM [2Z3103]
SGS	Plant & Machinery	PROCUREMENT OF CATEPILLAR MAKE LOCO ENGINE - 1NO [2Z3038]
SGS	Plant & Machinery	PILOT STATIC TUBE
SGS	Plant & Machinery	1 NO GRIFFIN SUBMERSIBLE PUMP
SGS	Plant & Machinery	Further Cost of Bottom Ash Recirculation System
SGS	Plant & Machinery	PIPING FROM BOILER FEED PUMPS TO MAIN STEAM OUTLET PIPE TO TURBINE
SGS	Plant & Machinery	POWER CYCLE PIPING UNIT II
SGS	Plant & Machinery	1 - Guide Blade I1 mounted on diaphragm
SGS	Plant & Machinery	FIRE FIGHTING EQUIPMENT
SGS	Plant & Machinery	EXTENTION OF FIRE FIGHTING SYSTEM IN FHP
SGS	Plant & Machinery	L.T. AUXILIARY TRANSFORMER - UAT1
SGS	Plant & Machinery	2 NOS 200 KVA 400/440 V LIGHTING TRANSFORMER
SGS	Plant & Machinery	STATION TRANSFORMER - ST2
SGS	Plant & Machinery	33 KV SWITCH BOARD
SGS	Plant & Machinery	SF6 Breaker

Location	Asset Type	Description
SGS	Plant & Machinery	DISTRIBUTIONS BOARDS
SGS	Plant & Machinery	1 NO WORM GEAR SET 36" (WGR,SHT,KY,LNUT,WR)703HP[2Z3161]
SGS	Plant & Machinery	13 NOS KSB MAKE FORGED STEEL [2Z319000]
SGS	Plant & Machinery	1 NO POWER MODULE FOR 2100Q01 [2Z318000]
SGS	Plant & Machinery	MIL MAKE HIGH PRESSURE CONTROL VALVES WITH ACTUATOR[2Z3230]
SGS	Plant & Machinery	IRD MECHANALYSIS 360 VIBRATION METER
SGS	Plant & Machinery	PROCUREMENT OF ONE COMPLETE GEARBOX FOR COAL MILL [2Z306300]
SGS	Plant & Machinery	PROCUREMENT OF 4 NOS. 24 VOLT DC CONTROL SUPPLY PANEL [2Z3097]
SGS	Plant & Machinery	MANUAL FIRE FIGHTING SPRINKLER SYSTEM FOR COAL CONVEYORS [2Z3092]
SGS	Plant & Machinery	4 NOS.CODEL MAKE OPACITY MONITORS FOR MEASURING DUCT OPACITY [2Z3093]
SGS	Plant & Machinery	CODEL in-situ probe type GCEM4000 combined CO,SOX,NOX Gas analyser [2Z3022]
SGS	Plant & Machinery	PLANT TELEPHONE (PABX)
SGS	Plant & Machinery	BOTTOM ASH REMOVAL SYSTEM
SGS	Plant & Machinery	Cost of 105 Ton Capacity Side Discharge type Wagon Tripler
SGS	Plant & Machinery	4 NOS.MOTORIZED ISOLATION VALVE FOR BFP WARM-UP LINES FOR ONE UNIT [2Z3075]
SGS	Plant & Machinery	RETROFITTING OF EHG IN ONE UNIT [2Z302500]
SGS	Plant & Machinery	PROCUREMENT OF 1 NO CONDENSATE EXTRACT PUMP (CEP) CARTRIDGE [2Z3037]
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	1 NO BLIDGE PUMP FOR CW PUMP
SGS	Plant & Machinery	1 NO SELF PRIMING CENTRIFUGAL PUMP
SGS	Plant & Machinery	Standard batteries for 10 KVA UPS System [2Z302600]

Location	Asset Type	Description
SGS	Plant & Machinery	PROCUREMENT OF TRIVECTOR ENERGY METERS & COMMUNICATION CONVERTOR [2Z3133]
SGS	Plant & Machinery	BATTERY WITH CHARGER - 2 SETS
SGS	Plant & Machinery	SWITCHGEAR
SGS	Plant & Machinery	DISTRIBUTION BOARD
SGS	Plant & Machinery	ANUNCIATORS FOR DM PLANT
SGS	Plant & Machinery	GEAR PANELS GT1, ST1 & BUS INSTRUMENT
SGS	Plant & Machinery	COMPLETE RENEWAL OF LP HEATER 2 AT UNIT #2[2Z3124]
SGS	Plant & Machinery	EDDY CURRENT DRIVE CONTROL SYSTEM OF GRAVITIMETRIC FEEDER[2Z3168]
SGS	Plant & Machinery	60 NOS SHOCK ABS (TOP & BOTTOM) WITH SHAFT & MICRO SW ASSY [2Z317700]
SGS	Plant & Machinery	238.50 MTR OF C.I. PLAIN END PIPES 10" CLASS 'D' P/E[2Z318300]
SGS	Plant & Machinery	1 NO 50000 L CAPACITY WEDA SUBMERSIBLE SUMP PUMP
SGS	Plant & Machinery	AUTOMATIC FIRE FIGHTING SPRINKLER SYSTEM FOR 4A & 4B CONVEYORS [2Z3078]
SGS	Plant & Machinery	DIGITAL TOP LOADING METLER ANALYTICAL BALANCE
SGS	Plant & Machinery	CONVEYOR 1A/1B
SGS	Plant & Machinery	INSTALLATION OF VARIABLE FREQUENCY DRIVES FOR UNIT 1 FD FANS [2Z3131]
SGS	Plant & Machinery	ADDITIONAL SIMPLY SUPPORTED LOW SPEED SEAL AIR FAN FOR UNIT #2 [2Z3010]
SGS	Plant & Machinery	ELECTRICAL DIGITAL INDICATOR
SGS	Plant & Machinery	POWER CYCLE PIPING UNIT I
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	Installation of 1 - Modi make type M-706 sump pump
SGS	Plant & Machinery	Storage Batteries for UPS
SGS	Plant & Machinery	GENERATOR TRANSFORMER - GT2
SGS	Plant & Machinery	1 NO 10000 KVA 3 PHASE TRANSFORMER - 33KV T2

Location	Asset Type	Description
SGS	Plant & Machinery	LIGHTING TRANSFORMERS (DRY TYPE)
SGS	Plant & Machinery	PROCUREMENT OF 20 NOS.TRIVECTOR ENERGY METERS [2Z3070]
SGS	Plant & Machinery	LOCAL PUSH BUTTON STATIONS
SGS	Plant & Machinery	THERMO COUPLE EXTENSION CABLES
SGS	Plant & Machinery	Further cost Electric Hoists
SGS	Plant & Machinery	12NOS. AC GEAR MOTOR, INVERTER DUTY, RPM-173[2Z317900]
SGS	Plant & Machinery	INCREASE IN LIFE EXPECTANCY OF STOCK ECD & GRAVIMETRIC FEEDERS[2Z320200]
SGS	Plant & Machinery	TIME-O-LOG ELECTRONIC ATTENDANCE MANAGEMENT SYSTEM [2Z3046]
SGS	Plant & Machinery	Cable Termaniting Kits
SGS	Plant & Machinery	ELECO FLAME PHOTOMETE WITH FILTER
SGS	Plant & Machinery	COMPLETE HP ASH WATER PUMP WITH MOTOR, SUCTION & DISCHARGE VALVES [2Z3087]
SGS	Plant & Machinery	PROCUREMENT OF 2 SETS OF DRY ASH UNLOADING SYSTEMS FOR SILO 1 & 2 [2Z3050]
SGS	Plant & Machinery	16 NOS. 3 DIGIT PANEL METERS
SGS	Plant & Machinery	SUBMERSIBLE SUMP PUMPS-UNIT 2
SGS	Plant & Machinery	67.5 MW TURBO GENERATOR - UNIT 1 INCL.ERECTION
SGS	Plant & Machinery	PROCUREMENT OF ONE COMPLETE HEAT EXCHANGER [2Z3085]
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	GENERATOR TRANSFORMER - GT1
SGS	Plant & Machinery	NEUTRAL GROUNDING RESISTOR (NGR) - 6.6kV
SGS	Plant & Machinery	Extention of Civil works for outdoor syard
SGS	Plant & Machinery	LP L1 & L2 DIAPHRAGMS OF UNIT#2 [2Z3127]
SGS	Plant & Machinery	MICROPROCESSOR BASED PRECICON R CONTROLLER WITH CABLES [2Z3199]
SGS	Plant & Machinery	AIR WASHER UNIT COMPRISING OF MAIN CHAMBER[2Z3233]

Location	Asset Type	Description
SGS	Plant & Machinery	SUPPLY & INSTALLATION OF ELECTRONIC DRUM LEVEL INDICATOR [2Z3061]
SGS	Plant & Machinery	1 NO AIR CONDITIONING PLANT FOR CONTROL ROOM
SGS	Plant & Machinery	ONE SKY CLIMBER FOR BOILER MAINTENANCE [2Z3071]
SGS	Plant & Machinery	PROCUREMENT OF ONE COMPLETE GEARBOX FOR COAL MILL [2Z306300]
SGS	Plant & Machinery	PRE-TREATMENT PLANT - PLATE SETTLORS
SGS	Plant & Machinery	PROCUREMENT OF 4 NOS. 24 VOLT DC CONTROL SUPPLY PANEL [2Z3097]
SGS	Plant & Machinery	Additional air dryer unit for Instrument Air [2Z301800]
SGS	Plant & Machinery	MOTORS AND ERECTION COST
SGS	Plant & Machinery	1 NO 1 TON HAND OPERATED TRAV. CRANE (AT OLD CW PH)
SGS	Plant & Machinery	Cost of Ash Trap at Outfall
SGS	Plant & Machinery	HP HEATER
SGS	Plant & Machinery	67.5 MW TURBO GENERATOR - UNIT 2 INCL.ERECTION
SGS	Plant & Machinery	1 NO INTERPOSING CURRENT TRANSFORMER
SGS	Plant & Machinery	GENERATION & STATION AUXILLIARY RELAY BOARD
SGS	Plant & Machinery	ELECTRONIC TRANSMITTER
SGS	Plant & Machinery	MOTOR CONTROL CENTRE FOR COAL HANDLING PLANT
SGS	Plant & Machinery	NEUTRAL GROUNDING RESISTOR (NGR) - 33kV
SGS	Plant & Machinery	OLD MOTOR PROTECTION RELAYS-40 Nos. [2Z3049]
SGS	Plant & Machinery	AC/DC FUSE BOARD
SGS	Plant & Machinery	CONTROL & INSTRUMENTATION INCL. ERECTION
SGS	Plant & Machinery	Extention of Structural Steel works for outdoor syard
SGS	Plant & Machinery	ILLUMINATION SYSTEM-PHASE-2[2Z3153]
SGS	Plant & Machinery	5 NO. COOPER TYPE SPLIT ROLLER BEARING FOR PA FAN NDE & DE BEARINGS[2Z3165]

Location	Asset Type	Description
SGS	Plant & Machinery	IDC CAP FY14 FOR COMPLETE RETUBING OF UNIT#1 CONDENSOR AT SGS
SGS	Plant & Machinery	RETUBING OF CONDENSOR FOR UNIT 2 [2Z319800]
SGS	Plant & Machinery	HYDROBINS[2Z321400]
SGS	Plant & Machinery	BFP CARTRIDGE, PUMP [2Z3231]
SGS	Plant & Machinery	BOTTOM ASH REMOVAL SYSTEM
SGS	Plant & Machinery	AUTOMATIC FIRE FIGHTING SPRINKLER SYSTEM FOR 4A & 4B CONVEYORS [2Z3078]
SGS	Plant & Machinery	COMPLETE CONTROL PANEL OF IN-LINE MAGNETIC SEPERATOR [2Z3066]
SGS	Plant & Machinery	Convert 100T Mech WagonTripplerWeighBridge to Elec WeighBridge [2Z3020]
SGS	Plant & Machinery	1 NO BULLDOZER (BEML)
SGS	Plant & Machinery	Cost of Ash Trap at Outfall
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	1 NO CENTRIFUGAL PUMP
SGS	Plant & Machinery	BUCHHOLZ PROTECTION FOR TRANSFORMER T1&T2
SGS	Plant & Machinery	DISTRIBUTION BOARDS
SGS	Plant & Machinery	24 NOS. TRIVECTOR ENERGY METERS [2Z306000]
SGS	Plant & Machinery	PROCUREMENT OF 10 NOS.TRIVECTOR ENERGY METERS [2Z3101]
SGS	Plant & Machinery	BATTERY WITH CHARGER - 2 SETS
SGS	Plant & Machinery	GUIDE BLADE CARRIER IV FOR UNIT #2[2Z3109]
SGS	Plant & Machinery	01 NO BFP 150 KHI CARTRIDGE [2Z319100]
SGS	Plant & Machinery	RENEWAL OF SUPERHEATER AND ECONOMISER BANKS AT SGS BOILERS[2Z321300]
SGS	Plant & Machinery	1 NO. 750HP BHEL LOCO WITH CUMMINS ENGINE[2Z3197]
SGS	Plant & Machinery	2 NOS. KLETT PHOTO ELECTRIC CALORIMETER
SGS	Plant & Machinery	TOSHNIWAL PH METER & ELECTRODES

Location	Asset Type	Description
SGS	Plant & Machinery	HYDRATEST WATER LEVEL INDICATOR UNIT 2
SGS	Plant & Machinery	Further Erection Cost
SGS	Plant & Machinery	COAL HANDLING PLANT - PHASE II
SGS	Plant & Machinery	ACOUSTIC CLEANING SYSTEM FOR ROTARY AIR HEATERS [2Z3079]
SGS	Plant & Machinery	MOTORS AND ERECTION COST
SGS	Plant & Machinery	4 NOS.MOTORIZED ISOLATION VALVES FOR BFP WARM-UP LINES #1 [2Z3075]
SGS	Plant & Machinery	DRY FLY ASH UNLOADING SYSTEM FOR SILO #2 [2Z3033]
SGS	Plant & Machinery	4 Nos.Unbalanced Motor Feeders [2Z302900]
SGS	Plant & Machinery	TOSHNIWAL DIGITAL CONDUCTIVITY METER
SGS	Plant & Machinery	HYDRATEST WATER LEVEL INDICATOR UNIT 2
SGS	Plant & Machinery	1 NO INSULATING OIL FILTER
SGS	Plant & Machinery	FERROUS SULPHATE DOSING PLANT
SGS	Plant & Machinery	SPARE CRUSHER MOTOR
SGS	Plant & Machinery	PRE-TREATMENT PLANT
SGS	Plant & Machinery	67.5 MW TURBO GENERATOR - UNIT 1 INCL.ERECTION
SGS	Plant & Machinery	HIGH PRESSURE CONTROL VALVES OF UNIT #1 [2Z3088]
SGS	Plant & Machinery	Inside Stator Assembly (Cartridge) of Boiler Feed Pump [2Z240941]
SGS	Plant & Machinery	1- 3 MT Chain Pulley Block
SGS	Plant & Machinery	PROCUREMENT OF ONE NO. THERMOVISION CAMERA [2Z3143]
SGS	Plant & Machinery	TRANSFORMERS-SAT1, ACT1 & 2, CHT1, AHT1&2, CWT1&2:
SGS	Plant & Machinery	CONTROL PANEL ANNUNCIATOR FOR GEN. & CONTROL PANEL
SGS	Plant & Machinery	CABLE TERMINATION KITS FOR 33 KV SWITCH BOARD
SGS	Plant & Machinery	33 KV CABLE CLAMPS

Location	Asset Type	Description
SGS	Plant & Machinery	PLANT TELEPHONE (PABX)
SGS	Plant & Machinery	OIL COOLERS BY MODIFIED HIGHER CAPACITY COOLER[2Z3156]
SGS	Plant & Machinery	2 % CST FOR SUPPLY OF 15KW HYDRO GENERATING SET[2Z309500]
SGS	Plant & Machinery	5 NOS ECONOMISER UPPER COILS WITH SUPPORTS [2Z318900]
SGS	Plant & Machinery	3 NOS MANUAL GEAR OPERATED TRIPLE OFFSET B.FLY ISOLATING VALVE [2Z319300]
SGS	Plant & Machinery	RETROFITTING OF EHG FOR 1 UNIT [2Z3082]
SGS	Plant & Machinery	FORTIN""S BAROMETER, HUMIDITY CABINET
SGS	Plant & Machinery	FUEL OIL HANDLING SYSTEM INCL.PIPE LINE NET WORK
SGS	Plant & Machinery	AUTOMATIC WEATHER STATION
SGS	Plant & Machinery	PROCUREMENT OF ONE NO BHEL MAKE LOCO GENERATOR(TG-4302-AZ) [2Z3039]
SGS	Plant & Machinery	Electromagnetic Vibrating Feeder with unbalance Motor type Feeder [2Z3017]
SGS	Plant & Machinery	ELECTRICAL HOISTS
SGS	Plant & Machinery	7.5 HP 400/440V AC 3 Phase 2800RPM DC Emergency Oil Pump Motor
SGS	Plant & Machinery	REPOWERING KIT FOR DOZER [2Z3096]
SGS	Plant & Machinery	PROCUREMENT & COMM. OF 10 NO.REMOTE BUNKER LEVEL INDICATORS [2Z3094]
SGS	Plant & Machinery	HIGH PRESSURE CONTROL VALVES & SPARES [2Z3076]
SGS	Plant & Machinery	4 NOS.CODEL MAKE OPACITY MONITORS FOR MEASURING DUCT OPACITY [2Z3093]
SGS	Plant & Machinery	PROCUREMENT OF ONE COMPLETE GEARBOX FOR COAL MILL [2Z3063]
SGS	Plant & Machinery	4 NOS. UNBALANCED (ECCENTRIC) MOTOR FEEDERS [2Z305100]
SGS	Plant & Machinery	PROCUREMENT OF 1 NO ESP TRANSFORMER [2Z3041]
SGS	Plant & Machinery	DIGITAL PH METER - CONTROL DYNAMICS MAKE
SGS	Plant & Machinery	AC PLANT MOTOR CONTROL CENTRE
SGS	Plant & Machinery	1 NO 40 TON LORRY WEIGH BRIDGE

Location	Asset Type	Description
SGS	Plant & Machinery	VENTILLATION PLANT FOR MAIN BUILDING (BLUE STAR)
SGS	Plant & Machinery	Further Cost of Bottom Ash Recirculation System
SGS	Plant & Machinery	OIL STORAGE TANKS - 4 NOS (CAP 22700 KL)
SGS	Plant & Machinery	22 NOS INDICATING INSTRUMENTS
SGS	Plant & Machinery	1.6 & 2MVA TRANSFORMERS (CHT2,UAT2):
SGS	Plant & Machinery	LIGHTING TRANSFORMERS (DRY TYPE)
SGS	Plant & Machinery	CONTROL & INSTRUMENTATION INCL. ERECTION
SGS	Plant & Machinery	PLANT INTERCOM SYSTEM
SGS	Plant & Machinery	6 NOS CU TYPE SPILT ROLLER FOR P.A. NDE & DE BEARINGS [2Z318200]
SGS	Plant & Machinery	DM PLANT PHASE II[2Z322000]
SGS	Plant & Machinery	TURBO SUPERVISORY EQUIPMENTS FOR UNIT 1[2Z3227]
SGS	Plant & Machinery	PROCUREMENT OF ONE NO PROJECTION SYSTEM [2Z3059]
SGS	Plant & Machinery	Transducers
SGS	Plant & Machinery	BOTTOM ASH REMOVAL SYSTEM
SGS	Plant & Machinery	INSTALLATION OF 10 Te TRAVELING ELECTRIC HOIST ABOVE PA FAN BAY [2Z3090]
SGS	Plant & Machinery	EDDY CURRENT DRIVE CONTROL SYS TO VARIABLE FREQ DRIVE CONTROL SYS [2Z3141]
SGS	Plant & Machinery	MANUAL FIRE FIGHTING SPRINKLER SYSTEM FOR COAL CONVEYORS [2Z3092]
SGS	Plant & Machinery	4 NOS. UNBALANCED (ECCENTRIC) MOTOR FEEDERS [2Z305100]
SGS	Plant & Machinery	INSTALLATION OF 2ND ELECTRONIC DRUM LEVEL INDICATOR FOR UNIT #2 [2Z306900]
SGS	Plant & Machinery	INSTALLATION OF ELECTRONIC DRUM LEVEL INDICATOR [2Z306100]
SGS	Plant & Machinery	1- TRANSFORMER OIL FILTER MACHINE OF HIGHER CAPACITY [2Z3056]
SGS	Plant & Machinery	1200 KW Boiler Feeder Pump Motor [2Z3021]
SGS	Plant & Machinery	CONTROL EQUIPMENT FOR DM PLANT & DM INSTRUMENT

Location	Asset Type	Description
SGS	Plant & Machinery	Air Ventillation System
SGS	Plant & Machinery	1- ""BEML"" Bulldozer
SGS	Plant & Machinery	100 TPH dry ash unloding system for SILO
SGS	Plant & Machinery	1 - Guide Blade L2 mounted on diaphram
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	CIRCULATING WATER SYSTEM
SGS	Plant & Machinery	ZERO EFFLUENT PHASE II [2Z3030]
SGS	Plant & Machinery	PROCUREMENT OF 1 NO 4 AWY C.W. BUTTERFLY VALVE [2Z3031]
SGS	Plant & Machinery	ZERO EFFLUENT PHASE - 3 [2Z3053]
SGS	Plant & Machinery	Procurement of 2 Nos. Submersible Pump for Drinking water
SGS	Plant & Machinery	1 NO OIL IMMERSED PUMP & MOTOR FOR 33 KV TRANSF.
SGS	Plant & Machinery	POWER & MOTOR CONTROL CENTRE INCL. STARTERS
SGS	Plant & Machinery	LOCAL PUSH BUTTON STATIONS
SGS	Plant & Machinery	FLOOR INSERTS FOR 33 KV SWITCH BOARD
SGS	Plant & Machinery	CONTROL & INSTRUMENTATION INCL. ERECTION
SGS	Plant & Machinery	CONTROL & INSTRUMENTATION INCL. ERECTION
SGS	Plant & Machinery	GENERATION & STATION AUXILLIARY RELAY BOARD
SGS	Plant & Machinery	RELACEMENT OF OBSOLETE 10 KVA UPS[2Z3151]
SGS	Plant & Machinery	1NO MAIN STEAM STOP VALVE WITH ACTUATOR & ACCESSORIES[2Z314400]
SGS	Plant & Machinery	5640 PCS OF 70/30 COPPER NICKEL & AL BRASS TUBE STRAIGHT [2Z317100]
SGS	Plant & Machinery	5 NOS PROX SEISMIC, 2 NOS CHANNEL POSITION & 1 NO C.RELAY & K.MOD[2Z320000]
SGS	Plant & Machinery	SAFETY VALVES OF BOILER IN PHASE II [2Z3247]
SGS	Plant & Machinery	INSTALLATION OF VFD IN CCW PUMP [2Z3245]

