Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

Solar Energy Corporation of India Limited
(A Government of India Enterprise)
CIN: U40106DL2011GOI225263

D - 3, 1st Floor, Wing - A, Prius Platinum, District Centre, Saket, New Delhi - 110 017

Tel: 011 - 71989200, Fax: 011 - 71989243
E mail: contracts@seci.co.in

Notice Inviting Tender

For

Design, Engineering, Supply, Construction, Erection, Testing & Commissioning of 20 MW (AC) Floating Solar PV Power Plant with 60 MWh BESS including 10 years Plant O&M

At

Union Territory, Lakshadweep, India

Tender No. SECI/C&P/NIT/2019/LKRE

Dated: 18/02/2019
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DISCLAIMER

1. Though adequate care has been taken while preparing the tender document, the bidder(s) shall satisfy themselves that the document is complete in all respect. Intimation regarding any discrepancy shall be given to the office of Employer immediately. If no intimation is received from any bidder within 10 (Ten) days from the date of issuance of Tender documents, it shall be considered that the document is complete in all respect and has been received/ acknowledged by the bidder(s).

2. Solar Energy Corporation of India Ltd (SECI) reserves the right to modify, amend or supplement this document.

3. While this tender document has been prepared in good faith, neither SECI nor their employees or advisors make any representation or warranty, express or implied, or accept any responsibility or liability, whatsoever, in respect of any statements or omissions herein, or the accuracy, completeness or reliability of information, and shall incur no liability under any law, statute, rules or regulations as to the accuracy, reliability or completeness of this document, even if any loss or damage is caused by any act or omission on their part.

4. All rights reserved. No part of this document may be reproduced, distributed, or transmitted in any form or by any means, including photocopying, recording, or other electronic or mechanical methods, without the prior written permission of SECI, except in the case of brief quotations embodied in critical reviews and certain other non-commercial uses permitted by copyright law.

Place: New Delhi Date: 18/02/2019
SECTION - I

INVITATION FOR BIDS (IFB)
INVITATION FOR BIDS (IFB)

FOR

TENDER FOR DESIGN, ENGINEERING, SUPPLY, CONSTRUCTION, ERECTION, TESTING & COMMISSIONING OF 20 MW (AC) FLOATING SOLAR PV POWER WITH 60 MWH BESS INCLUDING 10 YEARS PLANT O&M AT UNION TERRITORY, LAKSHADWEEP, INDIA

THE SUBJECT PROJECT INCLUDES THE DEVELOPMENT OF VARIOUS INDIVIDUAL (ISLAND –WISE) SUB-PROJECTS AS A SINGLE PACKAGE WHICH INCLUDES FLOATING SOLAR PROJECTS ALONG WITH BATTERY ENERGY STORAGE SYSTEMS (BEES), PROJECT MW & MWH CAPACITIES ARE MENTIONED IN THE ABOVE TABLE.

BIDDERS ARE REQUIRED TO QUOTE ACCORDINGLY IN THE SCHEDULE OF RATES (SOR) FOR THE COMPLETE CUMULATIVE PACKAGE COMPRISING OF ALL THE RE PROJECTS HAVING SOLAR CAPACITY AS 20 MW & BESS CAPACITY AS 60 MWH AS MENTIONED IN THE ABOVE TABLE.

(SINGLE STAGE TWO ENVELOPE BIDDING)

Under e-Tendering

1.0 Solar Energy Corporation of India Limited (SECI) is a CPSU under the administrative control of the Ministry of New and Renewable Energy (MNRE), set up on 20th Sept, 2011 to facilitate the implementation of JNNSM and achievement of targets set therein. It is the only CPSU dedicated to the solar energy sector. It was originally incorporated as a section-3 (not for profit) company under the Companies Act, 2013.

In the present outlook of the RE sector, especially solar energy, SECI has a major role to play in the sector’s development. The company is responsible for implementation of a number of schemes of MNRE for large-scale grid-connected projects under JNNSM, solar park scheme and grid-connected solar rooftop scheme along with a host of other specialised schemes. In addition, SECI is also developing its own Solar, Floating & Hybrid innovative RE Projects & is providing consultancy services to various major CPSUs for developing turnkey basis RE Projects. The company also has power trading license and is active in this domain through trading of solar power from projects set up under the schemes being implemented by it.

2.0 SECI, envisages the execution of green energy technologies by way of implementing Solar PV Power Plant with Battery Energy Storage Systems (BESS) in the Union Territory of Lakshadweep, India. This would not only be a leap towards harnessing the use of renewable energy for the islands of Lakshadweep but also be means of self-reliant and economical expenditure on energy requirement, which would capitalize the abundance of Solar Energy resource in the region.

3.0 The selection of the Contractor for the “Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M for 10 years for the Projects having cumulative capacity of 20 MW Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep will be carried out by Solar Energy Corporation of India Limited (A Government of India Enterprise) incorporated under the Companies Act, 2013, having its Registered Office at D - 3, 1st Floor, Wing - A, Prius Platinum Building, District Centre, Saket, New Delhi - 110 017 (hereinafter referred to as ‘SECI’ or EMPLOYER or OWNER). For the purpose of all procurement activities related to the said works, SECI shall be referred to as ‘SECI or Employer or Owner’.

4.0 SECI, therefore, invites bids from eligible bidders to participate in the NIT for Design, Engineering, Supply, Construction, Erection, Testing & Commissioning of 20 MW (AC) (cumulative capacity) lagoon based floating Solar PV Power Plants with 60 MWh BESS including 10 Years Plant O&M in the Union Territory (UT) of Lakshadweep, India spread over 8 islands as per the aforementioned details.

5.0 VOID
The complete Bidding Documents are available at TCIL portal [https://www.tcil-india-electronic tender.com](https://www.tcil-india-electronic tender.com), Central Public Procurement portal (CPPP) of GoI at [www.eprocure.gov.in](http://www.eprocure.gov.in) as well as on SECI’s website [http://www.seci.co.in](http://www.seci.co.in). Interested bidders shall download the Bidding Documents from the portal [https://www.tcil-india-electronic tender.com](https://www.tcil-india-electronic tender.com) as per the provisions available therein.

Interested bidders have to necessarily register themselves on the portal [https://www.tcil-india-electronic tender.com](https://www.tcil-india-electronic tender.com) through M/s Telecommunications Consultants India Limited (TCIL), New Delhi to participate in the bidding under this invitation for bids. It shall be the sole responsibility of the interested bidders to get themselves registered at the aforesaid portal for which they are required to contact M/s TCIL, New Delhi to complete the registration formalities. The address of M/s TCIL is mentioned on the Bid Information Sheet. All required documents and formalities for registering on TCIL are mentioned in the subsequent bidding documents.

They may obtain further information regarding this IFB from the registered office of SECI at the address given on the Bid Information Sheet from 10:00 hours to 17:00 hours on all working days till the last date of the Bid Submission.

For proper uploading of the bids on the portal namely [https://www.tcil-india-electronic tender.com](https://www.tcil-india-electronic tender.com) (hereinafter referred to as the ‘portal’), it shall be the sole responsibility of the bidders to apprise themselves adequately regarding all the relevant procedures and provisions as detailed in the portal as well as by contacting M/s Telecommunications Consultants India Limited, New Delhi directly, as and when required, for which contact details are also mentioned on the Bid Information Sheet. The Employer in no case shall be responsible for any issues related to timely or properly uploading/submission of the bid in accordance with the relevant provisions of Section II - ITB of the Bidding Documents.

In the event, SECI is unable to open the Bids with the given pass-phrase provided by the bidders, Employer on its discretion may give an option through the portal, to the bidder to open its bid as per provisions available on the portal. However, Employer shall not be responsible if bid could not be opened within reasonable time for whatsoever reason. In such a case, the bid shall be sent unopened to ‘Archive’ on the portal and shall not be considered at all any further.

A Single Stage Two Envelope Bidding Procedure will be adopted and will be processed as detailed in the Bidding Documents. Bidding will be conducted through the competitive bidding procedures as per the provisions of ITB/ BDS and the contract shall be executed as per the provisions of the Contract. It shall be noted that the respective rights of the
10.0 Bidders should submit their bid proposal online complete in all aspects on or before last date and time of Bid Submission as mentioned on ETS Portal of TCIL (https://www.tcil-india-electronic tender.com), SECI website http://www.seci.co.in and as indicated in the Bid Information Sheet.

11.0 Bidder shall submit bid proposal along with non-refundable Tender Processing Fees, Earnest Money Deposit (EMD) complete in all respects as per the Bid Information Sheet. Techno-Commercial bids will be opened as per the Bid Information Sheet in offline/online presence of authorised representatives of bidders who wish to be present offline/online. Bid proposals received without the prescribed Tender Processing Fees and Earnest Money Deposit (EMD) will be rejected. In the event of any date indicated is a declared Holiday, the next working day shall become operative for the respective purpose mentioned herein.

12.0 Tender documents which include Eligibility Criteria, Technical Specifications, various Conditions of Contract, Formats etc. can be downloaded from ETS Portal of TCIL (https://www.tcil-india-electronic tender.com) or from SECI website (http://www.seci.co.in). It is mandatory to download official copy of Tender Document from Electronic Tender System (ETS) Portal of TCIL to participate in the Tender. Any amendment(s)/ corrigendum(s)/ clarification(s) with respect to this Tender shall be uploaded on TCIL website. The Bidder should regularly check for any Amendment(s)/ Corrigendum(s)/ Clarification(s) on the above mentioned TCIL website. The same may also be uploaded on SECI website http://www.seci.co.in also. However, in case of any discrepancy, the information available on TCIL website shall prevail.

13.0 The Bidder selected shall be responsible for the performance of the following scope of work (more detailed in this tender document):


(ii) Comprehensive operation & maintenance of the Floating Solar PV Power Plants for 10 (Ten) years as mentioned in detailed scope of work, after successful commissioning and performance demonstration, as detailed in technical specification, including supply and storage of all mandatory spare parts, consumables, repairs/ replacement of any defective equipment, etc.

The above scope of work is indicative and the detailed scope of work is given in the Scope of Work and Technical Specification (Section - VII) of the Tender Documents.

14.0 EMD shall be enclosed in a sealed envelope and shall be submitted in the office of Employer (offline) whose mailing address is mentioned in the Bid Information Sheet.
Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

15.0 Performance Securities as per this tender document shall be furnished by the successful bidder after issuance of Notification of Award (NOA)/ Letter of Intent (LOI)/ Letter of Award (LOA) by the Owner.

16.0 The detailed Qualifying Requirements (QR) are given in the Annexure to BDS.

17.0 The Employer shall conduct e-Reverse Auction (e-RA) as per provisions of Instructions to Bidders (ITB) of Tender documents.

18.0 Employer/ Owner reserves the right to cancel/ withdraw this invitation for bids without assigning any reason and shall bear no liability whatsoever consequent upon such a decision.

INTERPRETATIONS

1. Words comprising the singular shall include the plural & vice versa.

2. An applicable law shall be construed as reference to such applicable law including its amendments or re-enactments from time to time.

3. A time of day shall save as otherwise provided in any agreement or document be construed as a reference to Indian Standard Time.

4. Different parts of this contract are to be taken as mutually explanatory and supplementary to each other and if there is any differences between or among the parts of this contract, they shall be interpreted in a harmonious manner so as to give effect to each part.

The table of contents and any headings or sub headings in the contract has been inserted for case of reference only & shall not affect the interpretation of this agreement.

BID INFORMATION SHEET

The brief details of the tender are as under:

<table>
<thead>
<tr>
<th>NAME OF WORK/ BRIEF SCOPE OF WORK/ JOB</th>
<th>Design, engineering, procurement &amp; supply of equipment and materials, testing at manufacturers’ works, multi – level inspections, packing and forwarding, supply, receipt, unloading and storage at site, associated civil works, services, permits, licences, installation and incidentals, insurance at all stages, erection, testing and commissioning of Floating Solar PV Projects of a cumulative capacity of 20 MW (AC) with 60 MWh Battery Energy Storage System (BESS), to be installed in the Union Territory of Lakshadweep, India, including interconnected transmission</th>
</tr>
</thead>
</table>

Floating Solar PV project at UT, Lakshadweep, India

Tender No

SECi/C&P/NIT/2019/LKRE

IFB

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Signature of Bidder
lines and performance demonstration with associated equipment and materials on turnkey basis; along with 10 (Ten) years comprehensive operation and maintenance from the date of Operational Acceptance.

1. Design, Procurement & Supply and erection of the following, in all respect:

1.1 Solar panels including module mounting structures and fasteners.

1.2 All power conditioning systems including junction boxes, Inverters/ PCU, DC and AC circuit breaker(s).

1.3 Floats, anchoring and mooring systems along with all the associated tools, equipment etc for mounting of the modules in the lagoon area

1.4 All associated electrical works and equipment required for interfacing line/ cable (i.e. transformer(s) – power and auxiliary, breakers, isolators, lightning arrester(s), LT/other panels, protection system, cables, metering etc., but not limited to) as per technical specifications.

1.5 Design, supply, erection, testing & commissioning defined in scope of work/ TS as per project requirement and associated switchgear equipment and metering equipment as per technical specification and state regulations.

1.6 All associated civil works, including design and Engineering, for: Earthwork for Site grading, cutting, filling, levelling & compacting, internal Roads, Storm water drainage in the requisite project land as required for development of this Solar PV Power Plant

1.7 Construction of floating module mounting arrangement as per lagoon conditions and other power equipment anchoring, mooring, cable laying through suitable arrangement and earthing pits.

1.8 Construction of Passage for Cleaning of Floating Solar PV (FSPV) Project, if required

1.9 Construction of rain water drainage, if required

1.10 Setting up of a comprehensive Fire Protection system as per the Hazardous area classification for the site

1.11 Supply of mandatory spares (as per Annexure-F) & special tools and tackles

1.12 Demonstration of performance of the plant as per the requirement specified in the bidding documents.

1.13 Comprehensive operation & maintenance of the FSPV plant for 10 (Ten) years as mentioned in detailed scope of work from the date of commissioning or
Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

<table>
<thead>
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<th>(B) TENDER NO. &amp; DATE</th>
<th>SECI/C&amp;P/NIT/2019/LKRE dated 18/02/2019</th>
</tr>
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<tbody>
<tr>
<td>(C) TYPE OF TENDER</td>
<td>E-TENDER: Yes, MANUAL:</td>
</tr>
<tr>
<td>(D) COMPLETION/CONTRACT PERIOD</td>
<td>As mentioned in Special Conditions of Contract (SCC).</td>
</tr>
<tr>
<td>(E) TENDER PROCESSING FEE</td>
<td>APPLICABLE: Yes, NOT APPLICABLE:</td>
</tr>
<tr>
<td></td>
<td>Amount: INR 25000/- (Indian Rupees Twenty-Five Thousand only) inclusive of GST @ 18%</td>
</tr>
<tr>
<td>(F) EARNEST MONEY DEPOSIT (EMD)</td>
<td>APPLICABLE: Yes, NOT APPLICABLE:</td>
</tr>
<tr>
<td></td>
<td>Amount: INR 5,04,00,000/- (Indian Rupees Five Crores &amp; Four Lacs only).</td>
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</table>
## Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

### Table

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<th>(G)</th>
<th>CONTRACT PERFORMANCE SECURITY</th>
<th>APPLICABLE</th>
<th>Yes</th>
</tr>
</thead>
<tbody>
<tr>
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<td>Pre-Bid Meeting 1100 HRS (IST) on 01/03/2019</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Venue will be intimated subsequent to the release of tender document.</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Site Visit:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Prospective Bidders are advised to visit the site to study the actual conditions and go through the plans/drawings connected to the present scope of work etc including power evacuation system, Floating &amp; Repowering Ground based Project capacities and get acquainted with the same before attending Pre-bid meeting.</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>For seeking visit of site or any clarifications bidders may contact the AGM/DGM, Projects/SECI.</td>
<td></td>
</tr>
<tr>
<td>(I)</td>
<td>OFFLINE &amp; ONLINE BID-SUBMISSION DEADLINE</td>
<td>01/04/2019 up to 1400 HRS</td>
<td></td>
</tr>
<tr>
<td>(J)</td>
<td>OFFLINE &amp; ONLINE BID OPENING</td>
<td>01/04/2019, 1600 HRS onwards</td>
<td></td>
</tr>
<tr>
<td>(K)</td>
<td>FINANCIAL BID OPENING</td>
<td>To be intimated subsequent to the shortlisting of Techno Commercial Bids</td>
<td></td>
</tr>
</tbody>
</table>
| (L) | TECHNICAL QUERIES CONTACT DETAILS | Dr YBK Reddy  
Deputy General Manager (Solar)  
OR  
Mr. Abhinav Kumar  
Manager (Solar)  
Solar Energy Corporation of India Limited  
(A Government of India Enterprise)  
D - 3, 1st Floor, Wing - A, Prius Platinum Building, District Centre,  
Saket, New Delhi - 110 017  
E mail: aagrawal@seci.co.in |
Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

Phone: 011-71989200/ 71989225/ 71989230

<table>
<thead>
<tr>
<th>CONTACT DETAILS OF TCIL</th>
</tr>
</thead>
<tbody>
<tr>
<td>M/s Telecommunications Consultants India Limited</td>
</tr>
<tr>
<td>6th Floor, TCIL Bhawan, Greater Kailash - 1</td>
</tr>
<tr>
<td>New Delhi - 110 048</td>
</tr>
<tr>
<td>Contact Person : ETS Support Team</td>
</tr>
<tr>
<td>Contact No. : 011 26202699 (Multiline) / 26241790 / 26202661</td>
</tr>
<tr>
<td>Email : <a href="mailto:ets_support@tcil-india.com">ets_support@tcil-india.com</a></td>
</tr>
</tbody>
</table>

1.0 Bids must be submitted strictly in accordance with Clause no. 11 of ITB depending upon Type of Tender as mentioned at Clause no. (D) of Bid Information Sheet. The IFB is an integral and inseparable part of the Tender document.

2.0 Bidder(s) are advised to bid strictly as per terms and conditions of the tender documents and not to stipulate any deviations/ exceptions.

3.0 Any bidder, who meets the Qualifying Requirement and wishes to quote against this tender, may download the complete bidding document along with its amendment(s) if any from ETS Portal of TCIL (https://www.tcil-india-electronic tender.com), Central Public Procurement portal (CPPP) of GoI at (www.eprocure.gov.in) and/or SECI website (www.seci.co.in) and submit their Bid complete in all respect as per terms & conditions of Tender Document on or before the due date of bid submission.

4.0 Clarification(s)/ Corrigendum(s) if any shall also be available on above referred websites.

5.0 Owner will release NOA/ LOI/ LOA for LSTK (Lump Sum Turn Key)/ EPC (Engineering, Procurement & Commissioning) to the successful bidder(s). The NOA/ LOI/ LOA for LSTK/ EPC job shall be awarded in following respective parts as mentioned briefly below: -

(i) **First Contract (Supply & Service Part):** For providing the Design, engineering, manufacture, procure, testing/ inspection, Ex Works Supply, materials including mandatory spares and any other supplies specified in the Tender Documents & providing all services i.e., including Transportation and Insurance of all Equipments till site, Unloading, Storage, Handling at Site, Civil Works, Erection, Installation, Testing and Commissioning including Performance Testing in respect of all the Equipments supplied under the scope of Supply and any other services specified in the Contract Documents.

(ii) **Second Contract (O&M Part):** For providing Comprehensive operation & maintenance of the Floating Solar PV plant for 10 (Ten) years from the date of Operational Acceptance, as detailed in technical specification including supply and storage of all spare parts, consumables, repairs/ replacement of any defective equipment etc.
6.0 However, the above-mentioned contract award methodology may be modified/ changed based on specific project requirements and upon sole discretion of Owner.
SECTION - II

INSTRUCTION TO BIDDERS (ITB)
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5. COST OF BIDDING & TENDER PROCESSING FEE
6. SITE-VISIT

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7. CONTENTS OF TENDER DOCUMENTS
8. CLARIFICATION OF TENDER DOCUMENTS
9. AMENDMENT OF TENDER DOCUMENTS

[C] PREPARATION OF BIDS:
10. LANGUAGE OF BID
11. DOCUMENTS COMPRISING THE BID
12. SCHEDULE OF RATES/ PRICE SCHEDULE/ BID PRICES
13. GOODS & SERVICE TAX
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15. BID VALIDITY
16. EARNEST MONEY DEPOSIT
17. PRE-BID MEETING
18. SIGNING OF BID/TENDER DOCUMENTS
19. ZERO DEVIATION & REJECTION CRITERIA
20. E-PAYMENT

[D] SUBMISSION OF BIDS:
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22. DEADLINE FOR SUBMISSION OF BIDS
24. MODIFICATION AND WITHDRAWAL OF BIDS

[E] BID OPENING AND EVALUATION:
25. EMPLOYER'S RIGHT TO ACCEPT ANY BID AND TO REJECT ANY OR ALL BIDS
26. BID OPENING
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34. PURCHASE PREFERENCE

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36. NOTIFICATION OF AWARD/ LETTER OF INTENT/ LETTER OF ALLOCATION
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44. SETTLEMENT OF DISPUTES BETWEEN GOVERNMENT DEPARTMENT AND ANOTHER AND ONE GOVERNMENT DEPARTMENT AND PUBLIC ENTERPRISE AND ONE PUBLIC ENTERPRISE AND ANOTHER
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1. ANNEXURE-I: PROCEDURE FOR ACTION IN CASE CORRUPT/ FRAUDULENT/ COLLUSIVE/ COERCIVE PRACTICES
2. ANNEXURE-II: ADDENDUM TO INSTRUCTIONS TO BIDDERS (INSTRUCTION FOR PARTICIPATION IN E-TENDER)
Preamble

This part (Section - II) of the Tender Documents provides the information necessary for bidders to prepare responsive bids, in accordance with the requirements of the Employer/Owner. It also provides information on bid submission and uploading the bid on portal [https://www.tcil-india-electronic tender.com](https://www.tcil-india-electronic tender.com), bid opening, evaluation and on contract award. This Section (Section - II) contains provisions that are to be used unchanged unless Section - III (Bid Data Sheets) and Section - V (Special Conditions of Contract), which consists of provisions that supplement, amend, or specify in detail, information or requirements included in ITB and that are specific to each procurement, states otherwise.

However, provisions governing the performance of the Contractor, payments under the contract or matters affecting the risks, rights and obligations of the parties under the contract are not included in this section but instead under Section - IV (General Conditions of Contract) and/or Section - V (Special Conditions of Contract).

Bidders may note that the respective rights of the Employer/Owner and Bidders/Contractors shall be governed by the Tender Documents and Contracts signed between the Employer/Owner and the Contractor. The provisions of Tender Documents shall always prevail over any other documents in case of contradiction.

Further in all matters arising out of the provisions of this Tender document, the laws of the Union of India shall be the governing laws and the respective courts of Owner/Site shall have exclusive jurisdiction.
[A] - GENERAL

1  SCOPE OF BID

1.1 The Employer/Owner, wishes to receive Bids as described in the Bidding documents/Tender documents issued by Employer/Owner.

1.2 SCOPE OF BID: The scope of work/Services shall be as defined in the Tender documents.

1.3 The successful bidder will be expected to complete the entire scope of work within the period stated in Section - V, Special Conditions of Contract.

1.4 Day' means 'Calendar Day' and 'Singular' also means 'Plural'.

2  ELIGIBLE BIDDERS

2.1 The Bidder shall not be under a declaration of ineligibility by Employer for Corrupt/Fraudulent/Collusive/Coercive practices, as defined in "Instructions to Bidders [ITB], Clause no. 39" (Action in case Corrupt/Fraudulent/Collusive/Coercive Practices).

2.2 The Bidder (either individually or as a consortium or any of the participating members of the Consortium) shall not have been debarred by Employer/Owner/Ministry of New & Renewable Energy (MNRE) or any other ministries and/ or any other Government Department, Agencies or CPSUs from future bidding due to "poor performance" or "corrupt and fraudulent practices" or any other reason in the past.

If the tender documents were issued inadvertently/downloaded from website, offers submitted by such bidders shall not be considered for opening/evaluation/Award and will be returned to such bidders.

It is the sole responsibility of the Bidder to have informed SECI about any change in status of the declaration (if any) prior to award of contract, the same has to be informed promptly to Employer/Owner by the bidder.

It shall be the sole responsibility of the bidder to inform Employer/Owner in case the bidder is debarred from bidding by Employer/Owner or Public Sector Project Management Consultant. Concealment of the facts shall tantamount to misrepresentation of facts and shall lead to action against such Bidders as per clause no. 39 of ITB.

2.3 The Bidder should not be under any liquidation court receivership or similar proceedings on due date of submission of bid.

In case there is any change in status of the declaration prior to award of contract, the
same has to be promptly informed to Employer/Owner by the bidder.

It shall be the sole responsibility of the bidder to inform Employer/Owner in case the bidder is under any liquidation court receivership or similar proceedings on due date of submission of bid and during the course of finalization of the tender. Concealment of the facts shall tantamount to misrepresentation of facts and shall lead to action against such Bidders as per clause no. 39 of ITB.

2.4 Bidder shall not be affiliated with an entity:

(i) that has provided consulting services related to the work to the Employer/Owner during the preparatory stages of the work or of the project of which the works/services forms a part of or

(ii) that has been hired (proposed to be hired) by the Employer/Owner as an Engineer/Consultant for the contract.

2.5 Neither the entity [appointed as the Project Management Consultant (PMC)/Consultancies for a contract] nor its affiliates/ JV’s/ Subsidiaries shall be allowed to participate in the tendering process.

2.6 Pursuant to qualification criteria set forth in the bidding document, the Bidder shall furnish all necessary supporting documentary evidence to establish Bidder’s claim of meeting qualification criteria as mentioned in the Annexure to BDS.

3 BIDS FROM CONSORTIUM/JOINT VENTURE

3.1 Unless otherwise specified in the Bid Data sheet (BDS), Bids from Consortium/ Joint Venture are allowed. However, the eligibility criteria along with other terms and conditions (as mentioned in clause no. 1.4 of Annexure - A to BDS) shall be complied upon.

4 NUMBER OF BIDS PER BIDDER

4.1 Unless otherwise specified in the Bid Data sheet (BDS), a Bidder shall submit only 'one [01] Bid' in the same Bidding Process. A Bidder who submits or participates in more than 'one [01] Bid' will cause all the proposals in which the Bidder has participated to be disqualified.

5 COST OF BIDDING & TENDER PROCESSING FEE

5.1 COST OF BIDDING

The Bidder shall bear all costs associated with the preparation and submission of the Bid including but not limited to Bank charges, all courier charges including taxes & duties etc. incurred thereof. Further, Employer/Owner will in no case, be responsible or liable for
these costs, regardless of the outcome of the bidding process.

5.2 **TENDER PROCESSING FEE (NON-REFUNDABLE)**

5.2.1 A non-refundable Tender Processing Fee, if applicable, is to be submitted in the form of either through NEFT/RTGS transfer in the account of SECI or Demand Draft/Banker’s Cheque in favour of “Solar Energy Corporation of India Limited, New Delhi” payable at New Delhi. The Tender Processing Fee is to be submitted along with the bid for the amount as mentioned in the Bid Information Sheet attached under Section - I (Invitation for Bids, IFB). Bids submitted without payment of requisite Tender Processing Fee will be treated as non-responsive and shall be liable for rejection.

5.3 **The Tender Processing Fee and EMD is exempted for MSME Vendors registered under NSIC/ Udyog Aadhaar/DIC Category only. In order to avail the exemption in Tender Processing Fee in case of consortium/ JV, all the members should be registered as MSME Vendors under NSIC/ Udyog Aadhaar Category/DIC.**

5.4 In case of any discrepancy/ non-submission of either offline or online bid documents by the bidder, the tender processing fee will be deemed as bidder’s consent for participation in the bidding process. Henceforth, the tender processing fee shall be retained by Employer and shall not be returned under any circumstances. No plea in this regard shall be entertained by the Employer/Owner. However, EMD will be returned in this case.

5.5 In the event of a particular tender being cancelled at any stage, the tender processing fee will be refunded to the concerned bidders without any interest charges within 30 days from the date of notification of cancellation of tender. No plea in this regard shall be entertained by the Employer/Owner. EMD will also be returned in this case.

6 **SITE VISIT**

6.1 The Bidder is advised to visit and examine the site of works and its surroundings and obtain for itself on its own responsibility all information that may be necessary for preparing the Bid and entering into a Contract for the required job. The costs of visiting the site shall be borne by the Bidder.

6.2 The Bidder or any of its personnel or agents shall be granted permission by the Employer/Owner to enter upon its premises and land for the purpose of such visits, but only upon the express conditions that the Bidder, its personnel and agents will release and indemnify the Employer/Owner and its personnel, agents from and against all liabilities in respect thereof, and will be responsible for death or injury, loss or damage to property, and any other loss, damage, costs, and expenses incurred as a result of inspection.

6.3 The Bidder shall not be entitled to hold any claim against Employer/Owner for non-compliance due to lack of any kind of pre-requisite information as it is the sole responsibility of the Bidder to obtain all the necessary information with regard to site, surrounding, working conditions,
weather etc. on its own before submission of the bid.

[B] - BIDDING DOCUMENTS

7 CONTENTS OF TENDER DOCUMENTS

7.1 The contents of Tender Documents are those stated below, and should be read in conjunction with any 'Addendum/ Corrigendum' issued in accordance with "ITB: Clause-9":

- Section-I : Invitation for Bids [IFB]
- Section-II : Instructions to Bidders [ITB]
- Section-III : Bid Data Sheets [BDS]
  Annexure to Bid Data Sheets [Qualifying Requirements]
- Section-IV : General Conditions of Contract [GCC]
- Section-V : Special Conditions of Contract [SCC]
- Section-VI : Sample Forms and Formats
- Section-VII : Scope of Work & Technical Specifications
- Section-VIII : Schedule of Rates [SOR]/ Price Schedule [PS]/ Format for Price Bid

7.2 The Bidder is expected to examine all instructions, forms, terms & conditions in the Tender Documents. The entire Tender Documents together with all its amendments, clarifications and attachments thereto, shall be considered to be read, understood and accepted by the Bidders. Failure to furnish all information required by the Tender Documents or submission of a Bid not substantially responsive to the Tender Documents in every respect will be at Bidder's risk and may result in the rejection of his Bid. However, Employer/ Owner at its sole discretion may seek clarifications from the Bidders to adjudge the exact content and facts of the Tender Documents.

8 CLARIFICATION OF TENDER DOCUMENTS

8.1 A prospective Bidder requiring any clarification(s) of the Tender Documents may notify Employer in writing by E-mail or at Employer's mailing address indicated in the Bid Information Sheet no later than 02 (Two) working days after the pre-bid meeting (in cases where pre-bid meeting is scheduled) or 15 (Fifteen) days prior to the bid closing date (in cases where pre-bid meeting is not held). Employer reserves the right to ignore the bidders request for clarification if received beyond the aforesaid period. Employer’s response including an explanation of the query, but without identifying the source of the query will be uploaded on ETS Portal of TCIL https://www.tcil-india-electronictender.com and/ or Employer's website www.seci.co.in.

