

**SOLAR ENERGY CORPORATION OF INDIA LIMITED
NEW DELHI**

Ref No. SECI/C&P/IT/12/0004/25-26/Amendment-02

Date: 25.02.2026

Amendment-02 to Tender for Hiring of Services for Design, Development, and Implementation of Power Trading Software and Manpower for Power Trading Activities, including a five-year Support and Maintenance support at SECI's New Delhi Office

Tender No. SECI/C&P/IT/12/0004/25-26 dated 26.12.2025

S. No.	Clause No.	Existing Clause	Amended Clause													
Amendments in the Tender Document																
1	Section-II Cl.31.4. ii	Following weightage will be assigned to Technical and Financial Stages during the QCBS Evaluation to arrive at the final score: a. Technical Weightage - 75% b. Financial Weightage - 25%	Following weightage will be assigned to Technical and Financial Stages during the QCBS Evaluation to arrive at the final score: a. Technical Weightage - 70% b. Financial Weightage - 30%													
2	Section-II Cl. 31.4.iv.a	Sl. 1 & 2 of the Table modified as follows:														
		S. No	Criteria	Max Score	Guidelines for Scoring	Documentary proofs to be submitted										
		1.	Experience of the Bidder in providing customized power sector software solutions or Software as a Service (SAAS) based power procurement advisory pertaining to Power Trading Activities including Energy portfolio Management (Buy/Sell power transaction) / Price forecasting along with Buy & Sell power transaction on power exchange/ power scheduling / energy accounting software solutions for any Company/Govt Dept/Agency in India	25	<table border="1" style="margin-left: auto; margin-right: auto;"> <thead> <tr> <th style="text-align: center;">No. of Assignments</th> <th style="text-align: center;">Marks</th> </tr> </thead> <tbody> <tr> <td style="text-align: center;">1</td> <td style="text-align: center;">10</td> </tr> <tr> <td style="text-align: center;">2</td> <td style="text-align: center;">12</td> </tr> <tr> <td style="text-align: center;">3</td> <td style="text-align: center;">15</td> </tr> <tr> <td style="text-align: center;">≥4</td> <td style="text-align: center;">20</td> </tr> </tbody> </table> <p>5 additional points to be awarded for demonstrating experience in power trading automation (Only those Contracts where the software solution has been given a “go-live” permission by the Client, will be evaluated. In cases where “Go-live” is not required to be declared as part of the Contract, commencement of routine payments by the Client to be demonstrated)</p>	No. of Assignments	Marks	1	10	2	12	3	15	≥4	20	Any supporting documentary evidence e.g. LoA/ Work Order / Purchase Order / Contract Agreement, along with Work Completion Certificate/Certificate for satisfactory performance issued by the Client or proof of payment of final bill/invoice.
No. of Assignments	Marks															
1	10															
2	12															
3	15															
≥4	20															

		<p>Experience in power trading automation will be accorded additional points.</p> <p>(No. of assignments)</p>											
		<p>2. The Bidder should have executed consultancy projects for Indian power utilities/government departments/PSUs, for providing support in power trading strategy/power management functions/power planning/power procurement support (including bid process management)/price forecasting/power procurement cost optimization</p> <p>(No. of assignments)</p>	20	<table border="1"> <thead> <tr> <th>No. of Assignments</th> <th>Marks</th> </tr> </thead> <tbody> <tr> <td>1</td> <td>10</td> </tr> <tr> <td>2</td> <td>15</td> </tr> <tr> <td>≥3</td> <td>20</td> </tr> </tbody> </table> <p>(Both Ongoing as well as concluded engagements/contracts will be evaluated)</p>	No. of Assignments	Marks	1	10	2	15	≥3	20	<p>Any supporting documentary evidence e.g. LoA/ Work Order / Purchase Order / Contract Agreement/ Work Completion Certificate/ Certificate for satisfactory performance issued by the Client/ proof of payment/final bill etc.</p>
No. of Assignments	Marks												
1	10												
2	15												
≥3	20												
3	Section-II Cl. 31.4.v.a	<p>The Committee will adopt Quality and Cost Based Selection (QCBS) approach for evaluating technical and financial bids. Under QCBS, the technical proposals will be allotted weightage of 75% while the financial proposals will be allotted weightage of 25%. Proposal of the bidder which secures less than 75% (eighty percent) marks during the above-mentioned Technical Evaluation, will be rejected. Financial bids will be opened only of those Bidders who secure minimum 75% marks under Technical Evaluation.</p>		<p>The Committee will adopt Quality and Cost Based Selection (QCBS) approach for evaluating technical and financial bids. Under QCBS, the technical proposals will be allotted weightage of 70% while the financial proposals will be allotted weightage of 30%. Proposal of the bidder which secures less than 70% (seventy percent) marks during the above-mentioned Technical Evaluation, will be rejected. Financial bids will be opened only of those Bidders who secure minimum 70% marks under Technical Evaluation.</p>									
4	Section-II Cl. 31.4.vi.	<p>The QCBS Formula of GeM under Clause 31.4.vi. of Section-II of the document stands modified as follows:</p>											