Location	Asset Type	Description
SGS	Plant & Machinery	PROCUREMENT OF ON-LINE OPACITY METER [2Z3243]
SGS	Plant & Machinery	COMPLETE RENEWAL OF SAFETY VALVES OF BOILER IN PHASES [2Z3228]
SGS	Plant & Machinery	PROCUREMENT OF ON-LINE OXYGEN ANALYSER [2Z3242]
SGS	Plant & Machinery	GAS DUCTING [2Z3246]
SGS	Plant & Machinery	FHP
SGS	Plant & Machinery	BOILER FEED PUMP CARTRIDGE
SGS	Plant & Machinery	CRUSHER ROTOR ASSEMBLY
SGS	Plant & Machinery	CIRCULATING WATER PUMPS
SGS	Plant & Machinery	Coal Bunker upgradation
SGS	Plant & Machinery	Station Battery
SGS	Plant & Machinery	ASH CONVEYING SYSTEM
SGS	Plant & Machinery	Battery bank
SGS	Plant & Machinery	BOILER & AUXILIARY STRUCTURES UPGRADATION
SGS	Plant & Machinery	HEAT EXCHANGER
SGS	Plant & Machinery	DCS unit upgradation
SGS	Plant & Machinery	ONE MILL GEARBOX ROTATING ASSEMBLY
SGS	Plant & Machinery	LOCO UNDERCARRIAGE
SGS	Plant & Machinery	CIRCUIT BREAKERS
SGS	Plant & Machinery	ZERO DISCHARGE SYSTEM
SGS	Plant & Machinery	BFP RECIRCULATION VALVE
SGS	Plant & Machinery	DISTRIBUTED CONTROL SYSTEMS
SGS	Plant & Machinery	TURBO-ALTERNATOR BEARING TEMP MONITORING
SGS	Plant & Machinery	FLUE DUCT INSULATION & CLADDING

Location	Asset Type	Description
SGS	Plant & Machinery	ELEVATOR CONTROL SYSTEM
SGS	Plant & Machinery	AVR
SGS	Plant & Machinery	FLUE GAS DUCT
SGS	Plant & Machinery	GOODS CUM PASSENGER LIFT
SGS	Plant & Machinery	VFD FOR ID FAN
SGS	Plant & Machinery	HT CABLE TRENCH
SGS	Plant & Machinery	WAGON TIPPLER
SGS	Plant & Machinery	MISCELLANEOUS INSTALLATION - WATER SYSTEM [2Z3112]
SGS	Plant & Machinery	RAILWAY SIDING including Yard infrastructure, tripler etc.
SGS	Plant & Machinery	STATION CABLE TRAY AND TRENCH OF GT2/ST2 [2Z312000]
SGS	Plant & Machinery	16" LG LCD TV FOR OFFICER'S CHUMMERY [PG002800] - Officer's Chummary
SGS	Plant & Machinery	1 NO.BROTHER MAKE PLAIN PAPER FAX MODEL NO.878 [PG002400]
SGS	Plant & Machinery	BLUE STAR MAKE 15 LT WATER COOLERS [PG801600] - Canteen
SGS	Equipment	1 NO. HP MONO LASER PRINTER DUPLEX WITH NETWORK (MODEL-P1606DN)[PG3037]
SGS	Equipment	1 80LTRS.STORAGE, 40 LTRS WATER COOLER-BLUE STAR MAKE [PG002900]
SGS	Equipment	Cost of Material for Inform. System [2P700602]
SGS	Equipment	PORTABLE AIR BLOWER & ACCESSORIES[PG6011]
SGS	Equipment	AQUAGUARD HI FLO WATER FILTER CUM PURIFIER, [PG801502] - Canteen
SGS	Equipment	AIR CONDITIONER (WINDOW) - 1.5 TON CAPACITY LG MAKE.[PG6014]
SGS	Equipment	1 NO. CANON DIGITAL COPIER CUM LASER PRINTER[2Z3142]
SGS	Equipment	ORACLE 10g STD. 1 DATABASE SERVER (5 USER) WITH MEDIA KIT, [2P602902]
SGS	Equipment	2 NO. HP MONO LASER PRINTER DUPLEX WITH NETWORK (MODEL-P1606DN)[PG3035]
SGS	Equipment	Procurement of New Photocopier Machine [2Z304300]
SGS	Equipment	AIR CONDITIONING OF OFFICER'S ENCLAVE [2Z3099]
SGS	Equipment	1 NO.BLUE STAR WATER COOLER MODEL-SDLX 4-80[PG1039]
SGS	Equipment	SAMSUNG 2TON SPLIT A.C [2P703702]
SGS	Equipment	INSTALLATION OF CLOSE CIRCUIT CAMERA (CCTV) AT FHP[2Z3158]

Location	Asset Type	Description
SGS	Equipment	CHARGES FOR VOLTAS 40/80 FSS WATER COOLER [2P600102]
SGS	Equipment	1 NO. PILOT PAPER SHREDDER MACHINE[PG2034]
SGS	Equipment	TREADMILL, UPRIGHTBIKE ,AB EXERCISER, DUMBELL&DIGITAL WEIGHING SCALE[2M1704]
SGS	Equipment	PLANT SURVEILLANCE SYSTEM THROUGH CCTV-PHASE I&II[2Z3203]
SGS	Equipment	1 NO. BLUE STAR WATER COOLER MODEL-SDLX 4-80[PG1037]
SGS	Equipment	1 NO. BLUE STAR WATER COOLER MODEL-SDLX 4-80[PG1038]
SGS	Equipment	1 Intel PC with MS Windows XP , MS Office 2007 [PC0046]
SGS	Equipment	3 NO. 12" SWEEP EXHAUST FAN, MAKE-"CROMPTON" [PG3036]
SGS	Equipment	1 NO. VOLTAS/LG MAKE 2 TR SPLIT AC [PG5018]
SGS	Equipment	3 NO. 1.5 TR LG ACs[PG6006]
SGS	Equipment	1 No. Photocopier of model Xerox Work Centre WC-5016 [PG901002]
SGS	Equipment	1 NO. 220 LTR WHIRLPOOL REFRIGERATOR[PG2021]
SGS	Equipment	1 NO. HD LED TV(46 INCH), 2 NO GFX CARD, 2 NO HDMI CABLE[2Z3158]
SGS	Equipment	4 NO. VENUS MAKE 25 LTR. WATER HEATER MODEL 025 GV [PG3033]
SGS	Equipment	1 NO. BLUE STAR WATER COOLER MODEL-SDLX 4-80 [PG1033]
SGS	Equipment	1 NO. BLUE STAR WATER COOLER MODEL-SDLX 4-80 [PG1034]
SGS	Equipment	1 NO. BLUE STAR WATER COOLER MODEL-SDLX 4-80 [PG1036]
SGS	Equipment	1 No. Eureka Forbes make Vacuum Cleaners [PG901502]
SGS	Equipment	2 Nos. Aquagaurd HI-FLO water purifier [2P703800]
SGS	Equipment	2 NO. 1.5 TR WINDOWS AIR CONDITIONER[PG4003]
SGS	Equipment	1 NO. 2 TON SPLIT AIR CONDITIONER[PG4028]
SGS	Equipment	2 Nos. Wall mounted high gain screen[PC808700]-Tranning Centre
SGS	Equipment	DIGITAL CAMERA 10 MP, 10X OPTICAL ZOOM WITH 8 GB SD CARD[PG2008]
SGS	Equipment	CIVIL WORK FOR 2 NOS. 1.5 TR HIGH WALL AC [2M1138]
SGS	Equipment	1 NO. BLUE STAR WATER COOLER MODEL-SDLX 4-80 [PG1035]
SGS	Equipment	ASSEMBLED SERVER, [2P600917] - SGS
SGS	Equipment	1 NO. CANON MAKE DIGITAL CAMERA[PG2023]
SGS	Equipment	1 NO. BLUE STAR WATER COOLER (MODEL-SDLX 4-80)[PG2026]
SGS	Equipment	2 Ton Split AC Samsung make [PG801400]-Telephone room
SGS	Equipment	30 Nos PC & WIN 7 PRO, 20 NOS MS OFF 2010 & 5 NOS. TFT 19" MONITOR[2Z8020]
SGS	Equipment	Conversion of the 100T mechanical wagon tripler weighbridge
SGS	Equipment	AIR CONDITIONER(SPLIT) 1.5TON LG/VOLTAS [PG7011]
SGS	Equipment	SPARES FOR WAGON TIPLER WEIGH BRIDGE [PG7001]
SGS	Equipment	1 NO. DESKTOP PC FOR CCTV MONITORING [PG7023]
SGS	Equipment	1 NO. DESKTOP PC FOR CCTV MONITORING [PG7022]
SGS	Equipment	AIR CONDITIONER (WINDOW) 1.5TON LG/VOLTAS [PG7005]
SGS	Equipment	1. COMPLETE PC FOR WAGON TIPLER [PG7001]
SGS	Furniture & Fittings	Furniture & Fittings

Location	Asset Type	Description
SGS	Software	LATEST VERSION OF DCS INCL. REPLACEMENT OF ENGG/WORK STATIONS[2Z3241]
SGS	Vehicle	10 Ton Capacity Mobile Crane
SGS	Vehicle	Complete Bulldozer (2Z3047)
TGS	Land	Land for Titagarh Generating Station and its all activities
TGS	Building	Privy, Height: 3M, Buildup Area: 18 SqM
TGS	Building	Concrete Road - 4M wide, Buildup Area: 300 M
TGS	Building	Shiftmen's quarter, Buildup Area: 482.36 SqM (G12 309+336+355+442)
TGS	Building	Shed near cable godown, Buildup Area: 161.25 SqM
TGS	Building	Site office and quarter - 2 storied, Buildup Area: 773.1997 SqM
TGS	Building	TXR and Yard Master's cabin - 2 storied, Buildup Area: 48.1 SqM
TGS	Building	Belt Store, Buildup Area: 260 SqM
TGS	Building	RCC ROAD FROM ASH GATE TO SILO AREA[2Z4301]
TGS	Building	RENOVATION OF ROOF SLAB BEAM WALL AT RAW WATER PRE-TREATMENT PLANT[2Z4302]
TGS	Building	Labour Hut, Buildup Area: 32.55 SqM
TGS	Building	Chimney, Buildup Area: 100 M
TGS	Building	Fuel Oil unloading and transfer pump house
TGS	Building	CHP STRUCTURE[2Z426500]
TGS	Building	DM Plant Building (Crude Water Pump house), Ht: 1M, Buildup Area: 315 SqM
TGS	Building	Clarified water reservoir, Buildup Area: 350000 Gal.
TGS	Building	Club House building , Buildup Area: 130 SqM
TGS	Building	Ash Silo, Height: 4M, Buildup Area: 283.642857142857 SqM
TGS	Building	Intake Pump House, Buildup Area: 1592 SqM (G12 193+319+321+337)
TGS	Building	EXTENSION OF SHED AT COAL STACKYARD [2Z4083]
TGS	Building	Drains, Buildup Area: 832 M
TGS	Building	FACELIFT OF CANTEEN [2Z4170]
TGS	Building	Bituminous Road - 8M wide, Buildup Area: 1340 M
TGS	Building	Bridge connecting Dolphin and pump house, Buildup Area: 44.2 SqM
TGS	Building	Ash Water Pump House, Buildup Area: 301.5 SqM
TGS	Building	Supporting structure for Boiler, Height: 4M, Buildup Area: 4431.36528 SqM
TGS	Building	Shed at Coal Yard, Height: 2M, Buildup Area: 1875 SqM
TGS	Building	Ash Trap near Crusher House, Buildup Area: 48 SqM
TGS	Building	Transfer Point - 1, Buildup Area: 129.75 SqM
TGS	Building	Concrete Road - 6M wide, Buildup Area: 940 M
TGS	Building	Contractors Colony, Buildup Area: 32.3 SqM
TGS	Building	TGS- CIVIL WORK. 2ND R/A BILL[2Z424100]
TGS	Building	Fuel Oil unloading and transfer pump house, Ht: 1M, Buildup Area: 252 SqM
TGS	Building	Desilting around intake pump huse jetty
TGS	Building	Shed at Coal Yard

Location	Asset Type	Description
TGS	Building	Modification of South side pond with separation wall
TGS	Building	Boundary wall, Buildup Area: 2236 M (G12 192+213+265+273+274+276+289)
TGS	Building	Contractors Colony, Buildup Area: 85.56 SqM
TGS	Building	DM Plant Building (Crude Water Pump house) (G12 198+203+299+356+391+392)
TGS	Building	Ash Trap near Crusher House, Buildup Area: SqM
TGS	Building	Engine and Bulldozer shop, Buildup Area: 259 SqM
TGS	Building	ROADS & CONTRACTOR COLONY[2Z4189]
TGS	Building	Fire water pump house, Buildup Area: 230 SqM
TGS	Building	Tippler Control Building, Buildup Area: 223 SqM
TGS	Building	LabourHut nr south gate, PumpRoom, SecurityBarrack, Area: 848.73 SqM
TGS	Building	Fire water pump house
TGS	Building	BOUNDARY WALL OF TGS INCLUDING PAINTING[2Z4304]
TGS	Building	Concrete Road - 8M wide, Buildup Area: 392 M
TGS	Building	IMPROVEMENT OF WORK AMBIENCE AT 15 METRES OFFICER'S BLOCK [2Z4093]
TGS	Building	Receiving station bldg and Control S/w room, Ht: 1M, Buildup Area: 2828 SqM
TGS	Building	CONSTRUCTION OF FIRE WATER HYDRANT RING MAIN AND A NEW DIESEL SHED[2Z4213]
TGS	Building	Store Building (G11,HT44,AC44,DC44 35)
TGS	Building	Radiography room, Buildup Area: 9.29 SqM
TGS	Building	Store Building, Buildup Area: 3038 SqM (G12 218+246+247+314)
TGS	Building	TURBINE HOUSE AND OTHER BUILDINGS (PHASE-II)[2Z425700]
TGS	Building	CHIMNEY AT TGS [2N1559]
TGS	Building	Gate Office/Personnel/Time/Security office, Ht: 1M, Buildup Area: 585 SqM
TGS	Building	Cycle / Scooter Shed, Buildup Area: 180 SqM
TGS	Building	Shiftmen's quarter - Boundary wall, Buildup Area: 110.0MSqM
TGS	Building	Pump room and security barrack, Buildup Area: 165.17 SqM
TGS	Building	Canteen Building, Buildup Area: 950 SqM (G12 235+285+320+343+361)
TGS	Building	Workshop Building, Buildup Area: 561 SqM
TGS	Building	Bab Cox Builidng, Buildup Area: 136.32 SqM
TGS	Building	High Pressure fuel oil Pump house, Height: 2M, Buildup Area: 276 SqM
TGS	Building	Cable Store and non stock material godown, Ht: 1M, Buildup Area: 309.12 SqM
TGS	Building	ILLUMINATING SYSTEM [2Z4146]
TGS	Building	Chemical House for Water, Buildup Area: 400 SqM
TGS	Building	Medical Centre, Buildup Area: 150 SqM
TGS	Building	Coal Handling Control and Switchgear house, Ht: 1M, Buildup Area: 776 SqM

Location	Asset Type	Description
TGS	Building	EADA EMBANKMENT & BOUNDARY WALL UPGRADATION [2Z426200]
TGS	Building	Neutralising Pit
TGS	Building	Bab Cox Builidng, Buildup Area: 42.6 SqM
TGS	Building	Railway maintenance room and store, Buildup Area: 24 SqM
TGS	Building	Crusher House, Buildup Area: 282 SqM
TGS	Building	Ash Water Pump House, Buildup Area: 136.5 SqM
TGS	Building	CONSTRUCTION OF VVVF DRIVE PANEL ROOM [2Z421800]
TGS	Building	INSIDE & OUTSIDE PAINTING INCLUDING OF CRACKS [2Z423800]
TGS	Building	DM Plant Building, Buildup Area: 1178 SqM (G9 121+132+363+388)
TGS	Building	Chimney, Buildup Area: 100 M
TGS	Building	ROOF TREATMENT CIVIL WORK [2Z422000]
TGS	Building	Power House Building (G9 109+110+111+118+119+120+123+134)
TGS	Building	ESP Control Room, Height: 2M, Buildup Area: 404 SqM
TGS	Building	Neutralising Pit, Height: 2M, Buildup Area: 200 SqM
TGS	Building	Power House Building, Buildup Area: 40778 SqM
TGS	Building	Booster Water Pump House, Buildup Area: 23 SqM (G12 195+201+207+353)
TGS	Plant & Machinery	1 NO. VINKOS 50 TON CAP. HYDRAULIC PULLER
TGS	Plant & Machinery	DENSE PHASE PNEUMATIC CONVEYING SYSTEM IN 3RD ROW OF ESP HOPPERS OF # 4
TGS	Plant & Machinery	Boiler -3: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	INDENGENOUS VALVES FOR POWER CYCLE PIPING
TGS	Plant & Machinery	R.C. PILING AND PILE CAP FOR BOILER 1
TGS	Plant & Machinery	1 NO PASSENGER LIFT FOR OFFICE BLOCK
TGS	Plant & Machinery	WATER SPRINKLER SYSTEM FOR ELEVATOR CONVEYOR [2Z4128]
TGS	Plant & Machinery	ILLUMINATION SYSTEM FOR STREET LIGHT & CANTEEN HEATING SYS [2Z4133]
TGS	Plant & Machinery	UPGRADATION OF PA FANS [2Z4129]
TGS	Plant & Machinery	MODIFICATION OF COAL MILL TURRET AND PF PIPE [2Z4126]
TGS	Plant & Machinery	Cost of Armoured Polycore HDPE Tubes
TGS	Plant & Machinery	Hand held metal detector with SM3C dry battary for security services
TGS	Plant & Machinery	FIRE FIGHTING EQUIPMENT
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS

Location	Asset Type	Description
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	1 NO GOODS CUM PASSENGER LIFT (STORES)
TGS	Plant & Machinery	R C PILING & PILE CAPS FOR CHP
TGS	Plant & Machinery	FUEL OIL HANDLING SYSTEM
TGS	Plant & Machinery	Boiler -4: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	R.C. PILING OF BOILER 3
TGS	Plant & Machinery	Boiler -2: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	4 Nos. for Service Air, 4 Nos. for Instrument Air
TGS	Plant & Machinery	Boiler -1: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	7 NOS BUTTERFLY VALVES
TGS	Plant & Machinery	DM PLANT INCL ACID, CAUSTIC, BRINE TANKS
TGS	Plant & Machinery	5 NOS TRAVELLING WATER SCREENS
TGS	Plant & Machinery	EMERGENCY ASH DUMPING SYSTEM FROM SILO TO EADA
TGS	Plant & Machinery	AC PLANT FOR 15 MTRS. LEVEL MANAGERIAL BLOCK
TGS	Plant & Machinery	1 NO. KIRLOSKAR HEV. DUTY HACKSAW M/C MODEL COBRA 9
TGS	Plant & Machinery	1 NO. BEARING INSPECTION EQUIPMENT
TGS	Plant & Machinery	1 - CROMPTON 7.5 MVA UNIT TRANSFORMER - UT4
TGS	Plant & Machinery	1 - 1000 KVA UNIT AUXILIARY TRANSFORMER - UAT2
TGS	Plant & Machinery	STATION AUXILLIARY BOARD (SAB2) - 415V
TGS	Plant & Machinery	MCC FOR UNIT 3
TGS	Plant & Machinery	6.6 KV NGR FOR UNIT 4
TGS	Plant & Machinery	1 NO AVR PANEL, OTHER ACCESSORIES AND OTHER CHARGES [2Z4198]

Location	Asset Type	Description
TGS	Plant & Machinery	SUPPLY & INSTALN. OF AIR CONDITIONING PLANT
TGS	Plant & Machinery	DCS FOR UNIT #4 [2Z4125]
TGS	Plant & Machinery	1 NO. PARALLEL HAND REAMER
TGS	Plant & Machinery	Dense phase Pneumatic Conveying System for ESP Hoppers
TGS	Plant & Machinery	Modification / Restoration of north side Hydrobin
TGS	Plant & Machinery	ASH HANDLING SYSTEM
TGS	Plant & Machinery	STEAM TRAPS FOR POWER CYCLE PIPING
TGS	Plant & Machinery	CHARTLESS RACORDER - 2 NOS
TGS	Plant & Machinery	1 No.Transformer oil breakdown test set [PG800200]
TGS	Plant & Machinery	DISSOLVED OXYGEN ANALYSER
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	3 LINK CHAMBER BOARDS 415V 5 PANEL CIRCUIT DIVIDING
TGS	Plant & Machinery	PURCHASE & INSTALLATION OF AIR COMPRESSOR WITH DUMPING PLANT
TGS	Plant & Machinery	VENTILLATION PLANT- Air Wahery Unit
TGS	Plant & Machinery	1 NO 7.5 TONNES ASH WATER PUMP HOUSE CRANE
TGS	Plant & Machinery	ASH HANDLING SYSTEM
TGS	Plant & Machinery	2 No. VWF Controllers for the two unbalanced motor vibrating feeders
TGS	Plant & Machinery	MAXFLO PNEUBLASTER FOR COAL BUNKER CHUTES
TGS	Plant & Machinery	PIPE RACKS & BRIDGES FOR LDO/HFO - NETWORK
TGS	Plant & Machinery	2 NOS. R.C. CHIMNIES & PILING
TGS	Plant & Machinery	RUBBER EXPANSION JOINTS FOR BOILER 4
TGS	Plant & Machinery	Boiler -1: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.