8.2 Any clarification or information required by the Bidder but same not received by the Employer at clause 8.1 above is liable to be considered as "no clarification/ information required".

8.3 Clarifications sought by the bidders are to be mandatorily submitted in the SECI provided format only provided along with the Tender document. Pre-Bid queries submitted in any other
9 **AMENDMENT OF TENDER DOCUMENTS**

9.1 At any time prior to the ‘Bid Due Date’, Employer/Owner may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective Bidder, modify the Tender Documents by addenda/corrigendum.

9.2 Any addendum/corrigendum thus issued shall be part of the Tender Documents and shall be hosted on ETS Portal of TCIL [https://www.tcil-india-electronic-tender.com](https://www.tcil-india-electronic-tender.com) and/or Employer’s website [www.seci.co.in](http://www.seci.co.in). Bidders have to take into account all such addendum/corrigendum before submitting their bid.

9.3 The Employer, if consider necessary, may extend the date of submissions of Bid in order to allow the Bidders a reasonable time to furnish their most competitive bid taking into account the amendment issued thereof.

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**[C] - PREPARATION OF BIDS**

10 **LANGUAGE OF BID:**

The bid prepared by the bidder and all correspondence/drawings and documents relating to the bid exchanged by bidder and Employer/Owner shall be written in English language alone. Any printed literature furnished by the bidder may be written in another language as long as accompanied by an ENGLISH translation duly authenticated by the Chamber of Commerce/Certified Translator of bidder’s country, in which case, for the purpose of interpretation of the bid, the ENGLISH translation shall govern.

In the event of submission of any document/certificate by the Bidder in a language other than English, the English translation of the same duly authenticated by Chamber of Commerce/Certified Translator of Bidder’s country shall be submitted by the Bidder.

11. **DOCUMENTS COMPRISING THE BID**

The bid shall be submitted by the Bidder under “Single Stage - Two Envelope” procedure of bidding. Under this procedure, the bid submitted by the Bidder in two envelopes - *First Envelope* (also referred to as Techno-Commercial Part) and *Second Envelope* (also referred to as Price Part) shall comprise of the following documents:

I. **Hard Copy**

Hard copy of the bid shall comprise of following documents/programmed file-Attachments to be submitted in sealed envelope, as part of First Envelope. *The envelope shall bear (the name of Tender, the Tender No. and the words ‘DO NOT OPEN BEFORE’ (due date & time)).*

Contact Persons Name: Shri Sandeep Kumar
Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

(a) Original Non-Refundable Tender Processing Fee as per clause no. 05 of ITB
(b) Original Non-Refundable Cost of Tender Document, if applicable
(c) 'Covering Letter' on Bidder's 'Letterhead' (in Original) clearly specifying the enclosed contents, as per 'Form F-0'
(d) EMD in original as per Clause 16 of ITB as per ‘Form F-4’ or as prescribed.
(e) Power of Attorney for authorized signatory in non-judicial stamp paper (as per ‘Form F-24’)
(f) Copy of Board Resolution
(g) The Pass-Phrase to decrypt the relevant Bid-Parts (for both Techno-Commercial and Financial) in separate sealed envelopes before the start date and time of the Tender Opening Event (TOE)

Bidder shall also upload the scanned copies of all the above mentioned original documents during online Bid Submission as a part of First envelope.

“Bidder should explicitly note that no hard copies are to be submitted as a part of Second envelope”.

II. Soft Copy

Soft copy of the bid shall comprise of following documents to be uploaded on the TCIL portal https://www.tcil-india-electronictender.com as per provisions therein.

II (a) As part of First Envelope

(a) The Electronic Form of the bid for First Envelope (Techno-Commercial), as available on the TCIL portal, shall be duly filled.
(b) Scanned copies of all the above-mentioned original documents during online Bid Submission as a part of First envelope and Bid Form for first envelope
(c) Certificate of Incorporation
(d) 'Bidder’s General Information', as per 'Form F-1'.
(e) ‘Shareholding Certificate’ (as per ‘Form F-23’)
(f) 'No Deviation Confirmation', as per 'Form F-6'
(g) 'Bidder's Declaration regarding Banning, Liquidation etc.', as per ‘Form F-7’
(h) 'Bidders Experience as per 'Form F-13'
(i) E-Banking Format (as per ‘Form F-19’)
(j) Documents in accordance with the "Qualifying Requirements (QR)" establishing the qualification
(k) Document showing annual turnover for the financial years as required in Qualifying Requirements (QR) such as annual reports, profit and loss account, net worth etc. along with information as sought in enclosed Format F-16
(l) Tender Document. (Only First and Last Pages of Original Tender Document duly sealed and signed/ digitally signed and all pages of amendments and clarifications to Tender Documents duly sealed and signed/ digitally signed by the Authorized Signatory).
II (b) As part of Second Envelope

(a) The Electronic Form of the bid for Second Envelope (Price - Part), as available on the TCIL portal, shall be duly filled. “Termed as ELECTRONIC FORM”

(b) Main Price Bid comprising of SOR-1 & SOR-2 of the Price Schedule (available in Section - VIII, SOR), duly completed, sealed and signed/ digitally signed shall be uploaded. “Termed as MAIN BID”.

SOR -1 is the Schedule and Breakup of Lump sum Price (Supply, Service and NPV of O&M) of the Tender. SOR -2 comprises of the yearly Breakup of the NPV of O&M price for 10 years period.

12 SCHEDULE OF RATES (SOR)/ PRICE SCHEDULE (PS)/ BID PRICES

12.1 Unless stated otherwise in the Tender Documents, the Contract shall be for the whole works as described in Tender Documents, based on the rates and prices submitted by the Bidder and accepted by the Employer/ Owner. The prices quoted by the Bidders should indicate clearly the Goods & Service Tax (GST) components as also mentioned under the SoR.

12.2 Prices must be filled in format for "Schedule of Rates [SOR]/ Price Schedule [PS]/ Bid Prices" enclosed as part of Tender documents under Section - VIII. If quoted in separate typed sheets and any variation in item description, unit or quantity is noticed, such bids may be rejected.

12.3 Bidder shall quote for all the items of "SOR/ PS" after careful analysis of cost involved for the performance of the completed item considering all parts of the Tender Document. In case any activity though specifically not covered in description of item under "SOR/ PS" but is required to complete the works as per Specifications, Scope of Work/ Service, Standards, "GCC", "SCC" or any other part of Bidding Document, the prices quoted shall deemed to be inclusive of cost incurred for such activity.

12.4 All Goods & Service Tax (GST) components [applicable for both Centre and state] payable by the Contractor under the Contract, or for any other cause, shall be mentioned as per the SOR formats SOR-1 & SOR-2.

12.5 Prices quoted by the Bidder, shall remain FIRM and Fixed and valid until completion of the Contract and will not be subject to variation on any account.

12.6 In case of any variation (positive/ negative) in existing rates of taxes/ duties/ levies or a new tax/ duty/ levy is introduced or any existing tax/ duty/ levy is abolished or application of any Tax in the course of the performance of this Contract, which will/ may impact the overall pricing in connection with performance of the Contract, an equitable adjustment of the Contract Price shall be made to factor any such change by addition to the Contract Price or deduction therefrom, as the case may be in line with the provisions of the ITB clause 32.4.1.e

All these adjustments would be carried out by considering the base price of taxes equivalent to the amount mentioned under taxes and duties column of the SOR/ PS.

12.7 The Bidder shall quote the prices in 'figures' & words. There should not be any discrepancy
between the prices indicated in figures and the price indicated in words. In case of any discrepancy, the same shall be dealt as per clause no. 30 of ITB.

12.8 **Bidder need to submit the detailed break-up of Goods & Service Tax (GST) (applicable for both Central and State) in the SOR formats viz SOR-1 & SOR-2. This data is required to ascertain the**

a) **Computation of taxes assumed at the time of bidding.**
b) **The total impact due to revision in applicable tax rate or introduction of new tax, if any.**

Bidders are required to ascertain the correctness of amount related to Goods & Service Tax (GST) as mentioned in the SOR/PS as on the date of techno-commercial bid opening as it will impact the Price assessment part at the time of evaluation of price bid.

13 **Goods & Service Tax (GST)**

Contractor shall mandatorily obtain the registration under GST Law at Central level and/or in respective State as may be required. Further, Contractor shall mandatorily file returns under GST before their due date & comply with the requirements of the Law within timelines. Before releasing the payment to the Contractor. Owner shall not be responsible for any delay in payment release to the contractor in case the GST compliance is not fulfilled from the contractor side in any manner.

Contractor shall be responsible to comply with all the requirements of applicable provisions of GST. Contractor has to mandatorily get registered under GST at Central and relevant State(s). Contractor shall file all the returns on timely basis and upload all the Invoices and acceptance thereof as may be required under the provisions of GST. In case, it is found that Owner is not able to take CENVAT benefit of the taxes due to fault of the Contractor, Owner shall be constrained to deduct the amount from the payments to be made to the Contractor or recover the same in any other manner.

13.1 Bidders are required to submit a copy of the GST Registration Certificate or GST provisional certificate while submitting the bids wherever GST tax is applicable.

13.2 The responsibility of payment of GST lies with the Service Provider only. Contractor providing taxable service shall issue an Invoice, a Bill or as the case may be, a Challan which is signed, serially numbered and in accordance with rule GST Law. The invoice shall also contain the following:

(a) Name, Address & Registration No. of such Person/Contractor
(b) Name & Address of the Person/Contractor receiving Taxable Service
(c) Description, Classification & Value of Taxable Service provided
(d) GST Amount, if any.
(e) HSN code of the Goods/Services.

Payments to Service Provider for claiming GST amount will be made provided the above
formalities are fulfilled. Further, Employer/ Owner may seek copies of challan and certificate from Chartered Accountant for deposit of GST collected from Employer/ Owner.

13.3 In case CBIT (Central Board of Indirect Taxes and Customs) brings to the notice of Employer/ Owner that the contractor has not remitted the amount towards GST collected from Employer/ Owner to the government exchequer, then, that contractor may be debarred from bidding in future tenders of Employer/ Owner for given period as per the sole discretion of Employer/ Owner.

13.4 In case of statutory variation in GST during currency of the Contract, the Contractor shall submit a copy of the 'Government Notification' to evidence the rate as applicable on the date of submission of Bid and on the date of revision. Claim for payment of GST / Statutory variation in GST, should be raised within two [02] months from the date of issue of ‘Government Notification’ for payment of differential (in %) GST, otherwise claim in respect of above shall not be entertained for payment of arrears. The following may also be noted:

a) Any increase in the rate of non-cenvatable GST beyond the contractual completion period shall be to contractor's account whereas any decrease in the rate shall be passed on to the Employer/ Owner.

b) The base date for the purpose of applying statutory variation shall be the last date of bid submission.

13.5 Owner will reimburse the GST to the Contractor at actuals against submission of cenvatable invoices issued in accordance with GST rules to enable Owner to claim cenvat credit (If applicable) of GST paid. In case of any variation in the executed quantities, the amount on which the GST is applicable shall be modified in same proportion.

13.6 Owner will reimburse the GST to the Contractor at actuals against documentary evidence subject to the ceiling amount of GST as quoted by the bidder, subject to any statutory variations. In case of any variation in the executed quantities (If directed and/ or certified by the Engineer-In-Charge) the ceiling amount on which GST is applicable will be modified on pro-rata basis.

13.7 Contractor shall ensure timely submission of correct invoice(s) with all required supporting document(s) within a period specified in NOA/ LOI/ LOA/ CA to enable Owner to avail CENVAT (If applicable)

14 **BID CURRENCIES:**

Bidders must submit bid in Indian Rupees (INR) only.

15 **BID VALIDITY**

15.1 Bids shall be kept valid for period specified in BDS from the final 'Bid Opening Date'. A Bid valid for a shorter period may be rejected by Employer as 'non-responsive'.

15.2 In exceptional circumstances, prior to expiry of the original 'Bid Validity Period', the Employer may request the Bidders to extend the 'Period of Bid Validity' for a specified additional period.
The request and the responses thereto shall be made in writing or by email. A Bidder may refuse the request without forfeiture of his 'EMD'. A Bidder agreeing to the request will not be required or permitted to modify his Bid, but will be required to extend the validity of its 'EMD' for the period of the extension and in accordance with "ITB: Clause-16" in all respects.

**Note:** In case of extension(s) of last due date of the Tender submission, the latest extension issued shall be considered as the final due date of Tender submission and accordingly the Tender validity should be calculated and sufficed. The validity of the Tender need to be revised by respective bidders, in case the bids are already submitted prior to the last due date of the initial Tender submission deadline.

**16 EARNEST MONEY DEPOSIT (EMD)**

16.1 Bids must be accompanied with ‘Earnest Money Deposit (EMD)’ in the form of either through NEFT/ RTGS transfer in the account of SECI or ‘Demand Draft’ or ‘Banker's Cheque’ [in favour of Solar Energy Corporation of India limited, New Delhi payable at New Delhi] or ‘Bank Guarantee’ as per the format given in Form F - 4 of the bidding documents. Bidders shall ensure that EMD, having a validity of at least 30 (Thirty) Days beyond the validity of the bid, must accompany the Bid in the format(s) made available in the Tender Document. In case of any extension in validity of bid, the EMD shall be extended suitably. The EMD shall be submitted in Indian Rupees only.

16.2 The ‘EMD’ is required to protect Employer/ Owner against the risk of Bidder's conduct, which would warrant the EMD's forfeiture, pursuant to “ITB: Clause-16.7”.

16.3 Employer/ Owner shall not be liable to pay any Bank charges, commission or interest etc. on the amount of 'EMD'. In case ‘EMD’ is in the form of a ‘Bank Guarantee’, the same shall be from any scheduled Bank as specified in the List of Banks enclosed at Form F-22, Section-VI of Tender documents or a branch of an International Bank situated in India and registered with ‘Reserve Bank of India’ as Scheduled Foreign Bank. However, in case of ‘Bank Guarantee’ from Banks other than the Nationalized Indian Banks, the Bank must be commercial bank having net worth in excess of INR 500 Crores (Indian Rupees Five Hundred Crores Only).

16.4 Bid not accompanied with required amount of EMD or required validity or not in requisite format shall be liable for rejection.

16.5.1 ‘Earnest Money Deposit’ of unsuccessful Bidders disqualified at the stage of Techno-Commercial evaluation will be discharged/ returned as promptly as possible, but not later than ‘30 [thirty] days’ after intimation of their disqualification.

16.5.2 ‘Earnest Money Deposit’ of unsuccessful Bidders excluding L-2 bidder will be discharged/ returned as promptly as possible, but not later than ‘30 [thirty] days’ after issuance of NOA/ LOI/ LOA to successful bidder.

16.5.3 ‘Earnest Money Deposit’ of L-2 bidder will be discharged against the acceptance and signing of Contract Agreement with successful bidder. This process shall be completed not later than ‘30 [thirty] days’ after issuance of NOA/ LOI/ LOA to successful bidder.

16.6 The successful bidder's ‘Earnest Money Deposit’ will be discharged upon the Bidder's
acknowledging the 'Award' and signing the 'Agreement' and furnishing the 'Performance Security'.

16.7 Notwithstanding anything contained herein, the 'EMD' may also be forfeited in any of the following cases:

(a) If a Bidder withdraws or varies his Bid during the ‘Period of Bid Validity’
(b) If a Bidder has indulged in corrupt/ fraudulent/ collusive/ coercive practice
(c) Violates any other condition, mentioned elsewhere in the tender document including deviations or conditional bid.
(d) In the case of a successful Bidder, if the Bidder fails to:

(i) acceptance of the NOA/ LOI/ LOA within 15 (Fifteen) days from issuance of same.
(ii) to furnish "Performance Security.
(iii) to accept 'arithmetical corrections' as per provision of the clause 30 of ITB.

16.8 In case EMD is in the form of 'Bank Guarantee', the same must indicate the Bid Document No. and the Work for which the Bidder is quoting. This is essential to have proper correlation at a later date. The 'EMD' should be in the form provided at 'Form F-4'.

16.9 MSMEs (Micro, Small and Medium Enterprises) registered under NSIC/ Udyog Aadhar/DIC Only are exempted from submission of EMD. In order to avail the exemption in EMD in case of Consortium/ JV, all the members of the Consortium/ JV should be registered as MSME Vendors under NSIC/ Udyog Aadhaar Category/DIC.

Note: In case of extension(s) of last due date of the Tender submission, the latest extension issued shall be considered as the final due date of Tender submission and accordingly the Earnest Money Deposit validity and Bid validity should be calculated and sufficed. The validity of the submitted EMD and bid validity need to be revised by respective bidders, in case the bids are already submitted prior to the last due date of the initial Tender submission deadline.

17 PRE-BID MEETING

17.1 The Bidder(s) or his designated representative are invited to attend a “Pre-Bid Meeting” which will be held at address specified in Bid Information Sheet under Section - I, Invitation for Bids, IFB. It is expected that a bidder shall not depute more than 02 representatives for the meeting.

17.2 Purpose of the meeting will be to clarify issues and to answer questions on any matter that may be raised at that stage.

17.3 Text of the questions raised and the responses given, together with any responses prepared after the meeting, will be uploaded on TCIL website against the Tender. Any modification of the Contents of Tender Documents listed in "ITB: Clause-7.1", that may become necessary as a result of the Pre-Bid Meeting shall be made by the Employer/ Owner exclusively through the issue of an Addendum/ Corrigendum pursuant to "ITB: Clause-9", and not through the
minutes of the Pre-Bid Meeting.

17.4 Non-attendance of the Pre-Bid Meeting will not be a cause for disqualification of Bidder.

18 SIGNING OF BID/TENDER DOCUMENT

18.1 The First and Last Pages of original tender documents including amendments, clarifications if any shall be typed or written in indelible ink [in the case of copies, photocopies are also acceptable] and shall be signed by a person or persons duly authorized to sign on behalf of the Bidder (as per POA) before uploading at TCIL online portal. The name and position held by each person signing, must be typed or printed below the signature.

19 ZERO DEVIATION AND REJECTION CRITERIA

19.1 ZERO DEVIATION: Deviation to terms and conditions of Tender Documents may lead to rejection of bid. Employer/ Owner will accept bids based on terms & conditions of Tender Documents only. Bidder may note Employer/ Owner will determine the substantial responsiveness of each bid to the Tender Documents pursuant to provision contained in clause 29 of ITB. For purpose of this, a substantially responsive bid is one which conforms to all terms and conditions of the Tender Documents without deviations or reservations. Employer's/ Owner’s determination of a bid's responsiveness is based on the content of the bid itself. Employer/ Owner reserves the right to raise technical and/or commercial query(ies), if required. The response(s) to the same shall be in writing, and no change in the price(s) or substance of the bids shall be sought, offered or permitted. The substance of the bid includes but not limited to prices, completion, scope, technical specifications, etc. Bidders are requested to not to take any deviation.

19.2 REJECTION CRITERIA: Notwithstanding the above, deviation to the following clauses of Tender document shall lead to summarily rejection of Bid:

   (a) Eligibility Criteria including General, Technical and Financial Qualifying Requirements
   (b) Firm Price
   (c) Tender Processing Fees and Earnest Money Deposit
   (d) Tender Document Fees, if applicable
   (e) Specifications & Scope of Work
   (f) Schedule of Rates (SOR)/ Price Schedule (PS)
   (g) Duration/ Period of Contract/ Completion schedule
   (h) Period of Validity of Bid
   (i) Warrantee/Guarantee/ Defect Liability Period
   (j) Arbitration/ Resolution of Dispute/ Jurisdiction of Court
   (k) Force Majeure & Applicable Laws
   (l) Any other condition specifically mentioned in the tender document elsewhere that non-compliance of the clause lead to rejection of bid

Note: Further, it is once again reminded not to mention any condition in the Bid which is
contradictory to the terms and conditions of Tender document.

20 **E-PAYMENT**

Owner has initiated payments to Suppliers and Contractors electronically, and to facilitate the payments electronically through 'e-banking'. The successful bidder should give the details of his bank account as per the bank mandate form enclosed at Format F-19 in Section-VI, Sample Forms and Formats of the Tender documents.

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[D] - **SUBMISSION OF BIDS**

21 **SUBMISSION, SEALING AND MARKING OF BIDS**

21.1 Bids shall be submitted through e-tender mode in the manner specified elsewhere in tender document.

21.2 Hard Copies (Specific documents only) as mentioned in clause no. 11.I of Section - II, Instructions to Bidders (ITB) of the Tender document shall be submitted in a Sealed Covering Envelope. The Covering Envelope shall have the following Sticker
21.3 All the bids shall be addressed to the Employer at address specified in the Bid Information Sheet in Section - I, Invitation for Bids (IFB).

21.4 Bids submitted under the name of AGENT/ CONSULTANT/ REPRESENTATIVE/ RETAINER/ ASSOCIATE etc. on behalf of a bidder/ affiliate shall not be accepted.

22 DEADLINE FOR SUBMISSION OF BIDS

22.1 The bids must be submitted through e-tender mode not later than the date and time specified in the Bid Information Sheet in Section - I, Invitation for Bids (IFB).

22.2 The hard copies of required specific documents must be submitted through courier/ registered post/ by hand not later than the date and time specified in the Bid Information Sheet in Section - I, Invitation for Bids (IFB)/BDS

22.3 Employer/ Owner may, in exceptional circumstances and at its discretion, extend the deadline for submission of Bids (clause 9 of ITB refers). In which case all rights and obligations of Employer/ Owner and the Bidders, previously subject to the original deadline will thereafter be subject to the deadline as extended. Notice for extension of bid submission date will be uploaded on ETS Portal of TCIL https://www.tcil-india-electronictender.com and/ or Employer’s website www.seci.co.in.

23 LATE BIDS

23.1 Any bids received after the notified date and time of closing of tenders will be treated as late bids.

23.2 E-tendering system shall close immediately after the deadline for submission of bid and no bids can be submitted thereafter.

23.3 Unsolicited Bids or Bids received to address other than one specifically stipulated in the tender document will not be considered for evaluation/ opening/ award if not received to the specified
destination within stipulated date & time.

24 MODIFICATION AND WITHDRAWAL OF BIDS

24.1 Modification and withdrawal of bids shall be as follows:

The bidder may withdraw or modify its bid after bid submission but before the due date and time for submission as per tender document with the due written consent from the authorized signatory of the bidder.

24.2 The modification shall also be prepared, sealed, marked and dispatched in accordance with the provision of the clause 22 of ITB, with the outer and inner envelopes additionally marked modification or withdrawal as appropriate. A withdrawal notice may also be sent by e-mail or fax but followed by a signed confirmation copy post not later than the deadline for submission of bids. No bid shall be modified/withdrawn after the deadline for submission of bids.

24.3 No bid shall be allowed to be withdrawn/modified/substitute in the interval between the deadline for submission of bids and the expiration of the period of bid validity specified by the bidder on the Bid Form. Withdrawal/Modification/Substitution of a bid during this interval shall result in the forfeiture of bidder’s EMD pursuant to clause 16 of ITB and rejection of bid.

24.4 The latest bid hence submitted shall be considered for evaluation and all other bids shall be considered to be unconditionally withdrawn.

24.5 In case after price bid opening the lowest evaluated bidder (L1) is not awarded the job for any mistake committed by him in bidding or withdrawal of bid or modification of bid or varying any term in regard thereof leading to re-tendering, Employer shall forfeit EMD paid by the bidder and such bidders shall be debarred from participation in re-tendering of the same job(s)/item(s). Further, such bidder will be debarred for a given period as decided by Employer/Owner after following the due procedure.

25 EMPLOYER’S RIGHT TO ACCEPT ANY BID AND TO REJECT ANY OR ALL BIDS

Employer/Owner reserves the right to accept or reject any Bid, and to annul the Bidding process and reject all Bids, at any time prior to award of Contract, without thereby incurring any liability to the affected Bidder or Bidders or any obligations to inform the affected Bidder or Bidders of the ground for Employer’s/Owner’s action. However, Bidder if so desire may seek the reason (in writing) for rejection of their Bid to which Employer/Owner shall respond quickly.

[E] - BID OPENING AND EVALUATION

26 BID OPENING

26.1 Unpriced Bid Opening:

As the case may be, Employer will open bids, in the presence of bidders’ designated representatives who choose to attend, at date, time and location stipulated in the BDS. The bidders’ representatives, who are present shall sign a bid opening register evidencing their attendance. However the presence of bidder(s) during unpriced bid opening is subjective and
Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

will depend on case to case basis against the sole discretion of Employer/Owner.

26.2 Priced Bid Opening:

26.2.1 Employer will open the price bids of those bidders who meet the qualification requirement and whose bids are determined to be technically and commercially responsive.

26.2.2 The price bids of those bidders who were not found to be techno-commercially responsive shall not be opened.

27 CONFIDENTIALITY

Information relating to the examination, clarification, evaluation, and comparison of Bids, and recommendations for the award of a Contract, shall not be disclosed to Bidders or any other persons not officially concerned with such process. Any effort by a Bidder to influence the Employer's/Owner's processing of Bids or award decisions may result in the rejection of the Bidder's Bid and action shall be initiated as per procedure in this regard.

28 CONTACTING THE EMPLOYER/OWNER

28.1 From the time of Bid opening to the time of award of Contract, if any Bidder wishes to contact the Employer/Owner on any matter related to the Bid, it should do so in writing. Information relating to the examination, clarification, evaluation & recommendation for award shall not be disclosed.

28.2 Any effort by the Bidder to influence the Employer/Owner in the Employer's 'Bid Evaluation', 'Bid Comparison', or 'Contract Award' decisions may result in the rejection of the offer/Bid and action shall be initiated as per procedure in this regard.

29 EXAMINATION OF BIDS AND DETERMINATION OF RESPONSIVENESS

29.1 The owner's determination of a bid's responsiveness is based on the content of the bid only. Prior to the detailed evaluation of Bids, the Employer will determine whether each Bid:

(a) Meets the "Bid Evaluation Criteria" of the Bidding Documents;
(b) Has been properly signed;
(c) Is accompanied by the required 'Earnest Money Deposit' and 'Tender Processing Fees', if applicable
(d) Is substantially responsive to the requirements of the Tender Documents; and
(e) Provides any clarification and/or substantiation that the Employer/Owner may require to determine responsiveness pursuant to "ITB: Clause-29.2"

29.2 A substantially responsive Bid is one which conforms to all the terms, conditions and specifications of the Tender Documents without material deviations or reservations or omissions for this purpose employer defines the foregoing terms below:

a) "Deviation" is departure from the requirement specified in the tender documents.
b) "Reservation" is the setting of limiting conditions or withholding from complete acceptance of the requirement in the tender documents.
c) "Omission" is the failure to submit part or all of the information or documentation
29.3 A material deviation, reservation or omission is one that,

a) If accepted would,
   i) Affect in any substantial way the scope, quality, or performance of the job as specified in tender documents.
   ii) Limit, in any substantial way, inconsistent with the Tender Document, the Employer’s rights or the tenderer’s obligations under the proposed Contract.

b) If rectified, would unfairly affect the competitive position of other bidders presenting substantially responsive bids.

29.4 The Employer shall examine all aspects of the bid to confirm that all requirements have been met without any material deviation, reservation or omission.

29.5 If a Bid is not substantially responsive, it may be rejected by the Employer and may not subsequently be made responsive by correction or withdrawal of the of material deviation, reservation or omission.

30 CORRECTION OF ERRORS

30.1 If there is a discrepancy between the unit price and the total price, which is obtained by multiplying the unit price and quantity specified by the Employer, or between subtotals and the total price, the unit or subtotal price shall prevail, and the quantity and the total price shall be corrected. However, in case of items quoted without indicating any quantity or the items for which the quantities are to be estimated by the Bidder, the total price quoted against such items shall prevail. If there is a discrepancy between words and figures, the amount in words will prevail.

The prices of all such item(s) against which the Bidder has not quoted rates/ amount (viz., items left blank or against which ‘-’ is indicated) in the Price Schedules will be deemed to have been included in other item(s).

The subtotal, total price or the total bid price to be identified in Bid Form for this purpose, irrespective of the discrepancy between the amount for the same indicated in words or figures shall be rectified in line with the procedure explained above.

The Bidder should ensure that the prices furnished in various price schedules are consistent with each other. In case of any inconsistency in the prices furnished in the specified price schedules to be identified in Bid Form for this purpose, the Employer shall be entitled to consider the highest price for that particular line item for the purpose of evaluation and for the purpose of award of the Contract use the lowest of the prices in these schedules.

30.2 The amount stated in the bid will be adjusted by the Employer in accordance with the above procedure for the correction of errors. If the bidder does not accept the corrected amount of
bid, its bid will be rejected.

31 CONVERSION TO SINGLE CURRENCY FOR COMPARISON OF BIDS

All bids submitted must be in the currency specified at clause 14 of ITB.

32 EVALUATION OF BIDS & E REVERSE AUCTION

Bid shall be evaluated as per evaluation criteria mentioned below on the total cost including GST. The Employer shall only use the criteria and methodology indicated in the Tender documents. No other criteria/methodology shall be permitted.

32.1 Evaluation of Techno - Commercial Part (First Envelope)

The Employer will carry out a detailed evaluation of the bids of the qualified bidders in order to determine whether the technical aspects are in accordance with the requirements set forth in the Bidding Documents. In order to reach such a determination, the Employer will examine the information supplied by the bidders, pursuant to ITB Clause 11, and other requirements in the Bidding Documents, taking into account the following factors:

a. overall completeness and compliance with the Technical Specifications and Drawings to the bid. The bid that does not meet minimum acceptable standards of completeness, consistency and detail may be rejected for non-responsiveness.

b. compliance with the time schedule

c. Any other relevant technical factors that the Employer/Owner deems necessary or prudent to take into consideration.

d. Any deviations to the commercial and contractual provisions stipulated in the Tender Documents.

e. details furnished by the bidder in response to the requirements specified in the Tender Documents.

32.2 Opening of Second Envelope by Employer

The Second Envelope i.e., Price Part of only those Bidders shall be opened who are determined as having submitted substantially responsive bids and are ascertained to be qualified to satisfactorily perform the Contract, pursuant to ITB Clause 32.1. In case the bid/offer is rejected, pursuant to ITB Clause 32.1 the Second Envelope submitted by such bidders shall be sent to archive unopened and the EMD shall be returned as per the Tender provisions.

The prices and details as filled up in Electronic Form by the bidder and opened during the bid opening and recorded in the Bid Opening Statement would not be construed to determine the relative ranking amongst the Bidders, or the successful Bidder, and would not confer any right or claim whatsoever on any Bidder. The successful Bidder (also referred to as the L1 Bidder) shall be determined as per the provisions of this Section - II and considered for award of
32.3 Evaluation of Financial Part (Second Envelope)

32.3.1 The Employer will examine the Price Parts (Second Envelopes) to determine whether they are complete, whether any computational errors have been made, whether the documents have been properly signed, and whether the bids are generally in order.

