## SOLAR ENERGY CORPORATION OF INDIA LIMITED NEW DELHI

Ref No. SECI/C&P/MI/00/0002/2024-25/Amendment-03

Amendment-03 to RfS for selection of Green Ammonia Producers for Production and Supply of Green Ammonia in India through Cost Based Competitive Bidding under Strategic Interventions for Green Hydrogen Transition (SIGHT) Scheme (Mode-2A-Tranche-I)

| RfS No. SECI/C&P/MI/00/0002/2024-25 dated 07.06.2024 |         |  |  |  |  |  |  |  |  |
|--|---------|--|--|--|--|--|--|--|--|
| C  | Classes | RIS No. SECI/C&F/MI/00/0002  | /2024-25 dated 07.00.2024  |  |  |  |  |  |  |
| S.   | Clause  | Existing Clause  | Amended Clause   |  |  |  |  |  |  |
| No.  | No.     | _  |  |  |  |  |  |  |  |
|  |         | Amendments in the  |  |  |  |  |  |  |  |
| 1  | 1.6     | incentive under Mode-2A can only be claimed for additional capacity, over and above the capacity on which incentive is claimed under Mode-1. | incentive under Mode-2A can only be claimed for additional capacity, over and above the capacity on which incentive is claimed under Mode-1. If GAP wishes to reallocate capacity between different modes (Mode-1 and Mode 2A/2B), GAP shall be required to submit an Undertaking as per Format 7.14. Prior to receiving any Incentive under this RfS, GAP shall submit the undertaking confirming that it has not claimed any Incentive under the SIGHT Scheme other than the claim submitted to SECI for the same quantum of Green Ammonia or in the form of Green Hydrogen (or its derivatives) and agree to pay any penalties as per the provisions of the RfS of the forfeited Mode. Further, the decision to reallocate capacity from Mode-1 to Mode 2A/2B (or vice versa, as applicable) shall be final and irreversible.  Note: In the above scenario, if the Producer has commissioned the project and has received Incentive under any of the mode of SIGHT scheme, then the Producer is not eligible for reallocation. Further, forfeiture of capacity shall result in cancellation of forfeited capacity and the same shall be considered as capacity not commissioned and shall be dealt as per the provisions of RfS of the forfeited project. |  |  |  |  |  |  |
|  |         |  |  |  |  |  |  |  |  |