Location	Asset Type	Description
TGS	Plant & Machinery	REWINDING OF GENERATOR STATOR [2Z4073]
TGS	Plant & Machinery	REWINDING STATOR-60 MW, PARSONS MAKE TURBO GENERATOR
TGS	Plant & Machinery	TURBO GENERATOR NO.4. 60MW (70.65 MVA)
TGS	Plant & Machinery	TURBO GENERATOR NO.2. 60MW (70.65 MVA)
TGS	Plant & Machinery	TURBO GENERATOR NO.2. 60MW (70.65 MVA)
TGS	Plant & Machinery	TURBO GENERATOR NO.1. 60MW (70.65 MVA)
TGS	Plant & Machinery	SLUICE GATES
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	3 NOS SCREEN WASH WATER PUMPS
TGS	Plant & Machinery	FIRE FIGHTING EQUIPMENT
TGS	Plant & Machinery	1 NO. PORTABLE LOW RESISTANCE OHM METER
TGS	Plant & Machinery	2 SIETEX MINILINE SINGLE PENSTRIP CHART RECORDER
TGS	Plant & Machinery	Fire Protection system
TGS	Plant & Machinery	KIRLOSKAR GEARED HIGH PRECISION LATHE model 1330
TGS	Plant & Machinery	PURCHASED OF 1 NO SOFT STARTER FOR INSTRUMENT AIR COMPRESSOR
TGS	Plant & Machinery	TGS -Add inst in the fire protection sys at TGS for FEA discount
TGS	Plant & Machinery	CONTROLLERS & RELAYS - IMPORTED RELAYS
TGS	Plant & Machinery	415V MOTOR CONTROL CENTRE (MCC)
TGS	Plant & Machinery	MISCELLANEOUS ELECTRONIC EQUIPMENT FOR INSTUMENTATION
TGS	Plant & Machinery	INSTALLATION OF TRANSFORMER
TGS	Plant & Machinery	CONTROLLERS & RELAYS - INDIGENOUS RELAYS
TGS	Plant & Machinery	MOTOR PROTECTION RELAY[2Z4204]
TGS	Plant & Machinery	6 NOS AFTER COOLER ASSEMBLY WITH INTERCOOLER ASSEMBLY [2Z422800]

Location	Asset Type	Description
TGS	Plant & Machinery	1 NO. CHECKER pH TESTER, 1 NO. CONDUCTIVITY TESTER WITH SOLUTIONS [PG4026]
TGS	Plant & Machinery	1 NOS IMPACT WRENCH[PG405100]
TGS	Plant & Machinery	Super Heater tube elements for Boiler No.1 [2Z4077]
TGS	Plant & Machinery	PIPE RACKS & BRIDGES FOR LDO/HFO - NETWORK
TGS	Plant & Machinery	PROCUMENT OF 1 NO. ONLINE CO-ANALYSER FOR TGS
TGS	Plant & Machinery	SPRAY NOZZLES AT BURNER FRONT FOR BOILER NO. 2
TGS	Plant & Machinery	AIR COMPRESSOR, DRIVES & ACCESSORIES
TGS	Plant & Machinery	LP CHEMICAL FEED PUMP
TGS	Plant & Machinery	ERECTION OF OVERHEAD BYPASS INTERNAL PIPELINE PUMPHOUSE TO TURBINE HOUSE
TGS	Plant & Machinery	FIRE FIGHTING EQUIPMENT
TGS	Plant & Machinery	INCORPORATION OF CROSS BELT SEPERATOR IN 5A & 5B CONVEYOR [2Z4166]
TGS	Plant & Machinery	Upgradation of Turbo-Supervisory Equipment in unit I [2Z405100]
TGS	Plant & Machinery	Feasibility of zero discharge system [2Z402800]
TGS	Plant & Machinery	1- STEEL TUBULR SCAFFOLDING
TGS	Plant & Machinery	STATION BATTERY FOR INTAKE PUMP
TGS	Plant & Machinery	48 NOS. BHARAT SUMP PUMPS
TGS	Plant & Machinery	ASH HANDLING SYSTEM
TGS	Plant & Machinery	2 NOS WAGON TIPPER UNITS WITH DUST SUPPRESSOR
TGS	Plant & Machinery	COAL HANDLING SYSTEM
TGS	Plant & Machinery	CONTROL VALVE
TGS	Plant & Machinery	INDENGENOUS VALVES FOR POWER CYCLE PIPING
TGS	Plant & Machinery	Boiler -4: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	CHEMICAL CLEANING OF BOILER 2

Location	Asset Type	Description
TGS	Plant & Machinery	TURBO GENERATOR NO.3. 60MW (70.65 MVA)
TGS	Plant & Machinery	HIGHER CAP CONDENSATE EXTRACTION PUMPS WITH SUITABLE MOTORS(P II) [2Z4052]
TGS	Plant & Machinery	CONDENSATE EXTRACTION PUMP WITH SUITABLE MOTOR FOR #1 (PH 3) [2Z4074]
TGS	Plant & Machinery	5 NOS TRAVELLING WATER SCREENS
TGS	Plant & Machinery	R C DISCHARGE CHANNEL
TGS	Plant & Machinery	SLUICE GATES
TGS	Plant & Machinery	SLUICE GATES
TGS	Plant & Machinery	2- PORTABLE PUMP SETS
TGS	Plant & Machinery	KIRLOSKAR GEARED HIGH PRECISION LATHE model 1810
TGS	Plant & Machinery	Automated attendance management system
TGS	Plant & Machinery	1 - 20 MVA STATION TRANSFORMER - ST2
TGS	Plant & Machinery	GENERATOR BUS DUCTS (GBD)-UNIT 1
TGS	Plant & Machinery	INCORPORATION OF VARIABLE SPEED DRIVE FOR UNIT#4 I.D FANS[2Z4197]
TGS	Plant & Machinery	1 INDUSTRIAL HOT & COLD BLOWER & 1 INDUSTRIAL DRILL MACHINE [PG3008]
TGS	Plant & Machinery	01 LOT PLC SYSTEM[2Z423900]
TGS	Plant & Machinery	ELECTRONIC ATTENDANCE RECORDING SYSTEM [2Z4091]
TGS	Plant & Machinery	FUEL OIL HANDLING SYSTEM
TGS	Plant & Machinery	Boiler -3: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	RUBBER EXPANSION JOINTS FOR LP PIPING
TGS	Plant & Machinery	AC PLANT AT O&M TRAINING INSTITUTE
TGS	Plant & Machinery	INSTALLATION OF IMPROVED ASH CONDITIONERS [2Z4130]
TGS	Plant & Machinery	COAL MILL TURRET & PF PIPE MODIFICATION [2Z4119]
TGS	Plant & Machinery	Upgradation of ammonia dosing system at ESP inlet of all 4 units [2Z406100]

Location	Asset Type	Description
TGS	Plant & Machinery	Online Oxygen Analyser for 1 & 3 boilers [2Z405500]
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	1 NO 90 AMP LEAD ACID STORAGE BATT.FOR PLANT PHONE
TGS	Plant & Machinery	Vibration analyser model 5050 with accessories
TGS	Plant & Machinery	LP PIPING & ERRECTION
TGS	Plant & Machinery	1 NO 7.5 TONNES ASH WATER PUMP HOUSE CRANE
TGS	Plant & Machinery	AIR RECEIVERS
TGS	Plant & Machinery	IMPORTED VALVES FOR POWER CYCLE PIPING
TGS	Plant & Machinery	Cooling Tower [2Z406700]
TGS	Plant & Machinery	TURBO GENERATOR NO.4. 60MW (70.65 MVA)
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	R C DISCHARGE CHANNEL
TGS	Plant & Machinery	INCORPORATION OF ZERO EFFLUENT DISCHARGE SYSTEM (PHASE II) [2Z4095]
TGS	Plant & Machinery	BIFCO HI-PRECISION BENCH DRILLING M/C MODEL BDM/HD
TGS	Plant & Machinery	Misc equipments
TGS	Plant & Machinery	1 NO BEML MODEL D-I55A COAL DOZER
TGS	Plant & Machinery	1 - 600 KVA C.W.PLANT AUXILIARY TRANSFORMER - CWT2
TGS	Plant & Machinery	1 - 70 MVA GENERATOR TRANSFORMER - GT2
TGS	Plant & Machinery	PROCUREMENT OF 1 NO.WALLACE & TIERNAN MAKE PNEUMATIC CALIBRATOR [2Z406631]
TGS	Plant & Machinery	DM PLANT AUX. BOARD (DMAB) - 415V
TGS	Plant & Machinery	AMMONIA LEAK DETECTION SYSTEM[2Z4207]
TGS	Plant & Machinery	1 SET LIVE FRAME, 1 NOS VIBRATOR SHEAVE & 12 NOS SUPPORT SPRING [2Z421900]

Location	Asset Type	Description
TGS	Plant & Machinery	16 NOS. RH3-103, E6, 1A/5A,220 V DC + 48 V DC I/P/NA[2Z422500]
TGS	Plant & Machinery	AUGMENTATION of LP & HP TURBINE OF UNIT 4[2Z425200]
TGS	Plant & Machinery	FUEL OIL HANDLING SYSTEM
TGS	Plant & Machinery	ELECTRICAL GROUNDING FOR BOILER 4
TGS	Plant & Machinery	CONVERSION OF AIR DRIER [2Z410531]
TGS	Plant & Machinery	HEAT EXCHANGERS FOR LP PIPING
TGS	Plant & Machinery	CONDENSATE TRANSFER PUMPS & W/PUMPS FOR LP PIPING
TGS	Plant & Machinery	SUPPLY & INSTALN. OF AIR CONDITIONING PLANT
TGS	Plant & Machinery	SUPPLY & INSTALN. OF AIR CONDITIONING PLANT
TGS	Plant & Machinery	INSTALLATION OF BUNKER LEVEL INDICATORS AT COAL BUNKER [2Z4162]
TGS	Plant & Machinery	BAG FILTERS FOR ASH SILO VENTS [2Z410800]
TGS	Plant & Machinery	VACCUM CONTACTORS AT MAIN STORE BUILDING
TGS	Plant & Machinery	1 NO. VICE TABLE O&M TRAINING INSTT.
TGS	Plant & Machinery	1 NO. CIE MAKE INSULATION TESTER
TGS	Plant & Machinery	INDUSTRIAL PH AMPLIFIER ETC.FOR AUTO TEMP.COMPENSATION.
TGS	Plant & Machinery	INSTALLATION OF JOINT BOXES
TGS	Plant & Machinery	ADDL. BATTERY SET FOR PRESENT UPS
TGS	Plant & Machinery	1 NO 5 TONNES TRAVELLING CRANE FOR STORES
TGS	Plant & Machinery	MODIFICATION OF ONCE THROUGH SYSTEM OF ASH HANDLING PLANT
TGS	Plant & Machinery	COAL HANDLING SYSTEM
TGS	Plant & Machinery	PIPE RACKS & BRIDGES FOR LDO/HFO - NETWORK
TGS	Plant & Machinery	1 No. Higher Capacity Condensate Extraction Pump [2Z407400]
TGS	Plant & Machinery	TURBO GENERATOR NO.3. 60MW (70.65 MVA)

Location	Asset Type	Description
TGS	Plant & Machinery	TURBO GENERATOR NO.1. 60MW (70.65 MVA)
TGS	Plant & Machinery	TURBO GENERATOR NO.2. 60MW (70.65 MVA)
TGS	Plant & Machinery	7 NOS BUTTERFLY VALVES
TGS	Plant & Machinery	5 NOS TRAVELLING WATER SCREENS
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	STATION BATTERY FOR INTAKE PUMP
TGS	Plant & Machinery	1.5 TON HYDRAULIC MOBILE CRANE
TGS	Plant & Machinery	INSTALLATION IN THE FIRE PROTECTION SYSTEM AT TGS FOR FEA DISCOUNT
TGS	Plant & Machinery	1,000 KVA L.T. AUXILIARY TRANSFORMER - UAT1
TGS	Plant & Machinery	1 - 75 MVA UNIT TRANSFORMER - UT2
TGS	Plant & Machinery	1 - 1250 KVA AUXILIARY COAL PLANT TRANSFORMER-CPT2
TGS	Plant & Machinery	COST OF ELECTRICAL EQUIPMENT
TGS	Plant & Machinery	CONVERSION TO MODIFIED ELECTRONIC CONTROLLERS IN ESP
TGS	Plant & Machinery	COAL PLANT BOARD (CPB) - 6.6V
TGS	Plant & Machinery	415V CIRCUIT BREAKERS
TGS	Plant & Machinery	CONVERSION OF PENUMATIC TO ELECTRONIC INSTRUMENTATION AT UNIT 4
TGS	Plant & Machinery	1 SET 33 KV NGR
TGS	Plant & Machinery	STATION AUXILLIARY BOARD (SAB1) -415V
TGS	Plant & Machinery	IMPORTED RELAYS
TGS	Plant & Machinery	ELECTRICAL EQUIPMENT ERECTN-SAB1,UAB,MCCs,LCPs
TGS	Plant & Machinery	1 NO. IR THERMOGRAPHY CAMERA[2Z4212]
TGS	Plant & Machinery	1 NO. CROMPTON PUMP & MOTOR WITH 40 MTR PVC HOSE [PG4047]
TGS	Plant & Machinery	87 NOS. PRIMARY SUPER HEATER HORIZONTAL COILS[2Z421600]

Location	Asset Type	Description
TGS	Plant & Machinery	MANUFACTURE AND SUPPLY OF 49 NOS. ECONOMISER COILS (TOP)[2Z421700]
TGS	Plant & Machinery	CONVERSION OF ELECTRO POWER GEARBOX TO OPTIMAX GEARBOX FOR ESP[2Z427100]
TGS	Plant & Machinery	FLUE GAS DUCTING[2Z428000]
TGS	Plant & Machinery	CONDENSOR RETUBING IN UNIT#2[2Z428200]
TGS	Plant & Machinery	FLUE GAS DUCTING [2Z4298]
TGS	Plant & Machinery	Boiler -4: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	DRY ASH HANDLING FOR AIR HEATERS [2Z410700]
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	4.5 TON SPLIT AC FOR ELECTRIC PANEL
TGS	Plant & Machinery	1 NO 5 TONNES TRAVELLING CRANE FOR STORES
TGS	Plant & Machinery	CAPACITY ENHANCEMENT OF ONE WAGON TIPPLER [2Z4138]
TGS	Plant & Machinery	Inst f AxialSwirl durner, modf f bottom lier coal mill outlet piping 2Z4040
TGS	Plant & Machinery	1 BOLT HEATING SYSTEM FOR CTM DEPT.
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	VALVES FOR LP PIPING
TGS	Plant & Machinery	CONDENSATE TRANSFER PUMPS & W/PUMPS FOR LP PIPING
TGS	Plant & Machinery	SUPPLY & INSTALN. OF AIR CONDITIONING PLANT
TGS	Plant & Machinery	VENTILLATION PLANT- Air Wahery Unit
TGS	Plant & Machinery	MACAWBER MAKE IN 3RD ROW OF ESP HOPPERS IN UNIT NO. 4
TGS	Plant & Machinery	ASH HANDLING SYSTEM
TGS	Plant & Machinery	ASH HANDLING SYSTEM
TGS	Plant & Machinery	ASH HANDLING SYSTEM

Location	Asset Type	Description
TGS	Plant & Machinery	PURCHASED OF 120V BATTERY CHARGER FOR TURBINE SUPERVISORY EQUIPMENT
TGS	Plant & Machinery	Unit no 4 T/A condenser tubes retubing [2Z403900]
TGS	Plant & Machinery	ESV STAINER
TGS	Plant & Machinery	TURBO GENERATOR NO.4. 60MW (70.65 MVA)
TGS	Plant & Machinery	SLUICE GATES
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	7 NOS BUTTERFLY VALVES
TGS	Plant & Machinery	R C DISCHARGE CHANNEL
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	7 NOS BUTTERFLY VALVES
TGS	Plant & Machinery	1 NO. HP HEATERS FOR FEED HEATING SYSTEM (PHASE 2) [2Z405931]
TGS	Plant & Machinery	SINKING OF 200 MM x 75MM x 100 MTRS. DEEP TUBEWELL & OTHERS WORK
TGS	Plant & Machinery	POTENTIOMETRIC TEST EQUIPMENT
TGS	Plant & Machinery	1 - 1000 KVA AUXILIARY TRANSFORMER - UAT3
TGS	Plant & Machinery	GENERATOR BUS DUCTS (GBD)-UNIT 1
TGS	Plant & Machinery	UNIT SWITCH BOARD (UB2) - 6.6 KV
TGS	Plant & Machinery	CIRCULATING WATER BOARD (CWB) - 6.6V
TGS	Plant & Machinery	ELECTRICAL EQUIPMENT ERECTN-SAB1,UAB,MCCs,LCPs
TGS	Plant & Machinery	ELECTL. EQUPT ERECTN-SB2, UB2,CPB,NGRs,LCPs,RELAYS
TGS	Plant & Machinery	UNIT AUXILLIARY BOARD (UAB2) - 415V
TGS	Plant & Machinery	DYNAMIC BALANCING OF 60 MW GENERATOR ROTOR[2Z4288]
TGS	Plant & Machinery	RELIEF VALVES & STRAINERS FOR POWER CYCLE PIPING
TGS	Plant & Machinery	FOUNDATION OF BOILER 4

Location	Asset Type	Description
TGS	Plant & Machinery	1 NO PASSENGER LIFT FOR OFFICE BLOCK
TGS	Plant & Machinery	FIRE FIGHTING SYSTEM [2Z4103]
TGS	Plant & Machinery	Recommission of south side Hydrobin
TGS	Plant & Machinery	ASH HANDLING SYSTEM
TGS	Plant & Machinery	Augmentation of WAGON TIPPLER WEIGHBRIDGE
TGS	Plant & Machinery	COAL HANDLING SYSTEM
TGS	Plant & Machinery	INSTALLATION OF 2 NOS. ROCK BREAKERS AT TGS WAGON TIPPLER [2Z4187]
TGS	Plant & Machinery	Ammonia dosing system at ESP inlet of all 4 units [2Z406100]
TGS	Plant & Machinery	Unbalanced Vibrating Motor Feeder [2Z4086]
TGS	Plant & Machinery	Kirloskar Pnematic Hydraulic Torque
TGS	Plant & Machinery	Miscellaneous items
TGS	Plant & Machinery	""LYNX"" AUTOMATIC WEATHER STATION
TGS	Plant & Machinery	PORTABLE VACCUM PRESSURE CALIBRATOR
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	CI BODY VALVES&BOOSTER TYPE STRAINERS FOR LP PIPES
TGS	Plant & Machinery	MACAWBER BEEKAY SYSTEM AT ESP
TGS	Plant & Machinery	PIPE RACKS & BRIDGES FOR LDO/HFO - NETWORK
TGS	Plant & Machinery	IMPORTED VALVES FOR POWER CYCLE PIPING
TGS	Plant & Machinery	POWER CYCLE PIPING - SUPPLY & ERRECTION
TGS	Plant & Machinery	HIGHER CAP CONDENSATE EXTRACTION PUMPS WITH SUITABLE MOTORS(P II) [2Z4052]
TGS	Plant & Machinery	Re-Winding of Generator Stator [2Z4073]
TGS	Plant & Machinery	Re-engineering of HP heaters [2Z4032]

Location	Asset Type	Description
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	PRE-TREATMENT PLANT - CLARIFLOCCULATION PLANT, Capacity - 450 M3/Hr each
TGS	Plant & Machinery	R C DISCHARGE CHANNEL
TGS	Plant & Machinery	1- ITT USA MAKE CLAMP-O-POWER METER MODEL MX 12005 WITH 3 PHASE ADOPTOR
TGS	Plant & Machinery	1 NO.DIGITAL pH METER & 1 NO. CONDUCTIVITY METER [PG003000]
TGS	Plant & Machinery	600 KVA D.M.PLANT AUXILIARY TRANSFORMER - DMT1
TGS	Plant & Machinery	1 - 400 KVA L.T.G. AUXILIARY TRANSFORMER - LAT2
TGS	Plant & Machinery	2- HT RECTIFIER TRANSFORMER FOR ESP AT B4 OF UNIT 1 & A4 OF UNIT 3
TGS	Plant & Machinery	1 - 600 KVA D.M.PLANT AUXILIARY TRANSFORMER - DMT2
TGS	Plant & Machinery	EQUIPMENT
TGS	Plant & Machinery	1 - 400 KVA A.H.PLANT AUXILIARY TRANSFORMER - AHT1
TGS	Plant & Machinery	GENERATOR BUS DUCTS (GBD)-UNIT 2
TGS	Plant & Machinery	UNIT AUXILLIARY BOARD (UAB4) - 415V
TGS	Plant & Machinery	LOCAL CONTROL PANELS
TGS	Plant & Machinery	ELECTRICAL EQUIPMENT ERECTN-SAB1,UAB,MCCs,LCPs
TGS	Plant & Machinery	1 SET 33 KV NGR
TGS	Plant & Machinery	CANOPIES FOR GBD
TGS	Plant & Machinery	01NO. 400KVA 11/0.42 KV VPI TRANSFORMER. SR NO. ADA 2410020-001[2Z422300]
TGS	Plant & Machinery	1 SET 220V EXIDE MAKE 645AHPLANTE LEAD ACID BATTERY [2Z422600]
TGS	Plant & Machinery	2 SETS ROTATING ELEMENT FOR MATHER & PLATT MAKE LONOVANE PUMP [2Z423000]
TGS	Plant & Machinery	IDC CAP FY14 FOR INCORPORATION OF VFD FOR ID FANS IN UNIT#3
TGS	Plant & Machinery	CONVERSION OF DIGITAL AVR TO GENERATOR EXCITATION SYSTEM[2Z425400]
TGS	Plant & Machinery	NEW INITIATIVES FOR OPERATING AT LOW PLF REGIME [2Z4293]