QCBS Formula of GeM:

After filling in the technical score, the system will open financial bids of all qualified Service Providers and compute QCBS scores as given below: QCBS Calculation Logic (e.g. 70:30 weightage):

	Technical Evaluation		Financial Evaluation		Result	Rank
Weightage	70%		30%			
	Marks	Score Calculated	Marks	Score Calculated	Final Score	
Bidder 1 /Service Provider 1	75	83	120	83	83	
Bidder 2 /Service Provider 2	80	89	100	100	92.30	
Bidder 3 /Service Provider 3	90	100	110	91	97.30	H1

Calculation Formula= $B = [(C_{low} / C) \cdot X] + [T / T_{high} \cdot (1 - X)]$, rounded off to immediate higher/lower integral value.

Where C=evaluated Bid price

C_{low} = The lowest of all evaluated Bid price among responsive Bids

T= the total technical score awarded to the Bid

T_{high} =the technical score achieved by the Bid that was scored best among all responsive Bids.

X= weightage for the process as specified in Bids

Total Score will be calculated by GeM based on the Technical and Financial marks awarded by the committee members and the applicable QCBS weightage.

Service Provider 1 = $83 \cdot 0.75 + 83 \cdot 0.25 = 83$

Service Provider 2 = $89 \cdot 0.75 + 100 \cdot 0.25 = 92.30$

Service Provider 3 = $100 \cdot 0.75 + 91 \cdot 0.25 = 97.30$

Contract will be awarded to **Service Provider 3 (Bidder 3)** as it has obtained the highest Final Score.