32.3.2 The Price Part containing any deviations and omissions from the contractual and commercial conditions and the Technical Specifications which have not been identified in the First Envelope are liable to be rejected.

32.3.3 Arithmetical errors will be rectified in line with Clause no. 30 of ITB.

32.3.5 The comparison shall also include the impact of Goods & Service Tax (GST) in line with the provisions of the Bidding Documents.

32.3.6 The Employer's comparison will also include the costs resulting from application of the evaluation procedures described below:

a. The Evaluated Bid Value (EBV) shall be calculated using the following method:

   i. EPC/ LSTK Contract Value i.e., Total sum of the price comprising of Ex Works Supply of all Equipments and materials including mandatory spares and any other supplies specified in the Contract Documents, providing all services i.e. Transportation for delivery at site and Insurance including unloading, storage, handling at site, Civil works, Erection, Installation, Testing and Commissioning, performance testing in respect of all the equipment’s supplied and any other services specified in the Tender Documents including Goods & Service Tax as per the Technical Scope of Work.

   ii. Net Present Value (NPV) of O&M Contract Price including GST for the entire period in years to be calculated at a discounting rate as mentioned in the Tender documents.

The exact format for sharing the base price and all Goods & Service Tax is attached in SOR 1 & SOR 2.

SOR -1 is the Schedule and Breakup of Lump sum Price (Supply, Service and NPV of O&M) of the Tender. SOR -2 comprises of the yearly Breakup of the NPV of O&M price for 10 years period.

Bidder to mention the NPV of O&M amount for total 10 years in CELL NO I 36 OF SOR-1 which should match with the NPV of O&M amount for total 10 years in CELL NO J 23 of SOR 2.

b. Evaluated Bid Value (EBV) = (1) EPC/ LSTK Price as quoted by the bidder + (2) O & M
Contract Price for the entire period in years on NPV basis.

Detailed Taxation Break up for this purpose is also given in the SOR-1 & SOR-2 of the SOR for the EBV calculation purpose.

**Discounting Rate for NPV calculation considered is 9.08%**

32.4 Evaluation of Price Bid

32.4.1 Following factors shall be considered for evaluation of Price Bids:

a) Total Evaluated Bid Values (TEBV) for all the Bidders shall be compared to determine the lowest Total Evaluated Bid Value (TEBV) as given under SOR-1 Format of Schedule of Rates & the lowest (L1) evaluated Bid as such, will be selected for the Notification of Award (NOA) subject to the successful bidder selected after E-Ra (Clause 32.4.2).

b) The mentioned Total Evaluated Bid Value will be considered up to 2 decimal places only.

c) Bidder with Total lowest EBV shall be L-1, Bidder with Second lowest EBV shall be L-2 & so on subject to the successful bidder selected after E-Ra (Clause 32.4.2)

d) The Total Evaluated Bid Value shall be inclusive of Goods & Service Tax (GST) as quoted by the bidder. The award shall be placed Inclusive of GST with taxation bifurcation separately indicated as submitted by the successful bidder in the SOR format.

e) Billing Break-up (BBU):

- For each item of SOR 1 & 2, the BBU shall be prepared in the same SOR format (Item name, UoM, Quantity, unit Ex Works price, GST, Total price etc) and the sum of all billing break-up item prices shall be equivalent to the each respective SORs item price with discounted rate of e-Reverse auction (If applicable).

- The Contractor would be required to provide detailed Bill of Quantity (BOQ) along with the break-up of Contract Price (including taxes) which should match with the Price Quoted by the Contractor in its Price Bids and accepted by the Employer. This will be used by the Owner at the time of payment to the Contractor. Accordingly, bidders should diligently quote the taxes in the bid.

- Owner shall reimburse the amount of taxes as per the rates mentioned by Contractor in the detailed BOQ. In case of any statutory variation in GST during the currency of the Contract, same will be reimbursed to the Contractor subject to the statutory variation clause of the Bidding document, only in respect of the items/quantity which have been mentioned by the Contractor in the detailed BOQ.

- If there is difference in HSN/SAC classification and corresponding rate of GST of an item as confirmed/deemed confirmed by the bidder in its bid/detailed BOQ and HSN/SAC and corresponding rate of GST as interpreted under any interpretation/judgment/ Notification/Circular issued under the GST law before the award of contract, GST reimbursable to the bidder/Bidder shall be lower of the GST applicable at the rate as confirmed/deemed
confirmed in the bid or actual GST paid/payable by the bidder for that item.

- In case of imported equipment/items purchased from third party (Bought-Out Items) are supplied to the Employer/Owner in execution of the Project, the price of such Goods shall be inclusive of all cost as well as any duties paid/payable in relation to import/purchase of such goods (viz., customs duties, GST & levies etc.) considering and taking into account the ITC as may be available under the applicable laws including GST.

- In case of any statutory variation in GST during the currency of the Contract, same will be reimbursed to the Contractor only in respect of the taxes which are levied during the direct transaction held between Owner and the Contractor. Any statutory variation applicable in respect of the items/services procurement between third party/sub-contractor/Sub vendors and the Contractor would not be reimbursed by Owner. The successful bidder will be required to provide the detailed Billing break up (BBU) with GST in line with SOR’s.

f) SOR -1 is the Schedule and Breakup of Lump sum Price (Supply, Service and NPV of O&M) of the Tender. SOR -2 comprises of the yearly Breakup of the NPV of O&M price for 10 years period.

g) In case of any variation of the total NPV of O&M price, the NPV of O&M amount for total 10 years mentioned at CELL NO J 23 of SOR 2 will be considered for evaluation purpose.
32.4.2 Procedure for e- Reverse Auction (e-RA):

1. The e-auctioning shall be conducted on www.tcil-india-electronicitender.com. E-Auctioning shall be carried out on the day as intimated by SECI to the eligible bidders.

2. After financial bid evaluation, the bidders shall be shortlisted in the ascending order of price bid quoted. Keeping minimum 03 Bids eligible for e-RA, Total no of bids will be reduced by a factor 1/2 and resultant as such, will be eligible for e-RA. Decimal Nos will be corrected to next whole No & will be counted accordingly for the e-RA. If the price bid quoted is same for two or more bidders, then all the bidders with same price bid shall be considered of equal rank/standing in the order.

Ex: (1) No of Bids after arranging the Bids in ascending order = 3, so total No of Bids eligible for e-RA in this case = 3*1/2 = 1.5, but as the minimum 03 bids needs to be kept, so in this case 03 bids will be eligible for e-RA.

(2) No of Bids after arranging the Bids in ascending order = 7, so total No of Bids eligible for e-RA in this case = 7*1/2 = 3.5 = 4, rounding off to the next whole No. So, in this case 04 bids will be there for e-RA

In case of substantially low response by the bidders & the total no of responsive bids to be less than 03 (Three), SECI/Employer reserves the sole discretion & all rights of proceeding/Non-proceeding with e-RA, against the management approval.

- At least one week prior to e-RA, an advance intimation regarding the date and time of the e-RA will be sent to by email to all bidders whose technical & Financial bids have been opened and found to be qualified. However from this advance intimation it shall not be construed by the bidders that they have been shortlisted for e-RA. Further at least two hours before the schedule start time of e-Auctioning, a system generated email for invitation for e-Auctioning will be sent to all those bidders only who have been shortlisted based on the criteria mentioned.

- Shortlisted bidders for e-Auctioning will be able to login into the TCIL website of e-auctioning 15 minutes before the start time of e-auctioning.

- At the start of e-auctioning process, the bid along with the list of short listed bidders shall be displayed with their pseudo names as their first round bid along with the NPV value of O&M quotation per year submitted and calculated as per SoR. The auctioning shall be on the EPC price quoted by the bidder only. The NPV value of O&M price Bid shall remain fixed during the entire e-RA process.

- The minimum decrement step for e-Auctioning is in the multiples of Rs. 500,000/- (INR Five lacs only) in EPC Price bid (Firm value of the financial proposal as the sum of individual bid value of supply, erection and civil works including GST), i.e. each decrement shall be in multiples of Rs. 500,000/- (INR Five Lacs only). At the end of the e-RA, the final discount offered by the bidder, in the form of price reduction so offered on the EPC price, shall be
applied proportionately to all of the SOR Line items price (EPC Price only & not O&M) quoted by the bidder initially in the financial bid. Accordingly, the revised reduced price of all of the SOR line items of the EPC (Excluding O&M) will be derived. This proportionate price reduction will only be applicable on the EPC price, on which the e-RA has been actually conducted and the O&M prices will be kept constant during the entire process of e-RA/tendering.

- L2, L3, L4…. LN Bidders have to mandatorily apply their decrements suitably so as to beat the L1 price in the first go itself, else system will not accept their respective Bids. However, at no stage, increase in EPC price will be permissible.

- During E- Auctioning, no revision in total price for which a bidder is considered qualified after evaluation of Technical Bid is allowed.

- The initial auctioning period will be of one (01) hour with a provision of auto extension by eight minutes from the scheduled/ extended closing time if any fresh bid is received in last eight minutes of auctioning period or extended auctioning period. If no valid bid is received during last eight minutes of auctioning period or extended auctioning period, then the e-auctioning process will get closed.

3. Following information will be displayed in the bidder’s bidding window:

- First round EPC and O&M price as their start price initially and thereafter last quoted EPC Price

- The O&M price (mentioned with NPV) shall remain fixed throughout the process.

- The list of last quoted EPC price (i.e. last Bid Value) along with NPV of O&M price (fixed) of all bidders with their Pseudo Identities and their time of quote.

4. Selection of Successful Bidders

The bidders shall be selected in the ascending order with lowest quoted Total Price (EPC + NPV of O&M price) (being L1).

a. The final price arrived by adding the EPC price (as a result of e-auctioning process) and the NPV of O&M price (fixed during e-auctioning).

b. The bidder with lowest sum quoted at the end of E-Auctioning will be considered L1.

c. In case of tie in Total Price (i.e. the sum of their last quoted discounted EPC price and the NPV of O&M price), among two or more bidders being the same at the end of e-Revers Auction, they will be considered in the chronological order of their last bid with preference to the bidder who has quoted his last bid earlier than others.

d. In the above case, if the time of quote also become exactly same among the bidders at a tie, then the ranking among these bidders shall be done as follow:

- The bidder who has quoted lowest Total Price in their Price BID before commencement of E-
Auction shall be considered as L-1.

- If there is also a tie among any of these bidders, then L-1 will be the bidder who has the highest average annual turnover as per the documents submitted as a part of their bid.

5. At the end of selection process, a Notification of Award (NOA) will be issued to the successful bidder (L1).

6. In all cases, SECI’s decision regarding selection of bidder through E-Auctioning or other-wise based on First Round quotation or annulment of tender process shall be final and binding on all participating bidders.

32.4.3 Other Instructions

- For further instructions, the vendor should visit the home-page of the portal www.tcil-india-electronictender.com and go to the User-Guidance Centre.

- The help information provided through ‘ETS User-Guidance Centre’ is available in three categories –
  Users intending to Register / First-Time Users, Logged-in users of Buyer organizations, and Logged-in users of Supplier organizations. Various links (including links for User Manuals) are provided under each of the three categories.

- Important Note: It is strongly recommended that all authorized users of Supplier organizations should thoroughly peruse the information provided under the relevant links, and take appropriate action. This will prevent hiccups, and minimize teething problems during the use of ETS.

33  COMPENSATION FOR EXTENDED STAY

NOT APPLICABLE

34  PURCHASE PREFERENCE

NOT APPLICABLE

[F] - NOTIFICATION OF AWARD/ LETTER OF INTENT/ CONTRACT AGREEMENT

35  AWARD

Subject to "ITB: Clause-29", Owner will award the Contract to the successful Bidder whose Bid has been determined to be substantially responsive and has been determined as the lowest provided that bidders, is determined to be qualified to satisfactorily perform the Contract.

36  NOTIFICATION OF AWARD/ LETTER OF INTENT/ LETTER OF ALLOCATION

36.1 Prior to the expiry of ‘Period of Bid Validity’, Owner will notify the successful bidder in writing, in the form of “Notification of Award (NOA)”/ “Letter of Intent (LOI)”/ “Letter of Allocation (LOA)” through e-mail/ courier/ registered post, that his Bid has been accepted. The acceptance of
the notification of award will constitute the formation of the Contract.

36.2 Contract Period shall commence from the date of "Notification of Award"/ "Letter of Intent"/ "Letter of Allocation" or as mentioned in the Notification of Award/ Letter of Intent/ Letter of Allocation. The "Notification of Award"/ "Letter of Intent"/ "Letter of Allocation" will constitute the formation of a Contract, until the Contract has been effected pursuant to signing of Contract as per "ITB: Clause-37".

36.3 The of "Notification of Award (NOA)"/ "Letter of Intent (LOI)"/ "Letter of Allocation (LOA)" shall be issued to successful bidder in duplicate. The successful bidder is required to return its duplicate copy duly signed and stamped on each page including all the Appendix, Annexures as a token of acceptance within 15 (Fifteen) days from the date of its issuance.

36.4 Incase the successful bidder fails to acknowledge the acceptance of "Notification of Award (NOA)"/ "Letter of Intent (LOI)"/ "Letter of Allocation (LOA)" as mentioned above vide clause no. 36.3, same will be treated as a case of non-responsiveness & default and Employer/ Owner may take suitable action to get the project successfully executed.

36.5 In case of Non-responsive/Non acceptance to the NOA or CA or non-submission of timely Performance Security by the successful bidder, SECI at its sole discretion may take appropriate actions with the forfeiture of EMD & may annul the entire Tendering process at its sole discretion.

37 SIGNING OF CONTRACT AGREEMENT

37.1 The successful Bidder/ Contractor shall be required to execute the 'Contract Agreement' with Owner on a 'non-judicial stamp paper' of appropriate value [cost of the 'stamp-paper' shall be borne by the successful Bidder/ Contractor] and of 'state' specified in Bidding Data Sheet (BDS) only, within '30 [Thirty] days' of issuance of the "Notification of Award (NOA)"/ "Letter of Intent [LOI]"/ "Letter of Allocation [LOA]".

37.2 Incase the successful bidder fails to execute the 'Contract Agreement' as mentioned above vide clause no. 37.1, same will be treated as a case of non-responsiveness & default and Employer/ Owner may take suitable action to get the project successfully executed. Same shall constitute sufficient grounds for the forfeiture of EMD.

37.3 In case of Non-responsive/Non-acceptance to the NOA or CA or non-submission of timely Performance Security by the successful bidder, SECI at its sole discretion may take appropriate actions with the forfeiture of EMD & may annul the entire Tendering process at its sole discretion.

38. VOID

39 PROCEDURE FOR ACTION IN CASE CORRUPT/ FRAUDULENT/ COLLUSIVE/ COERCIVE PRACTICES

39.1 Procedure for action in case Corrupt/ Fraudulent/ Collusive/ Coercive Practices is enclosed at Annexure-I along with this ITB document.

39.2 Annexure-I deliberates in detail the all consequences pertaining to clause no. 39.

39.3 NON-APPLICABILITY OF ARBITRATION CLAUSE IN CASE OF BANNING OF VENDORS/ SUPPLIERS/ CONTRACTORS/ BIDDERS/ CONSULTANTS INDULGED IN FRAUDULENT/
COERCIVE PRACTICES

Notwithstanding anything contained contrary in GCC and other "CONTRACT DOCUMENTS", in case it is found that the Vendors/ Suppliers/ Contractors/ Bidders/ Consultants indulged in fraudulent/ coercive practices at the time of bidding, during execution of the contract etc., and/or on other grounds as mentioned in Employer’s/ Owner’s “Procedure for action in case Corrupt/ Fraudulent/ Collusive/ Coercive Practices” (Annexure-I), the contractor/ bidder shall be banned (in terms of aforesaid procedure) from the date of issuance of such order by Employer/ Owner, to such Vendors/ Suppliers/ Contractors/ Bidders/ Consultants.

The Vendor/ Supplier/ Contractor/ Bidder/ Consultant understands and agrees that in such cases where Vendor/ Supplier/ Contractor/ Bidder/ Consultant has been banned (in terms of aforesaid procedure) from the date of issuance of such order by Employer/ Owner, such decision of Employer/ Owner shall be final and binding on such Vendor/ Supplier/ Contractor/ Bidder/ Consultant and the ‘Arbitration clause’ in the GCC and other "CONTRACT DOCUMENTS" shall not be applicable for any consequential issue/ dispute arising in the matter.

40 PUBLIC PROCUREMENT POLICY FOR MICRO AND SMALL ENTERPRISES (MSEs)

40.1 As per the Public Procurement Policy for Micro and Small Enterprise (MSEs) order 2012, issued vide Gazette Notification number 503, dated 23.03.2012 by Ministry of Micro, Small and Medium Enterprise of Govt. of India, and specific to this tender, MSEs must be registered with any of the following agencies/ bodies shall be exempted from Tender Processing Fees and EMD submission upon production of valid registration certificate.

(i) District Industries Centre (DIC)
(ii) National Small Industries Corporation (NSIC)
(iii) Udyog Aadhaar Memorandum

MSEs participating in the tender must submit the certificate of registration with any one of the above agencies. The registration certificate issued from any of the above agencies must be valid as on close date of the tender.

The MSEs, who have applied for registration or renewal of registration with any of the above agencies/ bodies, but have not obtained the valid certificate as on close date of the tender, are not eligible for exemption/ preference.

40.2 In case of JV/ Consortium, in order to avail the exemption to Tender Processing Fees and Earnest Money Deposit (EMD), all the members of JV/ Consortium should be registered under any of the Categories mentioned under clause 40.1 above.

40.3 In case the bidder is falling under above category, the bidder shall submit the documentary evidence satisfying the same.

If the bidder does not provide the above confirmation or appropriate document or any evidence, then it will be presumed that they do not qualify for any preference admissible in the tender.
41 **AHR ITEMS**

NOT APPLICABLE

42 **RISK OF REJECTION**

Any Conditional Bid will straight away run into risk of rejection.

43 **INCOME TAX & CORPORATE TAX**

43.1 Income tax deduction shall be made from all payments made to the contractor as per the rules and regulations in force and in accordance with the Income Tax Act prevailing from time to time.

43.2 Corporate Tax liability, if any, shall be to the contractor's account.

43.3 TDS under GST as may be applicable shall be deducted as per law of Government of India in vogue.

43.4 **MENTIONING OF PAN NO. IN INVOICE/ BILL**

As per CBDT Notification No. 95/2015 dated 30.12.2015, mentioning of PAN no. is mandatory for procurement of goods/ services/ works/ consultancy services exceeding INR 2 Lacs per transaction.

Accordingly, supplier/ contractor/ service provider/ consultant should mention their PAN no. in their invoice/ bill for any transaction exceeding INR 2 Lacs. As provided in the notification, in case supplier/ contractor/ service provider/ consultant do not have PAN no., they have to submit declaration in Form 60 along with invoice/ bill for each transaction.

Payment of supplier/ contractor / service provider/ consultant shall be processed only after fulfilment of above requirement

44. **SETTLEMENT OF DISPUTES BETWEEN GOVERNMENT DEPARTMENT AND ANOTHER AND ONE GOVERNMENT DEPARTMENT AND PUBLIC ENTERPRISE AND ONE PUBLIC ENTERPRISE AND ANOTHER**

In the event of any dispute or difference relating to the interpretation and application of the provisions of the contracts, such dispute or difference shall be referred by either party for Arbitration to the sole Arbitrator in the Department of Public Enterprises to be nominated by the Secretary to the Government of India in-charge of the Department of Public Enterprises.

The Arbitration and Conciliation Act, 1996 shall not be applicable to arbitrator under this clause. The award of the Arbitrator shall be binding upon the parties to the dispute, provided, however, any party aggrieved by such award may make a further reference for setting aside or revision of the award to the Law Secretary, Department of Legal Affairs, Ministry of Law & Justice, Government of India. Upon such reference the dispute shall be decided by the Law Secretary or the Special Secretary/ Additional Secretary, when so authorized by the Law Secretary, whose decision shall bind the Parties finally and conclusively. The parties to the dispute will share equally the cost of arbitration as intimated by the Arbitrator.

45 **DISPUTE RESOLUTION (PROVISION REGARDING APPLICABLE LAWS AND**
SETTLEMENT OF DISPUTES

45.1 Unless otherwise specified, the matters where decision of the Engineer-in-Charge is deemed to be final and binding as provided in the Agreement and the issues/disputes which cannot be mutually resolved within a reasonable time, all disputes shall be settled in accordance with the Conciliation Rules.

45.2 Any dispute(s)/difference(s)/issue(s) of any kind whatsoever between/amongst the Parties arising under/ out of in connection with this contract shall be settled in accordance with the laid down rules.

45.3 In case of any dispute(s)/difference(s)/issue(s), a Party shall notify the other Party (ies) in writing about such a dispute(s)/difference(s)/issue(s) between/amongst the Parties and that such a Party wishes to refer the dispute(s)/difference(s)/issue(s) to Conciliation. Such Invitation for Conciliation shall contain sufficient information as to the dispute(s)/difference(s)/issue(s) to enable the other Party(ies) to be fully informed as to the nature of the dispute(s)/difference(s)/issue(s), the amount of monetary claim, if any, and apparent cause(s) of action.

45.4 Conciliation proceedings commence when the other Party(ies) accept(s) the invitation to conciliate and confirmed in writing. If the other Party(ies) reject(s) the invitation, there will be no conciliation proceedings.

45.5 If the Party initiating conciliation does not receive a reply within thirty days from the date on which he/she sends the invitation, or within such other period of time as specified in the invitation, he/she may elect to treat this as a rejection of the invitation to conciliate. If he/she so elects, he/she shall inform the other Party(ies) accordingly.

45.6 Where Invitation for Conciliation has been furnished, the Parties shall attempt to settle such dispute(s) amicably under Part-III of the Indian Arbitration and Conciliation Act, 1996. It would be only after exhausting the option of Conciliation as an Alternate Dispute Resolution Mechanism that the Parties hereto shall go for Arbitration. For the purpose of this clause, the option of ‘Conciliation’ shall be deemed to have been exhausted, even in case of rejection of ‘Conciliation’ by any of the Parties.

45.7 The cost of Conciliation proceedings including but not limited to fees for Conciliator(s), Airfare, Local Transport, Accommodation, cost towards conference facility etc. shall be borne by the Parties equally.

45.8 The Parties shall freeze claim(s) of interest, if any, and shall not claim the same during the pendency of Conciliation proceedings. The Settlement Agreement, as and when reached/agreed upon, shall be signed between the Parties and Conciliation proceedings shall stand terminated on the date of the Settlement Agreement.

=================== X ==================
PROCEDURE FOR ACTION IN CASE CORRUPT/ FRAUDULENT/ COLLUSIVE/ COERCIVE PRACTICES

A Definitions:

A.1 “Corrupt Practice” means the offering, giving, receiving or soliciting, directly or indirectly, anything of value to improperly influence the actions in selection process or in contract execution.

“Corrupt Practice” also includes any omission for misrepresentation that may mislead or attempt to mislead so that financial or other benefit may be obtained or an obligation avoided.

A.2 “Fraudulent Practice” means and include any act or omission committed by an agency or with his connivance or by his agent by misrepresenting/submitting false documents and/ or false information or concealment of facts or to deceive in order to influence a selection process or during execution of contract/ order.

A.3 “Collusive Practice amongst bidders (prior to or after bid submission)” means a scheme or arrangement designed to establish bid prices at artificial non-competitive levels and to deprive the Employer of the benefits of free and open competition.

A.4 “Coercive practice” means impairing or harming or threatening to impair or harm directly or indirectly, any agency or its property to influence the improperly actions of an agency, obstruction of any investigation or auditing of a procurement process.

A.5 “Vendor/ Supplier/ Contractor/ Consultant/ Bidder” is herein after referred as “Agency”

A.6 “Competent Authority” shall mean the authority, who is competent to take final decision for Suspension of business dealing with an Agency/ (ies) and Banning of business dealings with Agency/ (ies) and shall be the “Committee” concerned.

A.7 “Allied Agency” shall mean all the concerns within the sphere of effective influence of banned/suspended agencies. In determining this, the following factors may be taken into consideration:

(a) Whether the management is common;
(b) Majority interest in the management is held by the partners or directors of banned/suspended firm.
(c) substantial or majority shares are owned by banned/suspended agency and by virtue of this it has a controlling voice.

A.8 “Investigating Agency” shall mean any department or unit of Employer/ Owner investigating into the conduct of Agency/ party and shall include the Vigilance Department of the Employer/ Owner, Central Bureau of Investigation, State Police or any other agency set up by the Central
or state government having power to investigate.

B Actions against bidder(s) indulging in corrupt /fraudulent/ collusive/ coercive practice

B.1 Irregularities noticed during the evaluation of the bids:

If it is observed during bidding process/ bids evaluation stage that a bidder has indulged in corrupt/ fraudulent/ collusive/ coercive practice, the bid of such Bidder(s) shall be rejected and its Earnest Money Deposit (EMD) shall be forfeited.

Further, such agency shall be banned for future business with Employer/ Owner for a period specified in para B 2.2 below from the date of issue of banning order.

B.2 Irregularities noticed after award of contract

(i) During execution of contract:

If an agency, is found to have indulged in corrupt/ fraudulent/ collusive/ coercive practices, during execution of contract, the agency shall be banned for future business with Employer/ Owner for a period specified in para B 2.2 below from the date of issue of banning order.

The concerned order(s)/ contract(s) where corrupt/ fraudulent/ collusive practices are observed, shall be suspended with immediate effect by Engineer-in-Charge (EIC)/ Employer/ Owner whereby the supply/ work/ service and payment etc. will be suspended. The action shall be initiated for putting the agency on banning.

After conclusion of process, the order(s)/ contract(s) where it is concluded that such irregularities have been committed shall be terminated and Contract Performance Security submitted by agency against such order(s)/ contract(s) shall also be forfeited. The amount that may have become due to the contractor on account of work already executed by him shall be payable to the contractor and this amount shall be subject to adjustment against any amounts due from the contractor under the terms of the contract.

No risk and cost provision will be enforced in such cases.

(ii) After execution of contract and during Defect liability period (DLP)/ Warranty/ Guarantee Period:

If an agency is found to have indulged in corrupt/ fraudulent/ collusive/ coercive practices, after execution of contract and during DLP/ Warranty/ Guarantee Period/O&M Period, the agency shall be banned for future business with Employer/ Owner for a period specified in para B 2.2 below from the date of issue of banning order.

Further, the Contract Performance Security submitted by agency against such
order(s)/ contract(s) shall be forfeited.

(iii) After expiry of Defect liability period (DLP)/ Warranty/ Guarantee Period

If an agency is found to have indulged in corrupt/ fraudulent/ collusive/ coercive practices, after expiry of Defect liability period (DLP)/ Warranty/ Guarantee Period, the agency shall be banned for future business with Employer/ Owner for a period specified in para B 2.2 below from the date of issue of banning order.

B.2.2 Period of Banning

Banning period shall be reckoned from the date of issuance of banning order and shall be for a period as may be decided by the Employer/ Owner based on specific case basis. However, minimum period of ban shall be 06 (Six) months from the date of issuance of banning order.

In exceptional cases where the act of vendor/ contractor is a threat to the National Security, the banning shall be for indefinite period.

C Effect of banning on other ongoing contracts/ tenders

C.1 If an agency is banned , such agency shall not be considered in ongoing tenders/ future tenders.

C.2 However, if such an agency is already executing other order(s)/ contract(s) where no corrupt/ fraudulent/ collusive/ coercive practice is found, the agency shall be allowed to continue till its completion without any further increase in scope except those incidental to original scope mentioned in the contract.

C.3 If an agency is banned during tendering and irregularity is found in the case under process:

C.3.1 after issue of the enquiry/ bid/ tender but before opening of Technical bid, the bid submitted by the agency shall be ignored.

C.3.2 after opening Technical bid but before opening the Price bid, the Price bid of the agency shall not be opened and EMD submitted by the agency shall be returned to the agency.

C.3.3 after opening of price bid, EMD made by the agency shall be returned; the offer/Bid of the agency shall be ignored & will not be further evaluated. If the agency is put on banning list for fraud/ mis-appropriation of facts committed in the same tender/ other tender where errant agency emerges as the lowest (L1), then such tender shall also be cancelled and re-invited.

D. Procedure for Suspension of Bidder

D.1 Initiation of Suspension

Action for suspension business dealing with any agency/(ies) shall be initiated by C & P Department when

(i) Vigilance Department based on the fact of the case gathered during investigation by
them recommend for specific immediate action against the agency.

(ii) Vigilance Department based on the input from Investigating agency, forward for specific immediate action against the agency.

(iii) Nonperformance of Vendor/ Supplier/ Contractor/ Consultant leading to termination of Contract/ Order.

D.2 Suspension Procedure:

D.2.1 The order of suspension would operate initially for a period not more than six months and is to be communicated to the agency and also to Vigilance Department. Period of suspension can be extended with the approval of the Competent Authority by one month at a time with a ceiling of six months pending a conclusive decision to put the agency on banning list.

D.2.2 During the period of suspension, no new business dealing may be held with the agency.

D.2.3 Period of suspension shall be accounted for in the final order passed for banning of business with the agency.

D.2.4 The decision regarding suspension of business dealings should also be communicated to the agency.

D.2.5 If a prima-facie, case is made out that the agency is guilty on the grounds which can result in banning of business dealings, proposal for issuance of suspension order and show cause notice shall be put up to the Competent Authority. The suspension order and show cause notice must include that (i) the agency is put on suspension list and (ii) why action should not be taken for banning the agency for future business from Employer/ Owner.

The competent authority to approve the suspension will be same as that for according approval for banning.

D 3 Effect of Suspension of business:

Effect of suspension on other on-going/ future tenders will be as under:

D.3.1 No enquiry/ bid/ tender shall be entertained from an agency as long as the name of agency appears in the Suspension List.

D.3.2 If an agency is put on the Suspension List during tendering:

D.3.2.1 after issue of the enquiry/ bid/ tender but before opening of Technical bid, the bid submitted by the agency shall be ignored.

D.3.2.2 after opening Technical bid but before opening the Price bid, the Price bid of the agency
shall not be opened and EMD submitted by the agency shall be returned to the agency.

D.3.3 The existing contract(s)/ order(s) under execution shall continue.

D.3.4 Tenders invited for procurement of goods, works and services shall have provision that the bidder shall submit a undertaking to the effect that (i) neither the bidder themselves nor their allied agency/(ies) are on banning list of Employer/ Owner or the Ministry of New & Renewable Energy (ii) bidder is not banned by any Government Department/ Public Sector.
Annexure-II

ADDITIONAL TO INSTRUCTIONS TO BIDDERS (INSTRUCTION FOR PARTICIPATION IN E-
TENDER)

1. General

Special Instructions (for e-Tendering).

