



E-Tender Notice
E-Tender Notice No. GRIDCO/RE NODAL AGENCY/ E-TENDER/02/2023-24.

CORRIGENDUM-2

The following modifications/additions are hereby incorporated to **E-Tender Notice No. GRIDCO/RE NODAL AGENCY/ E-TENDER/02/2023-24 dated 11.03.2024.**

Sr.No.	Original Clause	Original Clause Description	Revised Clause Description
1	Clause no. 19.1 , Section II, Instructions to bidder	Bidders are required to submit their bids both in hard copy as well as soft copy.	Bidders are required to submit their bids both in hard copy as well as soft copy. In case of error, discrepancy occurred in offline & online submission, online submission will be considered for evaluation. However, Hardcopy must be dispatched on the same day through courier/speed post.
2	Clause no. 10, Section III, Bid Data Sheet	Period of Contract: Eighty-seven (87) weeks (Execution period is for 35 weeks and support period is for 52 weeks thereafter, as and when required) from the date of signing of the contract and which may be further extended, if deemed necessary	Period of Contract: Eighty-seven (87) weeks (Execution period is for 35 weeks and support period is for 52 weeks thereafter, as and when required) from the date of signing of the contract and which may be further extended, if deemed necessary. During the support period, GRIDCO may ask any clarification covering, but not limiting to interpretation and validation of data and report so submitted, understanding of developer and their queries thereof, any other things as

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			required by statutory bodies and Government Authority etc.
3	Clause no. 1, Section IV, Eligibility Criteria	The bidder can be a single bidder or a consortium of bidders. In case of consortium, the lead bidder shall be a company registered under the companies act.	The bidder can be a single bidder or a consortium of bidders. In case of consortium, the lead bidder shall be a company registered under the companies act/ incorporated as trust & societies created either by any state government or Government of India.
4	Clause no. 1 (sub-clause), Section IV, Eligibility Criteria	One of the partners fulfilling the Technical and financial qualifying criteria prescribed for lead partner shall be nominated as Lead Partner by the Joint Venture/Consortium and the lead partner shall be exclusively authorized to incur liabilities and receive instruction for and on behalf of Joint Venture/Consortium and its other partner. This authorization shall be evidenced by submitting a power of attorney and Joint Venture/Consortium agreement signed by legally authorized signatories of the partners as per Performa.	One of the partners fulfilling the Technical or financial qualifying criteria prescribed for lead partner shall be nominated as Lead Partner by the Joint Venture/Consortium and the lead partner shall be exclusively authorized to incur liabilities and receive instruction for and on behalf of Joint Venture/Consortium and its other partner. This authorization shall be evidenced by submitting a power of attorney and Joint Venture/Consortium agreement signed by legally authorized signatories of the partners as per Performa.
5	Clause no. 9, Section IV: Eligibility Criteria	Documentary/Evidence: The Bidder should have average minimum annual turnover of INR 50 Crores during last (3) three financial years (i.e., FY 2020-21, FY 2021-22 & FY 2022-23) From consulting/ advisory business in India.	Documentary/Evidence: The Bidder should have average minimum annual turnover of INR 12.5 Crores during last (3) three financial years (i.e., FY 2020-21, FY 2021-22 & FY 2022-23) From consulting and advisory business in India. Required documents to be furnished.

