## SOLAR ENERGY CORPORATION OF INDIA LIMITED NEW DELHI

 Ref No. SECI/C&P/IPP/11/0023/24-25/Amendment-01
 Date: 29.01.2025

Amendment-01 to Request for Selection of Solar Power Developers for Setting up 4.125 MW Grid-Connected Solar PV Projects in IIT Kharagpur Campus under RESCO Mode through Tariff-based Competitive Bidding

Tariff-based Competitive Bidding					
RfS No. SECI/C&P/IPP/11/0023/24-25 dated 29.11.2024					
S.	Clause	<b>Existing Clause</b>	Amended Clause		
No.	No.	RfS Document			
1.					
1.	12				
		Note: In all cases, a Bidder (including all the be allowed to avail the above exemptions p (including all the members in case of a Cocriteria as per Clause 32 on its own financial the Affiliates who are an MSE. In case the E Consortium) proposes to meet the financial on the credentials of its Affiliates and an Bidder/Bidding Consortium will not be eli Cost of RfS document, Bid Processing Fee Bidding Consortium does not submit requis EMD by availing exemption under this Cle eligibility criteria based on the credentials not being an MSE, the bid submitted by su considered as nonresponsive under Clause 2 bid will be summarily rejected.	rovided to MSEs only in case the Bidder onsortium) meets the financial eligibility I credentials or the financial credentials of Bidder (including any member in case of a eligibility criteria as per Clause 32 based by of the Affiliates is not an MSE, the gible for exemption from submission of the & EMD. As a result, in case a Bidder/ite Cost of RfS, Bid Processing Fees, and ause, and proposes to meet the financial of its Affiliates with any of the Affiliates atch Bidder/ Bidding Consortium shall be		
2.	32.2	The Bidder may seek qualification on the basis of financial capability of its Affiliate(s) for the purpose of meeting the qualification requirements as per Clauses 32.1, and 32.2 above. In case of the Bidder being a Bidding Consortium, any Member may seek qualification on the basis of financial capability of its Affiliates/parents. In this case, a Bidder can use the credential of only a single affiliate to meet all the financial eligibility criteria. In such cases, the Bidder shall be required to submit Board Resolutions from the respective Affiliate, undertaking to contribute the required equity funding and Performance Bank Guarantees/POI/Insurance Surety Bond in case the Bidder(s) fail to do so in accordance with the RfS. In case of non-availability of the Board Resolution as required above, a letter from the CEO/Managing Director of the respective	The Bidder may seek qualification on the basis of financial capability of its Affiliate(s) for the purpose of meeting the qualification requirements as per Clauses 32.1 and 32.2 above. In case of the Bidder being a Bidding Consortium, any Member may seek qualification on the basis of financial capability of its Affiliate(s). In such cases, the Bidder shall be required to submit Board Resolutions from the respective Affiliate(s), undertaking to contribute the required equity funding and Performance Bank Guarantees/POI/Surety Bond in case the Bidder(s) fail to do so in accordance with the RfS.		

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		Affiliate, undertaking the above, shall be required to be submitted and the requisite Board Resolution from the Affiliate shall be required to be submitted prior to signing of PPA.	
3.	32.3	For the purposes of meeting financial requirements, only latest unconsolidated audited annual accounts of the Bidder including its Parent or Affiliate or Ultimate Parent or any Group Company shall be used. However, audited consolidated annual accounts of the Bidder may be used for the purpose of financial requirements provided the Bidder has at least twenty six percent (26%) equity in each Company whose accounts are merged in the audited consolidated account.	For the purposes of meeting financial requirements, latest consolidated/ unconsolidated audited annual accounts of the bidding company shall be used. However, in case the bidding Company is seeking qualification on the basis of the financial capability of its Affiliates (fully or partly), then only the unconsolidated audited Annual Accounts of the Affiliate(s) as well as bidding company, as the case may be, shall be used.
4.	32.6	In case the response to RfS is submitted by a Consortium, then the financial eligibility requirement to be met by each Member of the Consortium on an aggregate basis.	In case the response to RfS is submitted by a Consortium, then the financial requirement (both the Net-Worth and Liquidity requirements) to be met by the Consortium shall be computed on aggregate basis, summing up the meeting of eligibility requirements as demonstrated by the individual Consortium members.
5.	20.2.vii	New Clause:  Transfer of shares within the group companicourt approval.	es due to merger/amalgamation subject to
		PPA Document	
1.	5.3.a)	Buying Entity shall pay the Purchase Price to the SPD.	Deleted.
2.	12.1.b.v	Upon the delivery of the Buying Entity Termination Notice, this Agreement shall stand terminated. SPD shall have the liability to make payment within sixty (60) days from the date of Buying Entity Termination Notice to Buying Entity, for damages, equivalent to 6 (six) months, or balance PPA period, whichever is less, of charges for its Contracted Capacity	Upon the delivery of the Buying Entity Termination Notice, this Agreement shall stand terminated. SPD shall have the liability to make payment within sixty (60) days from the date of Buying Entity Termination Notice to Buying Entity, for damages, equivalent to 24 (twenty-four) months, or balance PPA period, whichever is less, of charges for its Contracted Capacity
3.	12.2.b	SPD's Remedies: If a Buying Entity Default described in Sections 12.2(a) has occurred and is continuing, in addition to other remedies expressly provided herein, and subject to Section 13, the SPD shall be entitled to terminate this Agreement by serving a fifteen (15) days' notice and upon	SPD's Remedies: If a Buying Entity Default described in Sections 12.2(a) has occurred and is continuing, in addition to other remedies expressly provided herein, and subject to Section 13, the SPD shall be entitled to terminate this Agreement by serving a fifteen (15)

such termination the SPD at its discretion require Buying Entity to pay to the SPD, damages, equivalent to 6 (six) months, or balance PPA period whichever is less, of charges for its contracted capacity, with the Project assets being retained by the SPD. Further to the above remedies, SPD may exercise any other remedy it may have at law or equity or under the Agreement.

days' notice and upon such termination the SPD at its discretion require Buying Entity to pay to the SPD, damages, equivalent to 24 (twenty-four) months, or balance PPA period whichever is less, of charges for its contracted capacity, with the Project assets being retained by the SPD. Further to the above remedies, SPD may exercise any other remedy it may have at law or equity or under the Agreement.