Submission of Online Bids is mandatory for this Tender.

This section contains detailed instructions regarding bid submission procedure under e-
tendering system (e-tender portal). Bidders are required to read the following instructions in
addition to various instructions mentioned elsewhere in the bid document for e-tendering. The
instructions mentioned herein related to bid submission procedure shall supersede and shall
prevail over the conditions enumerated elsewhere in the bid/ tender document.

Bidders who wish to participate in e-tenders must go through the instructions in respect of e-
Tendering essentially covering security settings required for bidder’s PC/ Laptop, uploading
and checking the status of digital signature in the bidder’s PC/ Laptop, obtaining unique login
ID and password, re-setting the password, downloading of Tender document and uploading of
Offer/ Bid etc.

2. About E-Tender Portal (Web)

Solar Energy Corporation of India Limited (SECI) has adopted a secured and user friendly e-
tender system enabling bidders to Search, View, Download tender document(s) directly from
Undertaking (referred hereunder as “E-Tender Portal”) and also enables the bidders to
participate and submit online prices directly in the e-tender portal or uploading of SOR/ Price
Schedule (Price Bid) in note and attachment folder, as applicable, and technical bids in
secured and transparent manner maintaining absolute confidentiality and security throughout
the tender evaluation process and award.

3. Pre-requisite for participation in bidding process

The following are the pre-requisite for participation in e-Tendering Process:

3.1 PC/ Laptop with Windows OS, Internet Explorer

Bidder must possess a PC/ Laptop with Windows 7 professional operating system and Internet
Explorer 8 or 9 for hassle free bidding. Bidder is essentially required to effect the security
settings as defined in the portal.

3.2 Internet Broadband Connectivity

The Bidder must have a high-speed internet connectivity (preferably Broadband) with internet
explorer to access TCIL’s e-Tender Portal for downloading the Tender document and
uploading/ submitting the Bids.

3.3 A valid e-mail Id of the Organization/ Firm

3.4 E-Tendering is a new methodology for conducting Public Procurement in a transparent and
secured manner. Now, the Government of India has made e-tendering mandatory. Suppliers/
Vendors will be the biggest beneficiaries of this new system of procurement. For conducting electronic tendering, SECI has decided to use the portal https://www.tcil-india-electronic tender.com through TCIL, a Government of India Undertaking. This portal is based on the world’s most ‘secure’ and ‘user friendly’ software from Electronic Tender®. A portal built using Electronic Tender’s software is also referred to as Electronic Tender System® (ETS).

Benefits to Suppliers are outlined on the Home-page of the portal.

4. Tender Bidding Methodology under Sealed Bid System of Single Stage Two Envelop:

4.1 Broad Outline of Activities from Bidder’s Perspective:

4.1.1 Procure a Digital Signing Certificate (DSC)-Class II and above.
4.1.2 Register on Electronic Tendering System® (ETS)
4.1.3 Create Marketing Authorities (MAs), Users and assign roles on ETS
4.1.4 View Notice Inviting Tender (NIT) on ETS
4.1.5 For this tender -- Assign Tender Search Code (TSC) to a MA
4.1.6 Download Official Copy of Tender Documents from ETS
4.1.7 Clarification to Tender Documents on ETS

a) Query to SECI (Optional)
b) View response to queries posted by SECI

4.1.8 Bid-Submission on ETS
4.1.9 Respond to SECI Post-TOE queries
4.1.10 Participate in reverse auction if invited

For participating in this tender online, the following instructions are to be read carefully. These instructions are supplemented with more detailed guidelines on the relevant screens of the ETS.

4.2 Digital Certificates

For integrity of data and authenticity/ non-repudiation of electronic records, and to be compliant with IT Act 2000, it is necessary for each user to have a Digital Certificate (DC), also referred to as Digital Signature Certificate (DSC), of Class II or above, issued by a Certifying Authority (CA) licensed by Controller of Certifying Authorities (CCA) [refer http://www.cca.gov.in]

4.3 Registration

To use the Electronic Tender portal https://www.tcil-india-electronic tender.com, vendors need to register on the portal. Registration of each organization is to be done by one of its senior persons who will be the main person coordinating for the e-tendering activities. In ETS terminology, this person will be referred to as the Super User (SU) of that organization. For further details, please visit the website/ portal, and click on the ‘Supplier Organization’ link under ‘Registration’ (on the Home Page), and follow further instructions as given on the site. Pay Annual Registration Fee as applicable.

After successful submission of Registration details and payment of Annual Registration Fee, please contact TCIL/ ETS Helpdesk (as given below), to get your registration accepted/
Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

activated.

Important Note:

1. Interested bidders have to download official copy of the RfS/ Tender & other documents after login into the ETS Portal of TCIL (https://www.tcil-india-electronic tender.com). If the official copy of the documents is not downloaded from ETS Portal of TCIL within the specified period of downloading of RfS/ Tender and other documents, bidder will not be able to participate in the tender.

2. To minimize teething problems during the use of ETS (including the Registration process), it is recommended that the user should peruse the instructions given under ‘ETS User-Guidance Centre’ located on ETS Home Page, including instructions for timely registration on ETS. The instructions relating to ‘Essential Computer Security Settings for Use of ETS’ and ‘Important Functionality Checks’ should be especially taken into cognizance.

Please note that even after acceptance of your registration by the Service Provider, to respond to a tender you will also require time to complete activities related to your organization, such as creation of users, assigning roles to them, etc.

<table>
<thead>
<tr>
<th>TCIL/ ETS Helpdesk</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Telephone/ Mobile</strong></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td><strong>Email-ID</strong></td>
</tr>
</tbody>
</table>

5. Some Bidding Related Information for this Tender (Sealed Bid)

The bid shall be submitted by the Bidder under “Single Stage - Two Envelope” procedure of bidding. Under this procedure, the bid submitted by the Bidder in two envelopes - First Envelope (also referred to as Techno - Commercial Part) and Second Envelope (also referred to as Price Part) shall comprise of the following documents:

5.1 Hard Copy

Hard copy of the bid shall comprise of following documents/ programmed file-Attachments to be submitted in sealed envelope, as part of First Envelope. The envelope shall bear (the name of Tender, the Tender No. and the words ‘DO NOT OPEN BEFORE’ (due date & time)).

Contact Persons Name: Shri Sandeep Kumar
(d) Original Non-Refundable Tender Processing Fee as per clause no. 05 of ITB
(e) Original Non-Refundable Cost of Tender Document, if applicable
(f) ‘Covering Letter’ on Bidder’s ‘Letterhead’ (in Original) clearly specifying the enclosed contents, as per ‘Form F-0’
(d) EMD in original as per Clause 16 of ITB as per ‘Form F-4’ or as prescribed.
(e) Power of Attorney for authorized signatory in non-judicial stamp paper (as per ‘Form F-24’)
(f) Copy of Board Resolution
(g) The Pass-Phrase to decrypt the relevant Bid-Parts (for both Techno-Commercial and Financial) in separate sealed envelopes before the start date and time of the Tender Opening Event (TOE)

Bidder shall also upload the scanned copies of all the above mentioned original documents during online Bid Submission as a part of First envelope.

“Bidder should explicitly note that no hard copies are to be submitted as a part of Second envelope”.

II. Soft Copy

Soft copy of the bid shall comprise of following documents to be uploaded on the TCIL portal https://www.tcil-india-electronic tender.com as per provisions therein.

(a) As part of First Envelope

I. The Electronic Form of the bid for First Envelope (Techno-Commercial), as available on the TCIL portal, shall be duly filled.

II. Scanned copies of all the above mentioned original documents during online Bid Submission as a part of First envelope and Bid Form for first envelope

III. Certificate of Incorporation

IV. ‘Bidder's General Information’, as per ‘Form F-1’.

V. Shareholding Certificate (as per ‘Form F-23’)

VI. ‘No Deviation Confirmation’, as per ‘Form F-6’

VII. ‘Bidder's Declaration regarding Banning, Liquidation etc.’, as per ‘Form F-7’

VIII. ‘Bidders Experience as per ‘Form F-13’

IX. E-Banking Format (as per ‘Form F-19’)

X. Documents in accordance with the "Qualifying Requirements (QR)" establishing the qualification
XI. Document showing annual turnover for the financial years as required in Qualifying Requirements (QR) such as annual reports, profit and loss account, net worth etc. along with information as sought in enclosed Format F-16

XII. Tender Document. (Only First and Last Pages of Original Tender Document duly sealed and signed/ digitally signed and all pages of amendments and clarifications to Tender Documents duly sealed and signed/ digitally signed by the Authorized Signatory).

(A) As part of Second Envelope

(a) The Electronic Form of the bid for Second Envelope (Price - Part), as available on the TCIL portal, shall be duly filled. "Termed as ELECTRONIC FORM"

(b) Main Price Bid of financial bid comprising of SOR-1 and SOR-2 of the Price Schedule (available in Section - VIII, SOR), duly Completed, sealed and signed/ digitally signed shall be uploaded. "Termed as MAIN BID"

5.3 Special Note on Security and Transparency of Bids

Security related functionality has been rigorously implemented in ETS in a multidimensional manner. Starting with 'Acceptance of Registration by the Service Provider', provision for security has been made at various stages in Electronic Tender’s software. Specifically, for Bid Submission, some security related aspects are outlined below:

As part of the Electronic Encrypted™ functionality, the contents of both the ‘Electronic Forms’ and the ‘Main-Bid’ are securely encrypted using a Pass-Phrase created by the Bidder himself. Unlike a ‘password’, a Pass-Phrase can be a multi-word sentence with spaces between words (e.g. I love this World). A Pass-Phrase is easier to remember, and more difficult to break. It is mandatory that a separate Pass-Phrase be created for each Bid-Part. This method of bid-encryption does not have the security and data-integrity related vulnerabilities which are inherent in e-tendering systems which use Public-Key of the specified officer of a Buyer organization for bid-encryption. Bid-encryption in ETS is such that the Bids cannot be decrypted before the Public Online Tender Opening Event (TOE), even if there is connivance between the concerned tender-opening officers of the Buyer organization and the personnel of e-tendering service provider.

CAUTION: All bidders must fill Electronic Form™ for each bid-part sincerely and carefully, and avoid any discrepancy between information given in the Electronic Form™ and the corresponding Main-Bid.

If any variation is noted between the price mentioned in the Electronic Form™ and the Main Bid (Refer Clause No. 5.2 B for the definitions of Electronic Form and Main Bid), the price mentioned in the Main Bid shall prevail.

In case of any discrepancy between the values mentioned in figures and in words, the value mentioned in words will prevail.

The bidder shall make sure that the Pass-Phrase to decrypt the relevant Bid-Part is submitted into the ‘Time Locked Electronic Key Box (EKB)’ after the deadline of Bid Submission and before the commencement of the Online TOE of Technical Bid. The process of submission of this Pass-Phrase in the ‘Time Locked Electronic Key Box’ is done in
a secure manner by first encrypting this Pass-Phrase with the designated keys provided by
the Employer.

Additionally, the bidder shall make sure that the Pass-Phrase to decrypt the relevant Bid-Part
is submitted to Employer in a sealed envelope before the start date and time of the Tender
Opening Event (TOE).

5.4 Other Instructions

For further instructions, the vendor should visit the home-page of the portal https://www.tcil-
inidia-electronic tender.com, and go to the User-Guidance Centre

The help information provided through ‘ETS User-Guidance Centre’ is available in three
categories – Users intending to Register/ First-Time Users, Logged-in users of Buyer
organizations, and Logged-in users of Supplier organizations. Various links (including links for
User Manuals) are provided under each of the three categories.

Important Note: It is strongly recommended that all authorized users of Supplier organizations
should thoroughly peruse the information provided under the relevant links, and take
appropriate action. This will prevent hiccups, and minimize teething problems during the use
of ETS.

5.5 SIX CRITICAL DO’S AND DON’TS FOR BIDDERS

Specifically, for Supplier organizations, the following ‘SIX KEY INSTRUCTIONS for BIDDERS’
must be assiduously adhered to:

1. Obtain individual Digital Signing Certificate (DSC or DC) of Class II or above well in advance
   of your tender submission deadline on ETS.

2. Register your organization on ETS well in advance of the important deadlines for your first
tender on ETS viz ‘Date and Time of Closure of Procurement of Tender Documents’ and ‘Last
Date and Time of Receipt of Bids’. Please note that even after acceptance of your registration
by the Service Provider, to respond to a tender you will also require time to complete activities
related to your organization, such as creation of users, assigning roles to them, etc.

3. Get your organization’s concerned executives trained on ETS well in advance of your first
tender submission deadline on ETS

4. Submit your bids well in advance of tender submission deadline on ETS (There could be last
minute problems due to internet timeout, breakdown, etc)

5. It is the responsibility of each bidder to remember and securely store the Pass-Phrase for
each Bid-Part submitted by that bidder. The bidders are required to submit correct, valid and
operative Pass-Phrase to decrypt either Technical Bid Part or Financial Bid Part in a separate
sealed envelope before due date and time of submission of bid. In the event, the bids are not
opened with the pass-phrase submitted by bidder, Employer may ask for re-submission/
clarification for correct pass-phrase. If bidder fails to submit correct pass-phrase immediately
as requested by Employer, the Tender Processing Fee and Tender Document Fee, if
applicable, shall be forfeited and bid shall not be opened, and EMD shall be refunded. No
request on this account shall be entertained by Employer/ Owner.

6. Bids will be made available for opening during the Online Public Tender Opening Event (TOE)
‘ONLY IF’ the status pertaining Overall Bid-Submission is ‘COMPLETE’. For the purpose of
record, the bidder can generate and save a copy of ‘Final Submission Receipt’. This receipt
can be generated from 'Bid-Submission Overview Page’ only if the status pertaining overall Bid-Submission’ is ‘COMPLETE’

5.6 **NOTE:**

*While the first three instructions mentioned above are especially relevant to first-time users of ETS, the fourth, fifth and sixth instructions are relevant at all times.*

6. **Content of Bid**

6.1 **Un-Priced Bid**

The Un-Priced Bid (i.e. Part I - Technical Bid, refer ITB of tender for details) to be uploaded using Link “TECHNICAL DOCUMENT”. *Bidders are advised to not upload duly filled Schedule of Rates (SOR)/ Price Schedule (PS) at this link.*

Before the bid is uploaded, the bid comprising of all relevant documents mentioned in the tender document should be digitally signed in accordance with the Indian IT Act 2000. If any modifications are required to be made to a document thereafter the modified documents shall be again digitally signed before uploading.

Bidder are required to upload all Tender forms and supporting documents which form part of the bid/ tender in the Collaboration Folder (C-Folder) under tender document of e-tender portal.

Uploading the documents relevant to bid before the bid submission date and time is the sole responsibility of the bidder.

The complete bid (each page) shall be continuously numbered in sequence, from start till end i.e. 1, 2, 3... n. The bid shall be uploaded along with proper index and indicating page numbers against each category of documents. A sample is suggested as under:

<table>
<thead>
<tr>
<th>Sub-folder in C-Folder</th>
<th>Documents</th>
<th>Page nos. (for ref.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. INDEX</td>
<td>Index</td>
<td>1 to a</td>
</tr>
<tr>
<td>2. TENDER DOC</td>
<td>Tender Document, Corrigendum etc.</td>
<td>a+1 to b</td>
</tr>
<tr>
<td>3. B.E.C</td>
<td>BEC documents (including order, completion/ execution certificate, balance sheet, etc.)</td>
<td>b+1 to c</td>
</tr>
<tr>
<td>4. UN-PRICED COMMERCIAL</td>
<td>Un-priced Commercial offer/bid</td>
<td>c+1 to d</td>
</tr>
<tr>
<td>5. EMD/POA</td>
<td>Scanned copy of EMD/POA</td>
<td>d+1 to e</td>
</tr>
<tr>
<td>6. FORMATS</td>
<td>Formats of tender duly filed-in, signed and stamped and other</td>
<td>e+1 to f</td>
</tr>
<tr>
<td>7. TENDER FEE</td>
<td>Scanned copy of Tender Fee/ Integrity Pact (I.P.)</td>
<td>f+1 to f</td>
</tr>
<tr>
<td>8. OTHERS</td>
<td>Any other document</td>
<td>g+1 to n</td>
</tr>
</tbody>
</table>

The above shall ensure that there are no missing documents and traceability of relevant section is ensured.

**Note:**

i) Bidder may save/ store the bid documents in the PC/ Laptop before submitting the bid into e-tender portal.

ii) Bidder is required to fill up the price(s)/ rate(s) strictly in the Schedule of Rate (SOR)/
Price Schedule (PS) attached with the tender.

Inadvertently, if a document is uploaded in Collaboration Folder (C Folder) by the bidders, such document can be deleted by the bidder and can be replaced by a digitally signed new/ modified document prior to due date & time.

Un-priced techno-commercial bid document should be placed in the private area earmarked in the C-folder of Tender Document in e-tender portal.

6.2 **Price Bid**

The Price Bid (i.e. Part II - Price Bid, refer ITB for details) to be uploaded using Link given under TCIL portals & and NOT using link “TECHNICAL DOCUMENT”. Bidders are advised **not to upload any other documents and same shall be ignored**. For detailed instructions, refer tender document and instructions as given above.

Employer/ Owner shall not be responsible for any failure on the part of the bidder in submission of Priced Bid.

Instructions mentioned under “PRICE BID [Online]” shall be applicable in case Bidders have been asked to quote their prices on-line directly in the TCIL’s e-tender portal in addition to uploading of scanned copy of SOR/ PS or only the on-line price submission in the portal, as the case may be.

7 **Submission of documents**

Bidders are requested to upload small sized documents preferably (upto 20 MB) at a time to facilitate easy uploading into e-tender portal. Employer/ Owner shall not be responsible in case of failure of the bidder to upload documents/ bids within specified time of tender submission.

8 **Last date for submission of bids**

System does not allow for submission or modification of bids beyond the deadline for bid submission. However, if the bidder for some reason intends to change the bid already entered, he may change/ revise the same on or before the last date and time of submission. The system time displayed on TCIL’s e-tender webpage shall be final and binding on the bidders for all purposes pertaining to various events of the subject tender and no other time shall be taken into cognizance.

Bidders are advised in their own interest to ensure that bids are uploaded in e-tender system well before the closing date and time of bid.

9 **Internet connectivity**

If bidders are unable to access TCIL’s e-tender portal or Bid Documents, the bidders may please check whether they are using proxy to connect to internet or their PC is behind any firewall and may contact their system administrator to enable connectivity. Please note that Port SSL/ 443 should be enabled on proxy/firewall for HTTPS connectivity. Dial-up/ Broad and internet connectivity without Proxy settings is another option.
SECTION - III

BID DATA SHEETS (BDS)
**BID DATA SHEETS (BDS)**

The following bid specific data for the Plant and Equipment to be procured shall amend and/or supplement the provisions in the Section - II, Instruction to Bidders (ITB)

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>ITB Clause Ref. No.</th>
<th>Bid Data Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>SCOPE OF BID (ITB 1.1)</td>
<td>The Employer &amp; the Owner is: Solar Energy Corporation of India Limited, D - 3, 1st Floor, Wing - A, Prius Platinum Building, District Centre Saket, New Delhi - 110 017, India Kind Attn.: General Manager (C &amp; P) / Manager (C &amp; P) Telephone Nos.: - 0091-(0)11-71989290/71989256 Fax No.: - 0091-(0)11-71989243 E-mail: - <a href="mailto:contracts@seci.co.in">contracts@seci.co.in</a></td>
</tr>
<tr>
<td>2.</td>
<td>BIDS FROM CONSORTIUM/JOINT VENTURE (ITB 3.0)</td>
<td>Replace the existing clause by the following: Bids from Consortium/ Joint Venture are ALLOWED</td>
</tr>
<tr>
<td>3.</td>
<td>NUMBER OF BIDS PER BIDDER (ITB 4.0)</td>
<td>Replace the existing clause by the following: Bidder shall submit only ‘one [01] Bid’ per bidder in the Bidding Process. A Bidder who submits or participates in more than ‘one [01] Bid’ will (either individually or in JV/ Consortium) cause all the proposals in which the Bidder has participated to be disqualified.</td>
</tr>
<tr>
<td>4.</td>
<td>TENDER PROCESSING FEE (NON-REFUNDABLE) (ITB 5.3)</td>
<td>Replace the existing clause by the following: The Tender Processing Fee and EMD is exempted for MSME Vendors registered under NSIC/ Udyog Aadhaar/DIC Category only.</td>
</tr>
<tr>
<td>5.</td>
<td>BID VALIDITY (ITB 15.1)</td>
<td>Replace the existing clause by the following: The bid validity period shall be 180 (One Hundred and Eighty Days) from the date of opening of Techno-Commercial Bid (Envelope-I).</td>
</tr>
<tr>
<td>6.</td>
<td>ZERO DEVIATION &amp; REJECTION CRITERIA</td>
<td>Clause No 19.1, Zero deviation &amp; Clause No 19.2, Rejection Criteria should be read in conjunction to each other &amp; both clauses points mentioned should complement each other.</td>
</tr>
</tbody>
</table>

Floating Solar PV project at UT, Lakshadweep, India

Tender No
SEC/C&P/NIT/2019/LKRE

BDS Page 2 of 3

Signature of Bidder
## Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

### Sl. No. | ITB Clause Ref. No. | Bid Data Details
--- | --- | ---
13. | (ITB 37.1) | **SIGNING OF CONTRACT AGREEMENT**

#### Add following to the existing clause:

**State of which stamp paper is required for Contract Agreement:**

New Delhi.
ANNEXURE TO BID DATA SHEET (BDS) QUALIFYING REQUIREMENTS

Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India
QUALIFYING REQUIREMENTS (QR)

Qualification of the bidder(s) will be based on their meeting the minimum eligibility criteria specified below regarding the Bidder’s General Standards, Technical Experience and Financial eligibility as demonstrated by the Bidder’s responses in the corresponding Bid documents. The bid can be submitted by an individual firm or by a Joint Venture/Consortium of firms. (Specific requirements for Joint Ventures/Consortium are given below).

1.1 GENERAL ELIGIBILITY CONDITIONS

The Bidder should be a body incorporated in India under the Companies Act, 2013 including any amendment thereto, Government owned Enterprises who are registered and incorporated in India, Limited Liability Companies engaged in the business of Power/Infrastructure, barring those companies & firms against whom sanction for conducting business is imposed by the Government of India or SECI.

A foreign Bidder/company can also participate on standalone basis or in the way of consortium/JV (If allowed). In case of a foreign company participating on standalone basis and its selection as successful Bidder, it has to form an Indian Company registered under the Companies Act, 2013 as its subsidiary company with at least 76% (Seventy Six Percent) shareholding in the subsidiary company before the issue of Notification of Award (NOA)/Contract Agreement (CA). In case a Foreign Company is selected as the successful Bidder, it shall comply with all applicable laws and provisions including but not limited to laws and provisions of Foreign Direct Investment in India.

Limited Liability Partnership firms, Proprietorship Firms, Partnership Firms, NGOs, Charitable Trusts, and Educational Societies are not allowed to participate in the bidding process (either individually or in Joint Venture/ Consortium).

The Bid Processing Fees and EMD are exempted for MSME Vendors/ Developers registered under NSIC/ DIC/ Udyog Aadhaar Category only. As the Proprietorship Firms, Partnership Firms, NGOs, Charitable Trusts, Educational Societies in any form are not allowed to participate in the tendering process, hence any Proprietorship Firms, Partnership Firms, NGOs, Charitable Trusts, Educational Societies MSME vendor will also not be eligible to participate in the bidding process (either individually or in Joint Venture/ Consortium).

1.2 TECHNICAL ELIGIBILITY CONDITIONS

Bidders can participate through any one of the below mentioned qualifying routes. The Bidder shall be considered meeting Technical Eligibility criteria either from Route I or Route II.
Route I

IA. The bidder should have experience in EPC execution of Ground mounted Solar Projects on Turnkey basis including Design, Supply (Supply of Modules & Inverters can be inclusive or exclusive in the bidder’s scope in the past experience), Installation and Commissioning of Grid connected Solar PV Power Plant of cumulative Capacity not less than 10 (Ten) MW in last seven Financial years as on last date of bid submission. However, such Grid connected Solar PV Power Plant capacity must have been in satisfactory operation for at least six (06) months prior to the last date of bid submission.

AND

IB. Out of the above, the bidder should have experience in EPC execution of Ground mounted Solar Projects on Turnkey basis including Design, supply (Supply of Modules & Inverters can be inclusive or exclusive in the bidder’s scope in the past experience), installation & commissioning of at least 02 (Two) Grid connected Solar PV Power Plant Projects having an individual capacity of 02 (Two) MW or above in last seven Financial years last date of bid submission. However, such Grid connected Solar PV Power Plant capacity must have been in satisfactory operation for at least six (06) months prior to the last date of bid submission.

OR

Route II

IIA. The bidder should have experience in execution of Ground mounted Solar Projects as a Developer of Grid-connected Solar PV Power Plant(s) of cumulative Capacity not less than 10 (Ten) MW in last seven Financial years as on last date of bid submission. However, such Grid connected Solar PV Power Plant capacity must have been in satisfactory operation for at least six (06) months prior to the last date of bid submission.

AND

IIB. Out of the above, the bidder should have experience in execution of Ground mounted Solar Projects as a Developer of at least 02 (Two) Grid connected Solar PV Power Plant Projects having an individual capacity of 02 (Two) MW or above in last seven Financial years and till last date of bid submission. However, such Grid connected Solar PV Power Plant capacity must have been in satisfactory operation for at least six (06) months prior to the last date of bid submission.

The list of projects commissioned at least 6 months prior to the last date of Bid Submission, indicating whether the project is grid connected, along with a scanned copy of the Commissioning certificate and Work order / Contract / Agreement/LOI from the Client (or Owner) shall be submitted in support of Clause 1.2 above.

The Performance Certificate must have been issued for a minimum duration of 06 (Six) months from the date of commissioning. The Performance Certificate/Joint meter reading (JMR) reports shall have been issued by any state/ central owned agencies or state power departments or authorized representative of Power offtaker (Discom/Private Power purchaser).
For participation as an EPC Bidder under Route I:

In case the bidder is a subsidiary of a holding company, financial eligibility criteria referred to in the clause above, shall be of that subsidiary company only (i.e. excluding its holding company). A job executed by a Bidder for its own plant/projects cannot be considered as experience for the purpose of meeting the Eligibility Conditions of the tender. Also, the jobs executed for Subsidiary/ Fellow subsidiary/Holding company will not be considered as experience for the purpose of meeting Eligibility Conditions.

1.3 FINANCIAL ELIGIBILITY CONDITIONS

The Minimum Average Annual Turnover (MAAT) of the bidder in the last three financial years (i.e. FY 2015-2016, 2016-17 and 2017-18) should be INR 1,00,80,00,000/- (Indian Rupees hundred Crores & eighty lacs only). MAAT shall mean Revenue from Operations as incorporated in the profit & loss account excluding other income, e.g. sale of fixed assets. This must be the individual Company’s turnover and not that of any group of Companies. A summarized sheet of average turnover, certified by a practicing Chartered Accountant/Statutory Auditor should be compulsorily enclosed along with corresponding annual accounts.

AND

The net worth for the last financial year should be positive. “Net Worth” of the Bidder shall be calculated as per the Companies Act, 2013.

AND

The bidder should have a minimum Working Capital of INR 42,00,00,000/- (Indian Rupees Forty-Two Crores only) as per the last audited financial statement. If the bidder’s working capital is inadequate, the bidder should supplement this with a letter from the bidder’s bank, having net worth not less than INR 500 Crores, confirming availability of the line of credit for more than or equal to INR 42,00,00,000/- (Indian Rupees Forty-Two Crores only) to meet the working Capital requirement of this particular Project.

1.3.1 For participation as an EPC Bidder under Route I: In case the bidder is a subsidiary of a holding company, financial eligibility criteria referred to in clause 1.3 above shall be of that subsidiary company only (i.e. excluding its holding company).

1.3.2 The Bidder will provide a copy each of audited annual report of previous three financial years for ascertaining their turnover and Net Worth for the purpose of verification.

1.3.3 The derivation of Net Worth” of the Bidder shall be calculated as per Indian Company Act 2013.
1.3.4 Other income (as per the Companies Act, 2013 including amendment/clarifications), shall not be considered for arriving at annual turnover.

1.3.5 A scanned copy of Certificate of Incorporation of the Bidder shall be furnished in the bid (through online mode).

1.3.6 Bidders shall furnish documentary evidence as per the prescribed format (online as well as offline), duly certified by the Authorized Signatory and the Statutory Auditor / Practicing Chartered Accountant of the Bidding Company in support of their financial eligibility.

The Bidder shall furnish the following documentary evidences along with the Bid in support of meeting of above-mentioned Financial Eligibility Criteria:

(i) “Details of Financial capability of Bidder” as per format F-16 duly signed and stamped by a Chartered Accountant (format attached).

(ii) Audited financial results i.e. Annual Report including Audited Balance Sheet and Profit & Loss Account Statement for immediate three preceding financial years to meet the above Financial Eligibility Criteria. In case of tenders having the submission deadline up to 30th September of the relevant financial year and audited financial results of immediate 3 preceding financial years being not available, the bidder has an option to submit the audited financial results of three years immediately prior to relevant financial year. In case the bid submission deadline is after 30th September of the relevant financial year, bidder has to compulsorily submit the audited financial results of immediately preceding three financial years.

1.4 JOINT VENTURE & CONSORTIUM CONDITIONS:

In case the bid is submitted by a Joint venture (JV) or Consortium of two or more firms as partners, they must meet the following requirements:

1.4.1 There can be a maximum of 03 (Three) partners in a JV/Consortium. The Lead partner of the JV/Consortium shall meet individually not less than 50% of minimum Financial Eligibility Conditions (MAAT & Working Capital) given at para 1.3 above. However, all the JV/Consortium partners must meet collectively 100% Financial Eligibility Conditions given at para 1.3 above, wherein a minimum of 20% Financial eligibility should be met individually by all other partners of the JV/Consortium.

1.4.2 All the partners of the JV/Consortium must meet collectively 100% of Technical Eligibility Conditions given at para 1.2 above.

1.4.3 The Joint Venture/Consortium must collectively satisfy the Criteria of clauses 1.2 & 1.3 above (Routes I & II) for which purpose, the relevant figure of average annual turnover and liquid assets/credit facilities for each of the partners of the JV/Consortium shall be added together to arrive at total eligibility of the Joint Venture/Consortium. The net worth of each Partner of JV/Consortium should be positive.

1.4.4 A Joint Venture (JV), may or may not be incorporated as a Registered Company.
1.4.5 A Joint Venture (JV), if incorporated as a Registered Company, is required to submit EMD and Performance Security in the name of Joint Venture only. In case of Consortium or a JV has not formed a Registered Company, the EMD and Performance Security shall be submitted in the name of Lead Partner only.