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6	Clause no. 8, Section IV: Eligibility Criteria	The bidder should have experience of minimum 3 years of providing consultancy services in Floating solar PV project.	The bidder should have experience of minimum 2 years of providing consultancy services in Floating solar PV project.
7	Clause no. 11, Section IV: Eligibility Criteria	The bidder must have experience in Renewable energy sector in matters related to floating solar PV projects- Feasibility studies, related policy & regulatory analysis, due-diligence, technology assessment, capacity building and project implementation support for at least 3 projects in last three FY and this FY of minimum value of INR 30 lakh each s or 2 projects of minimum value of INR 45 lakhs each.	The bidder must have experience in Renewable energy sector in matters related to floating solar PV projects- pre-feasibility/Feasibility studies/related policy & regulatory analysis/ due-diligence/ technology assessment/ capacity building / project implementation support/Transaction Advisory service of Minimum 2 floating solar PV projects of minimum 100 MW Capacity each.
8	Clause no. 5.2 (3), point no. e(i), Section V: Topographic survey	The consultant needs to undertake topographic survey of land front of the proposed site in 5 m x 5 m grid including all the features.	The consultant needs to undertake topographic survey of land front of the proposed site in 5 m x 5 m grid including all the features. The bidder needs to survey proposed master control room area of about 5 to 10 Acre.
9	Clause no. 5.2 (3), point no. f (III), Section V: Environment and social safeguard Assessment Work.	Review and confirm that all pre-construction requirements and relevant clearances and permits have been obtained prior to commencement of works Conduct ecology surveys and supervise all vegetation clearance/ trees, and any other environmentally sensitive objects located within 500m of an international/national biodiversity site or traversing forest habitat, even if not controlled by forest department	Review and confirm that all preconstruction requirements and relevant clearances and permits required prior to commencement of works Conduct ecology surveys and supervise all vegetation clearance/ trees, and any other environmentally sensitive objects located within 500m of an international/national biodiversity site or traversing forest habitat, even if not controlled by forest department.
10	Clause no. 5.3.3, Section-V, Payment Schedule	10% of Retention amount will be released after support period.	10% of Retention amount will be released after submission of BG of equivalent amount for support period.

Sr.No.	Original Clause	Original Clause Description	Revised Clause Description
11	Clause no. 6.4.1, Sr. No. 1, Section VI, Evaluation of Bids	<p>Maximum marks shall be provided to the bidder furnishing maximum eligible credentials of completed/ ongoing assignments, subject to maximum of 8 (eight) eligible projects.</p> <p>The score of other bidders shall be in ratio to the number of eligible assignments furnished by them as compared to the bidder with maximum eligible assignments.</p> <p>For example, if a bidder has presented 8 eligible assignments, and another bidder has presented 3 such assignments, then the marks given to the above two bidders are as follows:</p> <p>Bidder 1 – 30 marks Bidder 2 – 11.25 marks $((30/8)*3)$</p>	<p>Maximum marks shall be provided to the bidder furnishing maximum eligible credentials of completed/ ongoing assignments, subject to maximum of 5 (five) eligible projects.</p> <p>For example, The marks would be given to bidders as follows:</p> <p>Submission of 2 projects: 15 Marks Submission of 3 Projects: 20 Marks Submission of 4 Projects: 25 marks Submission of 5 Projects and above: 30 Marks</p>
12	Clause no. 6.4.1, Sr. No. 2, Section VI, Evaluation of Bids	The bidder must have experience in Renewable energy sector in matters related to floating solar PV-feasibility studies, regulatory analysis, due-diligence, technology assessment, capacity building and project implementation support-Minimum Value of an assignment should be Rs.30 lakhs and above for consideration.	The bidder must have experience in Renewable energy sector in matters related to floating solar PV-prefeasibility/feasibility studies, regulatory analysis, due-diligence, technology assessment, capacity building and project implementation support-Minimum project capacity should be 100 MW and above for consideration .