Location	Asset Type	Description
TGS	Plant & Machinery	DRY FOG DUST SUPPRESSION SYSTEM FOR COAL HANDLING PLANT [2Z4169]
TGS	Plant & Machinery	1 NO. 40 TON LORRY WEIGH BRIDGE
TGS	Plant & Machinery	LP CHEMICAL FEED PUMP
TGS	Plant & Machinery	DRY ASH UNLOADING SYSTEM [2Z4171]
TGS	Plant & Machinery	ELECTRIC MOTOR STARTER CHECKER
TGS	Plant & Machinery	CAPACITY ENHANCEMENT OF SECOND WAGON TIPPLER [2Z4154]
TGS	Plant & Machinery	BAG FILTERS FOR ASH SILO VENTS [2Z4108]
TGS	Plant & Machinery	COAL MILL TURRET & PF PIPE MODIFICATION [2Z4119]
TGS	Plant & Machinery	COAL MILL TURRET & PF PIPE MODIFICATION [2Z4119]
TGS	Plant & Machinery	Recycling of Station Effluent (Phase I) [2Z4058]
TGS	Plant & Machinery	Electronic Control System for ESP fields, energy management features 2Z4042
TGS	Plant & Machinery	1 NO. STEEL RACK WITH SHELVES FOR TRAINING INSTT.
TGS	Plant & Machinery	SPRAY NOZZLES AT BOILER NO 1 BURNER FRONT TIERS & ABOVE THE OPERATING FLOOR
TGS	Plant & Machinery	FIRE FIGHTING EQUIPMENT
TGS	Plant & Machinery	1 EC MAKE CLOSE CIRCUIT TV SYSTEM
TGS	Plant & Machinery	3 LINK CHAMBER BOARDS 415V 5 PANEL CIRCUIT DIVIDING
TGS	Plant & Machinery	LP PIPING & ERRECTION
TGS	Plant & Machinery	INST OF MACAWBER BECKARY SYSTEM FOR 3RD ROW OF ESP HOPPERS IN UNIT NO. 3
TGS	Plant & Machinery	A H PLANT - MACAWBER SYSTEM
TGS	Plant & Machinery	ASH TRAP BESIDES SILO
TGS	Plant & Machinery	CHEMICAL CLEANING OF BOILER 2
TGS	Plant & Machinery	TURBO GENERATOR NO.2. 60MW (70.65 MVA)
TGS	Plant & Machinery	GENERATOR STATOR CONDUCTOR BARS

Location	Asset Type	Description
TGS	Plant & Machinery	TURBO GENERATOR NO.2. 60MW (70.65 MVA)
TGS	Plant & Machinery	TURBO GENERATOR NO.1. 60MW (70.65 MVA)
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	7 NOS BUTTERFLY VALVES
TGS	Plant & Machinery	1 NO. WELDING MACHINE
TGS	Plant & Machinery	1 no. analytical electronical top loading balance capacity 210gm [2Z4043]
TGS	Plant & Machinery	UNIT AUXILLIARY BOARD (UAB1) -415V
TGS	Plant & Machinery	ELECTL. EQUPT ERECEN-SB2,UB2,CPB,NGRs,LCPs,RELAYS
TGS	Plant & Machinery	CONTROLLERS & RELAYS - IMPORTED RELAYS
TGS	Plant & Machinery	COAL PLANT AUX. BOARD (CPAB) - 415V
TGS	Plant & Machinery	UNIT SWITCH BOARD- UB3 & UB4
TGS	Plant & Machinery	12 NO. 32MM HOPKINSONS PARALLEL SLIDE VALVE & 1 LOT HP VALVES [2Z4192]
TGS	Plant & Machinery	18 PCS SS PLATE[2Z422900]
TGS	Plant & Machinery	INCORPORATION OF VSD FOR ID FANS IN UNIT 1[2Z427600]
TGS	Plant & Machinery	Fire Detection, Alarm System with CO2 auto manual
TGS	Plant & Machinery	MODIFICATION AND RESTORATION OF NORTH SIDE HYDROBIN OF ASH HANDLING SYSTEM
TGS	Plant & Machinery	PRESSED STEEL TANK
TGS	Plant & Machinery	CAPACITY ENHANCEMENT OF ONE WAGON TIPLER [2Z4138]
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	1 NO 7.5 TONNES ASH WATER PUMP HOUSE CRANE
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	1 No Kirloskar copper centriugal compressor, 1 No 900 HP BHEL make motor
TGS	Plant & Machinery	EARTHING OF MOTORS & ELEC. WORKS

Location	Asset Type	Description
TGS	Plant & Machinery	DRY FOG DUST SUPPRESSION SYSTEM FOR COAL HANDLING PLANT [2Z4169]
TGS	Plant & Machinery	COAL MILL PF PIPE MODIFICATION [2Z4158]
TGS	Plant & Machinery	DCS FOR UNIT #2 [2Z4141]
TGS	Plant & Machinery	1 - ""Kirloskar""copper centriugal compressor, 1 - 900 HP ""BHEL"" motor
TGS	Plant & Machinery	FIRE FIGHTING EQUIPMENT
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	ELEC. GROUNDING WORKS
TGS	Plant & Machinery	1 INTERLOCK PANEL FOR LDO/HFO TRANSFER PUMP
TGS	Plant & Machinery	VALVES FOR LP PIPING
TGS	Plant & Machinery	LP PIPING AND VALVES
TGS	Plant & Machinery	1 NO 7.5 TONNES ASH WATER PUMP HOUSE CRANE
TGS	Plant & Machinery	3 SETS AIR COMPRESSORS AND DRIVES
TGS	Plant & Machinery	INSTALLATION OF UNBALANCED VIBRATING FEEDER UNDER RECLAIM HOOPERS (PH-1)
TGS	Plant & Machinery	R C PILING & PILE CAPS FOR CHP
TGS	Plant & Machinery	IMPORTED VALVES FOR POWER CYCLE PIPING
TGS	Plant & Machinery	SUPER HEATER TUBES & MAIN STEAM STOP VALVE FOR UNIT 1&2
TGS	Plant & Machinery	R.C. PILING AND PILE CAP FOR BOILER 1
TGS	Plant & Machinery	CHEMICAL CLEANING OF BOILER 1
TGS	Plant & Machinery	Procurement of HP heater [2Z4041]
TGS	Plant & Machinery	RLA OF UNIT 2 &3 GENERATORS OF TGS
TGS	Plant & Machinery	PRE-TREATMENT PLANT - CLARIFLOCCULATION PLANT, Capacity - 450 M3/Hr each
TGS	Plant & Machinery	DROP GATES IN DOLPHIN STRUCTURE
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES

Location	Asset Type	Description
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	1 NO. POTENTIOMETRIC TEMP. INDICATOR
TGS	Plant & Machinery	Procurement of Portable dew point meter for alternator cooling air
TGS	Plant & Machinery	BATLIBOI HEAVYDUTY GEARED SHAPING M/C MODEL BSH-63
TGS	Plant & Machinery	MILTON ROY USA"" SPECTRO PHOTOMETER (SPECTROMETRIC-21 D)
TGS	Plant & Machinery	OPACITY METER FOR UNIT NO. 1 & 2
TGS	Plant & Machinery	1 - CROMPTON 70 MVA GENERATOR TRANSFORMER - GT4
TGS	Plant & Machinery	1 - 400 KVA L.T.G.PLANT AUXILIARY TRANSFORMER-LAT1
TGS	Plant & Machinery	1 - 1,250 KVA L.T. AUXILIARY TRANSFORMER - CPT1
TGS	Plant & Machinery	ELECTL. EQUPT EREC�-SB2,UB2,CPB,NGRs,LCPs,RELAYS
TGS	Plant & Machinery	1000 KVAR 415V 3 PHASE CAPACITOR BANK
TGS	Plant & Machinery	INSTRUMENTATION & CONTROL OF UNIT 4
TGS	Plant & Machinery	CONTROLLERS & RELAYS - INDIGENOUS RELAYS
TGS	Plant & Machinery	CHP (NEW SS CHUTE FITTING)[2Z425600]
TGS	Plant & Machinery	PARTIAL RE-TUBING OF TUBES OF CONDENSER UNIT[2Z4286]
TGS	Plant & Machinery	ENERGY MANAGEMENT SYSTEM FOR HT AUXILLIARIES [2Z4164]
TGS	Plant & Machinery	Heavy duty Rotor Assembly for TR52 Ring Granulator no. 2 for CHP
TGS	Plant & Machinery	FUEL OIL HANDLING SYSTEM
TGS	Plant & Machinery	DCS FOR INCORPORATION OF GENERATOR PARMETERS IN TWO UNITS [2Z4159]
TGS	Plant & Machinery	1 no. photoelectric calory meter for testing of N2H4, NH3, SiO2 [2Z404800]
TGS	Plant & Machinery	Online Opacity Meter (M: CDEM 2000) for the new chimney [2Z403800]
TGS	Plant & Machinery	PAINTING OF VARIOUS EQUIPMENT & PIPES
TGS	Plant & Machinery	1- SCALE MODEL OF BOILER DRUM INTERNALS FOR O&M TRAINING INSTITUTE

Location	Asset Type	Description
TGS	Plant & Machinery	PORTABLE DIGITAL TIME INTERVAL METER
TGS	Plant & Machinery	SPRAY NOZZLES WITH PIPELINES AT BOILER NO. 4
TGS	Plant & Machinery	FIRE FIGHTING EQUIPMENT
TGS	Plant & Machinery	CABLE BRACKETS ON TRANSFORMERS & SWITCHGEARS
TGS	Plant & Machinery	EARTHING TRUCKS
TGS	Plant & Machinery	1 NO. 40 TON LORRY WEIGH BRIDGE
TGS	Plant & Machinery	1 NO. INGERSOL RAND AIR COMPRESSOR WITH STARTER
TGS	Plant & Machinery	MODIFICATION TO EXISTING ASH WATER LINES ETC.
TGS	Plant & Machinery	Boiler -4: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	RLA STUDIES IN NO. 2 BOILER PRESSURE PARTS
TGS	Plant & Machinery	Boiler -3: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	2 SETS AIR COMPRESSORS
TGS	Plant & Machinery	Boiler -1: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	TURBO GENERATOR NO.4. 60MW (70.65 MVA)
TGS	Plant & Machinery	TURBO GENERATOR NO.1. 60MW (70.65 MVA)
TGS	Plant & Machinery	DROP GATES IN DOLPHIN STRUCTURE
TGS	Plant & Machinery	3 NOS SCREEN WASH WATER PUMPS
TGS	Plant & Machinery	1 NO. ELEC. PORT. BLOWER WITH HOT AIR ATTACHMENT
TGS	Plant & Machinery	COST OF MOBILE MAINTENANCE PLATFORM
TGS	Plant & Machinery	Procurement of diesel engine operated fire-fighting pump [2Z2047]
TGS	Plant & Machinery	1 MONO BLOC PUMP,2 CIEMAKE HAND MEGGER,4 HYDROMETER, 1TACHOMETER [PG901814]
TGS	Plant & Machinery	MULSIFYRE SYSTEM
TGS	Plant & Machinery	Automated attendance management system

Location	Asset Type	Description
TGS	Plant & Machinery	1 - CROMPTON 70 MVA GENERATOR TRANSFORMER - GT3
TGS	Plant & Machinery	1 - 20 MVA 33/6 KVA STATION TRANSFORMER - ST1
TGS	Plant & Machinery	1 - 70 MVA GENERATOR TRANSFORMER - GT1
TGS	Plant & Machinery	1 - 1000 KVA UNIT AUXILIARY TRANSFORMER - UAT4
TGS	Plant & Machinery	GENERATOR BUS DUCTS (GBD)-UNIT 3
TGS	Plant & Machinery	GENERATOR BUS DUCTS (GBD)-UNIT 4
TGS	Plant & Machinery	ELECTL. EQUPT ERECN-SB2,UB2,CPB,NGRs,LCPs,RELAYS
TGS	Plant & Machinery	RUBBER EXPANSION JOINT FOR BOILER 1
TGS	Plant & Machinery	Boiler -1: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	DCS FOR UNIT #2 [2Z4141]
TGS	Plant & Machinery	RELIEF VALVES & STRAINERS FOR POWER CYCLE PIPING
TGS	Plant & Machinery	LP PIPING & ERRECTION
TGS	Plant & Machinery	ENHANCEMENT OF DCS FOR TWO UNITS [2Z4177]
TGS	Plant & Machinery	CONVERSION OF AIR DRIER [2Z410500]
TGS	Plant & Machinery	DISTRIBUTED CONTROL SYSTEM (DCS) FOR UNIT 1 [2Z4084]
TGS	Plant & Machinery	Electric Hoist 7.5 T
TGS	Plant & Machinery	RENOVATION OF PUBLIC ADDRESS SYSTEM
TGS	Plant & Machinery	1 NO. WELDING MOTOR GENERATOR
TGS	Plant & Machinery	SPRAY NOZZLES WITH PIPELINES AT BURNER FRONT TIERS FOR BOILER NO 3
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	1 NO. NIRMAL OIL FILTER M/C (500 GALLON/HR.CAP)
TGS	Plant & Machinery	LP PIPING & ERRECTION
TGS	Plant & Machinery	RAW COOLING WATER BOOSTER PUMPS FOR LP PIPING

Location	Asset Type	Description
TGS	Plant & Machinery	1 NO 25 T TURBINE HOUSE CRANE
TGS	Plant & Machinery	AIR RECEIVERS
TGS	Plant & Machinery	CONSTRUCTION OF ASH TRAPS
TGS	Plant & Machinery	MACAWBER ASH HANDLING SYSTEM FOR UNIT 1
TGS	Plant & Machinery	PIPE RACKS & BRIDGES FOR LDO/HFO - NETWORK
TGS	Plant & Machinery	STEAM TRAPS FOR POWER CYCLE PIPING
TGS	Plant & Machinery	STEAM TRAPS FOR POWER CYCLE PIPING
TGS	Plant & Machinery	Boiler -1: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	REWINDING OF SPARE GENERATOR STATOR -REMOVED FR #1 - PLACEMENT #3 [2Z4064]
TGS	Plant & Machinery	TURBO GENERATOR NO.1. 60MW (70.65 MVA)
TGS	Plant & Machinery	TURBO GENERATOR NO.2. 60MW (70.65 MVA)
TGS	Plant & Machinery	TURBO GENERATOR NO.1. 60MW (70.65 MVA)
TGS	Plant & Machinery	DM PLANT INCL ACID, CAUSTIC, BRINE TANKS
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	5 NOS SUMP PUMPS
TGS	Plant & Machinery	R C DISCHARGE CHANNEL
TGS	Plant & Machinery	R C DISCHARGE CHANNEL
TGS	Plant & Machinery	5 NOS DISCHARGE GATE VALVES
TGS	Plant & Machinery	1 NO. HP HEATERS FOR FEED HEATING SYSTEM (PHASE 2) [2Z405961]
TGS	Plant & Machinery	1 NO. HP HEATERS FOR FEED HEATING SYSTEM (PHASE 2) [2Z405962]
TGS	Plant & Machinery	1 NO. PORTABLE TRANSFORMER WELDING SET
TGS	Plant & Machinery	BATLIBOI BENCH GRINDER MODEL BBG-K10

Location	Asset Type	Description
TGS	Plant & Machinery	""LYNX"" AUTOMATIC LEVEL & STAFF WITH STANDARD ACCESSORIES
TGS	Plant & Machinery	1 NO. ZENITH HYDRAULIC PIPE BENDING M/C
TGS	Plant & Machinery	1 - 1,600 KVA L.T. AUXILIARY TRANSFORMER - SAT1
TGS	Plant & Machinery	TRANSFORMER OIL FILTERING MACHINE [2Z412000]
TGS	Plant & Machinery	UNIT AUXILLIARY BOARD (UAB3) - 415V
TGS	Plant & Machinery	LOCAL CONTROL PANELS
TGS	Plant & Machinery	INSTALLATION OF SWITCH GEARS AND MCC
TGS	Plant & Machinery	ENERGY MANAGEMENT SYSTEM FOR HT AUXILLIARIES [2Z4151]
TGS	Plant & Machinery	CONTROLLERS & RELAYS - IMPORTED RELAYS
TGS	Plant & Machinery	132KV SWITCH BOARD CONTROL EQUIPMENT
TGS	Plant & Machinery	1 NO SQUIRREL CAGE INDUCTION MOTOR [2Z4205]
TGS	Plant & Machinery	LIFT AT TGS, TITAGARH[2Z424200]
TGS	Plant & Machinery	INSTALLATION OF VSD IN 2 NOS. FD FANS IN UNIT 1[2Z427700]
TGS	Plant & Machinery	AIR HEATER TUBES [2Z4285]
TGS	Plant & Machinery	INTAKE RIVER SHORE EMBANKMENT PROTECTION - INTAKE PUMP HOUSE[2Z4300]
TGS	Plant & Machinery	SECONDARY S/H COIL ELEMENT FOR # 3 [2Z4096]
TGS	Plant & Machinery	KGK MAKE AIR COMPRESSOR
TGS	Plant & Machinery	INDGENOUS VALVES FOR POWER CYCLE PIPING
TGS	Plant & Machinery	SULPHATE DOSING PUMP
TGS	Plant & Machinery	LP PIPING AND VALVES
TGS	Plant & Machinery	PROCUREMENT OF 1 NEW BULLDOZER ENGINE [2Z4184]
TGS	Plant & Machinery	ADMINISTRATIVE BUILDING LIFT [2Z4148]
TGS	Plant & Machinery	VARIABLE SPEED DRIVE FOR ID FAN MOTORS (PHASE I) [2Z4076]

Location	Asset Type	Description
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	88 NOS. DCM PNEUMATIC TO ELEC. CONVERTERS
TGS	Plant & Machinery	MACAWBER BEEKAY SYSTEM AT ESP
TGS	Plant & Machinery	PUMP SETS FOR DMP
TGS	Plant & Machinery	NEUTRALISING PITS
TGS	Plant & Machinery	Boiler -3: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	ROTOR ASSEMBLY COMPLETE WITH HAMMER SET FOR TRF RING GRANULATOR [2Z4046]
TGS	Plant & Machinery	TURBO GENERATOR NO.4. 60MW (70.65 MVA)
TGS	Plant & Machinery	TURBO GENERATOR NO.3. 60MW (70.65 MVA)
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	DM PLANT INCL ACID, CAUSTIC, BRINE TANKS
TGS	Plant & Machinery	5 NOS SUMP PUMPS
TGS	Plant & Machinery	MICROPROCESSOR BASED MULTIFUNCTION RECORDER
TGS	Plant & Machinery	BATLIBOI RADIAL DRILLING MACHINE MODEL BV/R5
TGS	Plant & Machinery	1 - 400 KVA A.H.PLANT AUXILIARY TRANSFORMER - AHT2
TGS	Plant & Machinery	1 - 1600 KVA STATION AUXILIARY TRANSFORMER - SAT3
TGS	Plant & Machinery	LOCAL CONTROL PANELS
TGS	Plant & Machinery	Procurement of one W & T make pneumatic calibrator [2Z4066]
TGS	Plant & Machinery	ELECTRICAL EQUIPMENT ERECTN-SAB1,UAB,MCCs,LCPs
TGS	Plant & Machinery	1 SET 220V 645AH PLANTE LEAD ACID BATTERY AND OTHER ACCESSORIES[2Z4193]
TGS	Plant & Machinery	1 SET CAGE FRAME, 2 NO LOWER REAR LINER LEFT &TRAMP POCKET LINER [2Z419000]
TGS	Plant & Machinery	CONDENSOR RETUBING IN UNIT 4[2Z424900]

Location	Asset Type	Description
TGS	Plant & Machinery	PROCUREMENT OF NEW BULL DOZER [2Z413400]
TGS	Plant & Machinery	ASH HANDLING SYSTEM
TGS	Plant & Machinery	COAL HANDLING SYSTEM
TGS	Plant & Machinery	ATTEMPERATOR CONTROL VALVE
TGS	Plant & Machinery	EARTHING OF MOTORS & ELEC. WORKS
TGS	Plant & Machinery	1 NO. TULLU MAKE MONOBLOCK PUMP SET
TGS	Plant & Machinery	DENSE PHASE PNEUMATIC CONVEYING SYSTEM IN 3RD ROW OF ESP HOPPERS OF # 4
TGS	Plant & Machinery	1 NO. LEVEL INSTRUMENT WITH STAND FOR ASH POND
TGS	Plant & Machinery	PUMP SETS FOR DMP
TGS	Plant & Machinery	BAG FILTERS FOR ASH SILO VENTS [2Z410800]
TGS	Plant & Machinery	1 NO. AIR COOLED WELDING TRANSFORMER
TGS	Plant & Machinery	ASH HANDLING SYSTEM
TGS	Plant & Machinery	FUEL OIL HANDLING SYSTEM
TGS	Plant & Machinery	Boiler -3: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	RENOVATION OF PUBLIC ADDRESS SYSTEM
TGS	Plant & Machinery	BATT.CHARGR. FOR 90A LEAD ACID BATT.FOR PLANT TEL.
TGS	Plant & Machinery	BELLS MAKE STAND ALONG CONTROLLERS
TGS	Plant & Machinery	1 NO 1000 KG BOILER HOUSE PASSENGER LIFT
TGS	Plant & Machinery	1 NO 25 T TURBINE HOUSE CRANE
TGS	Plant & Machinery	1 NO 7.5 TONNES ASH WATER PUMP HOUSE CRANE
TGS	Plant & Machinery	NYLON CONVEYOR BELT
TGS	Plant & Machinery	MODI SUBMERSIBLE PUMP
TGS	Plant & Machinery	CIVIL WORK FOR 2ND NEUTRALIZING PLANT