1.4.6 A JV is required to submit Form of Undertaking by the JV Partners (F - 17) and Form of Power of Attorney (F - 17A) as per prescribed formats enclosed in Section - VI (Sample Forms and Formats). A Consortium is required to submit Form of Undertaking by the Consortium Partners (F - 18) and Form of Power of Attorney (F - 18A) as per prescribed formats enclosed in Section - VI (Sample Forms and Formats).

1.4.7 JV/ Consortium is also required to declare detailed scope of work to be executed by each partner of JV.

1.4.8 The Employer may assess the capacity and capability of the bidder, to ascertain that the bidder can successfully execute the scope of work covered under the package within stipulated completion period. This assessment shall inter-alia include (i) document verification, (ii) bidder’s work/manufacturing facilities visit, (iii) manufacturing capacity, details of works executed, works in hand, anticipated in future & the balance capacity available for the present scope of work, (iv) details of plant and machinery, manufacturing and testing facilities, manpower and financial resources, (v) details of quality systems in place, (vi) past experience and performance, (vii) customer feedback, (viii) banker’s feedback etc.

1.4.9 In order to avail the benefits of exemptions in JV/ Consortium, all the partners of JV/ Consortium must be MSME Vendors/ Developers registered under NSIC/ Udyog Aadhaar/DIC Category only. Employer/ Owner reserves the right to waive minor deviations if they do not materially affect the capability of the Bidder to perform the contract.
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Preamble

This Section (Section - IV) of the Bidding Documents [named as General Conditions of Contract (GCC)] provides the performance of the Contractor, payments under the contract or matters affecting the risks, rights and obligations of the parties under the contract. This Section contains provisions that are to be used unchanged unless Section - V [named as Special Conditions of Contract (SCC)] states otherwise as any changes in GCC or any complementary information that may be needed has been shown in SCC. If there is a conflict between the provisions of Section - IV & Section - V, the provisions of Section - V shall prevail.

Bidders may note that the respective rights of the Employer/ Owner and Bidders/ Contractors shall be governed by this Tender Documents and Contracts (to be) signed between the Employer/ Owner and the Contractor for the respective package(s). The provisions of this Tender Documents shall always prevail over any other documents in case of contradiction.

Further in all matters arising out of the provisions of this Section - IV and the Section - V of the Tender Documents, the laws of the Union of India shall be the governing laws and courts of the State of the Project Owner shall have exclusive jurisdiction.
[A] DEFINITIONS

1. Definition of Terms:

1.1 In this TENDER (as hereinafter defined) the following words and expressions shall have the meanings hereby assigned to them except where the context otherwise required.

1.1.1 ADJUDICATOR means the person or persons named as such in the SCC to make a decision on or to settle any dispute or difference between the Owner and the Contractor.

1.1.2 AFFILIATE shall mean a company that either directly or indirectly
   a. controls or
   b. is controlled by or
   c. is under common control with a Bidding Company

   “Control” means ownership, directly or indirectly, of more than 50% (fifty percent) of the voting shares of such Company or right to appoint majority Directors.

1.1.3 AFFECTED PARTY means Owner or the Contractor whose performance has been affected by an event of Force Majeure.

1.1.4 APPLICABLE LAW means any statute, law, regulation, ordinance, notification, rule, regulation, judgment, order, decree, bye-law, approval, directive, guideline, policy, requirement or other governmental restriction or any similar form of decision of, or determination by, or any interpretation or administration having the force of law in the Republic of India and the State Government, by any Government Authority or instrumentality thereof, whether in effect as of the date of this Contract or thereafter.

1.1.5 APPROVED shall mean approved in writing including subsequent written confirmation of previous verbal approval and “APPROVAL” means approval in writing including as aforesaid.

1.1.6 APPOINTING AUTHORITY for the purpose of arbitration shall be the any person so designated by the Owner.

1.1.7 ARBITRATOR means the person or persons appointed by agreement between the Owner and the Contractor to make a decision on or to settle any dispute or difference between the Owner and the Contractor referred to him or her by the parties.

1.1.8 B.I.S. means specifications of Bureau of Indian Standards (BIS).

1.1.9 BID means the Techno Commercial together with Price Bid submitted by the Bidder along with all documents/ credentials/ attachments/ annexure etc., in response to the Tender, in accordance with the terms and conditions hereof.

1.1.10 BIDDER means Bidding Company submitting the Bid. Any reference to the Bidder includes Bidding Company including its successors, executors and permitted assigns as the context may require.

1.1.11 CEA means the Central Electricity Authority.
1.1.12 **CHARTERED ACCOUNTANT** means a person practicing in India or a firm whereof all the partners practicing in India as a Chartered Accountant(s) within the meaning of the Chartered Accountants Act, 1949.

1.1.13 **COLLABORATOR** or **PARENT COMPANY** means the firms/ corporations who has provided technological support to the manufacturer for the detailed Design/establishing production line for the specific Equipment.

1.1.14 **COMPANY** means a body incorporated in India under the Indian Companies Act, 1956 or Companies Act, 2013 including any amendment thereto.

1.1.15 **CONTRACT** shall mean the Agreement between the Owner and the Contractor for the execution of the works including therein all Contract documents.

1.1.16 **CONTRACTOR** means the person or the persons, Company or Corporation whose Tender has been accepted by the Employer and includes the Contractor's legal representatives his/ her successors and permitted assigns.

1.1.17 **CONTRACT DOCUMENTS** mean collectively the Tender Documents, Designs, Drawings, Specification, Schedule of Quantities and Rates, Notification of Award/ Letter of Intent/ Letter of Acceptance and agreed variations if any, and such other documents constituting the Tender and acceptance thereof.

1.1.18 **CONTRACTOR'S EQUIPMENT** means all plant, facilities, equipment, machinery, tools, apparatus, appliances or things of every kind required in or for installation, completion and maintenance of Facilities that are to be provided by the Contractor, but does not include Plant and Equipment, or other things intended to form or forming part of the Facilities.

1.1.19 **CONTRACTOR’S REPRESENTATIVE** means any person nominated by the Contractor and approved by the Employer to perform the duties delegated by the Contractor.

1.1.20 **CONSULTANT** means Techno-Commercial experts who are the consulting engineer to the Employer/ Owner for this project.

1.1.21 **COMMISSIONING** means a project shall be considered commissioned if all equipment as per rated capacity, mentioned under the scope of contract, has been installed and energy has flown into grid.

1.1.22 **COMPLETION OF FACILITIES** means that the Facilities (or a specific part thereof where specific parts are specified in the SCC) have been completed operationally and structurally and put in a tight and clean condition, and that all work in respect of Pre-commissioning of the Facilities or such specific part thereof has been completed; and Commissioning along with Operational Acceptance has been attained as per Technical Specifications.

1.1.23 **CHANGE ORDER** means an order given in writing by the Engineer-in-Charge/Project Manager to effect additions to or deletion from and alteration in the works.

1.1.24 **DAY** means a day of 24 hours from midnight to midnight irrespective of the number of hours worked in that day.

1.1.25 **DEFECT LIABILITY PERIOD** in relation to scope of work means 12 (Twelve) months from the date of Operational acceptance during which the Contractor stands responsible for rectifying all defects/ rejection that may appear in the works executed by the Contractor in pursuance of the Contract and includes warranties against Manufacturing/ Fabrication/ Erection/ Construction defects covering all materials plants, equipment, components and the like supplied by the Contractor, works executed against workmanship defects.
1.1.26 **DRAWINGS** shall include maps, plans and tracings, supporting documents, specifications or prints or sketches thereof with any modifications approved in writing by the Engineer-in-Charge/Project Manager and such other drawing as may, from time to time, be furnished by the Contractor.

1.1.27 **EARNEST MONEY DEPOSIT (EMD)** means the unconditional and irrevocable Tender Security in the form of Demand Draft/ Banker’s Cheque/ Bank Guarantee to be submitted along with the Bid by the Bidder as prescribed in the Tender document.

1.1.28 **EMPLOYER** means the Company/ Corporation/ Government Entity, named in the BDS/ SCC, who is responsible for getting the Facilities implemented. The Employer may be Owner himself or an agency appointed by the Owner and shall include the legal successors or permitted assigns of the Employer.

1.1.29 **ENGINEER-IN-CHARGE (EIC)/PROJECT MANAGER** shall mean the person designated from time to time by the Employer and shall include those who are expressly authorized by him to act for and on his behalf for operation of this Contract.

1.1.30 **EFFECTIVE DATE** means the date of issuance of Notification of Award/ Letter of Intent/Letter of Award (LOA) from which the Time for Completion shall be determined or any other specific date as provided in the Notice to Proceed (NTP) for exceptional cases.

1.1.31 **FINAL ACCEPTANCE/FINAL COMPLETION** means acceptance of Facilities by the Employer at the end of one year from the date of Operational Acceptance and upon demonstration of minimum annual parameters as specified in the technical specifications and completion of works under the punch list which certifies the Contractor’s fulfillment of the Contract in respect of Functional and Plant Performance Guarantees of the Facilities.

1.1.32 **GUARANTEE TEST(S)** means the test(s) specified in the Technical Specifications to be carried out to ascertain whether the Facilities or a specified part thereof is able to attain the Functional Guarantees specified in the Technical Specifications during/ after successful Commissioning followed by Trial - Operation.

1.1.33 **GOODS & SERVICE TAX (GST)** is an indirect tax throughout India to replace taxes levied by the central and state governments. Goods & Services Tax is a comprehensive, multi-stage, destination-based tax that will be levied on every value addition.

1.1.34 **IEC** means specifications of International Electro-Technical Commission.

1.1.35 **INSTALLATION SERVICES** means all those services ancillary to the supply of the Plant and Equipment for the Facilities, to be provided by the Contractor under the Contract; e.g., transportation and provision of marine or other similar insurance (s), inspection, expediting, site preparation works (including the provision and use of Contractor’s Equipment and the supply of all structural and construction materials required), installation including civil and allied works etc., testing, pre-commissioning, commissioning, operations, maintenance, the provision of operations and maintenance manuals, training of Employer’s Personnel etc..

1.1.36 **MWp** means Mega-Watt Peak.

1.1.37 **kWh** shall mean Kilo-Watt-hour.

1.1.38 **LANGUAGE FOR DRAWINGS AND INSTRUCTION** All the drawings, titles, notes, instruction, dimensions, etc. shall be in English Language only.

1.1.40 MOBILIZATION shall mean establishment of sufficiently adequate infrastructure by the Contractor at Site comprising of construction equipment, aids, tools tackles including setting of site offices with facilities such as power, water, communication etc. establishing manpower organization comprising of Resident Engineers, Supervising Personnel and an adequate strength of skilled, semi-skilled and un-skilled workers, who with the so established infrastructure shall be in a position to commence execution of work at site(s), in accordance with the agreed Time Schedule of Completion of Work. Mobilization shall be considered to have been achieved, if the Contractor is able to establish infrastructure as per Time Schedule, where so warranted in accordance with agreed schedule of work implementation to the satisfaction of Engineer-in-Charge/Project Manager.

1.1.41 NET-WORTH shall have same meaning as defined in Company Act 2013 and Amendment, if any.

1.1.42 NOTICE IN WRITING OR WRITTEN NOTICE shall mean a notice in written, typed or printed characters sent (unless delivered personally or otherwise proved to have been received by the addressee) by Email/registered post to the latest known private or business address or registered office of the addressee and shall be deemed to have been received in the ordinary course of post it would have been delivered.

1.1.43 NOTIFICATION OF AWARD (NOA)/LETTER OF INTENT (LOI)/Letter of Award(LOA) means the official notice issued vide Letter/ E-mail by the Employer notifying the Contractor that his bid has been awarded.

1.1.44 OPERATIONAL ACCEPTANCE means the acceptance of the Plant Facilities (or any part of the Facilities where the Contract provides for acceptance of the Facilities in parts) by the Employer, which certifies the Contractor’s fulfilment of the Contract in respect of meeting Plant Functional and Performance Guarantees of the Facilities and completion of works.

1.1.45 O & M means comprehensive Operation & Maintenance of Commissioned Project/ Work/ Facilities under the contract.

1.1.46 OWNER means the Company/ Corporation/ Government Entity, named in the BDS/ SCC, who has decided to set up the Facilities and shall include the legal successors or permitted assigns of the Owner.

1.1.47 PARENT COMPANY means a company that holds more than Fifty Percent (50%) of the paid-up equity capital directly or indirectly in the Bidding Company as the case may be.

1.1.48 PLANT AND EQUIPMENT means permanent plant, equipment, machinery, apparatus, articles and things of all kinds to be provided and incorporated in the Facilities by the Contractor under the Contract (including the spare parts to be supplied by the Contractor) but does not include Contractor’s Equipment.

1.1.49 PLANT FACILITY(IES)/ FACILITY(IES) means the Plant and Equipment to be supplied and installed, as well as all the Installation Services to be carried out by the Contractor under the Contract.

1.1.50 PRE-COMMISSIONING means the testing, checking and other requirements specified in the Technical Specifications that are to be carried out by the Contractor in preparation for Commissioning.

1.1.51 SCC means the Special Conditions of Contract.

1.1.52 SECI means Solar Energy Corporation of India Limited, New Delhi (A Government of India Enterprise) under MNRE.
1.1.53 **SITE** means the land and other places upon which the Facilities are to be installed, and such other land or places as specified in the SCC of the Contract as forming part of the Site.

1.1.54 **SPECIFICATION** shall mean all directions the various Technical Specifications, provisions attached and referred to the Tender Documents which pertain to the method and manner of performing the work or works to the quantities and qualities of the work or works and the materials to be furnished under the Contract for the work or works, as may be amplified or modified by the Employer or Engineer-in-Charge/Project Manager during the performance of Contract in order to provide the unforeseen conditions or in the best interests of the work or works. It shall also include the latest edition of relevant Standard Specifications including all addenda/ corrigenda published before entering into Contract.

1.1.55 **SUB-CONTRACTOR** including vendors, means any person to whom execution of any part of the Facilities, including preparation of any design or supply of any Plant and Equipment, is subcontracted directly or indirectly by the Contractor, and includes its legal successors or permitted assigns.

1.1.56 **TEMPORARY WORKS** shall mean all temporary works of every kind required in or about the execution, completion or maintenance of site works.

1.1.57 **TENDER/TENDER DOCUMENTS/ BIDDING DOCUMENTS** means the entire set of documents vide which Employer invite bids for Projects/ Works/ Facilities that are submitted within a finite deadline by the Bidder/ Contractor.

1.1.58 **TIME FOR COMPLETION** means the time within which Completion of the Facilities is to be attained in accordance with the specifications, as a whole (or of a part of the Facilities where a separate Time for Completion of such part has been prescribed) as specified in the SCC of the tender document.

1.1.59 **TOTAL CONTRACT PRICE/CONTRACT VALUE** means the firm value of the final quoted price, as a result of e- RA (if applicable), by the successful bidder specified in its financial proposal as the sum of individual contract value of Design, supply & installation works including O&M (if applicable) under different work heads specified in the financial proposal, subject to such additions and adjustments thereto or deductions therefrom, as may be made pursuant to the Contract including or excluding Goods & Service taxes (as specified in the ITB).

1.1.60 **WEEK** means a period of any consecutive seven days.

1.1.61 **WORKING DAY** means any day which is not declared to be holiday or rest day by the Employer/ Owner.

**[B] GENERAL INFORMATIONS**

2. **General Information**

2.1.a **Location of Site**

The proposed location of Project site(s) is/ are defined in the Scope of work under Technical specifications & also defined under the Special conditions of contract (SCC).

2.1.b **Access by Road**

Contractor, if necessary, shall build other temporary access roads to the actual site of construction for his own work at his own cost. The Contractor shall be required to permit the use of the roads so constructed by him for vehicles of any other parties who may be engaged on the project site. The Contractor shall also facilitate the construction of any permanent roads should the construction thereof starts while he is engaged on this work. He shall make allowance in his Tender for any
inconvenience he anticipates on such account. Non-availability of access roads, railway siding and railway wagons for the use of the Contractor shall in no case condone any delay in the execution of work nor be the cause for any claim for compensation against the Employer/Owner.

2.2 Scope of Work
The scope of work is defined in the Section - VII, Scope of Work and Technical Specifications (TS) of the Tender document. In addition, the Contractor shall provide all necessary materials, equipment, labour etc., for the execution and maintenance of the work till completion unless otherwise mentioned in the Tender Document.

2.3 Construction Water Supply
Contractor will have to make his own arrangements for supply of water to his labour camps and for works. The water quality should be suitable for use in civil construction work. All pumping installations, pipe network and distribution system will have to be carried out by the Contractor at his own risk and cost. Alternatively, the Employer/Owner at his discretion may endeavor to provide water to the Contractor at the Employer's/Owner's source of supply provided the Contractor makes his own arrangement for the water meter which shall be in custody of the Employer/Owner and other pipe networks from source of supply, so as not to interfere with the layout and progress of the other construction works. In such case, a separate accounting shall be maintained for billing purpose on monthly basis. However, the Owner does not guarantee the supply of water and this does not relieve the Contractor of his responsibility in making his own arrangement and for the timely completion of the various works as stipulated.

2.4 Construction Power Supply

2.4.1 Contractor has to arrange for the construction power supply of their own. However, subject to availability, Employer/Owner may provide access to the nearest available point in his location for supply power at only one point, from where the Contractor will make his own arrangement for temporary distribution through a temporary energy meter (sealed by Employer/Owner). All the works will be done as per the applicable regulations with information to the Engineer-in-Charge/Project Manager. The temporary line will be removed forthwith after the completion of work or if there is any hindrance caused to the other works due to the alignment of these lines, the Contractor will re-route or remove the temporary lines at his own cost. The Contractor at his own cost will also provide suitable electric meters, fuses, switches, etc., for purposes of payment to the Employer/Owner which should be in the custody and control of the Employer/Owner. The cost of power supply shall be payable to the Employer/Owner by the Contractor. The Employer/Owner shall not, however, guarantee the supply of electricity nor have any liability in respect thereof. No claim for compensation for any failure or short supply of electricity will be admissible.

2.4.2 It shall be the responsibility of the Contractor to provide and maintain the complete installation on the load side of the supply with due regard to safety requirement at site. All cabling, equipment, installations etc., shall comply in all respects with the latest statutory requirements and safety provisions i.e., as per the Central/State Electricity Acts and Rules etc. The Contractor will ensure that his equipment and Electrical Wiring etc., are installed, modified, maintained by a licensed Electrician/Supervisor.

2.4.3 At all times, IEA regulations shall be followed failing which the Employer/Owner has a right to disconnect the power supply without any reference to the Contractor. No claim shall be entertained for such disconnection. Power supply will be reconnected only after production of fresh certificate from authorized electrical supervisors.

2.4.4 The Employer/Owner is not liable for any loss or damage to the Contractor's equipment as a result of variation in voltage or frequency or interruption in power supply or other loss to the Contractor arising therefrom.
2.4.5 The Contractor will have to provide and install his own lights and power meters which will be governed as per Central/ State /UT Government Electricity Rules.

2.4.6 In case of damage of any of the Employer’s/ Owner’s equipment on account of fault, intentional or unintentional on the part of the Contractor, the Employer/ Owner reserves the right to recover the cost of such damage from the Contractor's bill.

2.5 Land for Contractor’s Field Office, Godown and Workshop

The Employer/ Owner will, at his own discretion and convenience and for the duration of the execution of the work make available near the site, land for construction of Contractor’s Temporary Field Office, godowns, workshops and assembly yard required for the execution of the Contract. The Contractor shall at his own cost construct all these temporary buildings and provide suitable water supply and sanitary arrangement. On completion of the works undertaken by the Contractor, he shall remove all temporary works erected by him and have the site cleaned as directed by Engineer-in-Charge/Project Manager. If the Contractor shall fail to comply with these requirements, the Employer/Owner may, at the expenses of the Contractor remove such surplus and rubbish materials and dispose off the same as he deems fit and get the site cleared as aforesaid; and Contractor shall forthwith pay the amount of all expenses so incurred and shall have no claim in respect of any such surplus materials disposed off as aforesaid. But the Employer/ Owner reserves the right to ask the Contractor any time during the pendency of the Contract to vacate the land by giving 07 (Seven) day notice on security reasons or on national interest or otherwise. The Contractor shall put up temporary structures as required by them for their office, fabrication shop and construction stores only in the area allocated to them on the project site by the Employer/ Owner or his authorized representative. No tea stalls/ canteens should be put up or allowed to be put up by any Contractor in the allotted land or complex area without written permission of the Employer/ Owner. No unauthorized buildings, constructions or structures should be put up by the Contractor anywhere on the project site. For uninterrupted fabrication work, the Contractor shall put up temporary covered structures at his cost within Area in the location allocated to them in the project site by the Employer/ Owner or his authorized representative. No person except for authorized watchman shall be allowed to stay in the plant area/ Contractor's area after completion of the day's job without prior written intimation to Engineer-in-Charge/Project Manager.

2.6 Land for Residential Accommodation

No Land shall be made available for residential accommodation for staff and labour of Contractor.

[C] ADDITIONAL GENERAL INSTRUCTIONS TO BIDDERS

3. Documents

3.1 Corrections and Erasures: All correction(s) and alteration(s) in the entries of Tender paper shall be signed in full by the bidder with date. No erasure or over writing is permissible.

3.2 Witness: Witness and sureties shall be persons of status and property and their names, occupation and address shall be stated below their signature.

3.3 Details of Experience: The bidder should furnish, along with his Tender, details of previous experience in having successfully completed in the recent past works of this nature, together with the names of Employers/ Owners, location of sites and value of Contract, date of commencement and completion of work, delays if any, reasons of delay and other details along with documentary evidence(s).
3.4 **Liability of Government of India:** It is expressly understood and agreed by and between bidder or/ Contractor and Employer/ Owner that, Employer/ Owner is entering into this agreement solely on its own behalf. In particular, it is expressly understood and agreed that the Government of India has no liabilities, obligations or rights hereunder. It is expressly understood and agreed that Employer/ Owner is an independent legal entity with power and authority to enter into Contracts solely on its own behalf under the applicable Laws of India and general principles of Contract Law. It is further understood and agreed that the Government of India is not and shall not be liable for any acts, omissions, commissions, breaches or other wrongs arising out of the Contract. Accordingly, bidder/ Contractor hereby expressly waives, releases and foregoes any and all actions or claims, including cross claims, impleader claims or counter claims against the Government of India arising out of this Contract and covenants not to sue to Government of India as to any manner, claim, cause of action or thing whatsoever arising of or under this agreement.

4. **Transfer of Tender Documents**

4.1 Transfer of Tender Documents purchased by one intending bidder to another is not permissible.

5. **Right of Employer/Owner to Accept or Reject Tender**

5.1 The right to accept the Tender will rest with the Employer/ Owner. The Employer/ Owner, however, does not bind himself to accept the lowest Tender, and reserves to itself the authority to reject any or all the Tenders received without assigning any reason whatsoever. At the option of the Employer/ Owner, the work for which the Tender had been invited, may be awarded to one Contractor or split between more than one bidders, in which case the award will be made for only that part of the work, in respect of which the bid has been accepted. The quoted rates should hold good for such eventualities. Tenders in which any of the particulars and prescribed information are missing or are incomplete in any respect and/ or the prescribed conditions are not fulfilled are liable to be rejected. The Tender containing uncalled for remarks or any additional conditions are liable to be rejected. Canvassing in connection with Tenders is strictly prohibited and Tenders submitted by the Tenderers who resort to canvassing will be liable to rejection.

6. **Time Schedule & Progress Reporting**

6.1 The work shall be executed strictly as per the Time Schedule specified in Section - V, Special Conditions of Contract (SCC). The period of construction given in Time Schedule includes the time required for mobilization as well as testing, rectifications if any, retesting and completion in all respects to the entire satisfaction of the Engineer-in- Charge.

6.2 A joint program of execution of the work will be prepared by the Contractor based on priority requirement of this project & submitted to the Engineer in charge. This program will take into account the time of completion mentioned above and the time allowed for the priority works by the Engineer-in- Charge.

6.3 Monthly/ Weekly construction program will be drawn up by the Engineer-in- Charge jointly with the Contractor, based on availability of work fronts and the joint construction program as per above. The Contractor shall scrupulously adhere to these targets/ programs by deploying adequate personnel, construction tools and tackles and he shall also supply himself all materials of his scope of supply in good time to achieve the targets/ programs. In all matters concerning the extent of targets set out in the weekly and monthly programs and the degree of achievements the decision of the Engineer-in- Charge will be final and binding on the Contractor.

6.4 The Contractor shall monitor progress of all the activities specified in the work schedule referred in GCC above and submit the progress report to the Project Manager as per the Contract Co-ordination procedure.
6.6 If at any time the Contractor’s actual progress falls behind the scheduled program, or it becomes apparent that it will so fall behind, the Contractor shall, at the request of the Employer or the Project Manager/ EIC, prepare and submit to the Project Manager/ EIC a revised program, taking into account the prevailing circumstances, and shall notify the Project Manager/ EIC, of the steps being taken to expedite progress so as to attain Completion of the Facilities within the Time for Completion. If any extension thereof entitled under GCC Clause, or any extended period as may otherwise be agreed upon between the Employer and the Contractor, Contractor shall submit the revised plan for completion of Facility accordingly.

6.7 Maintenance of Records of Progress Review Meeting

The Contractor shall be required to attend all site progress review meetings organized by the ‘Project Manager/ EIC’ or his authorized representative. The deliberations in the meetings shall inter-alia include the program, progress of work (including details of manpower, material, tools and plants deployed by the Contractor vis-à-vis agreed schedule), inputs to be provided by Employer, delays, if any and recovery program, specific hindrances to work and work instructions by Employer. The minutes of the meetings shall be recorded with the ‘Project Manager/ EIC’ or his authorized representative.

7. Conflict of Interest and Bidder’s Responsibility

7.1 A bidder shall not have a Conflict of Interest. All bidders found to have Conflict of Interest shall be disqualified. A bidder may be considered to have a Conflict of Interest with one or more parties in this bidding process, if:

(a) They have a controlling partner in common; or
(b) They receive or have received any direct or indirect subsidy from any of them; or
(c) They have the same legal representative for the purposes of this bid; or
(d) They have a relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence on the bid of another bidder, or influence the decision of the Employer/ Owner regarding this bidding process; or
(e) A bidder submits more than one bid in this bidding process, either individually (including bids submitted as an agent/ authorized representative on behalf of one or more bidders or through license - licensor route, wherever permitted as per the provision of the Qualification Requirement for the bidders in the Annexure to Bid Data Sheet (BDS)) or as a partner in a Joint Venture/ Consortium, except for alternative offers permitted under Tender. This will result in the disqualification of all such bids; or
(f) A bidder or any of its Affiliates participated as a consultant in the preparation of the Design or Technical Specification or Detailed Project Report (DPR) of the Plant and Installation of services/ goods and related services** that are the subject of the bid; or
(g) A bidder or any of its Affiliate has been hired (or is proposed to be hired) by the Employer/ Owner as a Project Manager for the Contract

* Unquote:

* Applicable for Supply & Installation Contracts
** Applicable for Supply & Supply cum Supervision of Installation Contracts

7.2 The intending bidder shall be deemed to have visited the Site and familiarized himself before submitting the Tender. Non-familiarity with the site conditions will not be considered a reason either for extra claims or for not carrying out the works in strict conformity with the Drawings and Specifications or for any delay in performance.

8. Retired Government or Company Officers
8.1 No Engineer of Gazetted rank or other Gazetted Officer employed in Engineering or Administrative duties in an Engineering Department of the States/ UT/ Central Government or of the Employer/ Owner is allowed to work as a Contractor for a period of two years after his retirement from Government Service, or from the employment of the Employer/ Owner. The Contract, if awarded, is liable to be cancelled if either the Contractor or any of his employees is found at any time to be such a person, who has not obtained the permission of the State/ Central Government before submission of Tender, or engagement in the Contractor’s service as the case may be.

9. Representatives and Field Management & Controlling

9.1 Project Manager / Engineer- In –Charge (EIC):

If the Project Manager/ EIC is not named in the Contract, then within seven (7) days of the Effective Date, the Employer shall appoint and notify the Contractor in writing of the name of the Project Manager/ EIC. The Employer may from time to time appoint some other person as the Project Manager/ EIC in place of the person previously so appointed and shall give a notice of the name of such other person to the Contractor without delay. The Employer shall take reasonable care, unless unavoidable to see that no such appointment is made at such a time or in such a manner as to impede the progress of work on the Facilities. The Project Manager/EIC shall represent and act for the Employer at all times during the currency of the Contract.

All notices, instructions, information and other communications given by the Contractor to the Employer under the Contract shall be given to the Project Manager/ EIC, except as herein otherwise provided.

9.2 Contractor’s Representative & Construction Manager

If the Contractor’s Representative is not named in the Contract, then within seven (07) days of the Effective Date, the Contractor shall appoint the Contractor’s Representative and shall request the Employer in writing. If the Employer objects to the appointment within seven (07) days giving the reason therefor, then the Contractor shall appoint a replacement within seven (07) days of such objection, and the foregoing provisions of this GCC clause shall apply thereto.

The Contractor’s Representative shall represent and act for the Contractor at all times during the tenure of the Contract and shall give to the Project Manager/ EIC all the Contractor’s notices, instructions, information and all other communications under the Contract.

All notices, instructions, information and all other communications given by the Owner/ Employer or the Project Manager/ EIC to the Contractor under the Contract shall be given to the Contractor’s Representative or, in its absence, its deputy, except as herein otherwise provided.

The Contractor shall not revoke the appointment of the Contractor’s Representative without the Employer consent, which shall not be unreasonably withheld. If the Employer consents thereto, the Contractor shall appoint some other person as the Contractor’s Representative, pursuant to the procedure set out in GCC Clauses.

The Contractor’s Representative may, subject to the approval of the Employer (which shall not be unreasonably withheld), at any time delegate to any person any of the powers, functions and authorities vested in him or her. Any such delegation may be revoked at any time. Any such delegation or revocation shall be subject to a prior notice and shall specify the powers, functions and authorities thereby delegated or revoked. No such delegation or revocation shall take effect unless and until a copy thereof has been delivered to the Project Manager/EIC.

Any act or exercise by any person of powers, functions and authorities so delegated to him or her in accordance with this GCC Clause shall be deemed to be an act or exercise by the Contractor’s Representative.
9.8 Notwithstanding anything stated in GCC Clause above, for the purpose of execution of contract, the Employer and the Contractor shall finalize and agree to a Contract Co-ordination Procedure and all the communication under the Contract shall be in accordance with such Contract Co-ordination Procedure.

