



and Final tally report beyond the stipulated period---Rs500/-per day.

(ix) Unauthorized storing of any material / equipment in RINL yard by the HC - Rs 10,000/- for each instance. Further, in case the unauthorized material is not removed within a week, additional penalty of Rs 50,000/- will be levied for every week or part thereof till the removal of unauthorized material /equipment.

5.6 The decision of the company with regard to imposition of the above penalties shall be final and binding on the Handling Contractor. Notwithstanding imposition of any cautionary penalties as at clause 5.5 above, the Company will retain its rights to recover losses/damages/ penalties if any, under clauses 5.3 and 5.4 above from the Handling Contractor.

5.7 The contract rates shall be deemed to be inclusive of all the above considerations and the handling contractor shall not be entitled to any other payment other than what has been specifically provided for in the contract.

✓ 5.8 However periodical re-laying of roads, strengthening of boundary wall, modification works, maintenance of Company's computers together with it's auxiliaries such as printer, UPS and software, maintenance of fax and telephones and maintenance of private railway siding, if any, shall only be taken up by the company. The decision of the Company in this regard shall be final, binding and conclusive.

Clause -6

6.1 The Company shall supply Electric Power on chargeable basis for the operation of handling equipments and Decoiling/ straightening and Cutting Machines deployed by the Handling Contractor. For the power consumed by him, the Handling Contractor shall be charged at the maximum slab rate, at which the Company is charged by the concerned Electricity Board/Agency along with applicable GST.

6.2 The power shall be supplied at a single out let, the place of which shall be identified by the representative of the Company. The Handling Contractor shall make his own arrangements from the supply point to lay and maintain further distribution lines necessary for work at his own cost and in accordance with the latest Indian Electricity Rules and Indian Standard Practices. The Handling Contractor shall assist the Company in obtaining the approval, if any, required for the purpose from the State Electricity Board Authority or other Statutory Authority.

6.3 The Handling Contractor shall ensure that the electrical equipment employed by him is such that the aggregate power factor does not fall below 0.85 at the Company's supply point.

6.4 The Handling Contractor shall also install at his cost the necessary energy meter which shall be got properly calibrated and sealed by the statutory testing authorities at the cost of the Handling Contractor. The Handling Contractor shall submit to the Company the copies of the necessary documents in this regard.

6.5 For the periods when the meter is not working, the energy shall be charged on the assessed quantum of consumption of energy based on the ratings of the machines and the assessed hours of working of the machines. The decision of the representative of the company shall be final and binding in this regard.

6.6 The Company shall allow usage of water in the stockyard by the workers of