Location	Asset Type	Description
TGS	Plant & Machinery	RELIEF VALVES & STRAINERS FOR POWER CYCLE PIPING
TGS	Plant & Machinery	Boiler -4: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	R.C. PILING FOR BOILER 1
TGS	Plant & Machinery	TURBO GENERATOR NO.4. 60MW (70.65 MVA)
TGS	Plant & Machinery	TURBO GENERATOR NO.4. 60MW (70.65 MVA)
TGS	Plant & Machinery	PRE-TREATMENT PLANT - CLARIFLOCCULATION PLANT, Capacity - 450 M3/Hr each
TGS	Plant & Machinery	PRE-TREATMENT PLANT - CLARIFLOCCULATION PLANT, Capacity - 450 M3/Hr each
TGS	Plant & Machinery	ASSOCIATED CIVIL WORKS
TGS	Plant & Machinery	FISHER MAKE ELECTRONIC CONDENSOR LEVELTROL FOR TURBO NO. 2
TGS	Plant & Machinery	1 No. HP Heater for Feed Heating system [2Z4059]
TGS	Plant & Machinery	OXYGEN GAS ANALYSER NO. NF451511031410
TGS	Plant & Machinery	1600 KVA STATION AUXILIARY TRANSFORMER - SAT2
TGS	Plant & Machinery	600 KVA C.W.PLANT AUXILIARY TRANSFORMER - CWT1
TGS	Plant & Machinery	SUPPLY & ERECTION OF INSTRUMENTATION & CONTROL
TGS	Plant & Machinery	UNIT SWITCH BOARD- UB3 & UB4
TGS	Plant & Machinery	LOCAL CONTROL PANELS
TGS	Plant & Machinery	INSTRUMENTATION & CONTROL OF UNIT 3
TGS	Plant & Machinery	BATTERY BANK AT INTAKE PUMP HOUSE [2Z4188]
TGS	Plant & Machinery	15 MTRS. S.S. FLEXIBLE HOSE FOR PASSING 60 CELCIUS OIL [PG3032]
TGS	Plant & Machinery	Dense Phase Pneumatic Conveing System in 3rd Row of ESP Hoppers in # 4
TGS	Plant & Machinery	MACAWBER BEEKAY LTD MAKE AHP
TGS	Plant & Machinery	CONTROL & INSTRUMENTATION AND SWITCH BOARDS
TGS	Plant & Machinery	INSTALLATION OF IMPROVED ASH CONDITIONERS [2Z4130]

Location	Asset Type	Description
TGS	Plant & Machinery	AHP FOR UNIT 3 & 4
TGS	Plant & Machinery	PURCHASE & INSTALLATION OF DCIPS MAKE WATERTO WATER PUMP
TGS	Plant & Machinery	LP CHEMICAL FEED PUMP
TGS	Plant & Machinery	RAW COOLING WATER BOOSTER PUMPS FOR LP PIPING
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	COAL HANDLING SYSTEM
TGS	Plant & Machinery	1 NO PASSENGER LIFT FOR OFFICE BLOCK
TGS	Plant & Machinery	DRY ASH HANDLING FOR AIR HEATERS [2Z410700]
TGS	Plant & Machinery	UNBALANCE MOTOR VIBRATING FEEDERS UNDER WAGON TRIPLER HOPPERS [2Z4086]
TGS	Plant & Machinery	TESTING EQUIPMENT FOR FLY ASH
TGS	Plant & Machinery	FIRE FIGHTING EQUIPMENT
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	TEMPERATURE BATH
TGS	Plant & Machinery	WEDA SUMP PUMPS
TGS	Plant & Machinery	SUPPLY & INSTALN. OF AIR CONDITIONING PLANT
TGS	Plant & Machinery	DENSE PHASE PNEUMATIC CONVEYING SYSTEM IN 3RD ROW OF ESP HOPPERS OF # 4
TGS	Plant & Machinery	MACAWBER ASH HANDLG DENSEVOYER SYSTEM FOR UNIT 3&4
TGS	Plant & Machinery	10 NOS. SEAL AIR FANS For Unit 3 & 4
TGS	Plant & Machinery	Boiler -4: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	OPACITY METER FOR UNIT NO. 1 & 2
TGS	Plant & Machinery	PAINTING OF BOILER 4
TGS	Plant & Machinery	BRASS TUBES FOR UNIT 1 & 2
TGS	Plant & Machinery	NEW GENERATOR COMPLETE WITH AVR AND STATIC EXCITER [2Z4036]

Location	Asset Type	Description
TGS	Plant & Machinery	PROCUREMENT OF ONE SET GENERATOR AIR COOLERS [2Z4087]
TGS	Plant & Machinery	REWINDING OF GENERATOR STATOR [2Z4073]
TGS	Plant & Machinery	COOLING TOWER IN THE AUXILLARY COOLING WATER SYSTEM (PHASE I) [2Z4067]
TGS	Plant & Machinery	TURBINE BLADES FOR GENERATOR
TGS	Plant & Machinery	TURBO GENERATOR NO.2. 60MW (70.65 MVA)
TGS	Plant & Machinery	TURBO GENERATOR NO.2. 60MW (70.65 MVA)
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	7 NOS BUTTERFLY VALVES
TGS	Plant & Machinery	PIPELINES (NETWORK)
TGS	Plant & Machinery	INSTALLATION OF COOLING TOWER IN THE AUXILIARY COOLING WATER SYSTEM [2Z4070]
TGS	Plant & Machinery	GICO DOUBLE ENDED PEDESTAL GRINDING M/C MODEL DD/12
TGS	Plant & Machinery	Procurement of one spectrophotometer for DM lab [2Z406500]
TGS	Plant & Machinery	1 - CROMPTON GREAVES UNIT TRANSFORMER NO. - UT3
TGS	Plant & Machinery	1 - 70 MVA GENERATOR TRANSFORMER - GT1
TGS	Plant & Machinery	INDIGENOUS RELAYS & CONTROL BOARDS
TGS	Plant & Machinery	Installation of DCS (Distributed Control System) for unit#3 [2Z406200]
TGS	Plant & Machinery	UNIT SWITCH BOARD- UB3 & UB4
TGS	Plant & Machinery	BOILER HOUSE GOODS LIFT[2Z4214]
TGS	Plant & Machinery	2 NOS. FENNER MAKE VEE-BELT TENSION INDICATOR [PG3006]
TGS	Plant & Machinery	02 NOS. MANUAL BYPASS PANEL FOR 70A/6.06KV DRIVE[2Z421800]
TGS	Plant & Machinery	2 NOS. SIEMENS MAKE MV AC DRIVE OF 70A/6.6KV FOR 6.6 450W MOTORS [2Z421800]
TGS	Plant & Machinery	INSTALLATION OF BOILER FLAME SCANNER SYSTEM IN ONE UNIT [2Z4186]
TGS	Plant & Machinery	RUBBER EXPANSION JOINTS FOR LP PIPING

Location	Asset Type	Description
TGS	Plant & Machinery	IMPORTED VALVES FOR POWER CYCLE PIPING
TGS	Plant & Machinery	DCS FOR INCORPORATION OF GENERATOR PARMETERS IN TWO UNITS [2Z4159]
TGS	Plant & Machinery	DCS FOR UNIT #2 [2Z4141]
TGS	Plant & Machinery	INSTALLATION OF IMPROVED ASH CONDITIONERS [2Z4130]
TGS	Plant & Machinery	COAL MILL PF PIPE MODIFICATION [2Z4158]
TGS	Plant & Machinery	Provision of 400V Power Supply for Patulia Fly Ash Project
TGS	Plant & Machinery	MISC. CONNECTING PLANT CABLES & CABLE RACKS
TGS	Plant & Machinery	48 NOS. BHARAT SUMP PUMPS
TGS	Plant & Machinery	CONDENSATE TRANSFER PUMPS & W/PUMPS FOR LP PIPING
TGS	Plant & Machinery	1 NO PASSENGER LIFT FOR OFFICE BLOCK
TGS	Plant & Machinery	1 NO 7.5 TONNES ASH WATER PUMP HOUSE CRANE
TGS	Plant & Machinery	CONSTRUCTION OF ASH TRAPS
TGS	Plant & Machinery	ASH HANDLING SYSTEM
TGS	Plant & Machinery	350 TPH CAPACITY SUSPENDED TYPE UNBALANCED MOTOR VIBRATING FEEDER
TGS	Plant & Machinery	COAL CRUSHERS, VIBRATOR ASMBLY AT CRUSHER HSE, WAGON TIP, RING GRANULATOR
TGS	Plant & Machinery	LDO Mass Flow Measurement - Procurement
TGS	Plant & Machinery	FUEL OIL HANDLING SYSTEM
TGS	Plant & Machinery	MAIN EXCITOR ARMATURE FOR MACHINE
TGS	Plant & Machinery	FORCED AIR COOLING FOR TURBINE [2Z4127]
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	MODIFICATION OF SOUTH SIDE ASH POND
TGS	Plant & Machinery	Procurement of 4 Nos. Submersible Pump for Boiler sump Pit, Dewatering
TGS	Plant & Machinery	SLUICE GATES

Location	Asset Type	Description
TGS	Plant & Machinery	TGS -Purchase & installation of DCIPS make, water to water pump
TGS	Plant & Machinery	GENERATOR BUS DUCTS (GBD)-UNIT 1
TGS	Plant & Machinery	415V MCCs
TGS	Plant & Machinery	MCC FOR UNIT 3
TGS	Plant & Machinery	PROCUREMENT OF 1 NO.WALLACE & TIERNAN MAKE PNEUMATIC CALIBRATOR [2Z406631]
TGS	Plant & Machinery	1 NO CODEL MAKE DCEM 2100 DUST MONITOR, CHECK CELL & CHNNL SCANR [2Z423600]
TGS	Plant & Machinery	1 NOS GENERATOR TRANSFORMER 85MVA, 10.5/35KV[2Z424500]
TGS	Plant & Machinery	AUGMENTATION OF 1 NO VIBREX SCREEN[2Z424800]
TGS	Plant & Machinery	DESIGN, PROC & COMMISSIONING OF DUST SUPPRESSION SYSTEM AT CHP[2Z427900]
TGS	Plant & Machinery	INCORPORATION OF VARIABLE SPEED DRIVES FOR ID FANS IN ONE UNIT [2Z4182]
TGS	Plant & Machinery	Recommissioning of the existing South Side Hydrobin
TGS	Plant & Machinery	1 NO 7.5 TONNES TRAVELLING CRANEFOR WORKSHOP
TGS	Plant & Machinery	ALTERNATOR (PROTECTION AND METERING SYSTEM)
TGS	Plant & Machinery	1 NO GOODS CUM PASSENGER LIFT (STORES)
TGS	Plant & Machinery	ROTOR ASSEMBLY COMPLETE WITH HAMMER SET FOR TRF RING GRANULATOR [2Z4046]
TGS	Plant & Machinery	Denswveyor AHS under last 3rows ESP hoppers - 4 Units incl Air Comp 2Z4056
TGS	Plant & Machinery	Boiler -4: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	AIR CONDITIONING & VENTILLATION PLANTS
TGS	Plant & Machinery	UNBALANCE MOTOR VIBRATING FEEDERS UNDER RECLAIM HOPPERS-3 NOS. [2Z4136]
TGS	Plant & Machinery	CONVERSION TO MOD ELECTRONIC CONTROLLERS IN #2, #3 ESP FIELD [2Z4071]
TGS	Plant & Machinery	DENSEVEYOR ASH - LAST 3 ROWS OF ESP HOP INCL 1 AIR COMP [2Z4056]
TGS	Plant & Machinery	New Crusher motor of higher capacity [2Z405300]
TGS	Plant & Machinery	FIRE FIGHTING EQUIPMENT

Location	Asset Type	Description
TGS	Plant & Machinery	PURCHASE OF 3 NOS SPARE MOCB''''S
TGS	Plant & Machinery	1 NO. DISTURBANCE RECORDER
TGS	Plant & Machinery	1 NO. NIRMAL OIL FILTER M/C (500 GALLON/HR.CAP)
TGS	Plant & Machinery	SUPPLY & INSTALN. OF AIR CONDITIONING PLANT
TGS	Plant & Machinery	1 DUST COLLECTORS FOR ASH HANDLING SYSTEM
TGS	Plant & Machinery	FLY ASH ESP HOPPERS FOR UNIT NO. 3
TGS	Plant & Machinery	FABRICATION OF STEEL STAIRS FOR ASH SILOS # 1-4
TGS	Plant & Machinery	ASH HANDLING SYSTEM
TGS	Plant & Machinery	2 TRF MAKE UNBALANCED MOTOR VIBRATING FEEDER
TGS	Plant & Machinery	COAL HANDLING SYSTEM
TGS	Plant & Machinery	ONE HEAVY DUTY ASSY. WITH 30 KG. HAMMERS SUITABLE FOR THE RING GRANULATORS
TGS	Plant & Machinery	R C PILING & PILE CAPS FOR CHP
TGS	Plant & Machinery	INSTALLATION OF PIPELINES, 2 WATER MONITORS, 2 DOUBLE HEADED LANDING VALVES
TGS	Plant & Machinery	CONTROL VALVES WITH SPOOL PIECES
TGS	Plant & Machinery	1- MODY MODEL M-504 PORTABLE SUBMERSIBLE SUMP PUMP FOR DEWATERING CONVEYORS
TGS	Plant & Machinery	OXYGEN ANALYSER FOR UNIT NO. 2 & 4
TGS	Plant & Machinery	Boiler -4: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	Boiler -3: Front Fired PF Boiler incl ID, FD, PA Fans, Coal Mills etc.
TGS	Plant & Machinery	TURBO GENERATOR NO.3. 60MW (70.65 MVA)
TGS	Plant & Machinery	HP HEATER FOR FEED HEATING SYSTEM [2Z4069]
TGS	Plant & Machinery	TURBO GENERATOR NO.4. 60MW (70.65 MVA)
TGS	Plant & Machinery	5 NOS SUCTION GATE VALVES
TGS	Plant & Machinery	5 NOS DISCHARGE GATE VALVES

Location	Asset Type	Description
TGS	Plant & Machinery	1 NO.PORTABLE NONCLOG SUBMERSIBLE DEWATERING PUMP
TGS	Plant & Machinery	2 NOS. CLARIFLOCCULATION PITS WITH STIRRER BRIDGES,3 NOS.ALUM PREPARN TANKS
TGS	Plant & Machinery	1 NOS. METROPOLITAN VICKERS THERMAC WELDER
TGS	Plant & Machinery	2 NOS. WOLF MAKE DRILLS
TGS	Plant & Machinery	2 NOS - 400 KVA L.T.AUXILIARY TRANSFORMER-LAT 3&4
TGS	Plant & Machinery	1 - 7.5 MVA UNIT TRANSFORMER - UT1
TGS	Plant & Machinery	DRY FOG DUST SUPPRESSION SYSTEM FOR CHP[2Z4169]
TGS	Plant & Machinery	1 NO. ROTARY GEAR PUMP FOR TRANSFORMER OIL HANDLING [PG3004]
TGS	Plant & Machinery	AIR HEATER RETUBING IN UNIT 4[2Z425000]
TGS	Plant & Machinery	CHP CONVEYOR SYSTEM
TGS	Plant & Machinery	100 CFM COMPRESSOR FOR INSTRUMENT AIR SYSTEM
TGS	Plant & Machinery	COAL BUNKERS
TGS	Plant & Machinery	BOILER FEED PUMP
TGS	Plant & Machinery	CRITICAL HIGH PRESSURE VALVES
TGS	Plant & Machinery	DIESEL SHUNTING LOCOS
TGS	Plant & Machinery	ILLUMINATION SYSTEM
TGS	Plant & Machinery	FHP CONTROL SYSTEM
TGS	Plant & Machinery	SMALL AIR HEATER TUBES & SECONDARY SUPERHEATER
TGS	Plant & Machinery	CW PUMPS & Motors
TGS	Plant & Machinery	Heaters
TGS	Plant & Machinery	OPACITY MONITOR & CO+O2 ANALYSER
TGS	Plant & Machinery	GENERATOR ROTOR
TGS	Plant & Machinery	GEAR AND PINIONS SET AT COAL MILLS

Location	Asset Type	Description
TGS	Plant & Machinery	COAL YARD FIRE HYDRANT SYSTEM
TGS	Plant & Machinery	RAW COAL FEEDER CONTROLLERS
TGS	Plant & Machinery	LT AIR CIRCUIT BREAKER
TGS	Plant & Machinery	PRIMARY AIR FANS
TGS	Plant & Machinery	GENERATOR STATOR & OTHER ACCESSORIES
TGS	Plant & Machinery	MOCBS
TGS	Plant & Machinery	CRUSHER MOTOR
TGS	Plant & Machinery	EPABX SYSTEM
TGS	Plant & Machinery	TURBO SUPERVISORY INSTRUMENTS
TGS	Plant & Machinery	RETROFITTING OF DRAWOUT TYPE VACCUM CONTACTORS
TGS	Plant & Machinery	PNEUMATIC CONTROL DRIVE
TGS	Plant & Machinery	CONDENSATE EXTRACTION PUMPS
TGS	Plant & Machinery	ECONOMISER ELEMENT OF ONE BOILER
TGS	Plant & Machinery	BOILERS 2 & 3 INSULATION
TGS	Plant & Machinery	UPGRADATION OF STATION COMMUNICATION SYSTEM
TGS	Plant & Machinery	INSTRUMENTATION UPGRADATION
TGS	Plant & Machinery	UPGRADATION OF DCS
TGS	Plant & Machinery	ENERGY METER UPGRADATION
TGS	Plant & Machinery	ANNUNCIATION SYSTEM
TGS	Plant & Machinery	LABORATORY & METER TESTING EQUIPMENTS
TGS	Railway Siding	RAILWAY SIDING including Yard infrastructure, tripler etc.
TGS	Equipment	1 NO. VENUS MAKE 15 LTR GEYSER [PG003700]
TGS	Equipment	LCD PROJECTOR MACHINE [PC808200] - Tranning Centre
TGS	Equipment	2 Nos.M S Office 2003, 2 Nos.2 GB Pendrive (transcend) [2P705414]
TGS	Equipment	Automatic Temperature Compensation pH Meter [2P703600]

Location	Asset Type	Description
TGS	Equipment	2TR Window AC [PG0043] - Chummary
TGS	Equipment	1.5 TR WINDOW AIR-CONDITIONER [PG1021]
TGS	Equipment	1 No.Digital clamp meter FLUKE make [PG900500]
TGS	Equipment	1 NO HP LJ COLOUR NETWORK PRINTER & FLATBED SCANNER[PG5034]
TGS	Equipment	Digital Conductivity Meter [2P703500]
TGS	Equipment	1 NO. FORBES PRO MODEL: Z POWER VACUUM CLEANER
TGS	Equipment	1 TEMP MEASURING INSTRUMENT, 3 CEILING FAN & 2 NO. WALL FAN [PG3013]
TGS	Equipment	1 NO. PANASONIC PLAIN PAPER FAX MACHINE [PG3031]
TGS	Equipment	1 NO. 32" SAMSUNG MAKE LCD MONITOR [PG5014]
TGS	Equipment	01NO. OXYGEN GAS DETECTOR [PG5011]
TGS	Equipment	1 NO. SAMSUNG LCD TV FOR CHUMMARY (MODEL-32B450) [PG003500]
TGS	Equipment	1 NO. PAPER SHREDDER [PG802800] - Plant Offices
TGS	Equipment	Nilfisk Vaccum Cleaner GD 930, [2P702500]
TGS	Equipment	1.5 TR Window type AC Manual control - [PG801100]
TGS	Equipment	1 NO. VOLTAS WATER COOLER MODEL 20/40 FSS. [PG3020]
TGS	Equipment	1.5 TR WINDOW AIR-CONDITIONER [PG1015]
TGS	Equipment	1 NO. INSULATION TESTER & 3 NOS. DIGITAL MULTIMETER [PG3005]
TGS	Equipment	1 NO. CROMPTON AIR CIRCULATOR & 9 NO. CHAIRS [PG3011]
TGS	Equipment	1 NO. VOLTAS WATER COOLER MODEL 40/80 FSS. [PG3021]
TGS	Equipment	4 NO. SUPPLY OF BLUE STAR MAKE PACKAGE AC 11 TON[2Z421800]
TGS	Equipment	Procurement of one Multimedia LCD Projector with Laptop Computer [2Z409200]
TGS	Equipment	1 NO. 40" TOSHIBA MAKE LCD MONITOR[PG4039]
TGS	Equipment	1 PH METER ,1 CONDUCTIVITY METER & 1 MUFFLE FURNACE [PG3010]
TGS	Equipment	1 NO. 1.5 TR VOLTAS MAKE SPLIT AC [PG4057]
TGS	Equipment	4 Nos.Aquagaurd Hi Flo Water Purifier [PG1017]
TGS	Equipment	1.5 TR Window Air-Conditioner [PG1014]
TGS	Equipment	1 NO TOSHNIWAL MAKE CONDUCTIVITY CELL WITH STANDARD SOLUTION[PG3030]
TGS	Equipment	2 NO. AQUAGAURD HI-FLO WATER PURIFIER [PG001400]
TGS	Equipment	1 NO. CROMPTON AIR CIRCULATOR & 5 NO. COMP TABLES [PG3003]
TGS	Equipment	1 NO. 1.5 TR WINDOWS AIR CONDITIONER[PG4002]
TGS	Equipment	4 NO CCD DAY/NIGHT COLOR CAMERA & OTHER MATERIALS SUPPLIED TO TGS[2Z421800]
TGS	Equipment	4 NO. VOLTAS MAKE 1.5 TR WINDOW AC[PG5030]
TGS	Equipment	1 NO HP PRINTER LJ PRO 400 M451DN CE957A [PG5034]
TGS	Equipment	PROCUREMENT OF ONE PHOTOCOPYING MACHINE [2Z4150]
TGS	Equipment	PEDESTAL FANS [2P400814]
TGS	Equipment	CEILING FAN [2P400817]
TGS	Equipment	Intel P 2.66 GHZ Processor IMSL, CACHE 53 M Z BusSpeed, others[2P600300]