5	Section-IV Cl. 2.2	...“Similar work” shall mean assignments in the area of “Implementation of Power Trading Software/Portal/Product/Web based Software Solutions for Power Trading Activities or Power/ Energy Portfolio Management Services or Power purchase/sale transactions through exchanges”, including but not limited to...	...“ Similar work ” shall mean assignments corresponding to “Implementation of Power Trading Software/Portal/Product/Web based Software Solutions for Power Trading Activities comprising any of the following activities: Energy Portfolio Management Services/Power Scheduling/Price forecasting/Energy
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			forecasting/Energy accounting/Power purchase & sale transactions on power exchanges”, including but not limited to...
6	Section-VI Sl. 4.	16.2 Support & Maintenance: 05 (Five) Years after “Go-live” of the software Effective date for the start of Support & Maintenance period will be the date of Go-live of the software as declared by SECI.	16.2 Support & Maintenance: 05 (Five) Years after completion of Trial Phase of the Project Effective date for the start of Support & Maintenance period will be the date as indicated in the Contract.
7	Section-VI Sl.5.	17.7.b.The last tranche of 15% of the CPS amount shall be released after successful closure of the Contract, and handing over of the source-code by the Contractor to SECI, in addition to submission of other deliverables by the Contractor expected as part of the Contract Closure.	17.7.b.The last tranche of 15% of the CPS amount shall be released after successful closure of the Contract and compliance with Exit Management provisions of the Contract Agreement.
8	Section-VIII Cl. B.4.iv.Further, the Contractor will provide additional manpower, in case required to SECI for managing the RTM / 24*7 requirements of clients on the same rates (provided in SOR-2 of the Schedule of Rates on pro rata basis) terms & conditions.Further, the Contractor will provide additional manpower, in case required to SECI for managing the RTM / 24*7 requirements of clients on the same rates (provided in SOR-3 of the Schedule of Rates on pro rata basis) terms & conditions.
Amendments in the Contract Agreement/Service Level Agreement			
1	3.4.iv.Further, the Contractor will provide additional manpower, in case required to SECI for managing the RTM / 24*7 requirements of clients on the same rates (provided in SOR-2 of the Schedule of Rates on pro rata basis) terms & conditions.Further, the Contractor will provide additional manpower, in case required to SECI for managing the RTM / 24*7 requirements of clients on the same rates (provided in SOR-3 of the Schedule of Rates on pro rata basis) terms & conditions.
2	Appendix-A Cl.1.6.IIThe last tranche of 15% of the CPS amount shall be released after successful closure of the Contract, and handing over of the source-code by the Contractor to SECI, in addition to submission of other deliverables by the Contractor expected as part of the Contract Closure.The last tranche of 15% of the CPS amount shall be released after successful closure of the Contract and compliance with Exit Management provisions as per this Agreement.
3	Appendix-A Cl. 15	<p>New Clause</p> <p>Failure by the Contractor to comply with the provisions of the Contract</p> <p>(a) If the Contractor refuses or fails to execute the Project or any separate part thereof with such diligence as will ensure its completion within the time specified in the Contract or extension thereof or fails to perform any of his obligation under the Contract or in any manner commits a breach of any of the provisions of the Contract, it shall be open to the Owner at its option by written notice to the Contractor:</p>	

		<p>i. To determine the event in which the Contract shall stand terminated and shall cease to be in force and effect on and from the date appointed by the Owner on that behalf, whereupon the Contractor shall stop forthwith any of the Contractor's work then in progress, except such work as the Owner may, in writing, require to be done to safeguard any property or work, or installations from damage.</p> <p>(b) In such events of Clause 15 (a)i. above, the whole or part of the Contract Performance Security furnished by the Contractor is liable to be encashed by the Owner without prejudice to the right of the Owner to recover from the Contractor the excess cost referred to in the Clause aforesaid, the Owner shall also have the right of taking possession and utilizing in completing the works or any part thereof available at work site belonging to the Contractor as may be necessary and the Contractor shall not be entitled for any compensation for use or damage in this process.</p> <p>(c) Before determining the event as per Clause 15(a)i. above, provided in the judgement of the Owner, in case the default or defaults committed by the Contractor is/ are curable and can be cured by the Contractor if an opportunity given to him, then the Owner may issue Notice in writing calling the Contractor to cure the default within such time specified in the Notice.</p> <p>(d) The Owner shall also have the right to proceed or take action as per Clause 15(a)i. above, in the event that the Contractor becomes bankrupt, insolvent, compounds with his creditors, assigns the Contract in favor of his creditors or any other person or persons, or being a company or a corporation goes into voluntary liquidation, provided that in the said events it shall be necessary for the Owner to give prior notice to the Contractor. Clause 8 in this Appendix-A may be referred for further details on the “termination” of Contract pertaining to various contractual situations.</p> <p>(e) Contractor remains liable to pay compensation if in any case in which any of the powers conferred upon the Owner by this Clause 15 shall have become action not taken under this Clause 15 exercisable and the same had not been exercised, the non-exercise thereof shall not constitute a waiver of any of the conditions hereof and such powers shall notwithstanding be exercisable in the event of any further case of default by the Contractor for which by any clause or clauses hereof he is declared liable to pay compensation amounting to the whole of his Contract Performance Security, and the liability of the Contractor for past and future compensation shall remain unaffected.</p>
4	Appendix-A Cl. 16	<p>New Clause</p> <p>Limitation of Liability</p> <p>Notwithstanding anything contrary contained herein, the aggregate total liability of the Contractor under this Agreement or otherwise shall be limited to 100% of Agreement/ Contract Price except in case of Patent Infringement liability. However, neither party shall be liable to the other party for any indirect and consequential damages, loss of profits or loss of production.</p>