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13	Clause no. 7, Section VII: Qualifications and Experience of Key Personnels	<p>Team Leader: Master's degree in business, economics or energy related with at least 25 years' operational experience in program management of complex state level & national level programs. Should have extensive experience in energy sector related to development of RE projects, including floating solar PV projects, promotion of investment in RE Sector in the States, bid process management, RE potential assessment study, formulation of business plans for central and state govt. bodies (MNRE, SECI, State Nodal Agencies), policy & regulatory assessment, multi-country stakeholder engagements, financing renewable energy projects, feasibility studies for utility scale renewable energy projects and experience with IDAs.</p>	<p>Team Leader: Master's degree in business, economics or energy related with at least 20 years' operational experience in program management of complex state level & national level programs. Should have extensive experience in energy sector related to development of RE projects, including floating solar PV projects, promotion of investment in RE Sector in the States, bid process management, RE potential assessment study, formulation of business plans for central and state govt. bodies (MNRE, SECI, State Nodal Agencies), policy & regulatory assessment, multi-country stakeholder engagements, financing renewable energy projects, feasibility studies for utility scale renewable energy projects and experience with IDAs.</p>
14	Clause no. 7 (2), Section VI, Evaluation of Bids	<p>Regulatory Expert: Master's degree in business, economics or energy related with at least 10 years' experience in dealing with regulatory issues for utility scale renewable energy projects especially solar and or floating solar.</p>	<p>Regulatory Expert: Bachelor in engineering/Master's degree in business, economics or energy related with at least 10 years' experience in dealing with regulatory issues for utility scale renewable energy projects especially solar and or floating solar.</p>
15	Clause no. 7, Section VII: Qualifications and Experience of Key Personnels	<p>Commercial Expert: Masters degree in business, economics or energy related with at least 10 years' experience in conducting commercial due diligence including financial modelling</p>	<p>Commercial Expert: Master's degree in business/ economics/ energy or CA/CFA/cost accountant related with at least 10 years' experience in conducting commercial due diligence including financial modelling</p>
16	Clause no. 7, Section VII: Qualifications and Experience of Key Personnels	<p>Solar Expert: Masters degree in engineering with 15 years of experience in power sector including min. 7 years in solar sector</p>	<p>Solar Expert: bachelor's degree in engineering with 15 years of experience in power sector including min. 7 years in solar sector</p>

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			or Master degree in engineering with 10 years of experience in power sector including min. 7 years in solar sector
17	Clause no. 15, Section VIII, GCC, Settlement of Disputes	GRIDCO and the Consultant shall make every effort to resolve the dispute amicably by direct informal negotiation.	GRIDCO and the Consultant shall make every effort to resolve the dispute amicably by direct informal negotiation. The place for the settlement of dispute is Bhubaneswar.
18	Clause no. 21.3, Section VIII, GCC, Term of Payment	Payments shall be made by GRIDCO after submission of an invoice along with supporting documents, subject to GRIDCO's acceptance. But if the progress is not satisfactory and according to agreed work program/schedule the payment may be withheld.	Payments shall be made by GRIDCO after submission of an invoice along with supporting documents, subject to GRIDCO's acceptance. But if the progress is not satisfactory and according to agreed work program/schedule the payment may be withheld. Payment will be released by GRIDCO within 45 (forty-five) days of receipt of the Invoices if all the deliverables/reports for the milestone are successfully signed-off.
19	New clause on Indemnity		The successful bidder undertake work award shall indemnify, defend and hold harmless GRIDCO and its directors, officers, employees from and against any and all third parties suits, actions, legal claims, demand, costs and expenses of any nature for bodily injury, death, physical damage to properties of any third parties arising out in connection with the execution of the assigned work under the tender". Format of Indemnity bond is attached as annexure.
20	Form F/08	PROOF OF EXPERIENCE – Technical Requirement (FSPV)	Please refer the attachment to this corrigendum.

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21	Form F/09	PROOF OF EXPERIENCE – Technical Requirement (Other RE)	Please refer the attachment to this corrigendum.
22	Clause no. 5.3.3, Section-V, payment Schedule	Inception Report – 10% and Final report on Technical due diligence – 10%	Inception Report – 5% and Final report on Technical due diligence – 15%
23	Clause no. 27.3, non-conformities, errors and omissions	If there is discrepancy between words and figures, the amount in words shall prevail. However, where the amount expressed in words is related to an arithmetic error, the amount in figures shall prevail.	If there is discrepancy between words and figures, the amount in words shall prevail.
24	Last date of submission of Bid	Last date of submission of bid – 20.04.2024, 1.00 PM. The due date & time of opening of techno-commercial bid – 20.04.2024, 5.00 PM	Last date of submission of bid: 06.05.2024, 1.00 PM The due date & time of opening of techno-commercial bid: 06.05.2024, 5.00 PM

Note: The above revised clauses will supersede any other related clauses of the tender document.