Location	Asset Type	Description
TGS	Equipment	FAX MACHINE [2P401440]
TGS	Equipment	1 NO. PILOT PAPER SHREDDING MACHINE [PG001500]
TGS	Equipment	CABIN FAN [2P501317]
TGS	Equipment	IR CCD HIGH RESOLUTION CAMERA WITH 4 CHANNEL VIDEO DVR [PG2029]
TGS	Equipment	1 NO. COMPUTER (W/O MONITOR) FOR SPM MONITORING [PG003200]
TGS	Equipment	2 NO AQUAGUARD HI-FLO WATER PURIFIER [PG3002]
TGS	Equipment	1 No.FLUKE make non contract temperature indicator [PG900200]
TGS	Equipment	HAND BLOWER "EALLI WOLF" [PG901814]
TGS	Equipment	1 NO. LG MAKE 1.5 TR WINDOW AIR CONDITIONER [PG4018]
TGS	Equipment	3 NO. 2.0 TR VOLTAS WINDOW AC [PG5027]
TGS	Equipment	3 NO. 2.0 TR VOLTAS WINDOW AIR CONDITIONER [PG5028]
TGS	Equipment	2 NO. AQUAGAURD HI-FLO WATER FILTER CUM PURIFIER WITH ACCESSORIES [PG902214]
TGS	Equipment	2 NO. 1.5 TR WINDOW AIR CONDITIONERS[PG2039]
TGS	Equipment	3 NO. DIGITAL CLAMP MULTIMETER [PG900500]
TGS	Equipment	1 NO. CANON MAKE DIGITAL CAMERA [PG3012]
TGS	Equipment	1 NO. VOLTAS MAKE 1.5 TR WINDOW AC & 1 NO. VOLTAS 1.5 TR SPLIT AC[PG5029]
TGS	Equipment	1 NO. BENCH TOP CALIBRATOR MODEL: UNICAL 3001M[PG2011]
TGS	Equipment	1 NO. OPTICAL TACHOMETER MODEL:RS-232[PG2031]
TGS	Equipment	CRIMP TOOL, DIGITAL MULTIMETER, INSULATION TESTER,WIRECUTTER,BENCHVICE[PG2032]
TGS	Equipment	2 NO. YOKOGAWA MAKE DIGITAL MULTIMETER[PG2002]
TGS	Furniture & Fittings	Furniture & Fittings
TGS	Software	IA SYSTEM HW & SW & BUYOUTS FOR DCS SYSTEM [2Z422200]
TGS	Vehicle	BHEL BD155 Buldozer with BHEL B56 D170-1 Diesel engine (2Z406000)
TGS	Vehicle	Mobile Crane (2Z4081)
TGS	Vehicle	Mobile Crane (2Z4081)
Coal Mine	Coal Mine	Coal Mine Assets including Land
Washery	Washery	Washery including Land
Balagarh	Building	Bridge over river ganges upto balagarh
Balagarh	Land	Village Bhabinipur, Hoogly/ Land at Balagarh
Balagarh	Land	Land at Balagarh (Village Bhabinipur)
Balagarh	Land	Calcutta Port Trust land at Balagarh (Village - Bhabinipur)
Sundry Others	Sundry Others	Sundry Others Properties including Land
NCGS	Land	Land for New Cossipore Generating Station and its all activities
NCGS	Building	Ash bunker, Buildup Area: 67.44 SqM
NCGS	Building	Screening, Crusher house, Buildup Area: 95.13 SqM
NCGS	Building	Petrol stores, Buildup Area: 2.60 SqM
NCGS	Building	Drivers room, Buildup Area: 3.9 SqM

Location	Asset Type	Description
NCGS	Building	Maintenance room, Buildup Area: 139.35 SqM
NCGS	Building	Time office
NCGS	Building	Coal pit, Buildup Area: 521.18 SqM
NCGS	Building	Coal pit, Buildup Area: 1003.34 SqM
NCGS	Building	Goomty, Buildup Area: 2.79 SqM (G11,HT44,AC44,DC44 21)
NCGS	Building	Workshop - Cossipore Section (2 storied), Buildup Area: 490.52 SqM
NCGS	Building	Loco shed, Buildup Area: 37.16 SqM
NCGS	Building	Boiler house, Buildup Area: 3344.48 SqM
NCGS	Building	RCC Tank, Buildup Area: 30000 Gallon
NCGS	Building	Shift men quarter - 3 storied, Buildup Area: 1672.24 SqM
NCGS	Building	C W Pump for Intake and House ""A"" NCGS, Buildup Area: 506.32 SqM
NCGS	Building	Main hopper pit, Buildup Area: 503.99 SqM
NCGS	Building	Jetty, Buildup Area: 487.74 SqM
NCGS	Building	C W Pump House (Now used as CRP camp), Buildup Area: 185.99 SqM
NCGS	Building	Turbine House, Buildup Area: 3274.80 SqM (G9 20+21+72+74+94)
NCGS	Building	20 KV Transformer house, Buildup Area: 53.42 SqM
NCGS	Building	Office block
NCGS	Building	Construction dept. site office, Buildup Area: 37.16 SqM
NCGS	Building	Workshop, Buildup Area: 412.49 SqM
NCGS	Building	Septic tank -100 users
NCGS	Building	3 storied flats, Height: 2M, Buildup Area: 3357.85 SqM (G12 73+88+119+173)
NCGS	Building	D M plant, Buildup Area: 261.98 SqM (G12 154+156+38+158+ 174)
NCGS	Building	Kitchen, Buildup Area: 69.49 SqM
NCGS	Building	Settling tank - 3 chambers, Buildup Area: 172200 Gal.
NCGS	Building	Septic Tank - 60 users
NCGS	Building	Junction tower, Buildup Area: 30.1 SqM (G10,HT43,AC43,DC43 15+21)
NCGS	Building	Boundary wall, Buildup Area: 1063 M (G12 58+91+92+114+164+165)
NCGS	Building	Neutal earthing, CO2 equipment, Buildup Area: 89.18 SqM
NCGS	Building	Wagon tippler shed, Buildup Area: 242.47 SqM
NCGS	Building	New coal office, Buildup Area: 161.28 SqM
NCGS	Building	Godowns, Buildup Area: 134.24 SqM (G11,HT44,AC44,DC44 24)
NCGS	Building	Servant""s qtrs., Buildup Area: 72.46 SqM
NCGS	Building	C W Pump for Intake and House ""B"" NCGS, Buildup Area: 50.4 SqM
NCGS	Building	Septic Tank - 60 users
NCGS	Building	Septic Tank - 100 users
NCGS	Building	Coal pit , Buildup Area: 348.38 SqM
NCGS	Building	Bituminous Road, Buildup Area: 621 M
NCGS	Building	Resident Engineer""s Flat - 2 storied, Buildup Area: 360.46 SqM
NCGS	Building	Cook""s house, Buildup Area: 16.35 SqM
NCGS	Building	Latrin, Buildup Area: 66.24 SqM (G12 37+77+112+379)

Location	Asset Type	Description
NCGS	Building	Emulsifier pump house, Buildup Area: 79.05 SqM
NCGS	Building	M S Tanks, Height: 3M, Buildup Area: 72000 Gal.
NCGS	Building	Septic Tank - 100 users
NCGS	Building	Red switch house, Buildup Area: 450.57 SqM
NCGS	Building	Misc electrical Installation - NCGS Stores [2N1637]
NCGS	Building	Electrical maintenance store, Buildup Area: 141.21 SqM
NCGS	Building	Vehicle garage, Buildup Area: 27.87 SqM (G12 121+130+146+176+177)
NCGS	Building	Boiler house, Buildup Area: 3344.48 SqM (G9 19+62+68+69+101)
NCGS	Building	D M plant, Buildup Area: 261.98 SqM
NCGS	Building	Office block (G10,HT43,AC43,DC43 6+7+14)
NCGS	Building	Ambulance shed, Buildup Area: 12.07 SqM
NCGS	Building	Turbine House, Buildup Area: 3274.80 SqM (G12 244+260+413+466)
NCGS	Building	Transformer house, Buildup Area: 27.87 SqM
NCGS	Building	Road, Buildup Area: 1014.0M
NCGS	Building	Darwans quarter, Buildup Area: 83.61 SqM
NCGS	Building	Coal tunnel for conveyor 7,8 AND 9,10, Buildup Area: 83.84 M
NCGS	Building	Electrical maintenance store, Buildup Area: 141.21 SqM
NCGS	Building	Stores - 2 storied, Buildup Area: 1769.79 SqM (G10,HT43,AC43,DC43 1)
NCGS	Building	Electrical maintenance store, Buildup Area: 141.21 SqM
NCGS	Building	Wagon tippler control cabin, Buildup Area: 30.10 SqM
NCGS	Building	New stores building, Buildup Area: 2605.90 SqM
NCGS	Building	Stores - 2 storied
NCGS	Building	Canteen, Personnel officer, Buildup Area: 443.14 SqM
NCGS	Building	Time office and Darwans quarters, Buildup Area: 557.41 SqM
NCGS	Building	Water treatment plant, Buildup Area: 37.16 SqM
NCGS	Building	SINKING OF 100 MM X 75 MM X 100 MTRS. DEEP PVC TUBE WELL [2N545217]
NCGS	Building	Pump house, Buildup Area: 7.80 SqM (G12 30+31+143+178+440)
NCGS	Building	Crews quarter - 2 storied, Buildup Area: 127.83 SqM
NCGS	Building	Fire extinguisher room, Buildup Area: 2.27 SqM
NCGS	Building	Resident Engineer's Flat - 2 storied, Buildup Area: 360.46 SqM
NCGS	Building	Resident Engineer's garage, Buildup Area: 26.01 SqM
NCGS	Building	Servant's qtrs., Buildup Area: 27.59 SqM
NCGS	Building	New water treatment plant house, Buildup Area: 286.14 SqM (G12 172+425)
NCGS	Building	Two shift maintenance room, Buildup Area: 48.30 SqM
NCGS	Building	R.C.C. Settling tank, Buildup Area: 71.35 SqM
NCGS	Building	Ash plant housing, Buildup Area: 104.05 SqM
NCGS	Building	Blue Switch house, Buildup Area: 1337.8 SqM
NCGS	Building	Dolphin 2Nos, Buildup Area: 116.63 SqM
NCGS	Building	Boiler maintenance store, Buildup Area: 162.58 SqM (G10HT43AC43DC43 16+17)

Location	Asset Type	Description
NCGS	Building	Oil and cement stores, Buildup Area: 52.26 SqM (G11,HT44,AC44,DC44 4+5)
NCGS	Building	Filter water storage tank - 70 KL capacity, Buildup Area: 15500 Gallon
NCGS	Building	New stores building, Buildup Area: 2605.90 SqM (G12 229+231+241+385)
NCGS	Building	Supporting structure for chemical storage tank, Buildup Area: 15.70 SqM
NCGS	Building	Office block, Buildup Area: 1350.33 SqM
NCGS	Building	Time office, Buildup Area: 117.06 SqM (G10,HT43,AC43,DC43 4)
NCGS	Building	Smithy shop, Buildup Area: 27.87 SqM (G11,HT44,AC44,DC44 13)
NCGS	Building	Belt godown, Buildup Area: 74.32 SqM
NCGS	Building	Latrin, Buildup Area: 14.51 SqM
NCGS	Building	C W Pump for Intake and House ""B"" NCGS, Buildup Area: 200.32 SqM
NCGS	Building	Turbine House maintenance store, Buildup Area: 80.36 SqM
NCGS	Building	Neutralising room, pit, Buildup Area: 32.70 SqM
NCGS	Building	Unfiltered water pump house, Buildup Area: 140.84 SqM
NCGS	Plant & Machinery	2170MM OD LONG PRESSURE VESSEL FOR MULSIFYRE SYS.
NCGS	Plant & Machinery	1 NO. MULTIPOINT DIGITAL TEMPERATURE INDICATOR
NCGS	Plant & Machinery	10 HP TEFC SQ.CAGE INDUC. MOTOR FOR COAL CONV.13
NCGS	Plant & Machinery	STRAND IRD M.308 VIBRATION ANALYSIS EQUIP.
NCGS	Plant & Machinery	5 NOS. WALL MOUNTED ALARM PANELS
NCGS	Plant & Machinery	2015TYPE REMOTE DISPLAY UNIT FOR BOILER WATER LEVEL
NCGS	Plant & Machinery	TEMPERATURE INDICATORS FOR BOILERS - 8 NOS.
NCGS	Plant & Machinery	30 HP & 10 HP MOTORS FOR COAL GRAB. & CRANE NO.1&2
NCGS	Plant & Machinery	CENTRIFUGAL PUMP [100 M ³ / HOUR, 7 KG / SQ CM, SPARE PUMP]
NCGS	Plant & Machinery	EXTENSION TO COAL STORAGE PIT
NCGS	Plant & Machinery	1 NO. MATHER & PLATT STORAGE PUMP SET
NCGS	Plant & Machinery	1 - Chamflo Pump for Water Treatment Plant
NCGS	Plant & Machinery	50 MW TURBO ALTERNATOR NO.4 M/C INCLU.ERECTION COST
NCGS	Plant & Machinery	PORTABLE STATIC EXCITOR FOR 30 MW T/A

Location	Asset Type	Description
NCGS	Plant & Machinery	100PS1G 20000 GPH PUMP & MOTOR SET FOR FLUSHING MUD
NCGS	Plant & Machinery	PHOSPHATE DOSING EQUIPMENT
NCGS	Plant & Machinery	SUPPLY, FABRICATION & ERECTION OF RAW WATER PIPELINE
NCGS	Plant & Machinery	PROCUREMENT & INSTALLATION OF DGG
NCGS	Plant & Machinery	ARC WELDING SET - ENGLISH ELECTRIC - 350 AMPS, TRANSFORMER RECTIFIER
NCGS	Plant & Machinery	MOTOR DRIVEN D.C. WELDING MACHINE - WORKSHOP
NCGS	Plant & Machinery	ULTRA VOILET LAMPS FOR DETECTION OF LEAKAGE - 2 NOS
NCGS	Plant & Machinery	33KV/300V.100 KVA EARTHING TRANSFORMER
NCGS	Plant & Machinery	CONTROLLER & RELAY PANELS
NCGS	Plant & Machinery	METAL CLAD UNIT TYPE SB 24 DUPLICATE BUSBAR
NCGS	Plant & Machinery	100 KVA 33/0.4 KV EARTHING TRANSFORMER
NCGS	Plant & Machinery	100 KVA 33/0.4 KV EARTHING TRANSFORMER
NCGS	Plant & Machinery	132KV OUTDOOR YARD INSTALLATION OF 1 NOS 132 KV ;ABB MAKE [2N545911]
NCGS	Plant & Machinery	WATER TREATMENT PLANT (LIME SODA PROCESS)
NCGS	Plant & Machinery	125 HP ID FAN MOTOR
NCGS	Plant & Machinery	OIL COOLER TUBES
NCGS	Plant & Machinery	OTIS MAKE SECOND FREIGHT CUM PASSENGER LIFT
NCGS	Plant & Machinery	BOILER FEED PUMP
NCGS	Plant & Machinery	GEAR BOX END HALF COUPLING
NCGS	Plant & Machinery	ASH BUNKER NO. 3 & ASH CONVEYOR PLANT EXTENSION
NCGS	Plant & Machinery	Deep Tubewell at NCGS [2N2325]
NCGS	Plant & Machinery	HOLMAN AIR COMPRESSOR - BOILER HOUSE BASEMENT
NCGS	Plant & Machinery	DOUBLE CELL COLOURIMETER

Location	Asset Type	Description
NCGS	Plant & Machinery	MISCELLANEOUS EQUIPMENT - PIPETTE, GLASSWARE ETC.
NCGS	Plant & Machinery	2 NOS.VME ROTOR EARTH FAULT RELAY
NCGS	Plant & Machinery	SUMP PUMP MOTOR FOR COAL CONVEYORS NOS 3 & 4
NCGS	Plant & Machinery	STIRRER UNITS FOR LP & HP CHEM TANKS
NCGS	Plant & Machinery	STATION PIPE WORKS, FEED PUMP & TANKS
NCGS	Plant & Machinery	ADDL. C.H.P. INCLUDING STRUCTURES
NCGS	Plant & Machinery	CHP - RING GRANULATOR MODEL R33
NCGS	Plant & Machinery	PROCUREMENT, INSTALLATION & COMMISSIONING OF D.M. PLANT EQUIPMENTS
NCGS	Plant & Machinery	WATER TREATMENT PLANT (LIME SODA PROCESS)
NCGS	Plant & Machinery	ROOF STORAGE PUMP 1 SET
NCGS	Plant & Machinery	C.S. JOINT RINGS FOR C.W.OUTLET
NCGS	Plant & Machinery	1- 1R Model Air Compressor
NCGS	Plant & Machinery	Cost of 1 Kirloskar make Horizontal split casing centrifugal pump
NCGS	Plant & Machinery	COMMISSIONING OF SUBMERSIBLE PUMP WITH SPARES
NCGS	Plant & Machinery	AVOMETER - 1 NO.
NCGS	Plant & Machinery	12.5 FT LOUDON BROS. LATHE
NCGS	Plant & Machinery	3.3 KV Air Circuit Breaker [2Z2041]
NCGS	Plant & Machinery	1 NO. VACUUM GAUGE TESTER
NCGS	Plant & Machinery	Fire detection and alarm system at Blue Switch House [2N184662]
NCGS	Plant & Machinery	3 Nos.ABB make 132 kV Circuit Breakers for NCGS [2N2718]
NCGS	Plant & Machinery	ACCUMULATORS
NCGS	Plant & Machinery	33 KV DOUBLE FEEDER EQUIPMENT
NCGS	Plant & Machinery	NCGS -EPABX system

Location	Asset Type	Description
NCGS	Plant & Machinery	ACID UNLOADING PUMPS FOR WATER TREATMENT PLANT
NCGS	Plant & Machinery	EXTN. TO EXISTING MULSIFYRE INSTALLN.(STAGE III)
NCGS	Plant & Machinery	STARTER PANEL WITH RESISTANCE BANK FOR COAL CRUSHER
NCGS	Plant & Machinery	VIBRATING SCREEN DRIVE MOTOR
NCGS	Plant & Machinery	SPARE FOR 105 H.P. FAN MOTOR
NCGS	Plant & Machinery	80 HP INDUCTION MOTOR FOR ELEVATOR CONVEYOR DRIVES
NCGS	Plant & Machinery	Extention of the existing High Voltage Water Spray System
NCGS	Plant & Machinery	PIPE WORK FOR MAKE UP WATER PLANT
NCGS	Plant & Machinery	BOILER NOS. 7 & 8 INCLUDING COST OF ERECTION (BABCOCK & WILCOX)
NCGS	Plant & Machinery	50 MW TURBO ALTERNATOR NO.4 M/C INCLU.ERECTION COST
NCGS	Plant & Machinery	50 MW TURBO ALTERNATOR NO.4 M/C INCLU.ERECTION COST
NCGS	Plant & Machinery	PURCHASE & INSTALLATION OF 2ND CHAIN IN DM PLANT
NCGS	Plant & Machinery	INTERCONN. BETWEEN C.W.SYSTEM OF OLD & NEW COSS.
NCGS	Plant & Machinery	14 NOS. POTENTIOMETRIC TEMPERATURE INDICATORS
NCGS	Plant & Machinery	HEAVY DUTY HACK SAWING MACHINE
NCGS	Plant & Machinery	ULTRAVIOLET LAMP FOR DETECTION OF LEAKAGE - 1 NO.
NCGS	Plant & Machinery	Fire detection Alarm system-Blue switch house north, south section [2N1846]
NCGS	Plant & Machinery	4 BRASS CASTING DOUBLE ENTRY CABLE BOX
NCGS	Plant & Machinery	20HP TEFC S/C IND.MOTOR FOR ROTARY FEED TABLE -CHP
NCGS	Plant & Machinery	4 CONSTANT HEAD UNITS
NCGS	Plant & Machinery	CENTRIFUGAL PUMP- SUBMERSIBLE
NCGS	Plant & Machinery	Vaccum Circuit Breaker
NCGS	Plant & Machinery	TEFC SQUIRREL CAGE INDUCTION MOTOR

Location	Asset Type	Description
NCGS	Plant & Machinery	WINCH DRUM FOR HOIST MECHANISM OF BOX WAGON TIPPLER
NCGS	Plant & Machinery	AIR COMPRESSOR FOR D.M. PUMP INCL. INSTALLATION
NCGS	Plant & Machinery	Scrubing Brush
NCGS	Plant & Machinery	Connectors
NCGS	Plant & Machinery	GEC SQUIRREL CAGE INDUCTION MOTOR
NCGS	Plant & Machinery	ERECTION OF 2 LIFTING BEAMS FOR BUNKER CONV.5 & 6
NCGS	Plant & Machinery	STATION PIPE WORKS STAGE II
NCGS	Plant & Machinery	2 TON ELEC. HOIST WITH PUSH BUTTON STARTER AT PUMPHOUSE
NCGS	Plant & Machinery	CHP - HEAD PULLEY BEARINGS
NCGS	Plant & Machinery	PLANT TO MAKE UP WATER - EVAPORATOR PLANT
NCGS	Plant & Machinery	BOILER
NCGS	Plant & Machinery	COST OF FEED WATER REGULATORS FOR BOILER NOS 7 & 8
NCGS	Plant & Machinery	FOUNDATION FOR TURBO ALTERNATORS NO.1&2
NCGS	Plant & Machinery	1 SET PORTABLE EXCITOR FOR 30 MW TURBO ALTERNATOR
NCGS	Plant & Machinery	SPARE INDUCN. MOTOR FOR NO.1,2&3 TURBO ALTERNATOR
NCGS	Plant & Machinery	PIPE WORK TO RECOVER WASTE HEAT
NCGS	Plant & Machinery	INSTALLATION OF HIGH PRESSURE WATER JETTING PUMP
NCGS	Plant & Machinery	FIRE FIGHTING PUMP & ENGINE. [2Z204762]
NCGS	Plant & Machinery	TEMPATURE INDICATOR
NCGS	Plant & Machinery	1- CAW Brand High Tensile Allunium Alloy extension ladder
NCGS	Plant & Machinery	ULTRAVIOLET LAMP FOR DETECTION OF LEAKAGE - 1 NO.
NCGS	Plant & Machinery	ELECTRIC PORTABLE BLOWER - CTM DEPARTMENT
NCGS	Plant & Machinery	200 EMF CAPACITY HEATLESS TYPE COMPRESSED AIR DRYER