9.9 From the commencement of installation of the Facilities at the Site until Final Acceptance, the Contractor’s Representative shall appoint a suitable person as the construction manager (hereinafter referred to as “the Construction Manager”). The Construction Manager shall supervise all work done at the Site by the Contractor and shall be present at the Site throughout normal working hours except when on leave, sick or absent for reasons connected with the proper Performance of the Contract. Whenever the Construction Manager is absent from the Site, a suitable person shall be appointed to act as his or her deputy.

9.10 The Employer may object to any Contractor’s representative or person employed by the Contractor in the execution of the Contract who, in the reasonable opinion of the Employer, may behave inappropriately, may be in-competent or negligent, or may commit a serious breach of the Site regulations and safety.

9.11 If any representative or person employed by the Contractor is removed in accordance with GCC Clause above, the Contractor shall, where required, promptly appoint a replacement. The Engineer-in-Charge/Project Manager may also authorize his representatives to assist in performing his duties and functions.

9.13 Hindrance Register

The Contractor may also maintain a Hindrance Register where reasons along with documentary evidence for delay/ fault may be recorded from time to time and at the time of occurrence of the hindrance and get it duly certified by the Project Manager or his authorized representative.

10. Note to Schedule of Rates

10.1 The Schedule of Rates should be read in conjunction with Section - VIII of the Tender documents.

10.2 The bidder shall be deemed to have studied the Drawings (if any), Specifications and details of work to be done within Time Schedule and to have acquainted himself of the condition prevailing at site.

10.3 Rates must be filled in the Schedule of Rates of original Tender Documents. If quoted in separate typed sheets no variation in item description or specification shall be accepted.

11. Policy for Tenders under Consideration

11.1 Only Those Tenders which are complete in all respects and are strictly in accordance with the Terms and Conditions and Technical Specifications of Tender Document, shall be considered for evaluation. Such Tenders shall be deemed to be under consideration immediately after opening of Tender and until such time an official intimation of acceptance/ rejection of Tender is made by Employer to the Bidder.

11.2 Zero Deviation: Bidders to note that this is a Zero Deviation Tender. Employer will appreciate submission of bids based on the terms and conditions in the enclosed General Conditions of Contract (GCC), Special Conditions of Contract (SCC), Instructions to Bidders (ITB), Scope of Work, technical specifications etc. to avoid wastage of time and money in seeking clarifications on technical/ commercial aspects of the bids. Bidder may note that no technical and commercial clarifications will be sought for after the receipt of the bids. In case of any deviation/ nonconformity observed in the bid, it will be liable for rejection.
12. Clarification of Tender Document

12.1 Verbal clarification and information given by Employer or its representatives shall not in any way be binding on Employer.

13. Local Conditions

13.1 The site is being offered to the bidders for Project on “as is where is” basis assuming that bidders have acquainted themselves appropriately with all the local site conditions & no plea will be entertained before/after the award of contract on this ground. It will be imperative on each bidder to acquaint himself of all local site conditions and factors which may have any effect on the execution of work covered under the Tender Document. In their own interest, the bidder(s) is/ are requested to familiarize themselves with the Indian Income Tax Act 1961, Indian Companies Act 1956, and Indian Customs Act 1962, GST Act and other related Acts and Laws and Regulations of India with their latest amendments, as applicable. Employer shall not entertain any requests for clarifications from the bidder regarding such local conditions.

13.2 It must be understood and agreed that such factors have properly been investigated and considered while submitting the Tender. Any claim for financial or Forex or any other adjustments to Value of Contract, on lack of clarity of such factors shall not be entertained.

14. Extension of Time for Completion

14.1 The time for completion as specified in the SCC is firm & final binding till the final completion of the Plant facilities. The Time(s) for Completion specified in the SCC shall be extended if the Contractor is delayed or impeded in the Performance of any of its obligations under the Contract due to delay in fulfilment of obligations by the Owner or by the reason of any of occurrence of Force Majeure as provided in the Tender for Force Majeure.

14.2 The Contractor shall at all times use its reasonable efforts to minimize any delay in the Performance of its obligations under the Contract.

[D] GENERAL OBLIGATIONS

15.1 Priority of Contract Documents

Several documents forming the Contract are to be taken as mutually explanatory of one another, but in case of ambiguities or discrepancies the same shall be explained and adjusted by the Engineer-in-Charge/Project Manager who shall thereupon issue to the Contractor instructions thereon and in such event, unless otherwise provided in the Contract, the priority of the documents forming the Contract shall be as follows:

a) Contract Agreement and the appendices, along with the amendments, if any thereto
b) Notification of award (NoA)/Letter of Intent (LOI) /Letter of Award (LOA)/Notice to proceed (NTP)
c) Special Conditions of Contract
d) General Conditions of Contract
e) BDS & ITB
f) Special Technical Conditions on Technical Specifications
g) Technical Specifications and Drawings
h) Price Schedules submitted by the Contractor
i) Other completed Bidding forms submitted with the Bid
j) Any other documents forming part of the Employer’s Requirements
In the event of any ambiguity or conflict between the Contract Documents listed above, the order of precedence shall be the order in which the Contract Documents are listed above. For eg. Contract agreement have precedence over NOA.

15.2 Headings and Marginal Notes

All headings and marginal notes to the clauses of these General Conditions of Contract or to the Specifications or to any other Tender Document are solely for the purpose of giving a concise indication and not a summary of the contents thereof, and they shall never be deemed to be part thereof or be used in the interpretation or construction thereof the Contract.

15.3 Singular and Plural

In Contract Documents unless otherwise stated specifically, the singular shall include the plural and vice versa wherever the context so requires.

15.4 Interpretation

Words implying ‘Persons’ shall include relevant Corporate Companies/ Registered Associations/ Body of Individuals/ Firm of Partnership’ as the case may be.

16 Special Conditions of Contract (SCC)

16.1 Special Conditions of Contract shall be read in conjunction with the General Conditions of Contract, Specification of Work, Drawings and any other documents forming part of this Contract wherever the context so requires.

16.2 Notwithstanding the sub-division of the documents into these separate sections and volumes every part of each shall be deemed to be supplementary to and complementary of every other part and shall be read with and into the Contract so far as it may be practicable to do so.

16.3 Where any portion of the General Condition of Contract is repugnant to or at variance with any provisions of the Special Conditions of Contract, unless a different intention appears the provisions of the Special Conditions of Contract shall be deemed to over-ride the provisions of the General Conditions of Contract and shall to the extent of such repugnancy, or variations, prevail.

16.4 Wherever it is mentioned in the specifications that the Contractor shall perform certain Work or provide certain facilities, it is understood that the Contractor shall do so at his cost and the Value of Contract shall be deemed to have included cost of such performance and provisions, so mentioned.

16.5 The materials, design and workmanship shall satisfy the relevant Indian Standards, the Job Specifications contained herein and Codes referred to. Where the job specification stipulate requirements in addition to those contained in the standard codes and specifications, these additional requirements shall also be satisfied.

17 Contractor to obtain his own Information

17.1 The Contractor in fixing his cost shall for all purpose whatsoever reason may be, deemed to have himself independently obtained all necessary information for the purpose of preparing his tender and his tender as accepted shall be deemed to have taken into account all contingencies as may arise due to such information or lack of same. The correctness of the details, given in the Tender Document to help the Contractor to make up the tender is not guaranteed. The Contractor shall be deemed to have examined the Contract Documents, to have generally obtained his own information in all matters whatsoever that might affect the carrying out of the works at the scheduled rates and to have satisfied himself to the sufficiency of his offer.
Any error in description of quantity or omission therefrom shall not vitiate the Contract or release the Contractor from executing the work comprised in the Contract according to Drawings and Specifications at the scheduled rates. He is deemed to have known the scope, nature and magnitude of the Works and the requirements of materials and labour involved etc., and as to what all works he has to complete in accordance with the Contract documents whatever be the defects, omissions or errors that may be found in the Documents. The Contractor shall be deemed to have visited surroundings, to have satisfied himself to the nature of all existing structures, if any, and also as to the nature and the conditions of the Railways, Roads, Bridges and Culverts, means of transport and communication, whether by land, water or air, and as to possible interruptions thereto and the access and egress from the site, to have made enquiries, examined and satisfied himself as to the sites for obtaining sand, stones, bricks and other materials, the sites for disposal of surplus materials, the available accommodation as to whatever required, depots and such other buildings as may be necessary for executing and completing the works, to have made local independent enquiries as to the sub-soil, subsoil water and variations thereof, storms, prevailing winds, climatic conditions and all other similar matters effecting these works.

He is deemed to have acquainted himself as to his liability of payment of Government Taxes, Customs duty and other charges, levies etc. Any neglect or omission or failure on the part of the Contractor in obtaining necessary and reliable information upon the foregoing or any other matters affecting the Contract shall not relieve him from any risks or liabilities or the entire responsibility from completion of the works at the scheduled rates and times in strict accordance with the Contract. It is, therefore, expected that should the Contractor have any doubt as to the meaning of any portion of the tender Document he shall set forth the particulars thereof in writing to Employer before bid submission.

The Employer may provide such clarification as may be necessary in writing to Contract, such clarifications as provided by Employer shall form part of tender Documents. No verbal agreement or inference from conversation with any effect or employee of the Employer either before, during or after the execution of the Contract Agreement shall in any way affect or modify any of the terms or obligations herein contained. Any change in layout due to site conditions or technological requirement shall be binding on the Contractor and no extra claim on this account shall be entertained.

18 Time of Performance

18.1 Time for Mobilization

The work covered by this Contract shall be commenced immediately upon issuance of the NOA/LOI/LOA/ NTP and be completed on or before the dates as mentioned in the Time Schedule of Completion of Work under Section - V, Special Conditions of Contract (SCC). The Contractor should bear in mind that time is the essence of this contract agreement. Request for revision of construction time after tenders are submitted will not receive any consideration. The mobilization period is included within the overall Completion Schedule, not over and above the completion time to any additional work or any other reasons.

18.2 Time Schedule of Construction

18.2.1 The general time schedule of construction is given in the Section - V, Special Conditions of Contract (SCC) of the Tender Documents. Contractor should prepare a detailed monthly or weekly construction program. The Work shall be executed strictly as per the Time Schedule given in the Tender Documents. The period of construction given includes the time required for mobilization testing, rectifications, if any, retesting and completion in all respects in accordance with Contract Document.
18.2.2 The Contractor shall submit a detailed Bar chart in MS Projects consisting of adequate number of activities covering various key phases of the Work such as Design, Procurement, Manufacturing, Shipment and Field Erection activities. This network shall also indicate the intermediate milestones and interface facilities to be provided by the Employer, if any and the dates by which such facilities are needed.

19. Force Majeure

19.1 A ‘Force Majeure’ means any event or circumstance or combination of events those stated below that wholly or partly prevents or unavoidably delays an Affected Party in the performance of its obligations under this Agreement, but only if and to the extent that such events or circumstances are not within the reasonable control, directly or indirectly, of the Affected Party and could not have been avoided if the Affected Party had taken reasonable care or complied with Prudent Utility Practices:

- Act of God, including, but not limited to lightning, fire not caused by Contractors' negligence and explosion (to the extent originating from a source external to the site), earthquake (above 7.0 magnitude on Richter Scale), volcanic eruption, landslide, unprecedented flood, cyclone, typhoon or tornado;
- Any act of war (whether declared or undeclared), invasion, armed conflict or act of foreign enemy, blockade, embargo, revolution, riot, insurrection, terrorist or military action, quarantine;
- Radioactive contamination or ionizing radiation originating from a source in India or resulting from another Force Majeure Event mentioned above.

19.2 Force Majeure Exclusions

Force Majeure shall not include (i) any event or circumstance which is within the reasonable control of the Parties and (ii) the following conditions, except to the extent that they are consequences of an event of Force Majeure:

- Unavailability, late delivery, or changes in cost of the plant, machinery, equipment, materials, spare parts or consumables for the Power Project;
- Delay in the performance of any Contractor, sub-Contractor or their agents;
- Non-performance resulting from normal wear and tear typically experienced in power generation materials and equipment;
- Strikes at the facilities of the Contractor / Affected Party;
- Insufficiency of finances or funds or the agreement becoming onerous to perform; and
- Non-performance caused by, or connected with, the Affected Party's:
  - Negligent or intentional acts, errors or omissions;
  - Failure to comply with an Indian Law; or
  - Breach of, or default under this Contract Agreement.
- Normal rainy seasons and monsoon
- Any Transport strikes not directly affecting the delivery of goods from manufacturer to site

19.3 In the event of either party being rendered unable by Force Majeure to perform any obligation required to be performed by them under this Contract, relative obligation of the party affected by such Force Majeure shall be treated as suspended during the period which the Force Majeure clause last.

19.4 Upon occurrence of such causes, the party alleging that it has been rendered unable as aforesaid, thereby, shall notify the other party in writing by registered notice within 48 (forty eight) hours of the alleged beginning thereof giving full particulars and satisfactory evidence in support of its claim. Further, within 7 (seven) days, the Contractor will furnish a detailed Contingency Plan to overcome
the effects of the incident and bring the project on its schedule after cessation of the effect of Force Majeure.

19.5 The Affected Party shall give notice to the other Party of (i) the cessation of the relevant event of Force Majeure; and (ii) the cessation of the effects of such event of Force Majeure on the performance of its rights or obligations under this Agreement, as soon as practicable after becoming aware of each of these cessations.

19.6 Time for Performance of the relative obligation suspended by the force majeure shall stand extended by the period for which such Force Majeure clause lasts.

19.7 If works are suspended by Force Majeure conditions lasting for more than two months, the Employer/Owner shall have the option of cancelling this Contract in whole or part thereof, at its discretion.

19.8 The Contractor will not be entitled to claim any compensation for Force Majeure conditions and shall take appropriate steps to insure its men and materials utilized by it under the Contract.

20. Liquidated Damages (LD)

20.1 Subject to Force Majeure Clause, if the Contractor fails to comply with the Time for Completion /successful commissioning of Plant facilities in accordance with SCC Clause for the whole of the facilities then the Contractor shall pay to the Owner a sum equivalent to half percent (0.5%) per week of the Contract Price for the whole of the facilities as liquidated damages for such default and not as a penalty, without prejudice to the Owner’s other remedies under the Contract subject to the maximum limit of five percent (5%) of Contract Price for the whole of the facilities. The Owner may, without prejudice to any other method of recovery, deduct the amount of such damages from any amount due or to become due to the Contractor. The payment or deduction of such damages shall not relieve the Contractor from his obligation to complete the Works, or from any other of his obligations and liabilities under the Contract. Once the maximum limit is reached, Owner may consider the termination of contract and/or shall have the discretion of getting executed the work from the Contractor with the maximum limit of Liquidated damages. Any such recovery on account of the Liquidated damages can be done from the running bills of the Contractor by Owner.

20.2 The Owner shall at its sole discretion upon reaching the maximum LD limit , as an alternative to the Liquidated Damages at its option, get work executed from elsewhere at the risk and cost of the Contractor irrespective of the fact whether the scope of Contract is identical to the original scope of Contract and in case the Owner chooses the alternative course as mentioned, it will be entitled to recover compensation/ damages from the Contractor irrespective of maximum limit prescribed under Clause 20.1.

20.3 The Owner may by giving (01) one-month notice to the Contractor cancel the Contract without prejudice to the Owner’s right under Clauses 20.1 and 20.2 or any other provisions contained in the Contract to determine the Contract and claim damages from the Contractor.

21. Rights of the Owner to forfeit Contract Performance Security

21.1 Whenever any claim against the Contractor for the payment of a sum of money arises out of or under the Contract, the Contractor shall pay to the Owner on demand any balance remaining due to the Owner & Owner shall be entitled to recover such sum by appropriating in part or whole from the Contract Performance Security of the Contractor. In the event of the security being insufficient or if no security has been taken from the Contractor, then the balance or the total sum recoverable, as the case may be shall be deducted from any sum then due or which at any time thereafter may become due to the Contractor.
22. Failure by the Contractor to comply with the provisions of the Contract

22.1 If the Contractor refuses or fails to execute the Work or any separate part thereof with such diligence as will ensure its completion within the time specified in the Contract/O&M Contract or extension thereof or fails to perform any of his obligation under the Contract/O&M Contract or in any manner commits a breach of any of the provisions of the Contract/O&M Contract it shall be open to the Employer/Owner at its option by written notice to the Contractor:

a) To determine the event in which the Contract/O&M 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, and the Owner, for its part, may take over the work remaining unfinished by the Contractor and complete the same through a fresh Contractor or by other means, at the risk and cost of the Contractor, and any of his sureties if any, shall be liable to the Owner for any excess cost occasioned by such work having to be so taken over and completed by the Owner over and above the cost as specified in the schedule of rates.

b) The Contractor and any of his sureties are liable to the Owner for any excess cost over and above the cost at the rates specified in the Schedule of Rates, occasioned by such works having been taken over and completed by the Owner.

22.2 In such events of Clause 22.1(a) or (b) above.

a) The whole or part of the Contract Performance Security furnished by the Contractor is liable to be forfeited 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, such as materials, equipment and plants 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 to such materials, equipment and plant.

b) The amount that may have become due to the Contractor on account of work already executed by him shall not be payable to him until after the expiry of 06 (Six) calendar months (Without Interest) reckoned from the date of termination of Contract or from the taking over of the Work or part thereof by the Owner as the case may be, during which period the responsibility for faulty materials or workmanship in respect of such work shall, under the Contract, rest exclusively with the Contractor. This amount shall be subject to deduction of any amounts due from the Contractor to the Owner under the terms of the Contract authorized or required to be reserved or retained by the Owner.

22.3 Before determining the Contract as per Clause 22.1(a) or (b) provided in the judgement of the Owner, 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.

22.4 The Owner shall also have the right to proceed or take action as per 22.1(a) or (b) 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 not be necessary for the Owner to give any prior notice to the Contractor.

23. Contractor remains liable to pay compensation if

23.1 In any case in which any of the powers conferred upon the Owner by Clause 22.0 thereof shall have become action not taken under clause 22 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.

24. **Contract Performance Security**

Against the EPC/ LSTK Contract and Operation & maintenance contract of the project, within 30 (Thirty) days from the issuance of the Notification of Award/ Letter of Intent/Letter of Award (LOA) from Owner, the successful bidder shall furnish an unconditional and irrevocable Contract Performance Security in accordance with Special Conditions of the Contract. The Contract Performance Security shall be in the form of either Banker’s Cheque or Demand Draft or Bank Guarantee and shall be in the currency of the Contract and will be issued in the name of the Owner as specified in the BDS/SCC. The Contract Performance Security shall be for an amount equal to specified in Special Conditions of Contract (SCC) towards faithful performance of the contractual obligations, performance of equipment and shall cover entire Contract. The validity of Contract Performance Security shall be in conjunction with the provisions mentioned under Section - V, Special Conditions of Contract (SCC).

Bank Guarantee towards Contract Performance Security shall be from any scheduled bank as specified in the List of Banks enclosed at Form F-22, Section - VI, Sample Forms and Formats of Tender documents or a branch of an International Bank situated in India and registered with Reserve Bank of India as scheduled foreign bank in case of Indian bidder. However, in case of Bank Guarantees from Banks other than the Nationalized Indian banks, the Bank must be a commercial Bank having net worth in excess of INR 500 Crores and a declaration to this effect should be made by such commercial bank either in the Bank Guarantee itself or separately on its letterhead. This Bank Guarantee shall be valid for a period in conjunction with the provisions mentioned under Section - V, Special Conditions of Contract (SCC).

The Contract Performance Security may also be submitted in the form of ‘crossed payee accounts only’ Demand Draft/ Banker’s Cheque in favor of as mentioned in the BDS/SCC.

In case of default or failure of the successful bidder to comply with the requirements of this article shall constitute sufficient grounds for the cancellation of the award and forfeiture of the EMD.

*In case of default or failure of the Contractor to comply with the requirements of any of the Obligations covered under this Tender Document and/or Contract Agreement shall constitute sufficient grounds for forfeiture of the Contract Performance Security.*

The Contract Performance Security has to cover the entire contract value including extra works/services also. As long as the Contract Performance Security submitted at the time of award takes care of the extra works/services executed and total executed value are within the awarded contract price, there is no need for additional Contract Performance Security. As soon as the total executed value exceeds the ceiling of awarded contract price by more than 0.5%, the Contractor shall furnish additional Contract Performance Security on proportionate basis of the percentage as defined in the Special Conditions of Contract (SCC) for the additional amount in excess to the original contract value.

Further, any delay beyond 30 (Thirty) days shall attract interest @ 1.25% per month on the total Contract Performance Security amount, calculated on pro-rata basis accordingly. Owner at its sole discretion may cancel the NOA/ LOA & forfeit 100% of EMD, in case Contract Performance
Security is not submitted within 45 (Forty-five) days from issuance of NOA/ LOI/LOA. However, total project completion period shall remain same. Part Security shall not be accepted. The Zero Date shall be counted from the date of LOA.

If the Contractor/ Sub-Contractor or their employees or the Contractor’s agents and representatives shall damage, break, deface or destroy any property belonging to the Employer or others during the execution of the Contract, the same shall be made good by the Contractor at his own expenses and in default thereof, the Engineer-in-Charge may cause the same to be made good by other agencies and recover expenses from the Contractor (for which the certificate of the Engineer-in-Charge shall be final).

All compensation or other sums of money payable by the Contractor to the Owner under terms of this Contract may be deducted from or paid by the encashment of a sufficient part of his Contract Performance Security or from any sums which may be due or may become due to the Contractor by the Owner of any account whatsoever and in the event of his Contract Performance Security being reduced by reasons of any such deductions or sale of aforesaid, the Contractor shall within 10 (Ten) days thereafter make good in cash, bank drafts as aforesaid any sum or sums which may have been deducted from or realized by encashment of his Contract Performance Security, or any part thereof. No interest shall be payable by the Owner for sum deposited as Contract Performance Security.

25. Termination of contract

25.1 Termination of Contract in Case of Liquidation/ Bankruptcy etc.

If the Contractor dissolves his company or becomes bankrupt or insolvent or cause or suffer any receiver to be appointed of his business of any assets thereof compounded with his Creditors, or being a corporation commence to be wound up, not being a member’s voluntary winding up for the purpose of amalgamation or reconstruction, or carry on its business under a Receiver for the benefits of its Creditors, Owner shall be at liberty:

- To terminate the contract forthwith upon coming to know of the happening of any such event as aforesaid by notice in writing to the Contractor or to give the Receiver or liquidator or other person, the option of carrying out the contract subject to his providing a guarantee up to an amount to be agreed upon by Owner for due and faithful performance of the contract.

25.2 Termination of Contract for Non-Performance and Subsequently Putting the Contractor on Banning List:

In case of termination of Contract herein set forth (under clause 22.0) except under conditions of Force Majeure and termination after expiry of contract, the Contractor shall be put under Banning List [i.e. neither any enquiry will be issued to the party by Employer/ Owner against any type of tender nor their offer will be considered by Employer/ Owner against any ongoing tender(s) where contract between Employer/ Owner and that particular Contractor (as a bidder) has not been finalized] for a period as decided by the Employer/ Owner to such Contractor.

25.3 Termination for Convenience

25.3.1 The Owner may, by written notice sent to the Contractor, terminate the Contract, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the Owner’s convenience, the extent to which performance of work under the Contract is terminated, and the date upon which such termination becomes effective.

25.3.2 The Owner shall only pay for the following:
a) Goods that are complete and ready for shipment (based on monthly progress report from the Contractor) within thirty (30) days after the date of notice of termination, shall be purchased by the Owner at the Contract terms and prices.

b) Goods that are in-transit or delivered at site as on the date of delivery of termination notice to Contractor

c) Services that have been rendered at site until the date of delivery of termination notice to Contractor

d) It is clarified that payment under point no. a) and b) shall be made only after receipt of goods at site.

26. Members of the Employer/Owner not individually Liable

26.1 No Director, or official or employee of the Employer/Owner shall in any way be personally bound or liable for the acts or obligations under the Contract or answerable for any default or omission in the observance or performance of any of the acts, matters or things which are herein contained.

27. Employer/Owner not bound by Personal Representations

27.1 The Contractor shall not be entitled to any increase on the price or any other right or claim whatsoever by reason of any representation, explanation statement or alleged representation, promise or guarantees given or alleged to have been given to him by any person.

28. Contractor's office at Site

28.1 The Contractor shall provide and maintain an office at the site for the accommodation of his agent and staff (With meeting room) and such office shall be open at all reasonable hours to receive instructions, notice or other communications.

29. Contractor's Subordinate Staff and their Conduct

29.1 The Contractor, on or after award of the Work shall name and depute a qualified Engineer having sufficient experience in carrying out work of similar nature, to whom the equipment, materials, if any, shall be issued and instructions for works given. The Contractor shall also provide sufficient and qualified staff to superintend the execution of the Work, competent sub-agents, foremen and leading hands including those specially qualified by previous experience to supervise the types of works contained in the Contract in such manner as will ensure work of the best quality, expeditious working. Whenever in the opinion of the Engineer-in-Charge/Project Manager additional properly qualified supervisory staff is considered necessary, they shall be employed by the Contractor without additional charge on accounts thereof. The Contractor shall ensure that Sub-Contractors, if any, shall provide competent and efficient supervision, over the work entrusted to them.

29.2 If and whenever any of the Contractor's or Sub-Contractor's agents, sub-agents, assistants, foremen, or other employees be guilty of any misconduct or be incompetent or insufficiently qualified or negligent in the performance of their duties, it is undesirable for administrative or any other reason for such person or persons to be employed in the works, the Contractor, shall at once remove such person or persons from employment thereon. Any person or persons so removed from the works shall not again be employed in connection with the Works. Any person so removed from the Work shall be immediately replaced at the expense of the Contractor by a qualified and competent substitute. Should the Contractor be requested to repatriate any person removed from the works he shall do so and shall bear all costs in connection herewith.

29.3 The Contractor shall be responsible for the proper behavior of all the staff, foremen, workmen, and others, and shall exercise a proper degree of control over them and in particular and without prejudice to the said generality, the Contractor shall be bound to prohibit and prevent any employees
from trespassing or acting in any way detrimental or prejudicial to the interest of the community or
of the properties or occupiers of land and properties in the neighborhood and in the event of such
employee so trespassing, the Contractor shall be responsible therefore and relieve the Owner of all
correspondent claims or actions for damages or injury or any other grounds whatsoever. The
Contractor shall be liable for any liability to Owner on account of deployment of Contractor's staff
etc. or incidental or arising out of the execution of Contract. The Contractor shall be liable for all acts
or omissions on the part of his staff, Foremen and Workmen and others in his employment, including
misfeasance or negligence of whatever kind in the course of their work or during their employment,
which are connected directly or indirectly with the Contract.

29.4 If and when required by the Owner and Contractor's personnel entering upon the Owner's premises
shall be properly identified by badges or gate passes which must be worn at all times on Owner's
premises. Contractor may be required to obtain daily entry passes for his Staff/ Employees to work
within operating areas. These being safety requirements, no relaxations on this account shall be
given to Contractor.

29.5 Contractor shall at all times provide Employer/ SECI access to site and office during construction/O&M periods and also provide them with any data/information sought for.

30. Sub-letting of Works

30.1 Sub-contracting other than for labour contract/engagement of labour, shall be permitted with the
information to the Employer. However, sub-contracting for 100% of the contract on back to back
basis shall not be permitted. Any part of the Contract nor any share or interest therein shall in any
manner or degree be transferred, assigned or sublet by the Contractor directly or indirectly to any
person, firm or corporation whatsoever without the consent in writing, of the Employer except as
provided for in the succeeding Clause.

i) Sub-Contracts for Temporary Works etc.

The Employer may give written consent to Sub-Contract for the execution of any part of the Work at
the site, being entered in to by Contractor provided each individual Sub-contract is informed to the
Engineer-in-Charge/Project Manager.

ii) List of Sub-Contractors to be supplied

The Contractor shall furnish to the Engineer-in-Charge/Project Manager list of all Sub-Contractors or
other persons or firms engaged by the Contractor and working at the Site during the previous
month with particulars of the general nature of the Subcontract or works done by them.

iii) Contractor's Liability not Limited by Sub-Contractors

Notwithstanding any sub-letting with such approval as aforesaid and notwithstanding that the
Engineer-in-Charge/Project Manager shall have received copies of any Subcontracts, the
Contractor shall be and shall remain solely responsible for the quality, proper and expeditious
execution of the Contract in all respects as if such sub-letting or Subcontracting had not taken place,
and as if such work had been done directly by the Contractor. The Contractor shall bear all
responsibility for any act or omission on the part of sub-Contractors in regard to work to be performed
under the Contract.

iv) No Remedy for Action Taken under this Clause

No action taken by the Owner under the clause shall relieve the Contractor of any of his liabilities
under the Contract or give rise to any right or compensation, extension of time or otherwise failing
which the Owner shall have the right to remove such Sub-Contractor(s) from the site.
vi) Termination/ Cancellation of Contract

Owner is nowhere liable for the communication, acts and deeds and performance of the sub-Contractor as engaged by the principal Contractor. Principal Contractor solely is responsible and liable for the entire execution of project and performance of contract.

Subject to poor performance and prolonged delay of the project on account of inefficient sub-letting of the project work, Owner may take a final decision to terminate the contract of the principal Contractor which will be binding and non-revertible and henceforth no plea in this regard shall be entertained.

vii) Subject to the provisions of the Contract, the Contractor shall be solely responsible for the manner in which the Contract is performed. All employees, representatives or SubContractors engaged by the Contractor in connection with the Performance of the Contract shall be under the complete control of the Contractor and shall not be deemed to be employees of the Owner. Nothing contained in the Contract or in any subcontract awarded by the Contractor shall be construed to create any contractual relationship between any such employees, representatives or SubContractors and the Owner.

viii) Under no circumstances the sub-Contractor shall claim or shall put any binding to the Owner and at all times the sub-Contractor must be managed by the Contractor. The Owner shall not be responsible for any claims at any time by the Contractor in relation to the sub-Contractor.

ix) No relaxation, forbearance, delay or indulgence by either party in enforcing any of the terms and conditions of the Contract or the granting of time by either party to the other shall prejudice, affect or restrict the rights of that party under the Contract, nor shall any waiver by either party of any breach of Contract operate as waiver of any subsequent or continuing breach of Contract.

x) Any waiver of a party’s rights, powers or remedies under the Contract must be in writing, must be dated and signed by an authorized representative of the party granting such waiver, and must specify the right and the extent to which it is being waived.

xi) The Contractor shall be solely responsible for ensuring that his sub-Contractors fulfil and comply with the statutory requirements of Labour and other Laws.