**Sd/-
CPM**

F/08: PROOF OF EXPERIENCE – Technical Requirement (FSPV)

Name of Assignment	Name of Client Organization with Contact Details (Mob No & ID)	Duration	Start and End date of Assignment	Value of Services (Rs. Lakh)	Capacity of the projects (IN MW)	Relevant Proof submitted (Y/N)

F/09: PROOF OF EXPERIENCE – Technical Requirement (Other RE)

Name of Assignment	Name of Client Organization with Contact Details (Mob No & ID)	Duration	Start and End date of Assignment	Value of Services (Rs. Lakh)	Capacity of the projects (IN MW)	Relevant Proof submitted (Y/N)

PROFORMA OF INDEMNITY BOND

(On non-Judicial stamp paper of appropriate value)

INDEMNITY BOND THIS INDEMNITY BOND is made this..... day of 20by M/s/ Shri..... and Address a Company registered under the Companies Act, 1956/ Partnership Firm/ Proprietary/trust/ societies Concern and having its Registered Office at(hereinafter called as 'Consultant'" which expression shall include its successors and permitted assigns) shall be executed in favour of GRIDCO Ltd., a Company incorporated under the Companies Act, 1956 having its Registered Office at Janapath, Bhubaneswar (hereinafter called "GRIDCO" which expression shall include its successors/administrator and assign) :

WHEREAS THE GRIDCO has awarded to the Consultant vide its Letter of Award/Contract Agreement No..... dated..... (hereinafter called as the "Contract") forin terms of which the Consultant is to deliver the services to GRIDCO as per tender, in consideration of payment received against such services from GRIDCO.

AND WHEREAS such services are required to be delivered by the consultant at consultant's site for execution of the Contract.

And WHEREAS by virtue of Clause No..... of the said Contract, the Consultant is required to execute an Indemnity Bond in favour of GRIDCO for the purpose of performance of the Contract.

NOW THEREFORE, This Indemnity Bond witnesses as follows:

1. For the purpose of execution of the Contract, the Consultant hereby undertakes to indemnify and shall keep GRIDCO*** indemnified, for the full value of the services.
2. That, the Consultant is obliged and shall remain absolutely responsible for the safe transit/ protection and custody of the persons/ Materials/Equipment at project Site against all risks, whatsoever till the completion of assignment in accordance with the terms of the Contract. The Consultant undertakes to keep GRIDCO harmless against any loss or damage that may be caused to the Persons/Materials/Equipment.
3. That, this Indemnity Bond is irrevocable. The Consultant binds itself and undertakes to replace the lost and/or damaged Materials/Equipment at his own cost. This is without prejudice to any other right or remedy that may be available to GRIDCO against the Consultant under the Contract and under this Indemnity Bond.

NOW THE CONDITION of this Bond is that the Consultant shall duly and punctually comply with the terms and conditions of this Bond to the satisfaction of GRIDCO. The above Bond shall be void after all the obligations under this Bond are fulfilled by the Consultant, otherwise, it shall remain in full force in perpetuity and virtue.

IN WITNESS WHERE OF, the Consultant has hereunto set its hand through its authorized representative under the common seal of the Company, the day, month and year first above mentioned.

For and on behalf of

M/s.....

WITNESS

1

1. Signature.....

Signature.....

2. Name.....

Name.....

3. Address

Designation.....

2

1. Signature.....

Authorised representative \$

2. Name.....

(Common Seal)

(In case of Company)

3. Address.....

\$ Indemnity Bonds are to be executed by the authorised person and (i) in case of Contracting Company under common seal of the Company or (ii) having the Power of Attorney issued under common seal of the company with authority to execute Indemnity Bond, (iii) In case of (ii), the original Power of Attorney specifically executed for this Contract should be attached to Indemnity Bond.

*** to insert the designation of the Authorised Person appointed by GRIDCO for this purpose.