Dated: 21.03.2025

| 2 | 7.4   | Addendum to the Clause  |   |  |  |  |  |  |  |
|---|-------|---|---|--|--|--|--|--|--|
|   | ,     | Further, if GAP wishes to reallocate capacity between different modes then it will be |   |  |  |  |  |  |  |
|   |       | dealt as per clause 1.6 of the RfS above.   |   |  |  |  |  |  |  |
| 3 | 8.1   | Further, GAP is allowed to meet   | Further, GAP is allowed to meet maximum           |  |  |  |  |  |  |
|   |       | maximum 5% of the shortfall in the  | 10% of the shortfall in the annual Green          |  |  |  |  |  |  |
|   |       | annual Green Ammonia Supply   | Ammonia Supply commitment through third           |  |  |  |  |  |  |
|   |       | commitment through third  | party/other sources                               |  |  |  |  |  |  |
|   |       | party/other sources   | party, other sources                              |  |  |  |  |  |  |
| 4 | 9.6   | In case GAP is unable to commission   | In case GAP is unable to commission the           |  |  |  |  |  |  |
|   |       | the project till SCSD but is able to  | project till SCSD but is able to supply the       |  |  |  |  |  |  |
|   |       | supply the contracted GA from any   | contracted GA from any third party till the       |  |  |  |  |  |  |
|   |       | third party till the commissioning of   | commissioning of the project then no penalty      |  |  |  |  |  |  |
|   |       | the project then no LD or reduction in  | for delay in commissioning or reduction in        |  |  |  |  |  |  |
|   |       | Price of Supply will be applicable on   | Price of Supply shall be applicable on the GAP    |  |  |  |  |  |  |
|   |       | the GAP. Such GA supplied should  | till 12 months from SCSD, provided that such      |  |  |  |  |  |  |
|   |       | have the required Green Ammonia   | Green Ammonia supplied should have the            |  |  |  |  |  |  |
|   |       | certification as per the MNRE   | required Green Ammonia Certification as per       |  |  |  |  |  |  |
|   |       | Guidelines. Further Incentive will not  | the MNRE Guidelines.                              |  |  |  |  |  |  |
|   |       | be provided for supply of such GA.  | It is expressly clarified that, in the above case |  |  |  |  |  |  |
|   |       |   | also, if GAP fails to commission the project      |  |  |  |  |  |  |
|   |       |   | within twelve (12) months from the SCSD,          |  |  |  |  |  |  |
|   |       |   | then relevant provisions regarding penalties for  |  |  |  |  |  |  |
|   |       |   | delay and termination of capacity not             |  |  |  |  |  |  |
|   |       |   | commissioned, as outlined in clause 9.5 of the    |  |  |  |  |  |  |
|   |       |   | RfS, shall be applicable to GAP.                  |  |  |  |  |  |  |
|   |       |   | Note: GAP shall not be eligible for any           |  |  |  |  |  |  |
|   |       |   | Incentive for Green Ammonia supplied              |  |  |  |  |  |  |
|   |       |   | through third party.                              |  |  |  |  |  |  |
|   |       | Amendments in the G   | APA document                                      |  |  |  |  |  |  |
| 5 | 4.4.1 | The GAP is allowed to meet  |   |  |  |  |  |  |  |
|   |       | maximum 5% of the committed   | 10% of the committed annual Green Ammonia         |  |  |  |  |  |  |
|   |       | annual Green Ammonia Supply   | Supply quantum through third party/other          |  |  |  |  |  |  |
|   |       | quantum through third party/other   | sources   |  |  |  |  |  |  |
|   |       | sources   |   |  |  |  |  |  |  |
|   | 1     | Amendments in the G   |   |  |  |  |  |  |  |
| 6 | 2.9.1 | The GAP is allowed to meet  | The GAP is allowed to meet maximum                |  |  |  |  |  |  |
|   |       | maximum 5% of the committed   | 10% of the committed annual Green Ammonia         |  |  |  |  |  |  |
|   |       | annual Green Ammonia Supply   | Supply quantum through third party/other          |  |  |  |  |  |  |
|   |       | quantum through third party/other   | sources   |  |  |  |  |  |  |
|   |       | sources   |   |  |  |  |  |  |  |

## **UNDERTAKING**

(To be submitted by GAP during submission of claim for Incentive)

| We,                            | [Name of GAP] hereby | understand and u | indertake the | following to |
|--------------------------------|----------------------|------------------|---------------|--------------|
| Solar Energy Corporation of Ir | ndia Limited:        |                  |               |              |
|                                |                      |                  |               |              |

- 3. We confirm that we, including our Ultimate Parent Company, Parent Company, Affiliate, Group Companies, directly or indirectly, have not submitted any other claim for Incentive under the SIGHT Scheme for the above mentioned quantum of Green Ammonia or in the form of Green Hydrogen (or its derivatives).

[Note: In the event GAP has been awarded capacities across multiple modes under the SIGHT Scheme and if GAP wishes to reallocate the capacity between different modes, then the following additional clauses 4 and 5 are to be incorporated in this undertaking]

- 4. We understand that the reallocation of capacity from one mode to another (e.g., from Mode 1 to Mode 2A/2B) is subject to the provisions outlined in the respective Request for Selection (RfS) documents and we acknowledge that if we choose to reallocate capacity from a specific mode, we will be subject to penalties as per the relevant provisions outlined in the RfS document for the forfeited Mode. This shall include, but not limited to, forfeiture of Performance Bank Guarantees and termination of capacity.
- 5. We understand that once we submit our decision to shift capacity from Mode 1 to Mode 2A or Mode 2B (or vice versa, as applicable), this decision will be final and irreversible. We will not be permitted to revert to the original capacity allocation.

We hereby declare that we have read and understood all the terms and conditions outlined in this undertaking and agree to abide by them.

(Signature, Name & Designation of the Authorized Signatory)