Location	Asset Type	Description
NCGS	Plant & Machinery	33 KV SWITCH GEAR & BUSBAR VACUUM CB
NCGS	Plant & Machinery	ADDITIONAL 3.3 KV & 400 V SWITCH GEAR STAGE-II FOR UNITS 3 & 4
NCGS	Plant & Machinery	33 KV SWITCH GEAR & NEUTRAL EARTHING SWITCH GEAR
NCGS	Plant & Machinery	MISC.PIPE WORKS
NCGS	Plant & Machinery	SAN DIESEL SHUNTING LOCOMOTIVE - 1 NO.
NCGS	Plant & Machinery	CHP - Elevator Conveyors no. 3&4
NCGS	Plant & Machinery	CHP - VIBRATOR ASSEMBLY
NCGS	Plant & Machinery	Bearing of Fans [2Z2003]
NCGS	Plant & Machinery	ASH DUST EXTRACTION PLANT DRIVE BY 1-18 BHP MOTOR
NCGS	Plant & Machinery	3 1/2" DIGITAL CONDUCTIVITY METER INCL. 1 CELL
NCGS	Plant & Machinery	Misc Steam Power Plant Equipment
NCGS	Plant & Machinery	Vaccum Circuit Breaker
NCGS	Plant & Machinery	Misc Equip
NCGS	Plant & Machinery	1 Lightning Arrestor
NCGS	Plant & Machinery	2 NOS. 9 KVA BOLT HEATING TRANSFORMERS
NCGS	Plant & Machinery	GEARED MOTOR FOR ASH PADDLE EXTRACTORS
NCGS	Plant & Machinery	WATER RECLAMATION PUMP SETS WITH ACCESS.
NCGS	Plant & Machinery	Cost of Ash Trap No 2
NCGS	Plant & Machinery	CHP - 1 TON CAPACITY WINCH FOR COAL CONVEYOR
NCGS	Plant & Machinery	GRIT CYCLONE SEPERATOR
NCGS	Plant & Machinery	TREATED WATER PUMP SET
NCGS	Plant & Machinery	EXTERNAL PIPEWORK FOR DEMINERALISATION PLANT
NCGS	Plant & Machinery	10 KL.CAP.FRP TANK FOR STORAGE OF ACID FOR DM PLANT

Location	Asset Type	Description
NCGS	Plant & Machinery	INSTALLN. OF CRUDE WATER LINE AT ID FAN MOTOR
NCGS	Plant & Machinery	PHILIPS MAKE MULTIMETER
NCGS	Plant & Machinery	5 HP MOTORS
NCGS	Plant & Machinery	BATTERY OPERATED TOUCHLESS PHOTO TACHOMETER
NCGS	Plant & Machinery	14/16 MVA 33/6.6 KV Power Transformer with OLTC
NCGS	Plant & Machinery	OIL COOLED TRANSFORMER
NCGS	Plant & Machinery	WASTLITE RECTIFIER STACK
NCGS	Plant & Machinery	CONTROL/RELAY/INDOOR BOARD FOR 33KV SW.BOARD 4 PANEL
NCGS	Plant & Machinery	NON-LUBRICATING TYPE INSTRUMENT AIR COMPRESSOR
NCGS	Plant & Machinery	2 33 KV ISOLATORS
NCGS	Plant & Machinery	EXTENSION OF THE 7 PANEL 33 KV SWITCHBOARD
NCGS	Plant & Machinery	EXTN.OF T/HSE LIGHTING & HEATING BOARD FOR AC PLANT
NCGS	Plant & Machinery	1 33 KV NEUTRAL EARTHING CURRENT TRF.
NCGS	Plant & Machinery	DISMANTLING OF 132KV BHEL MAKE CIRCUIT BREAKER [2N545963]
NCGS	Plant & Machinery	50 NOS. 40 MM SIPON FLANGS
NCGS	Plant & Machinery	DIGITAL FUEL EFFICIENCY MONITOR
NCGS	Plant & Machinery	BED PLATE & MATCHING HALF COUPLE FOR DRIVING MOTOR
NCGS	Plant & Machinery	140 TON JESSOP JETTY GANTRY CRANE
NCGS	Plant & Machinery	TEMPERATURE INDICATOR FOR BOILER NO. 1
NCGS	Plant & Machinery	HIGH PRESSURE PUMP
NCGS	Plant & Machinery	Cost of 2 Treated water Reclamation Pump Sets
NCGS	Plant & Machinery	Level State Electronic Drum Level Indicator
NCGS	Plant & Machinery	STARTER PANEL FOR 2 HP COAL CRUSHER MOTOR, SCH6742

Location	Asset Type	Description
NCGS	Plant & Machinery	33 kV Isolators
NCGS	Plant & Machinery	INSTALLN.OF INDICATOR/RECEIVER OF STEAM PRESSUE
NCGS	Plant & Machinery	VENTILATING PLANT FOR TURBINE HOUSE
NCGS	Plant & Machinery	1 NO.7.5 TONNE COAL GRABBING CRANE FOR ADDL. C.H.P. NO. 3 CRANE AT COALYARD
NCGS	Plant & Machinery	Cost of Ash Trap No 2
NCGS	Plant & Machinery	CHP - CENTRIFUGAL PUMP WITH MOTOR FOR WAGON TIPPLER UNIT
NCGS	Plant & Machinery	1 -Stirrer Unit for Chemical Preparation Tank No 1
NCGS	Plant & Machinery	F.D. CONTROL SYSTEM
NCGS	Plant & Machinery	ACID PHOSPHATE DOSING EQUIP.FOR WATER TREAT. PLANT
NCGS	Plant & Machinery	CONSTRUCTION OF NEUTRALISING PIT [2Z2044]
NCGS	Plant & Machinery	2 1/4" STEEL NEEDLE TYPE ISOLATING VALVE FOR B 7
NCGS	Plant & Machinery	3 HP MOTORS WITH STARTERS & RAILS
NCGS	Plant & Machinery	FRED TOWN RADIAL DRILLING MACHINE
NCGS	Plant & Machinery	TRANSFORMER TYPE ARC WELDING SET
NCGS	Plant & Machinery	TOOLS & WORK EQUIPMENT
NCGS	Plant & Machinery	3 PANEL 33 KV INDOOR TYPE SINGLE BUSBAR SW.BOARD VACUUM CB
NCGS	Plant & Machinery	2 NOS.MV TYPE AMMETERS
NCGS	Plant & Machinery	CHP - EXTENSION TO NO.2 BELT CONVEYOR
NCGS	Plant & Machinery	D M PLANT NEW MCC BOARD
NCGS	Plant & Machinery	SPARE FOR 105 H.P. FAN MOTOR
NCGS	Plant & Machinery	CHP - 75 Nos. 3.5lpm Stainless Steel Spray Nozzle with Housing
NCGS	Plant & Machinery	SPLIT CASING HORIZONTAL PUMP
NCGS	Plant & Machinery	Portable Fire Extinguishers [2N271561]

Location	Asset Type	Description
NCGS	Plant & Machinery	MULSIFYRE PROTECTION OF TRANSFORMER/TURBINE
NCGS	Plant & Machinery	DE-LAVAL CENTRIFUGAL OIL SEPARATOR
NCGS	Plant & Machinery	7.5 HP TEFC SQ. CAGE MOTOR FOR CONVEYOR 11&12
NCGS	Plant & Machinery	PROCUREMENT & FITTING OF PAE PANS - 2NOS
NCGS	Plant & Machinery	ADDL. C.H.P. INCLUDING STRUCTURES
NCGS	Plant & Machinery	CHP - LIFTING BEAM & TRAVELLING TROLLEY FOR CRUSHER NO.3
NCGS	Plant & Machinery	CONCRETE OVERHEAD TANK
NCGS	Plant & Machinery	50 MW TURBO ALTERNATOR NO.4 M/C INCLU.ERECTION COST
NCGS	Plant & Machinery	TURBO ALTERNATOR BLOCK NO.4 - HCC
NCGS	Plant & Machinery	2 NOS.C.W. PUMPS, SCREENS & PEN STOCKS FOR STAGE III
NCGS	Plant & Machinery	STIRRER FOR CAUSTIC PREPARATION TANK FOR DM PLANT
NCGS	Plant & Machinery	FIRE FIGHTING EQUIPMENT - STORES
NCGS	Plant & Machinery	FIRE FIGHTING EQUIPMENT
NCGS	Plant & Machinery	PORTABLE DIGITAL MILIVOLT CALIBRATOR - LAXON
NCGS	Plant & Machinery	1 - Digital Visible Spectro Photometer
NCGS	Plant & Machinery	RESISTANCE BULBS & SHEATHS MODEL 37/MS
NCGS	Plant & Machinery	PYROMETER & SINGLE POINT TEMPERATURE RECORDER
NCGS	Plant & Machinery	TRANSFORMERS
NCGS	Plant & Machinery	400 V SWITCH GEAR FOR WORKSHOP
NCGS	Plant & Machinery	TRANSDUCER WITH INDICATING INSTRUMENT
NCGS	Plant & Machinery	33 KV SWICH GEAR & ACCESSORIES FOR STAGE III EXTN. - METROVICS
NCGS	Plant & Machinery	132 KV SF6 CIRCUIT BREAKER
NCGS	Plant & Machinery	LOOSE EQUIPMENT FOR 33 KV SYSTEM

Location	Asset Type	Description
NCGS	Plant & Machinery	HIGH PRESSURE JETTING EQUIP.& ALUMINIUM LADDER
NCGS	Plant & Machinery	BECON PUMP NO. 8140226
NCGS	Plant & Machinery	Cost of Ash Trap No 2
NCGS	Plant & Machinery	PLINTH FOR AIR COMPRESSOR
NCGS	Plant & Machinery	INSTRUMENTATION & CONTROLS FOR BOILER & TURBINES
NCGS	Plant & Machinery	AUGMENTATION of Hopkinson Valves [2Z2018]
NCGS	Plant & Machinery	UPGRADATION OF HYDROVACTOR PLANT
NCGS	Plant & Machinery	INSTALLN. OF KIRLOSKAR LATHE & TRANSFORMER
NCGS	Plant & Machinery	2 Capacitor Banks SI No 2000/T/122 & 2000/T/123
NCGS	Plant & Machinery	STARTER PANEL WITH RESISTANCE BANK FOR COAL CRUSHER
NCGS	Plant & Machinery	4" DIAL MERCURY IN STEEL THERMOMETERS 3M LONG-4 NOS
NCGS	Plant & Machinery	KENETOMETERS FOR CO2 INDICATING SYSTEM FOR BOILER 7
NCGS	Plant & Machinery	NHT TYPE TRIPLE STAGE GEAR BOX FOR ASH CONVEYOR 1&2
NCGS	Plant & Machinery	MOTOR-END-HALF COUPLING FOR #3 COAL GRABBBING CRANE
NCGS	Plant & Machinery	10 CWT PASSENGER LIFT (BOILER HOUSE)
NCGS	Plant & Machinery	2 NOS. VENTURE EJECTORS WITH NOZZLE FOR DM PLANT
NCGS	Plant & Machinery	30 MW TURBO ALTERNATOR NO. 1 & 2
NCGS	Plant & Machinery	NEW PAC TANK
NCGS	Plant & Machinery	ADDITIONAL BLIDGE PUMP
NCGS	Plant & Machinery	INSTALLN. OF SUMP PUMP IN C.W. PUMP HSE. # 2
NCGS	Plant & Machinery	C.W. PIPING & SUPPORTS FOR STAGE III EXTN.
NCGS	Plant & Machinery	DIGITAL TACHOMETER - T/A NO.4
NCGS	Plant & Machinery	DRILLING MACHINE WITH PLAIN SPINDLE 25MM

Location	Asset Type	Description
NCGS	Plant & Machinery	TRANSFORMER WELDING INSTRUMENT - COAL YARD, 300 AMPS, IN COALYARD
NCGS	Plant & Machinery	FIRE FIGHTING EQUIPMENT
NCGS	Plant & Machinery	CONTROL & INSTRUMENTATION AND SWITCH BOARDS
NCGS	Plant & Machinery	ERECTION/LAYING CABLE FOR TEE JOINT IN 500 KVA CHT
NCGS	Plant & Machinery	50 MVA 132/33 KV POWER TRANSFORMERS WITH RTCCP- T1
NCGS	Plant & Machinery	6.6 KV RESIN CAST DUAL CURRENT TRANSFORMER
NCGS	Plant & Machinery	EXTENSION TO 33 KV SWITCH GEAR - METROVICS
NCGS	Plant & Machinery	2 Lightning Arrestors
NCGS	Plant & Machinery	STATION PIPE WORK AND FEED PUMP TANKS
NCGS	Plant & Machinery	SPARE FOR 105 H.P. FAN MOTOR
NCGS	Plant & Machinery	PROCUREMENT OF MOTOR PROTECTION RELAYS FOR BOILER FAN MOTOR
NCGS	Plant & Machinery	3 Lightning Arrestor
NCGS	Plant & Machinery	HP CHEMICAL DOSING PUMP
NCGS	Plant & Machinery	1 NO 200 HP ""SAN "" MAKE SHUNTING LOCOMOTIVE
NCGS	Plant & Machinery	CTM 43 MOTOR PROTECTION RELAY
NCGS	Plant & Machinery	CHP - REFURBISHMENT OF COAL SCREEN
NCGS	Plant & Machinery	3" HOPKINGSONS MAKE HIGH LIFT SAFETY VALVES FOR BOILER
NCGS	Plant & Machinery	SPARE EXCITOR AND ARMATURE NO.4 MACHINE
NCGS	Plant & Machinery	SPARE EXCITOR AND ARMATURE NO.4 MACHINE
NCGS	Plant & Machinery	ERECTION OF INTERNAL PIPING FOR WATER TREATMENT .PLANT
NCGS	Plant & Machinery	ERECTION & FOUNDATION OF C.W.PIPES
NCGS	Plant & Machinery	SAND BLASTING & PAINTING EQUIPMENT
NCGS	Plant & Machinery	"INDIAN" MK -6, LP CHEMICAL DOSING PUMP

Location	Asset Type	Description
NCGS	Plant & Machinery	TESTING EQUIPMENT FOR WATER TREATMENT PLANT
NCGS	Plant & Machinery	PLINTH ETC.FOR ABOVE
NCGS	Plant & Machinery	2" VENTURE EJECTOR WITH 3/8" NOZZLE
NCGS	Plant & Machinery	CHP - REFURBISHMENT OF COAL CRUSHER
NCGS	Plant & Machinery	1- 1350 LPH capacity ""MAB" portable oil centrifuge
NCGS	Plant & Machinery	4 DIGIT 3 1/2" DISPLAY DIGITAL TACHOMETER-T/A NO.1
NCGS	Plant & Machinery	Cost of 1-ADCO Muffle Furnace for Laboratory
NCGS	Plant & Machinery	17 1/4 FT CENTRE LATHE – WEIPERT
NCGS	Plant & Machinery	FRED TOWN RADIAL DRILLING MACHINE
NCGS	Plant & Machinery	TOOL POST GRINDER
NCGS	Plant & Machinery	50 HP MOTOR FOR WAGON TIPPLER
NCGS	Plant & Machinery	UPGRADATION OF PAGING SYSTEM
NCGS	Plant & Machinery	230V 500 Ah Station Battery
NCGS	Plant & Machinery	CONTROL/RELAY/INDOOR BOARD FOR 33KV SW.BOARD 4 PANEL
NCGS	Plant & Machinery	33 KV SWITCH GEAR MAIN & AUXILIARY
NCGS	Plant & Machinery	132 KV PT
NCGS	Plant & Machinery	ACID TRANSFER TANK FOR DEMINERALISATION PLANT
NCGS	Plant & Machinery	L.P. CHEMICAL DOSING PUMP SETS - 3 NOS.
NCGS	Plant & Machinery	HIGH PRESSURE PUMP
NCGS	Plant & Machinery	WEDA SUBMERSIBLE SUMP PUMP WITH MOTOR
NCGS	Plant & Machinery	CHP - M-504 portable Sump pump with 5 HP Motot for dewatering Coal Pit
NCGS	Plant & Machinery	INSTALLTION & ALARM INDICATORS
NCGS	Plant & Machinery	Level State Electronic Drum Level Indicator

Location	Asset Type	Description
NCGS	Plant & Machinery	CONVEYOR BELT VULCANIZING EQUIPMENT
NCGS	Plant & Machinery	T/A 3 AIR COOLER (BOTTOM BANK) RETUBING
NCGS	Plant & Machinery	3 phase Isolator
NCGS	Plant & Machinery	WEDA SUBMERSIBLE SUMP PUMP NEAR WAGON TIPPLER
NCGS	Plant & Machinery	CHP - M-504 portable Sump pump with 5 HP Motor for dewatering Coal Pit
NCGS	Plant & Machinery	UNFILTERED WATER TREATMENT PLANT
NCGS	Plant & Machinery	BOILER NOS. 1,2 & 3 (BABCOCK & WILCOX)
NCGS	Plant & Machinery	MATHER & PLATT BOILER FEED PUMP WITH ACCS.
NCGS	Plant & Machinery	FOUNDATION FOR C.W. PIPING INTERCON. THE C.W.SYSTEM
NCGS	Plant & Machinery	PIPELINES FOR WATER TREATMENT PLANT
NCGS	Plant & Machinery	1- Bomb Calorimeter & accessories
NCGS	Plant & Machinery	4 PANEL 33 KV INDOOR TYPE SINGLE BUSBAR SW.BOARD
NCGS	Plant & Machinery	EXTN. AC TURB.HOUSE LIGHTING & HEATING SW BOARD
NCGS	Plant & Machinery	ADDITIONAL 33 KV FEEDER SWITCH -METROVICS
NCGS	Plant & Machinery	SPARE 75 HP 1475 RPM SECONDARY AIR FAN FOR BOILER
NCGS	Plant & Machinery	1 ESP TRANSFORMER (BHEL MAKE 70 KV)
NCGS	Plant & Machinery	125 HP ID FAN MOTOR
NCGS	Plant & Machinery	ASH BUNKER NO. 3 & ASH CONVEYOR PLANT EXTENSION
NCGS	Plant & Machinery	HOPKINGSONS MAKE VALVES OF SIZE 20MM AND 1"
NCGS	Plant & Machinery	4 CONSTANT HEAD UNITS
NCGS	Plant & Machinery	2 NOS. GUN DRILLS, 12.5 MM MAX
NCGS	Plant & Machinery	140 TON JESSOP JETTY GANTRY CRANE
NCGS	Plant & Machinery	CHP - ALLENBERY WORKS MAKE GEAR BOX FOR ROTARY FEED TABLE

Location	Asset Type	Description
NCGS	Plant & Machinery	ADDL. C.H.P. INCLUDING STRUCTURES
NCGS	Plant & Machinery	ONE INDUSTRIAL VACCUM CLEANER WITH ACCESS.
NCGS	Plant & Machinery	ANGLE GRINDER (CARD NOT LOCATED)
NCGS	Plant & Machinery	1- Kirloskar make Split Casing Contrifugal Pump for Wagon Tripler
NCGS	Plant & Machinery	HORIZONTAL SPLIT CASING CENTRIFUGAL PUMP
NCGS	Plant & Machinery	MOTOR-END-HALF COUPLING
NCGS	Plant & Machinery	15HP TEFC SQUIRREL CAGE MOTOR FOR ASH CONV. DRIVE
NCGS	Plant & Machinery	WASP CENTRIFUGAL PUMP
NCGS	Plant & Machinery	COAL HANDLING PLANT EXTENSION FOR BOILER 7 & 8
NCGS	Plant & Machinery	CHP - VIBRATING SCREEN STYLE M-11
NCGS	Plant & Machinery	BOILER NOS. 7 & 8 INCLUDING COST OF ERECTION (BABCOCK & WILCOX)
NCGS	Plant & Machinery	Neutralising Pit [2Z2044]
NCGS	Plant & Machinery	Cost of 1 Mineral oil Purification Plant
NCGS	Plant & Machinery	REVOMET.HOUSING INCL.MAGNETIC SENSOR & RED POINTER
NCGS	Plant & Machinery	MOTOR DRIVEN D.C. WELDING MACHINE - WORKSHOP
NCGS	Plant & Machinery	3- 45 Litres Fire Extinguisher
NCGS	Plant & Machinery	ULTRA VOILET LAMPS FOR DETECTION OF LEAKAGE - 2 NOS
NCGS	Plant & Machinery	MULSIFYRE CONTROLS
NCGS	Plant & Machinery	HEAVY DUTY HACK SAWING MACHINE
NCGS	Plant & Machinery	TRANSFORMERS
NCGS	Plant & Machinery	50 MVA 132/33 KV POWER TRANSFORMERS WITH RTCCP- T3
NCGS	Plant & Machinery	MULTICORE CONTROL CABLES
NCGS	Plant & Machinery	33 KV SWITCH GEAR MAIN & AUXILIARY