31. Power of Entry

31.1 If the Contractor shall not commence the Work in the manner previously described in the Contract documents or if he shall at any time in the opinion of the Engineer-in-Charge/Project Manager:

i) fail to carry out the Work in conformity with the Contract documents, or
ii) fail to carry out the Work in accordance with the Time Schedule, or
iii) substantially suspend the Work for a period of minimum 14 (Fourteen) days without authority from the Engineer-in-Charge/Project Manager, or
iv) fail to supply sufficient or suitable construction plant, temporary works, labour, materials or things, or
v) Commit, suffer, or permit any other breach of any of the provisions of the Contract on his part to be performed or observed or persist in any of the above-mentioned breaches of the Contract for 14 (Fourteen) days, after notice in writing shall have been given to the Contractor by the Engineer-in-Charge/Project Manager requiring such breach to be remedied, or
vi) if the Contractor abandon the Work, or
vii) If the Contractor during the continuance of the Contract shall become bankrupt, make any arrangement or composition with his creditors or go into liquidation whether compulsory or voluntary not being merely a voluntary liquidation for the purpose of amalgamation or reconstruction.
then in any such case, the Owner shall have the power to enter upon site and take possession thereof and of the materials, temporary Work, construction plant, and stock thereon, and to revoke the Contractor's license to use the same, and to complete the Work by his agents, other Contractors or workmen or to sublet the same upon any terms and to such other person, firm or corporation as the Owner in his absolute discretion may think proper to employ and for the purpose aforesaid to use or authorize the use of any materials, temporary work, Construction Plant, and stock as aforesaid, without making payment or allowance to the Contractor for the said materials other than such as may be certified in writing by the Engineer-in-Charge/Project Manager to be reasonable, and without making any payment or allowance to the Contractor for the use of the temporary said works, construction plant and stock or being liable for any loss or damage thereto, and if the Owner shall by reason of his taking possession of the Work or of the Work being completed by other Contractor (due account being taken of any such extra work or works which may or be omitted) then the amount of such excess shall be deducted from any money which may be due for work done by the Contractor under the Contract and not paid for.

Any deficiency shall forthwith be made good and paid to the Owner by the Contractor and the Owner shall have power to sell in such manner and for such price as he may think fit all or any of the construction plant, materials etc. constructed by or belonging to Contractor and to recoup and retain the said deficiency or any part thereof out of proceeds of the sale.

32. **Contractor’s responsibility**

32.1 **Contractor’s responsibility**

32.1.1 The Contractor shall grade/level the land identified for development of the mentioned Solar power Plant along with the design, procure, manufacture (including associated purchases and/or subcontracting), install, commission and complete the Facilities, carry out the Guarantee tests with due care and diligence in accordance with the Contract along with interconnecting transmission system including Right of Way for Transmission Line and the comprehensive O&M of the complete facilities for the period as defined under the tender document. It is Contractor’s responsibility to coordinate with state/central agencies in order to get any permission whatsoever, required for successful development & operation of Plant till its desired life.

32.1.2 The Contractor shall acquire, on behalf of Owner, in the Owner’s name, all permits, approvals and/or licenses from all local, state or national government authorities or public service undertakings in the Country/State where the Site is located that are necessary for the setting up of the Plant & operation of Plant till its desired life as mentioned under the Contract, including, but not limited to, entry permits for all imported Owner’s/Employer’s Equipment (if any). In this regard, any document required from Owner/ Employer shall be intimated at least 10 days prior to submission. Contractor has to ensure safe keeping of the documents and diligent use. It is the responsibility of the Contractor to safe keep and return all the original approvals, permits, licenses, certificates and other relevant document generated as a result of the setting up of project and comprehensive O&M process to the Owner.

32.1.3 In the matter of connectivity of Plant to DISCOM’s substation, the Owner will take the necessary connectivity permission, however, all the other permissions and clearances as deemed required by the State Agency/DISCOM for Bay allocation, technical/regulatory compliance for interconnection, ROW etc are to be taken by the Contractor. Statutory fees pertaining to such shall be reimbursed by the Owner on production of the documentary evidence/Demand note over and above the contract value. Further, Contractor shall also facilitate Owner in getting the required permissions/agreements as required for the energy accounting by State agencies/DISCOM.

32.1.4 The Contractor shall acquire in its name all permits, approvals and/or licenses from all local, state or national government authorities or public service undertakings in the country where the Site is located that are necessary for the Performance of the Contract, including, but not limited to, the right of way for the access to site and for erection of transmission lines as applicable, visas for the Contractor’s and SubContractor’s personnel and entry permits for all imported Contractor’s...
Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

Equipment. The Contractor shall acquire all other permits, approvals and/or licenses that are not the responsibility of the Owner and that are necessary for the Performance of the Contract.

32.1.5 Contractor shall also seek for any exemption applicable for the project as per the orders released from GOI time to time in appropriate Formats including all the required attachments. In this regard, Contractor shall be responsible to take all necessary certificates as a proof of exemptions on behalf of Owner. However, all the documents required from Owner, as needed for the process, will be provided by Owner. The demand of such documents shall be made to the Owner in at least 10 days advance.

32.1.6 The Contractor shall comply with all laws in force at the place, where the Facilities are installed and where the Installation Services are carried out. The laws will include all national, provincial, municipal labour or other laws that affect the Performance of the Contract and binding upon the Contractor. The Contractor shall indemnify and hold harmless the Employer/Owner from and against any and all liabilities, damages, claims, fines, penalties and expenses of whatever nature arising or resulting from the violation of such laws by the Contractor or its personnel, including the SubContractors and their personnel.

32.1.7 Any plant, material, spares & spares inventory and services that will be incorporated in or be required for the facilities.

32.1.8 Unless otherwise specified in the Contract or agreed upon by the Owner and the Contractor, the Contractor shall provide/ deploy sufficient, properly qualified operating and maintenance personnel; shall supply and make available all raw materials, spares, tools and tackles and other materials and facilities; and shall perform all work and services of whatsoever nature, to properly carry out Pre-commissioning, Commissioning and Guarantee Tests, all in accordance with the provisions of “Scope of Works and Supply by the Owner/Employer” to the Contract Agreement at or before the time specified in the program furnished by the Contractor and in the manner thereupon specified or as otherwise agreed upon by the Owner/ Employer and the Contractor.

33. Other Agencies at Site

33.1 The Contractor shall have to execute the Work in such place and conditions where other agencies may also be engaged for other works such as site grading, filling, and levelling, electrical and mechanical engineering works, etc. No claim shall be entertained due to Work being executed in the above circumstances. The Contractor shall allow such agencies to use the facilities like roads, etc constructed by the Contractor in order that they are able to carry out their respective scope of works unhindered.

34. Notice

34.1 To the Contractor

Any notice hereunder may be served on the Contractor or his duly authorized representative at the job site or may be served.

Any communication sent shall be confirmed within two (2) days after receipt. Any communication sent by facsimile or e-mail shall be deemed to have been delivered on date of its dispatch and personal delivery deemed to have been delivered on date of delivery. Either party may change its postal, facsimile or e-mail address or addresses for receipt of such notices by ten (10) days’ notice to the other party in writing.

34.2 To the Employer/Owner
Any notice to be given to the Employer/Owner under the terms of the Contractor shall be served by sending the same by mail to or delivering the same at the offices of Employer/Owner at the mentioned address in the Tender document.

35. **Right of Various Interests**

35.1 i) The Owner reserves the right to distribute the work between more than one agency(ies). The Contractor shall cooperate and afford other agency(ies) reasonable opportunity for access to the Work for the carriage and storage of materials and execution of their works.

   ii) Wherever the work being done by any department of the Employer/Owner or by other agency(ies) employed by the Employer/Owner is contingent upon Work covered by this Contract, the respective rights of the various interests involved shall be determined jointly to secure the completion of the various portions of the work in general harmony.

36. **Patents and Royalties**

36.1 The copyright in all drawings, documents and other materials containing data and information furnished to the Owner/ Employer by the Contractor herein shall remain vested in the Contractor or, if they are furnished to the Owner/ Employer directly or through the Contractor by any third party, including suppliers of materials, the copyright in such materials shall remain vested in such third party. The Owner/ Employer shall however be free to reproduce all drawings, documents, specification and other material furnished to the Owner/ Employer for the purpose of the contract including, if required, for operation and maintenance of the facilities.

The Contractor shall indemnify the Owner/ Employer against third party claims of infringement of patent, trademark or industrial design rights arising from use of goods or any part thereof in India.

The Contractor, if licensed under any patent covering equipment, machinery, materials or compositions of matter to be used or supplied or methods and process to be practiced or employed in the performance of this Contract, agrees to pay all royalties and license fees which may be due with respect thereto. If any equipment, machinery, materials, composition of matters, be used or supplied or methods and processes to be practiced or employed in the performance of this Contract, is covered by a patent under which the Contractor is not licensed then the Contractor before supplying or using the equipment, machinery materials, composition method or processes shall obtain such licenses and pay such royalties and license fees as may be necessary for performance of this Contract. In the event the Contractor fails to pay any such royalty or obtain any such license, any suit for infringement of such patents which is brought against the Contractor or the Employer/Owner as a result such failure will be defended by the Contractor at his own expense and the Contractor will pay any damages and costs awarded in such suit. The Contractor shall promptly notify the Employer/Owner if the Contractor has acquired the knowledge of any plant under which a suit for infringement could be reasonably brought because of the use by the Owner of any equipment, machinery, materials, process, methods to be supplied hereunder. The Contractor agrees to and does hereby grant to Employer/Owner, together with the right to extend the same to any of the subsidiaries of the Employer/Owner as irrevocable, royalty free license to use in any country, any invention made by the Contractor or his employee in or as result of the performance of the Work under the Contract.

36.2 All charges on account of royalty, toilage, rent or any other levy on materials obtained for the work or temporary work or part thereof (excluding materials provided by the Employer/Owner, if any) shall be borne by the Contractor.

36.3 The Contractor shall not sell or otherwise dispose of or remove except for the purpose of this Contract, the sand, stone, clay, ballast, earth, rock or other substances, or materials obtained from any excavation made for the purpose of the Work or any building or produce upon the site at the time of delivery of the possession thereof, but all such substances, materials, buildings and produce
shall be the property of the Owner provided that the Contractor use the same for the purpose of the work.

36.4 The copyright in all drawings, documents and other materials containing data and information furnished to the Employer/Owner by the Contractor herein shall remain vested in the Contractor or, if they are furnished to the Employer/Owner directly or through the Contractor by any third party, including suppliers of materials, the copyright in such materials shall remain vested in such third party. The Employer/Owner shall however be free to reproduce all drawings, documents, specification and other material furnished to the Employer/Owner for the purpose of the contract including, if required, for operation and maintenance of the facilities.

36.5 The Employer/Owner and the Contractor shall keep confidential and shall not, without the written consent of the other party hereto, divulge to any third party any documents, data or other information furnished directly or indirectly by the other party hereto in connection with the Contract, whether such information has been furnished prior to, during or following termination of the Contract. Notwithstanding the above, the Contractor may furnish to its SubContractor(s) such documents, data and other information it receives from the Employer/Owner to the extent required for the SubContractor(s) to perform its work under the Contract, in which event the Contractor shall obtain from such SubContractor(s) an undertaking of confidentiality similar to that imposed on the Contractor under this clause.

36.6 The Employer/Owner shall not use such documents, data and other information received from the Contractor for any purpose other than the operation and maintenance of the Facilities. Similarly, the Contractor shall not use such documents, data and other information received from the Employer/Owner for any purpose other than the design, procurement of Plant and Equipment, construction or such other work and services as are required for the Performance of the Contract.

- The obligation of a party under GCC Sub-Clauses 36.5 and 36.6 above, however, shall not apply to that information which
- Now or hereafter becomes available in the public domain through no fault of that party
- Can be proven to have been possessed by that party at the time of disclosure and which was not previously obtained, directly or indirectly, from the other party hereto.
- Otherwise lawfully becomes available to that party from a third party that has no obligation of confidentiality.
- The above provisions of this Clause shall not in any way modify any undertaking of confidentiality given by either of the parties hereto prior to the date of the Contract in respect of the Facilities or any part thereof.
- The provisions of this clause shall survive termination, for whatever reason, of the Contract.

37. Liens

37.1 If, at any time there should be evidence or any lien or claim for which the Owner might have become liable and which is chargeable to the Contractor, the Owner shall have the right to retain out of any payment then due or thereafter to become due an amount sufficient to completely indemnify the Owner against such lien or claim and if such lien or claim be valid, the Owner may pay and discharge the same and deduct the amount so paid from any money which may be or may become due and payable to the Contractor. If any lien or claim remain unsettled after all payments are made, the Contractor shall refund or pay to the Owner all money that the latter may be compelled to pay in discharging such lien or claim including all costs and reasonable expenses. Owner reserves the right to do the same.

37.2 The Owner shall have lien on all materials, equipment including those brought by the Contractor for the purpose of erection, testing and commissioning of the Work.
37.3 The final payment shall not become due until the Contractor delivers the complete release or waiver of all liens arising or which may arise out of his agreement or receipt in full or certification by the Contractor that all invoices for labour, materials, services have been paid in lien thereof and if required in any case an affidavit that so far as the Contractor has knowledge or information the releases and receipts include all the labour and material for which a lien could be filled.

37.4 Contractor will indemnify and hold the Employer/Owner harmless, for a period of 02 (Two) years after the issue of Final Acceptance from all liens and other encumbrances against the Employer/Owner on account of debts or claims alleged to be due from the Contractor or his Sub-Contractor to any person including Sub-Contractor and on behalf of Employer/Owner will defend at his own expense, any claim or litigation brought against the Employer/Owner or the Contractor in connection therewith. Contractor shall defend or contest at his own expense any fresh claim or litigation by any person including his Sub-Contractor, till its satisfactory settlement even after the expiry of 02 (Two) years from the date of issue of Final Acceptance.

38. Delays by Employer/Owner or his Authorized representatives

38.1 In case the Contractor's performance is delayed due to any act or omission on the part of the Employer/Owner or his authorized representatives, then the Contractor may be given due extension of time for the completion of the Work after proper due diligence by Employer/Owner, to the extent such omission on the part of the Employer/Owner has caused delay in the Contractor's performance of his Work.

38.2 No adjustment in Contract Price shall be allowed for reasons of such delays and extensions granted except as provided in Tender Document, where the Employer/Owner reserves the right to seek indulgence of Contractor to maintain the agreed Time Schedule of Completion. In such an event the Contractor shall be obliged for working by Contractor's personnel for additional time beyond stipulated working hours as also Sundays and Holidays and achieve the completion date/interim targets.

39. Payment if the Contract is Terminated

39.1 If the Contract shall be terminated as per the provisions of the Tender/Contract, the Contractor shall be paid by the Owner in so far as such amounts or items shall not have already been covered by payments of amounts made to the Contractor for the Work executed prior to the date of termination at the cost provided for in the Contract and in addition to the following:

a) The amount payable in respect of any preliminary items, so far as the Work or service comprised therein has been carried out or performed and an appropriate portion as certified by Engineer-in-Charge of any such items or service comprised in which has been partially carried out or performed.

b) Any other expenses which the Contractor has expended for performing the Work under the Contract subject to being duly recommended by Engineer-in-Charge/Project Manager and approved by Employer/Owner for payment, based on documentary evidence of his having incurred such expenses.

39.2 The Contractor will be further required to transfer the title, Guarantee/Warrantee of the Material/Products/Spares of the works & Projects including but not limited to PV Modules, Power Conditioning Units (PCU)/Inverters, Transformers, Batteries (If applicable) etc and provide the following in the manner and as directed by the Employer/Owner.

a) Any and all completed works.

b) Such partially completed Work including drawings, information and Contract rights as the Contractor has specially performed, produced or acquired for the performance of the Contractor.

40. No Waiver of Rights
40.1 Neither the inspection by the Employer/ Owner or any of their officials, Employees or representatives nor any order by the Employer/ Owner for payment of money or any payment for or acceptance of the whole or any part of the Work by the Employer/ Owner nor any extension of time, nor any possession taken by Owner shall operate as a waiver of any provision of the Contract, or of any power herein reserved to the Employer/ Owner, or any right to damages herein provided, nor shall any waiver of any breach in the Contract be held to be a waiver of any other subsequent breach.

41. Certificate not to Affect Right of Employer and Liability of Contractor

41.1 No interim payment certificate(s) issued by the Employer/ Owner, nor any sum paid on account by the Employer/ Owner, nor any extension of time for execution of the work granted by Employer/ Owner shall affect or prejudice the rights of the Employer/ Owner against the Contractor or relieve the Contractor of his obligations for the due performance of the Contract, or be interpreted as approval of the Work done or of the equipment supplied and no certificate shall create liability for the Employer/ Owner to pay for alterations, amendments, variations or additional works not ordered, in writing, by Employer/ Owner or discharge the liability of the Contractor for the payment of damages whether due, ascertained, or certified or not or any sum against the payment of which he is bound to indemnify the Employer/ Owner.

42. Language and Measures

42.1 All documents pertaining to the Contract including Specifications, Schedules, Notices, Correspondence, Operating and Maintenance Instructions, Drawings or any other writing shall be written in English language only. The SI System of measurement shall be used in the Contract unless otherwise specified. Any literature/standard required for the execution of the project work will be provided by the Contractor in the English language only.

43. Guarantee Tests & Operational Acceptance and Transfer of Title

43.1 Functional Guarantees

43.1.1 The Contractor guarantees that during the Guarantee Test, the Facilities and all parts thereof shall attain the Functional Guarantees specified under Technical Specifications, subject to and upon the conditions therein specified. Respective compensation in case of the Non-achievement of the same is mentioned in the SCC of the tender document.

43.1.2 If, for reasons attributable to the Contractor, the guaranteed level of the Functional Guarantees specified under Technical Specifications are not met either in whole or in part, the Contractor shall, within a mutually agreed time, at its cost and expense make such changes, modifications and/or additions to the Plant or any part thereof as may be necessary to meet such Guarantees. The Contractor shall notify the Employer/Owner upon completion of the necessary changes, modifications and/or additions, and shall seek the Employer's/Owner’s consent to repeat the Guarantee Test. If the level of the specified Functional Guarantee parameters, as demonstrated even during repeat of the Guarantee Test(s), are outside the acceptable shortfall limit, the Employer/Owner may at its option, either

- Reject the Equipment and advise immediate replacement to suit the provisions of Technical Specification without any additional cost or;
- Reject the Equipment and recover the payments already made, or;
- Terminate the Contract and recover the payments already made, or;
- Accept the equipment after levy of liquidated damages in accordance with the provisions specified.

43.2 Plant Performance Guarantee Test

The Plant Performance Guarantee (as mentioned in TS) Test shall be conducted by the Contractor after Commissioning of the Facilities to ascertain whether the Facilities or the relevant part(s) can attain the Functional Guarantees specified in the Contract Documents. The Contractor’s and Project
Manager’s advisory personnel shall attend the Guarantee Test. The detailed procedure for Performance Guarantee Test shall be carried out as per procedure laid down in Technical Specifications.

43.3 Operational Acceptance

43.3.1 Operational Acceptance shall occur in respect of the Facilities when:

a) The Plant Performance Guarantee in accordance with the procedure specified in “Technical Specifications” has been successfully completed and the Functional Guarantees are met.

b) Completion of the Facilities have been achieved as per Technical Specifications

43.3.2 The milestone payment linked with successful Operation acceptance shall be released subjected to following:

a) All “As- Built” Drawings and documents are submitted.

b) Detailed Engineering Document with detailed specification, schematic drawing, circuit drawing, cable routing plans and test results, manuals for all deliverable items, Operation, Maintenance & Safety Instruction Manual and other information about the project are submitted

c) Bill of material of the installed Facility is submitted.

d) Inventory of recommended and mandatory spares including special tools and tackles at project Site are provided

e) All the required approvals and NOC’s as required, are submitted

f) List of deviation from the approved drawings with reason for deviation is submitted

g) List of punch points, duly signed, is provided.

h) Settlement of liquidity damages against delay and performance (Liquidity Damages)

i) Certificates of final levels as set out for various works

j) Certificates of tests performed for various Works.

k) Material appropriation, Statement for the materials issued by the Owner, if applicable for the Work and list of surplus materials returned to the Owner’s store duly supported by necessary documents.

l) Warranty certificates for each equipment are handed over to Owner’ and ‘Statutory approvals/ permits/ NOC are handed over to Owner’

43.3.3 At any time after the events set out in GCC Sub- Clause 43.3.1 have occurred, the Contractor may give a notice to the Project Manager/EIC requesting the issue of an Operational Acceptance Certificate in the form acceptable to the Employer in respect of the Facilities or the part thereof specified in such notice as at the date of such notice.

43.3.4 The Owner shall, after consultation with the Project Manager/EIC, and within thirty (30) days after receipt of the Contractor’s notice, issue an Operational Acceptance.

43.3.5 If within thirty (30) days after receipt of the Contractor’s notice, the Project Manager fails to issue the Operational Acceptance or fails to inform the Contractor in writing of the justifiable reasons why the Owner has not issued the Operational Acceptance, the Facilities shall be deemed to have been accepted as at the date of the Contractor’s said notice.

43.3.6 The start date of the Comprehensive Operation and Maintenance shall be reckoned from the date mentioned in the Operational Acceptance Certificate.

43.4 Final Acceptance

43.4.1 Final Acceptance shall occur in respect of the Facilities when:

a) The plant has achieved the Operational acceptance; and
b) Handing over – Taking over of Plant should have been completed; and

c) Successful demonstration of the performance guarantees

d) Contractor has provided the list of recommended spares with detailed specification, source and price for further procurement; and

e) The Contractor has paid the liquidated damages, if any, as specified in SCC thereto;

f) Account reconciliation and NCR/ Punch list closure.

43.4.2 At any time after the events set out in GCC Sub – Clause 43.4.1 have occurred, the Contractor may give a notice to the Project Manager/EIC requesting the issue of Final Acceptance in the form acceptable to the Employer in respect of the Facilities or the part thereof specified in such notice as at the date of such notice.

43.4.3 The Employer shall, after consultation with the Project Manager/EIC, and within thirty (30) days after receipt of the Contractor’s notice, issue Final Acceptance.

43.4.4 If within thirty (30) days after receipt of the Contractor’s notice, the Owner fails to issue the Final Acceptance or fails to inform the Contractor in writing of the justifiable reasons why the Owner has not issued the Final Acceptance, the Facilities shall be deemed to have been accepted as at the date of the Contractor’s said notice.

43.4.5 The O&M contract period may further be extended for a period as per mutually agreed terms and conditions.

43.4.6 In case the Owner wishes to extend the O&M period beyond the agreed period under this contract, he shall intimate Contractor at least 6 months prior to the completion period. The Contractor may accept the offer as per the terms and conditions to be mutually agreed with the Owner.

44. Release of Confidential Information

44.1 The Contractor shall not communicate or use in advertising, publicity, sales releases or in any other medium, photographs, or other reproduction of the Work under this Contract or description of the site dimensions, quantity, quality or other information, concerning the Work unless prior written permission has been obtained from the Employer/ Owner.

44.2 The Owner/ Employer and the Contractor shall keep confidential and shall not, without the written consent of the other party hereto, divulge to any third party any documents, data or other information furnished directly or indirectly by the other party hereto in connection with the Contract, whether such information has been furnished prior to, during or following termination of the Contract. Notwithstanding the above, the Contractor may furnish to its Sub Contractor(s) such documents, data and other information it receives from the Employer/Owner to the extent required for the Sub Contractor(s) to perform its work under the Contract, in which event the Contractor shall obtain from such Sub Contractor(s) an undertaking of confidentiality similar to that imposed on the Contractor.

44.3 The Owner/ Employer shall not use such documents, data and other information received from the Contractor for any purpose other than the operation and maintenance of the Facilities. Similarly, the Contractor shall not use such documents, data and other information received from the Owner/ Employer for any purpose other than the design, procurement of Plant and Equipment, construction or such other work and services as are required for the Performance of the Contract.

44.4 The obligation of a party above, however, shall not apply to that information which

• Now or hereafter enters the public domain through no fault of that party

• Can be proven to have been possessed by that party at the time of disclosure and which was not previously obtained, directly or indirectly, from the other party hereto.

• Otherwise lawfully becomes available to that party from a third party that has no obligation of confidentiality.
44.5 The above provisions of this GCC shall not in any way modify any undertaking of confidentiality given by either of the parties hereto prior to the date of the Contract in respect of the Facilities or any part thereof.

44.6 The provisions of this GCC Clause 44 shall survive termination, for whatever reason, of the Contract.

45. **Operation & Maintenance**

45.1 The Operation and Maintenance shall be comprehensive. The maintenance service provided shall ensure project functioning of the Solar PV system as a whole and Power Evacuation System to the extent covered in the Contract. All preventive / routine maintenance and breakdown / corrective maintenance required for ensuring maximum uptime shall have to be provided. Accordingly, the Comprehensive Operation & Maintenance shall have two distinct components as described below:

45.2 Preventive / Routine Maintenance:

This shall be done by the Contractor regularly and shall include activities such as cleaning and checking the health of the Solar PV system, cleaning of module surface, tightening of all electrical connections, and any other activity including the associated civil works, as mentioned in TS, wear and tear that may be required for proper functioning of the Solar PV system as a whole. Necessary maintenance activities, Preventive and Routine for Transformers and associated switch gears and transmission line also shall be included.

45.3 Breakdown / Corrective maintenance:

Whenever a fault occurs, the Contractor has to attend to rectify the fault & the fault must be rectified within the 72 hours from the time of occurrence of fault. The Contractor must maintain all the records pertaining to all such faults and necessary measures taken.

The date of Comprehensive Operation & Maintenance Contract period shall begin from the date of Operational acceptance. However, operation of the Power Plant means operation of system as per TS and workmanship in order to keep the project trouble free covering the O&M period. The Contractor must demonstrate the committed CUF at the end of every year in accordance with commitment made in line with the Performance guarantees.

45.4 Serviceability Level Agreement (SLA)

45.4.1 Contractor shall make efforts to maintain 100 % serviceability of complete Plant including all other associated infrastructure developed by the Contractor during execution of project as its scope of work & the respective report of the same shall be submitted to the Owner.

45.4.2 Contractor shall maintain a Complaint log book, which shall include the timing of logging of complaint including unique Complaint number, time of closure of complaint & it’s Root Cause Analysis.

45.4.3 Contractor will be responsible for maintaining the Insurance Policy for the complete Plant and Facilities during the O&M period also. He shall maintain seamless insurance cover during Construction and O&M phases. Copy of policies shall be given to the Owner.

45.4.4 Such rectification work carried out by Owner doesn’t exempts/relieves Contractor from its responsibility towards subsequent operation, maintenance, repair & replacement of such component/ infrastructure of the Plant or meeting the performance parameters of the Plant.

45.4.5 O&M Routine & Manpower: Contractor shall provide Preventive / Routine Maintenance schedule based on Original Equipment manufacturer and good engineering practices. The team deployed for the O&M must have the sufficient experience of executing the similar tasks.
However, Contractor shall engage additional manpower as and when need arise.

45.5 Bidder is requested to provide the list of all the spares required to maintain the facility for O&M period. Contractor agrees to supply such spare parts, as recommended or otherwise required for the effective and hassle-free operation and maintenance of the Facilities. However, the Contractor, with its previous experience, is to provide a list of spares including specifications, supplier details and indicative price, as recommended by him and OEM. The Contractor shall keep and maintain the inventory of such spares for the hassle-free operation during the complete O&M period without additional cost to Owner. Also, at the end of penultimate year of the O&M contract, Contractor shall supply a list of all recommended spares as per the operational requirement of the plant and with reference to the mean time between failures (MTBF), along with detailed specifications, supplier details and tentative cost for future purchase. The price of such spare parts shall include the breakup of taxes and duties as applicable towards purchase and supply of spare parts. Owner, at its discretion, will purchase the spare as required for future operation. However, the Contractor shall replenish the mandatory spares at his cost prior to the completion of the O&M period.

46. Completion of Contract

46.1 Unless otherwise terminated under the provisions of any other relevant clause, this Contract shall be deemed to have been completed at the expiration of the Period of Liability/ Validity of the Contract as provided under Section - V, Special Conditions of Contract (SCC).

47. Pre - Commissioning & Commissioning

47.1 As soon as installation of the Facilities has, in the opinion of the Contractor, been completed as specified in the Technical Specifications, excluding items not materially affecting the operation or safety of the Facilities, the Contractor shall so notify the Project Manager/ EIC in writing to witness the pre-commissioning of the facility.

47.2 If the Project Manager/EIC is satisfied that the Facilities have reached Completion, the Project Manager/EIC shall, within seven (7) days after receipt of the Contractor’s notice, arrange to witness the pre-commissioning of the Facilities.

47.3 If the Project Manager/EIC notifies the Contractor of any defects and/or deficiencies, the Contractor shall then correct such defects and/or deficiencies and shall repeat the procedure described in GCC Sub-Clause 47.1.

47.4 If the Project Manager/EIC is still not so satisfied, then it shall notify the Contractor in writing of any defects and/or deficiencies within seven (7) days after receipt of the Contractor’s repeat notice, and the above procedure shall be repeated.

47.5 As soon as all works in respect of Pre-commissioning are completed and, in the opinion of the Contractor, the Facilities are ready for Commissioning, the Contractor shall so notify the Project Manager in writing. The Contractor shall commence Commissioning of the facilities as per the GCC Sub – Clause 47.6.

47.6 Commissioning of the Facilities shall be completed by the Contractor as per procedures detailed in the Technical Specifications and in the presence of the Project Manager/ EIC and Owner.

47.7 If the Project Manager/EIC fails to inform the Contractor of any defects and/or deficiencies within fourteen (14) days after receipt of the Contractor’s notice under GCC Sub-Clause 47.1 or within seven (7) days after receipt of the Contractor’s repeated notice under GCC Sub-Clause 47.3, then the Facilities shall be deemed to have taking up the date of the Contractor’s notice or repeated notice, accepted for commissioning, as the case may be.
47.8 As soon as possible after Commissioning, the Contractor shall complete all outstanding minor items so that the Facilities are fully in accordance with the requirements of the Contract, failing which the Employer will undertake such completion and deduct the costs thereof from any monies owing to the Contractor.

47.9 As soon as possible after Commissioning, the Contractor shall make the facility ready for the performance test (PR test) and inform the Project Manager/EIC at least 7 (seven) days prior to the start of the performance test as per the procedure mentioned in the Technical Specifications.

47.10 Upon successful Operational Acceptance of the Facilities as per GCC sub clause 43.3, the Contractor shall be responsible for the care and custody of the Facilities, together with the risk of loss or damage thereto, and shall thereafter take over the Facilities or the relevant part thereof for the agreed duration of comprehensive operation and maintenance as stipulated and mutually agreed terms and conditions.

[E] PERFORMANCE OF WORK

48. Execution of Work

48.1 All the Works shall be executed in strict conformity with the provisions of the Contract Documents and with such explanatory detailed drawings, specification and instructions as may be furnished from time to time by the Contractor whether mentioned in the Contract or not. The Contractor shall be responsible for ensuring that works throughout are executed in the most substantial, proper and workmanlike manner with the quality of material and workmanship in strict accordance with the Specifications. The Contractor shall provide all necessary materials, equipment, labour etc. for execution and maintenance of Work till completion unless otherwise mentioned in the Contract.