Location	Asset Type	Description
NCGS	Plant & Machinery	132 KV LIGHTING ARRESTOR
NCGS	Plant & Machinery	132 KV 1600 AMP ISOLATER
NCGS	Plant & Machinery	LOOSE EQUIPMENT FOR 33 KV SYSTEM
NCGS	Plant & Machinery	ELIMINATING 33 KV SWICH GEAR FOR ILLUMINATION
NCGS	Plant & Machinery	EPABX SYSTEM
NCGS	Plant & Machinery	CHP - 75 HP Squirrel Cage Induction Motor for C.H.P.
NCGS	Plant & Machinery	3 NOS. MATHER & PLATT STORAGE PUMP SETS
NCGS	Plant & Machinery	Misc Equip
NCGS	Plant & Machinery	COAL CRUSHER MOTOR, 200HP GEC
NCGS	Plant & Machinery	COMMISSIONING OF CT & VT FOR 33 KV SIEMENS BOARD
NCGS	Plant & Machinery	2 TON ELEC. HOIST WITH PUSH BUTTON STARTER AT PUMPHOUSE
NCGS	Plant & Machinery	BOILER NOS. 7 & 8 INCLUDING COST OF ERECTION (BABCOCK & WILCOX)
NCGS	Plant & Machinery	3"hopkinsons Hylif safety valve [22261300]
NCGS	Plant & Machinery	IRD PORTABLE XY VIBRATION BASE LINE RECORDER
NCGS	Plant & Machinery	HYDRAULIC PULLER COMPLETE WITH ACCESSORIES
NCGS	Plant & Machinery	1 NO ALFA LEVEL MAKE 1350 LPH MODEL MAB-205 PORTABLE OIL CENTRIFUGE M/C
NCGS	Plant & Machinery	M/C PROTECTION & INSTRUMENTATION SYSTEM
NCGS	Plant & Machinery	UPGRADATION OF 18 PANEL ABB 33 KV BOARD
NCGS	Plant & Machinery	HIGH PRESSURE WATER JETTING UNITS - 2 NOS.
NCGS	Plant & Machinery	1 NO. INGERSOL RAND AIR COMPRESSOR & OTHER ACCESS.
NCGS	Plant & Machinery	STIRRER UNITS FOR LP & HP CHEM TANKS
NCGS	Plant & Machinery	30 HP SQ. CAGE INDUCTN MOTOR FOR COAL CONVEYORS 9&10
NCGS	Plant & Machinery	4 NOS CRANES NEW COSSIPORE GEN. STN. 2 MT EACH, AT SWITCHHOUSES

Location	Asset Type	Description
NCGS	Plant & Machinery	ASH BUNKER NO. 3 & ASH CONVEYOR PLANT EXTENSION
NCGS	Plant & Machinery	Extention of the existing High Voltage Water Spray System
NCGS	Plant & Machinery	ACID TRANSFER TANK FOR DM PLANT
NCGS	Plant & Machinery	PLANT TO MAKE UP WATER - EVAPORATOR PLANT
NCGS	Plant & Machinery	MUD DRUM FOR BOILER NO. 7
NCGS	Plant & Machinery	2 NOS.BASEMENT SUMP PUMPS ,TURBINE HOUSE
NCGS	Plant & Machinery	VENTURI EJECTOR WITH NOZZLE IN SERVI.WATER PUMP HSE
NCGS	Plant & Machinery	ROTA METERS
NCGS	Plant & Machinery	SET SQUARE ELEMENT FOR FURNACE
NCGS	Plant & Machinery	Upgradation of protection of NCGS Alternators
NCGS	Plant & Machinery	LABORATORY EQUIPMENT - PIPETTE, GLASSWARE ETC.
NCGS	Plant & Machinery	Cost of Voltage Stabilizer & Battery Bank
NCGS	Plant & Machinery	BLOWER WITH HOT AIR ATTACHMENT FOR CTM DEPARTMENT, 0.5 HP, PORTABLE
NCGS	Plant & Machinery	D.C. WELDING SET OF MOTOR GENERATOR TYPE, 150 AMPS, IN BOILER HOUSE
NCGS	Plant & Machinery	48V 24AH type YAMP 7 Plate Battery with battery charger, accessories
NCGS	Plant & Machinery	WORKSHOP EQUIPMENT, ASSORTED TOOLS
NCGS	Plant & Machinery	1 - Power & Control make Tap changer Control Panel
NCGS	Plant & Machinery	33 KV SWITCH GEAR MAIN & AUXILIARY- METROVICS
NCGS	Plant & Machinery	CONTROLLER & RELAY PANELS
NCGS	Plant & Machinery	1 - Light Equipment make current Trf
NCGS	Plant & Machinery	132KV,3P,1250A,31.5KA/3SEC ISOLATOR WITH SINGLE EARTH SWITCH [2N545932]
NCGS	Plant & Machinery	TATA SHUNTING LOCOMOTIVE - 1 NO.
NCGS	Plant & Machinery	Cost of Ash Trap No 2

Location	Asset Type	Description
NCGS	Plant & Machinery	40 HP INDUCTION MOTOR FOR BUNKER CONVEYOR DRIVES
NCGS	Plant & Machinery	Procurement of Portable Fire Extinguishers [2N271561]
NCGS	Plant & Machinery	Deep Tube-well at NCGS [2N232511]
NCGS	Plant & Machinery	INSTALLATION TUBEWELL [2N278411]
NCGS	Plant & Machinery	Cost of Mulsifyer System
NCGS	Plant & Machinery	CT FOR OVERHAUL. 3.3KV ACB OF NEW BOILER FEED PUMP
NCGS	Plant & Machinery	Isolator Junction Box and Hardware
NCGS	Plant & Machinery	CONTROL & INSTRUMENTATION AND SWITCH BOARDS
NCGS	Plant & Machinery	HIGH PRESSURE JETTING EQUIP.& ALUMINIUM LADDER
NCGS	Plant & Machinery	3.5 TON E.O.T. COAL GRABBING CRANE NO. (1&2) CRANES AT COALYARD
NCGS	Plant & Machinery	140 TON JESSOP JETTY GANTRY CRANE
NCGS	Plant & Machinery	CHP - 1 MODI M100 SUBMERSIBLE SUMP PUMP
NCGS	Plant & Machinery	CHP - SELF PRIMING NONCLOG PUMP 2 NOS.AT COAL CONV.3&4 PIT
NCGS	Plant & Machinery	LIME DOSING & SODIUM ALLUMINATE DOSING PUMP SET - 2
NCGS	Plant & Machinery	PLINTH FOR MAKE UP WATER PLANT
NCGS	Plant & Machinery	PLANT TO MAKE UP WATER - EVAPORATOR PLANT
NCGS	Plant & Machinery	SUBMERSIBLE WEDA SUMP PUMP AT TURBINE HSE BASEMENT
NCGS	Plant & Machinery	C.W.PUMPS,SCREWS & PEN STOCKS FOR STAGE III EXTN.
NCGS	Plant & Machinery	PROCUREMENT OF S.A FAN ROTORS
NCGS	Plant & Machinery	REVOMETER HOUSING SP.1234
NCGS	Plant & Machinery	TEMPERATURE INDICATOR
NCGS	Plant & Machinery	DIGITAL INDICATOR
NCGS	Plant & Machinery	Sinking of 200mm x 75mm x 100 M deep Tubewell

Location	Asset Type	Description
NCGS	Plant & Machinery	W & D TWIST GRINDER
NCGS	Plant & Machinery	FLUE PATH DUCTS
NCGS	Plant & Machinery	1 NO. 0-500 VOLTS INSULATION TESTER
NCGS	Plant & Machinery	ALARM CIRCUIT AND STATION BATTERY-230V,500 A H
NCGS	Plant & Machinery	CONTROL/RELAY/INDICATOR ETC. SF6 CBS
NCGS	Plant & Machinery	33kv indoortype SF6 circuit breaker [2Z200600]
NCGS	Plant & Machinery	132KV,3150A,40KA/3SEC O/D SF6 CB COMPLETE WITH SUPPORT STRUCTURE [2N545931]
NCGS	Plant & Machinery	ELECTRICAL GOODS [2N545933]
NCGS	Plant & Machinery	SUPPLY & FITTING OF COUPLING TO THE 11 KW GEC MOTOR
NCGS	Plant & Machinery	TATA INDUSTRIAL SHUNTER- 1 NO
NCGS	Plant & Machinery	Installation of WESP for Boiler No.6
NCGS	Plant & Machinery	MARK""S CHEMICAL DOSING PUMP
NCGS	Plant & Machinery	ADDITIONAL SPARE MOTOR FOR EOT 1 & 2
NCGS	Plant & Machinery	IR MAKE AIR COMPRESSOR
NCGS	Plant & Machinery	1 NO.7.5 TONNE COAL GRABBING CRANE FOR ADDL. C.H.P. NO. 3 CRANE AT COALYARD
NCGS	Plant & Machinery	DIGITAL PH METER FOR LABORATORY
NCGS	Plant & Machinery	LEAK DETECTION SYSTEM FOR SF6 BREAKER
NCGS	Plant & Machinery	GI PRESSURE GAUGE UPTO 100 PSI
NCGS	Plant & Machinery	Lamella Clarifier for Dosing Plant
NCGS	Plant & Machinery	20HP TEFC S/C IND.MOTOR FOR ROTARY FEED TABLE -CHP
NCGS	Plant & Machinery	200 HP COAL CRUSHER MOTOR GEC MAKE
NCGS	Plant & Machinery	GEC 10 HP CROSS TRAVEL MOTOR FOR COAL GRAB CRANE
NCGS	Plant & Machinery	EXTENSION OF DOWN SHOP LEADS FOR TURBINE HSE CRANE

Location	Asset Type	Description
NCGS	Plant & Machinery	R.C.PILING & SUB STRUCTURE FOR COAL CONV. TRESTLES
NCGS	Plant & Machinery	CHP - CONSTRUCTION OF COAL UNLOADING PLATFORM
NCGS	Plant & Machinery	GENERATOR NO. 3
NCGS	Plant & Machinery	50 MW TURBO ALTERNATOR NO. 3
NCGS	Plant & Machinery	WATER TREATMENT PLANT (DM PLANT), PIPELINES, PUMPS ETC.
NCGS	Plant & Machinery	JOINTING FOR C.W. PIPING
NCGS	Plant & Machinery	1 NO. FLOW METER FOR MEASURING TREATED WATER
NCGS	Plant & Machinery	100% CAP. STAND-BY PUMP FOR WATER EQUIPMENT
NCGS	Plant & Machinery	M100 Submersible Pump with drive motor, Panel Board, LiquidLevelController
NCGS	Plant & Machinery	CHP - RAINFORCEMENT OF CONVEYOR STRUCTURE
NCGS	Plant & Machinery	POTENTIOMETRIC TEMPERATURE INDICATORS - 3 NOS.
NCGS	Plant & Machinery	1 NO. DEAD WEIGHT PRESSURE GAUGE TESTER & CALIBRATOR
NCGS	Plant & Machinery	Cost of Deep Tubewell [2N2325]
NCGS	Plant & Machinery	1000 V Insulation Tester
NCGS	Plant & Machinery	DIGITAL CONDUCTIVITY METER
NCGS	Plant & Machinery	DOUBLE CELL PHOTO ELECTRIC COLOURIMETER
NCGS	Plant & Machinery	CLIPON MULTIMETER TYPE AMMETER
NCGS	Plant & Machinery	500 V Insulation Tester
NCGS	Plant & Machinery	500 KVA AUXILIARY TRANSFORMER
NCGS	Plant & Machinery	60 HP KILBURN MAKE STAR DELTA MOTOR CONTROL PANEL
NCGS	Plant & Machinery	ADDITIONAL 33 FEEDER SWITCH METROVICS
NCGS	Plant & Machinery	EXTENSION TO 33 KV SWITCH GEAR - METROVICS
NCGS	Plant & Machinery	2 Nos. 10 MVAR Capacitor Banks

Location	Asset Type	Description
NCGS	Plant & Machinery	11 KW GEC SPARE TEFC SQUIRREL CAGE INDUC. MOTOR
NCGS	Plant & Machinery	COUNTER BEAMS FOR ELEVATOR CONVEYOR OF A. H. PLANT
NCGS	Plant & Machinery	4" DIAL MERCURY IN STEEL THERMOMETERS 3M LONG-8 NOS
NCGS	Plant & Machinery	Earthing Transformer with Capacitor Bank
NCGS	Plant & Machinery	Deep Tubewell [2N278411]
NCGS	Plant & Machinery	TRANGLE FORGED CARBON STEEL GLOBE TYPE STOP VALVE
NCGS	Plant & Machinery	8 ALARM INDICATORS
NCGS	Plant & Machinery	HIGH PRESSURE PUMP
NCGS	Plant & Machinery	Construction of Ash Traps
NCGS	Plant & Machinery	CHP - COAL CONVEYING PLANT
NCGS	Plant & Machinery	ADDL. C.H.P. INCLUDING STRUCTURES
NCGS	Plant & Machinery	INLET & OUTLET PIPING FOR .5 STAGE BOILER FEED PUMP
NCGS	Plant & Machinery	MATHER & PLATT BOILER FEED PUMP WITH ACCS.
NCGS	Plant & Machinery	PLUROVEN BOILER FEED PUMP
NCGS	Plant & Machinery	TURBINE & ANCILLIARIES
NCGS	Plant & Machinery	50 MW TURBO ALTERNATOR NO.4 M/C INCLU.ERECTION COST
NCGS	Plant & Machinery	TESTING EQUIPMENT FOR WATER TREATMENT PLANT
NCGS	Plant & Machinery	Process Upgrading of DM Plant
NCGS	Plant & Machinery	FIRE FIGHTING PUMP & ENGINE. [2Z2047]
NCGS	Plant & Machinery	Ducting, necessary Sucting Supports on the roof of the ID/FD Fan FI 2Z2049
NCGS	Plant & Machinery	PROCUREMENT, INSTALLATION & COMMISSIONING OF ROOF STORAGE PUMP
NCGS	Plant & Machinery	WATER TREATMENT PLANT (EXTN. TO DMP)
NCGS	Plant & Machinery	ELECTRICAL CONNECTION

Location	Asset Type	Description
NCGS	Plant & Machinery	500 kg Freight cum passenger Lift shaft & Machine Room
NCGS	Plant & Machinery	REVOMETER HOUSING WITH MAGNETIC SENSOR
NCGS	Plant & Machinery	4 NOS. POTENTIOMETRIC TEMPERATURE INDICATORS
NCGS	Plant & Machinery	2 NOS.DIGITAL PH METER & 1 NO. SPECTRO CALORIMETER
NCGS	Plant & Machinery	HOT AIR OVEN FOR LABORATORY
NCGS	Plant & Machinery	15 FT LOUDON BROS. LATHE
NCGS	Plant & Machinery	2 SETS SPLIT CASING PUMP-C.W.PUMP HSE. # 2
NCGS	Plant & Machinery	4 DIGIT 3 1/2" DISPLAY DIGITAL TECHOMETER T/A 3
NCGS	Plant & Machinery	FIRE FIGHTING HOSE
NCGS	Plant & Machinery	20 KVA 400/440 V ISOLATING TRANSFORMER
NCGS	Plant & Machinery	2 NOS.750 KVA TRANSFORMER (BOILER 7 & 8)
NCGS	Plant & Machinery	ACCUMULATORS
NCGS	Plant & Machinery	60 HP-NGEF-1500 RPM-TEFC S C INDUCTION MOTOR
NCGS	Plant & Machinery	SWITCH GEAR FOR WATER TREATMENT PLANT (DMP)
NCGS	Plant & Machinery	STRUCTURES (TONNE)
NCGS	Plant & Machinery	33 KV SWITCH GEAR MAIN & AUXILIARY - METROVICS
NCGS	Plant & Machinery	1 ASH CONVEYOR BELT, BLADE AND SCRAPPER CLEANING ASH CONVEYOR WHILE RUNNING
NCGS	Plant & Machinery	IP & HP Turbine Blades
NCGS	Plant & Machinery	STATION PIPE WORKS, FEED PUMP & TANKS
NCGS	Plant & Machinery	1 NO. JESSOP 3.5 TON COAL GRABBING CRANE
NCGS	Plant & Machinery	8 ELECTRONIC TRANSMITTERS
NCGS	Plant & Machinery	HIGH PRESSURE JETTING EQUIP.& ALUMINIUM LADDER
NCGS	Plant & Machinery	90 HP 730 RPM MOTOR FOR COAL GRABBING CRANE

Location	Asset Type	Description
NCGS	Plant & Machinery	HIGH PRESSURE PUMP
NCGS	Plant & Machinery	Cost of Ash Trap No 2
NCGS	Plant & Machinery	ADDL. C.H.P. INCLUDING STRUCTURES
NCGS	Plant & Machinery	ADDL. C.H.P. INCLUDING STRUCTURES
NCGS	Plant & Machinery	1 - Indian mark V High Pressure Pump with one no pressure relief valve
NCGS	Plant & Machinery	BOILER NOS. 4,5 & 6 (BABCOCK & WILCOX)
NCGS	Plant & Machinery	FD FAN DAMPER CONTROL SYSTEM
NCGS	Plant & Machinery	SPARE 485 HP 3.3 KV MOTOR FOR C.W.PUMP
NCGS	Plant & Machinery	WATER TREATMENT PLANT (DM PLANT), PIPELINES, PUMPS ETC.
NCGS	Plant & Machinery	ERECTION OF TANK FOR TREATED WATER MS TANK- 40 M ³
NCGS	Plant & Machinery	KIRLOSKAR DSM3 PUMP FOR WATER TREATMENT PLANT
NCGS	Plant & Machinery	UPGRADATION OF STATION D.C. SYSTEM
NCGS	Plant & Machinery	DIGITAL TACHOMETER NO.B-2079 - T/A 4
NCGS	Plant & Machinery	PROCUREMENT OF ONE NO. OIL FILTER M/C.
NCGS	Plant & Machinery	PROCUREMENT, INSTALLATION & COMMISSIONING OF FIRE FIGHTING PUMP & ENGINE
NCGS	Plant & Machinery	NON-AUTOMATIC TEMPARATURE CONTROL EQUIPMENT
NCGS	Plant & Machinery	DRILLING MACHINE WITH PLAIN SPINDLE 25MM
NCGS	Plant & Machinery	INSTALLN. OF 2 DIGITAL TACHOMETER - T/A NO. 1 & 4
NCGS	Plant & Machinery	500 KVA TRANSFORMER (UNIT AUX.NO.4)
NCGS	Plant & Machinery	TRANSFORMERS
NCGS	Plant & Machinery	33KV TRANSFORMER FOR STAGE II STATION TRANSFORMER
NCGS	Plant & Machinery	3.3 KV SWITCH GEAR & ACCESS.FOR STAGE III EXTENSIONS - Boiler 7 & 8
NCGS	Plant & Machinery	1 - Resitech Electricals make 6KV Outdoor Neutral earthing resister

Location	Asset Type	Description
NCGS	Plant & Machinery	L.T.SWITCHES & CABLES FOR POWER SUPPLY
NCGS	Plant & Machinery	1 - Resitech Electricals make 6KV Outdoor Neutral Switch Panel
NCGS	Plant & Machinery	33 KV ISOLATOR FOR EARTHING TRANSFORMER
NCGS	Plant & Machinery	33 KV LIGHTNING ARRESTOR
NCGS	Plant & Machinery	33 KV SWICH GEAR & ACCESSORIES
NCGS	Plant & Machinery	AIR CIRCUIT BREAKER
NCGS	Plant & Machinery	DM PLANT
NCGS	Plant & Machinery	ASH CONVEYOR & STRUCTURES
NCGS	Plant & Machinery	RETROFITTING OF WET ESP
NCGS	Plant & Machinery	CIRCULATING WATER PUMP & ACCESSORIES
NCGS	Plant & Machinery	BOILER DRUM WATER LEVEL MONITOR
NCGS	Plant & Machinery	RAW WATER TANK
NCGS	Plant & Machinery	SUPERHEATER & ECONOMISER TUBES OF BOILER
NCGS	Railway Siding	RAILWAY SIDING including Yard infrastructure, tripler etc.
MLJ	Land	Land for Mulajore Generating Station and its all activities

Legend

BBGS	Budge Budge Generating Station
SGS	Southern Generating Station
TGS	Titagarh Generating Station
NCGS	New Cossipore Generating Station
MLJ	Mulajore Generating Station

B. All additions to fixed assets from 1 April 2017 till the Effective Date and forming part of the Generation Undertaking

It is clarified that the assets which are incidental and ancillary to the assets enumerated above shall also be considered as part of the Generation Undertaking.

SCHEDULE II – TERMS OF RETAIL UNDERTAKING 2 NEW PREFERENCE SHARES

(a) Face Value

The Retail Undertaking 2 New Preference Shares issued pursuant to Clause 24.1.2 shall have a face value of INR 100 (Indian Rupees One hundred) per preference share.

(b) Accumulation of dividend and convertibility

The Retail Undertaking 2 New Preference Shares shall be non-cumulative in nature and be non-convertible.

(c) Coupon

The Retail Undertaking 2 New Preference Shares shall, subject to the provisions of the Articles of Association of Resulting Company 2 and subject to the provisions of the Act, confer on the holders thereof a right to a fixed preferential dividend of 0.01% (Zero point zero one per cent) per annum in priority to the dividend, if any, payable on equity shares subject to deduction of taxes at source if applicable. The Retail Undertaking 2 New Preference Shares shall not be entitled to participate in any profits in addition to the coupon rate mentioned above.

(d) Voting Rights

The holder of Retail Undertaking 2 New Preference Shares shall have the right to vote in accordance with Section 47 of the Companies Act, 2013.

(e) Redemption

The Retail Undertaking 2 New Preference Shares are redeemable at par on the expiry of 20 (twenty) years from the date of allotment thereof, provided that the Resulting Company 2 shall have the right to redeem the Retail Undertaking 2 New Preference Shares at any time within the tenure of 20 (twenty) years.

(f) Taxation

All payments in respect of redemption of Retail Undertaking 2 New Preference Shares shall be made after deducting or withholding taxes or duties as may be applicable.

(g) Listing

The Retail Undertaking 2 New Preference Shares shall not be listed on a recognised stock exchange.

(h) Winding-up

In the event of winding up of Resulting Company 2, the holders of Retail Undertaking 2 New Preference Shares shall have a right to receive repayment of the capital paid-up and arrears of dividend, whether declared or not, up to the commencement of winding up, in priority to any payment of capital on the equity shares out of the surplus of the Resulting Company 2 but shall not have any further right to participate in the profits or assets of the Resulting Company 2.