48.2 All materials shall be brand new & of the best quality and workmanship capable of satisfactory operation under the operating and climatic conditions as has been specified. Unless otherwise specified, they shall conform in all respect to the latest edition of the relevant IS codes specification wherever Indian specifications apply or IEC codes or equivalent internationally accepted standard.

48.3 The Contractor shall supply & deliver all equipment and materials for installation at site. The Contractor shall arrange for transportation, loading & unloading, local sifting, EAR insurance and safe storage of materials at project site at his own cost & risk.

48.4 If the Contractor offers equipment manufactured in accordance with other international well recognized standards (mentioned above), he shall, in that case, supply a copy in English of the Standard Specification adopted and shall clearly mention in what respect such standard specification differs from Indian Standard Specifications. The Plant, equipment, and materials offered by the Contractor should comply with one consistent set of Standards only to make the system compatible and work in harmony as far as possible, except if mentioned otherwise.

49. Void

50. Work in Monsoon and Dewatering

50.1 Unless otherwise specified elsewhere in the tender, the execution of the Work may entail working in the monsoon also. The Contractor must maintain a minimum labour force as may be required for the job and plan and execute the construction and erection according to the prescribed schedule. No extra rate will be considered for such work in monsoon.
50.2 During monsoon and other period, it shall be the responsibility of the Contractor to keep the construction work site free from water logging at his own cost.

51. **Change in Laws and Regulations**

51.1 If, after the date seven (7) days prior to the date of Bid submission, in the country where the Site is located, any law, regulation, ordinance, order or by-law having the force of law is enacted, promulgated, abrogated or changed (which shall be deemed to include any change in interpretation or application by the competent authorities) that subsequently affects the costs and expenses of the Contractor and/or the Time for Completion, the Contract Price shall be correspondingly increased or decreased, and/or the Time for Completion shall be reasonably adjusted to the extent that the Contractor has thereby been affected in the Performance of any of its obligations under the Contract. Contractor shall promptly and within 15 days of such enactment coming into force, forward relevant supporting documents to Owner.

However, these adjustments would be restricted to direct transactions between the Owner and the Contractor. This adjustment shall not be applicable on procurement of raw materials, intermediary components etc. by the Contractor and shall also not be applicable on bought out items dispatched directly from sub-vendor works to site.

Notwithstanding the foregoing, such additional or reduced costs shall not be separately paid or credited if the same has already been accounted for in the price adjustment provisions where applicable.

52. **General Conditions for Construction and Erection Work**

52.1 Overtime work is permitted in cases of need and the Owner will not compensate the same. Shift working at 2 or 3 shifts per day may become necessary and the Contractor should take this aspect into consideration for formulating his rates. No extra claims will be entertained by the Owner on this account.

52.2 The Contractor must arrange for the placement of workers in such a way that the delayed completion of the Work or any part thereof for any reason whatsoever will not affect their proper employment. The Owner will not entertain any claim for idle time payment whatsoever.

52.3 The Contractor shall submit to the Owner/ Employer progress reports at regular intervals regarding the state and progress of Work. The details and format of the report will be mutually agreed after the award of Contract. The Contractor shall provide display boards showing progress and labour strengths at worksite. Updated project schedule in MS Projects shall also be furnished by Contractor as per agreed interval.

53. **Design and Engineering**

53.1 The Work covered under this Contract having to be executed by the Contractor on a lump-sum firm price quoted by him, the Owner will not accept any proposals for changes in Value of Contract or extension in time on account of any such changes which may arise to the Contractor's scope of Work as a result of detailed Engineering and thereafter during the execution of Work.

53.2 **Specifications and Drawings**

53.2.1 The Contractor shall execute the basic and detailed design and engineering work in compliance with the provisions of the Contract, or where not so specified, in accordance with good and sound engineering practice.

53.2.1 The Contractor shall be responsible for any discrepancies, errors or omissions in the specifications, drawings and other technical documents that it has prepared, whether such specifications, drawings...
53.3 **Codes and Standards**

53.3.1 Wherever references are made in the Contract to codes and standards in accordance with which the Contract shall be executed, the edition or the revised version of such codes and standards current at the date of bid submission shall apply unless otherwise specified.

53.3.2 **Approval / Review of Technical Documents by Project Manager**

The Contractor shall prepare list of documents and drawings i.e. Master drawing list (MDL) as per technical specifications and furnish to the Project Manager/EIC for review & Approval of the same within 14 days from the Zero date.

53.3.3 Within ten (10) working days after receipt by the Project Manager of any document requiring the Project Manager's approval, the Project Manager shall either return one copy thereof to the Contractor with its approval endorsed thereon or shall notify the Contractor in writing of its disapproval thereof and the reasons therefor and the modifications that the Project Manager proposes.

53.3.4 The Project Manager shall not disapprove any document, except on the grounds that the document does not comply with some specified provision of the Contract or that it is contrary to good engineering practice.

53.3.5 If the Project Manager disapproves the document, the Contractor shall modify the document and resubmit it for the Project Manager's approval. If the Project Manager approves the document subject to modification(s), the Contractor shall make the required modification(s), and upon resubmission with the required modifications the document shall be approved.

53.3.6 The procedure for submission of the documents by the Contractor and their approval by the Project Manager shall be as per the Contract Co-ordination procedure.

53.3.7 If any dispute or difference occurs between the Employer and the Contractor in connection with or arising out of the disapproval by the Project Manager of any document and/or any modification(s) thereto that cannot be settled between the parties within a reasonable period, then such dispute or difference may be settled in accordance with GCC Clause (Settlement of Dispute) hereof. If such dispute or difference is referred as per GCC clause, the Project Manager shall give instructions as to whether and if so, how, Performance of the Contract is to proceed. The Contractor shall proceed with the Contract in accordance with the Project Manager’s instructions, provided that if the Arbitration upholds the Contractor’s view on the dispute, then the Contractor shall be reimbursed by the Owner for any additional costs incurred by reason of such instructions and shall be relieved of such responsibility or liability in connection with the dispute and the execution of the instructions as the Arbitration shall decide, and the Time for Completion shall be extended accordingly.

53.3.8 The Project Manager’s approval, with or without modification of the document furnished by the Contractor, shall not relieve the Contractor of any responsibility or liability imposed upon it by any provisions of the Contract except to the extent that any subsequent failure results from modifications required by the Project Manager.

53.3.9 The Contractor shall not depart from any approved document unless the Contractor has first submitted to the Project Manager an amended document and obtained the Project Manager’s approval thereof, pursuant to the provisions of this GCC Clause.
53.3.10 If the Project Manager requests any change in any already approved document and/or in any document based thereon, generally shall be taken care by the Contractor if the change is not causing any major financial impact.

54. **Drawings to be Supplied by the Owner/Employer**

54.1 The drawings attached with tender, if any, are only for the general guidance to the Contractor to enable him to visualize the type of work contemplated and scope of work involved. The Contractor will be deemed to have studied the Drawings and formed an idea about the Work involved.

54.2 The Contractor shall be deemed to have gone through the Drawings supplied to him thoroughly and carefully and in conjunction with all other connected drawings and bring to the notice of the Engineer-in-Charge/Project Manager discrepancies, if any, therein before actually carrying out the Work.

54.3 Copies of all detailed working drawings relating to the Work shall be kept at the Contractor's office on the site and shall be made available to the Engineer-in-Charge/Project Manager at any time during the Contract. The drawings and other documents issued by the Employer/Owner shall be returned to the Employer/Owner on completion of the Work.

55. **Drawings to be Supplied by the Contractor**

55.1 The drawings/data which are to be furnished by the Contractor shall be furnished within the specified time.

55.2 Where approval/review of drawings before manufacture/construction/fabrication has been specified, it shall be Contractor's responsibility to have these drawings prepared as per the TS and get it approved before proceeding with manufacture/construction/fabrication as the case may be. Any change that may have become necessary in these drawings during the execution of the work shall have to be carried out by the Contractor at no extra cost. All as built drawings shall bear the certification stamp duly signed by both the Contractor and Engineer-in-Charge/Project Manager.

55.3 The Drawings submitted by the Contractor shall be reviewed by the Engineer-in-Charge/Project Manager as far as practicable within 10 (Ten) working days. The Contractor shall incorporate any modifications and/or corrections as highlighted/notified and submit the drawings for approval. Any delays arising out of failure by the Contractor to rectify the drawing in good time shall not alter the Contract Completion Time.

55.4 All GA & GFC drawings shall be provided in soft as well as Hard form in appropriate format/size to Employer for review & approval.

All as built drawings showing all corrections, adjustments & deviations, if any, etc shall be furnished by the Contractor in 04 (Four) Hard Copies & a soft copy for record purpose to the Employer/Owner immediately after the operational acceptance.

56. **Setting out Works**

56.1 The Contractor shall provide, fix and be responsible for the maintenance of all stakes, templates, level marks, profiles and other similar things and shall take all necessary precautions to prevent their removal or disturbance and shall be responsible for the consequence of such removal or disturbance should the same take place and for their efficient and timely reinstatement. The Contractor shall also be responsible for the maintenance of all existing survey marks, boundary marks, distance marks and center line marks, either existing or supplied and fixed by the Contractor. Contractor shall carry out Geotech investigation at site at his own cost and design the foundations accordingly. A copy of the investigation report shall also be forwarded to Employer and Owner.
56.2 Before beginning the Works, the Contractor shall at his own cost, provide all necessary reference and level posts, pegs, bamboos, flags, ranging rods, strings and other materials for proper layout of the works in accordance with the schemes for bearing marks as required. The center, longitudinal or face lines and cross lines shall be marked by means of small masonry pillars. Each pillar shall have distinct mark at the center to enable theodolite to be set over it.

56.3 Pillars bearing geodetic marks located at the sites of units of Works under construction should be protected and fenced by the Contractor.

56.4 On completion of Work, the Contractor must submit the geodetic documents according to which the Work was carried out.

57. Geological Discoveries

All fossils, coins, articles of value or antiquity and structures and other remains or things of geological or archaeological interest discovered on the site where the services are performed, be deemed to be the absolute property of the Owner. The Contractor shall take reasonable precautions to prevent the personnel or any other persons from removing or damaging any such article or thing and shall immediately upon the discovery thereof and, before removal, acquaint the Owner of such discovery any carry out, at the expense of the Owner, the Owner’s orders as to the disposal of the same.

58. Materials to be Supplied by Contractor

58.1 Plant and Equipment

The Contractor shall procure and transport all the Plant and Equipment in an expeditious and orderly manner to the Site to achieve completion of activities as per schedule to enable commissioning of the Project by the scheduled commissioning date. Contractor shall deliver supplies at site in accordance to its erection sequence. Owner may hold payment against supplies in case same is delivered more than 03 (Three) months before its erection requirement (except for imported items).

58.2 Transportation

The Contractor shall ensure that all the plant and equipment required to complete the Facility at site, are procured and dispatched. The Contractor shall at its own risk and expense transport all the Plant and Equipment and the Contractor’s Equipment to the Site by the mode of transport that the Contractor judges most suitable under all the circumstances. Contractor shall be responsible to assess in advance suitability of access roads, bridges, culverts, etc for transportation of ODC shipments, if any and arrange to transport them accordingly.

58.3 Packing and Marking

The Contractor shall be responsible for securely protecting and packing the plant & equipment as per prescribed standards in force to withstand the journey and ensuring safety of materials and also arrival of materials at destination in original condition and good for contemplated use. Packing case size & weight shall take into consideration the remoteness of the goods final destination and absence of heavy material handling facilities at all points in transit.

Packing lists of materials shall be provided in each package to facilitate checking up of the contents at the destination.

In order to import any items, associated with the Solar PV Power Project, from abroad or from any other state in India, Contractor shall have to arrange any clearance, permission, if required at his own risk, from any Government (Government of State & Government of India) or any Government
58.4 **Storage of Equipment**

The plant and equipment thus procured under the scope of the contract must be kept in safe custody till put under operation, essentially free from water contact. All the spares, as required for the trouble-free comprehensive O&M of Plant, must be kept under secure storage during O&M period. Contractor has to ensure the appropriate and proper storage arrangement prior to the arrival of the equipment including containers, temporary structures, sheds, platforms etc at its own cost.

The Contractor shall procure and provide within the Value of Contract the whole of the materials required for the construction including steels, cement and other building materials, tools, tackles, construction plant and equipment for the completion and maintenance of the Work except the materials which will be issued by the Owner and shall make his own arrangement for procuring such materials and for the transport thereof. The Owner may give necessary recommendation to the respective authority if so desired by the Contractor but assumes no further responsibility of any nature. The Owner will insist on the procurement of materials which bear ISI stamp and/or which are supplied by reputed suppliers.

58.5 The Contractor shall properly store all materials either issued to him or brought by him to the Site to prevent damages due to rain, wind, direct exposure to sun, etc. as also from theft, pilferage, etc. for proper and speedy execution of his works. The Contractor shall maintain sufficient stocks of all materials required by him including commissioning spares.

59. **Stores Supplied by the Owner**

59.1 If the Specification of the Work provides for the use of any material of special description to be supplied from the Owner’s stores or it is required that the Contractor shall use certain stores to be provided by the Owner, such materials and stores, there for as hereinafter mentioned being so far as practicable for the convenience of the Contractor, but not so as in any way to control the meaning or effect of the Contract, the Contractor shall be bound to purchase and shall be supplied such materials and stores as are from time to time required to be used by him for the purpose of the Contract only. After the completion of the Work, however, the Contractor has to account for the full quantity of materials supplied to him as per relevant clauses in this document.

59.2 All materials so supplied to the Contractor shall remain the absolute property of the Owner and shall not be removed on any account from the Site of the Work and shall be at all times open for inspection to the Engineer-in-Charge/Project Manager. Any such materials remaining unused at the time of the completion or termination of the Contract shall be returned to the Owner’s stores or at a place as directed by the Engineer-in-Charge/Project Manager in perfectly good condition at Contractor's cost.

59.3 Owner, at his sole discretion and upon request from Contractor, may provide appropriate space for storage outside the site on chargeable basis mutually agreeable to both parties. However, the transportation of equipment from store to site shall be arranged by the Contractor at his cost and risk.

60. **Conditions for Issue of Materials**

60.1 i) Materials specified as to be issued by the Owner will be supplied to the Contractor by the Owner from his stores. It shall be responsibility of the Contractor to take delivery of the materials and arrange for its loading, transport and unloading at the Site of Work at his own cost. The materials shall be issued between the working hours and as per the rules of the Owner as framed from time
to time. Once the material is issued or taken over by the Contractor, then the same will be his own
liability to store, use & maintain.

ii) The Contractor shall bear all incidental charges for the storage and safe custody of materials at
site after these have been issued to him.

iii) Materials specified as to be issued by the Owner shall be issued in standard sizes as obtained
from the manufacturers.

iv) The Contractor shall construct suitable godowns at the Site of Work for storing the materials safe
against damage by rain, dampness, fire, theft etc. He shall also employ necessary watch and ward
along with proper illumination establishment for the purpose.

v) It shall be duty of the Contractor to inspect the materials supplied to him at the time of taking
delivery and satisfy himself that they are in good condition. After the materials have been delivered
by the Owner, it shall be the responsibility of the Contractor to keep them in good condition and if
the materials are damaged or lost, at any time, they shall be repaired and/ or replaced by him at his
own cost.

vi) The Owner shall not be liable for delay in supply or non-supply of any materials which the Owner
has undertaken to supply where such failure or delay is due to natural calamities, act of enemies,
transport and procurement difficulties and any circumstances beyond the control of the Owner. In
no case, the Contractor shall be entitled to claim any compensation or loss suffered by him on this
account.

vii) It shall be responsibility of the Contractor to arrange in time all materials required for the Work
other than those to be supplied by the Owner. If, however, in the opinion of the Engineer-in-
Charge/Project Manager the execution of the Work is likely to be delayed due to the Contractor’s
inability to make arrangements for supply of materials which normally he has to arrange for, the
Engineer-in-Charge/Project Manager shall have the right at his own discretion to issue such
materials, if available with the Owner or procure the materials from the market or as elsewhere and
the Contractor will be bound to take such materials at the rates decided by the Engineer-in-
Charge/Project Manager. This, however, does not in any way absolve the Contractor from
responsibility of making arrangements for the supply of such materials in part or in full, should such
a situation occur nor shall such action by Owner constitute a reason for the delay in the execution
of the Work.

viii) The Contractor shall, if desired by the Engineer-in-Charge/Project Manager, be required to
execute an Indemnity Bond in the prescribed form for safe custody and accounting of all materials
issued by the Owner.

ix) The Contractor shall furnish to the Engineer-in-Charge/Project Manager sufficiently in advance
a statement showing his requirement of the quantities of the materials to be supplied by the Owner
and the time when the same will be required by him for the works, so as to enable the Engineer-in-
Charge/Project Manager to make necessary arrangements for procurement and supply of the
material.

x) Account of the materials issued by the Owner shall be maintained by Contractor indicating the
daily receipt, consumption and balance in hand. This account shall be maintained in a manner
prescribed by the Engineer-in-Charge/Project Manager along with all connected papers viz.
requisitions, issues, etc., and shall be always available for inspection in the Contractor’s office at
Site.

xi) The Contractor should see that only the required quantities of materials are got issued. The
Contractor shall not be entitled to cartage and incidental charges for returning the surplus materials,
if any, to the stores wherefrom they were issued.
xii) Materials/ Equipment(s) supplied by Employer/ Owner shall not be utilized for any purpose(s) than issued for.

61. Material Procured with Assistance of Owner/ Return of Surplus

61.1 Notwithstanding anything contained to the contrary in any or all the clauses of this Contract where any materials for the execution of the Contract are procured with the assistance of the Owner either by issue from Owner’s stock or purchases made under order or permits or licenses issued by Government, the Contractor shall hold the said materials as trustee for the Owner and use such materials economically and solely for the purpose of the Contract and not dispose them off without the permission of the Owner and return, if required by the Engineer-in-Charge/Project Manager, shall determine having due regard to the condition of the materials.

62. Materials obtained from Dismantling

62.1 If the Contractor in the course of execution of the Work is called upon to dismantle any part for reasons other than those stipulated in Clauses 67 and 70 hereunder, the materials obtained in the Work of dismantling etc., will be considered as the Owner’s property and will be disposed off to the best advantage of the Owner.

63. Articles of Value Found

63.1 All gold, silver and other minerals of any description and all precious stones, coins, treasure relics, antiquities and other similar things which shall be found in, under or upon the Site, shall be the property of the Owner and the Contractor shall duly preserve the same and shall from time to time deliver the same to such person or persons indicated by the Owner.

64. Discrepancies between Instructions

64.1 Should any discrepancy occur between the various instructions furnished to the Contractor, his representative or staff or any doubt arises as to the meaning of any such instructions or should there be any misunderstanding between the Contractor's staff and the Engineer-in-Charge/Project Manager's staff, the Contractor shall refer the matter immediately in writing to the Engineer-in-Charge/Project Manager whose decision thereon shall be final and conclusive and no claim for losses alleged to have been caused by such discrepancies between instructions, doubts, or misunderstanding shall in any event be admissible.

65. Action where no Specification is Issued

65.1 In case of any class of Work for which there is no Specification supplied by the Employer/ Owner as mentioned in the Tender Documents such Work shall be carried out in accordance with Indian Standard Specifications and if the Indian Standard Specifications do not cover the same, the Work should be carried out as per standard Engineering Practice subject to the approval of the Engineer-in-Charge/Project Manager.

66. Inspection of Works

66.1 The Engineer-in-Charge/Project Manager will have full power and authority to inspect the Work at any time wherever in progress either on the Site or at the Contractor's premises/ workshops wherever situated, premises/ workshops of any person, firm or corporation where Work in connection with the Contract may be in hand or where materials are being or are to be supplied, and the Contractor shall afford or procure for the Engineer-in-Charge/Project Manager every facility and assistance to carry out such inspection. The Contractor shall, at all time during the usual working hours and at all other time at which reasonable notice of the intention of the Engineer-in-
Charge/Project Manager or his representative to visit the Work shall have been given to the Contractor, either himself be present or receive orders and instructions, or have a responsible representative duly accredited in writing, present for the purpose. Orders given to the Contractor's representative shall be considered to have the same force as if they had been given to the Contractor himself. The Contractor shall give not less than 07 (Seven) day notice in writing to the Engineer-in-Charge/Project Manager before covering up or otherwise placing beyond reach of inspection and measurement of any work in order that the same may be inspected and measured.

In the event of breach of above the same shall be uncovered at Contractor's expense for carrying out such measurement or inspection.

66.2 The Contractor is to provide at all time during the progress of the Work and the maintenance period, proper means of access with ladders, gangways etc. to move and adopt as directed for inspection or measurements of the Work by the Engineer-in-Charge/Project Manager.

66.3 The Contractor shall make available to the Engineer-in-Charge/Project Manager free of cost all necessary instruments and assistance in checking or setting out of Work and in the checking of any Work made by the Contractor for the purpose of setting out and taking measurements of Work.

67. Tests for Quality of Work

67.1 All workmanship shall be of the respective kinds described in the Contract Documents and in accordance with the instructions of the Engineer-in-Charge/Project Manager and shall be subjected from time to time to such test as the Engineer-in-Charge/Project Manager may direct at the place of manufacture or fabrication or on the site or at all or any such places.

The cost of inspection/ pre-dispatch inspection/ in-stage inspection (Exclusive of Employer/ Owners representatives TA/DA) shall be borne by Contractor. Such pre-dispatch inspection(s) at the manufacturer's facility shall be carried out in the presence of the Employer/Owner or their authorized representatives, for such items as is specified by the Engineer-in-Charge/Project Manager. Travel expenses for the representatives of Employer/Owner for such inspections shall be borne by the Employer/Owner respectively.

However, in case re-inspection is necessitated on account of non-acceptance of item(s) due to failure on Factory Acceptance Test(s), the cost of associated travel and accommodation for the revisit shall be borne by the Contractor. A minimum of 07 (Days) notice shall be given by the Contractor for witnessing such inspection at the works.

The Contractor shall provide assistance, instruments, labour and materials as are normally required for examining, measuring and testing any workmanship as may be selected and required by the Engineer-in-Charge/Project Manager and keep all stage inspection/ material TC readily available for the Inspector.

67.2 All the tests that will be necessary in connection with the execution of the Work as decided by the Engineer-in-Charge/Project Manager shall be carried out at the field testing laboratory of the Owner by paying the charges as decided by the Owner from time to time. In case of non-availability of testing facility with the Owner, the required test shall be carried out at the cost of Contractor at Government or any other accredited testing laboratory.

67.3 If any tests are required to be carried out in conjunction with the Work or materials or workmanship not supplied by the Contractor, such tests shall be carried out by the Contractor and cost of such tests shall be reimbursed by the Owner.

67.4 The PV modules/ inverters/ cables and other Balance of system equipment deployed in the solar PV power Plant shall have valid test certificates for their qualification as per above specified IEC/ IS Standards by one of the NABL Accredited /Govt approved Test Centers in India. In case of module...
types/equipment for which such Test facilities may not exist in India, test certificates from reputed ILAC Member body accredited Labs abroad (with proof of accreditation) will be acceptable.

68. **Samples for Approval**

68.1 In case of requirement, the Contractor shall furnish to the Engineer-in-Charge/Project Manager for approval, when requested or if required by the specifications, adequate samples of all materials and finished to be used in the Work. Such samples shall be submitted before the Work is commenced and in ample time to permit tests and examinations thereof. All materials furnished and finishes applied in actual Work shall be fully equal to the approved samples.

69. **Action and Compensation in case of Poor/Non-compliant Work**

69.1 If, against documentary proofs, is established that any work has been executed with unsound, imperfect or unskilled workmanship, or with materials of any inferior description, or that any materials or articles provided by the Contractor for the execution of the Work are unsound, or of a quality inferior to that contracted for, or otherwise not in accordance with the Contract, the Contractor shall on demand in writing from the Engineer-in-Charge/Project Manager or his authorized representative specifying the Work, materials or articles complained of notwithstanding that the same may have been inadvertently passed, certified and paid for, forthwith rectify or remove and reconstruct the Work so specified and provide other proper and suitable materials or articles at his own cost. In the case of any such failure the Engineer-in-Charge/Project Manager may on expiry of notice period rectify or remove and re-execute the Work or remove and replaced with others, the materials or articles complained of to as the case may be at the risk and expense in all respects of the Contractor. The decision of the Engineer-in-Charge/Project Manager as to any question arising under this clause shall be final and conclusive. No additional time for Project completion shall be granted for undertaking such replacement/rectification works by Contractor.

70. **Suspension of Works**

70.1 i) Subject to the provisions of sub-para (ii) of this clause, the Contractor shall, if ordered in writing by the Engineer-in-Charge/Project Manager, or his representative, temporarily suspend the Works or any part thereof for such written order, proceed with the Work therein ordered to be suspended until, he shall have received a written order to proceed therewith. The Contractor shall not be entitled to claim compensation for any loss or damage sustained by him by reason of temporary suspension of the Works aforesaid. However, suitable time extension may be considered at the sole discretion of the owner.

   ii) In case of suspensions of entire Work, ordered in writing by Engineer-in-Charge/Project Manager, for a period of more than 03 (Three) months, the Contractor shall have the option to terminate the Contract.

71. **Owner may do Part of Work**

71.1 Upon failure of the Contractor to comply with any instructions given in accordance with the provisions of this Contract the Owner has the alternative right, instead of assuming charge of entire Work, to place additional labour force, tools, equipment and materials on such parts of the Work, as the Owner may designate or also engage another Contractor to carry out the Work. In such cases, the Owner shall deduct from the amount which otherwise might become due to the Contractor, the cost of such work and material with 110% (Hundred & Ten Percent) of the actual cost of works and materials.

72. **Possession prior to Completion**

72.1 The Engineer-in-Charge/Project Manager shall have the right to take possession of or use any completed or partially completed Work or part of the Work. Such possession or use shall not be
deemed to be an acceptance of any work completed in accordance with the Contract Agreement. If such prior possession or use by the Engineer-in-Charge/Project Manager delays the progress of Work, equitable adjustment in the time of completion will be made and the Contract Agreement shall be deemed to be modified accordingly.

73. **Defects Liability Period**

[12 (Twelve) Months Period of Liability from the date of Operational Acceptance]

73.1 The Contractor must warrant that the Facilities shall be free from defects in the design, engineering, materials and workmanship of the Plant and Equipment supplied and of the work executed.

73.2 If it shall appear to the Project Manager that any supplies have been executed with unsound, imperfect or unskilled workmanship, or with materials of any inferior description, or that any materials or articles provided by the Contractor for the execution of Contractor are unsound or otherwise not in accordance with the Contract, the Contractor shall on demand in writing inform the Project Manager or its authorized representative specifying the item, materials or articles complained of, notwithstanding that the same may have been inadvertently passed, certified and paid for. The Contractor shall forthwith rectify or remove and replace that item so specified and provide other proper and suitable materials or articles at its own charge and cost, and in the event of failure to do so within a period to be specified by the Project Manager in its demand aforesaid, the Project Manager may on expiry of notice period rectify or remove and re-execute the time or remove and replace with others, the materials or articles complained of as the case may be at the risk and expense in all respects of the Contractor. The decisions of the Project Manager in this regard shall be final and binding.

73.3 The Contractor shall also be undertaking the operation and maintenance of the Facility and consequently shall be required to rectify any defects that emerge during the operation of the Facilities for the entire term of this Contract.

73.4 The Defect Liability Period shall be of twelve (12) months from the date of Operation Acceptance, during which the Contractor must repair any defect identified by the Project Manager / EIC after commissioning of the Plant. All the expenses to repair the defects shall be borne by the Contractor and no additional cost charged to the Owner.

73.5 If during the Defect Liability Period any defect should be found in the design, engineering, materials and workmanship of the Plant and Equipment supplied or of the work executed by the Contractor, the Contractor shall promptly, in consultation and agreement with the Owner regarding appropriate remedying of the defects, and at its cost, repair, replace or otherwise make good (as the Contractor shall, at its discretion, determine) such defect as well as any damage to the Facilities caused by such defect.

73.6 Furthermore, without prejudice to the generality of the foregoing, it is clarified that the Contractor shall also be responsible for the repair, replacement or making good of any defect, or of any damage to the Facilities arising out of or resulting from any of the following causes:

- Improper operation or maintenance of the Facilities by the Contractor during operation and maintenance of the Facility; and
- Operation of the Facilities outside specifications of the Facilities.

73.7 The Contractor may, with the consent of the Owner, remove any Plant and Equipment or any part of the Facilities that are defective from the Site, if the nature of the defect and/or any damage to the Facilities caused by the defect is such that repairs cannot be expeditiously carried out at the Site.

73.8 If the repair, replacement or making good is of such a nature that it may affect the efficiency of the Facilities or any part thereof, the Owner may give to the Contractor a notice requiring that tests of
the defective part of the Facilities shall be made by the Contractor immediately upon completion of such remedial work, whereupon the Contractor shall carry out such tests.

73.9 If such part fails the tests, the Contractor shall carry out further repair, replacement or making good (as the case may be) until that part of the Facilities passes such tests. The tests, in character, shall in any case be not inferior to what has already been agreed upon by the Owner and the Contractor for the original equipment/part of the Facilities.

73.10 If the Contractor fails to commence the work necessary to remedy such defect or any damage to the Facilities caused by such defect within a reasonable time (which shall in no event be considered to be less than seven (7) days), the Owner may, following a notice to the Contractor, proceed to do such work, and the costs incurred by the Owner in connection therewith shall be paid to the Owner by the Contractor or may be deducted by the Owner from any monies due to the Contractor or claimed under the Performance Guarantee, without prejudice to other rights, which the Owner may have against the Contractor in respect of such defects.

73.11 If the Facilities or any part thereof cannot be used by reason of such defect and/or making good of such defect, the Defect Liability Period of the Facilities or such part, as the case may be, shall be extended by a period equal to the period during which the Facilities or such part cannot be used by the Owner because of any of the aforesaid reasons. Upon correction of the defects in the Facilities or any part thereof by repair/replacement, such repair/replacement shall have the defect liability period of twelve (12) months from such replacement.

73.12 In addition, the Contractor shall also provide an extended warranty for any such component of the Facilities and for the period of time. Such obligation shall be in addition to the defect liability specified.

73.13 Latent defect liability: Notwithstanding, the defect liability period of 12 months above, the plant shall carry a latent defect liability of 5 years from date of operational acceptance towards any design/manufacturing defects in the equipment supplied by the Contractor.

73.14 The Contractor’s liability under this contract for any reason, what so ever, shall be limited to the total Contract Price (Including GST etc).

73.15 Limitation of Liability

Notwithstanding anything contrary contained herein, the aggregate total liability of Contractor under the Agreement or otherwise shall be limited to 100% of Agreement/Contract Value 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.

73.16 Guarantee/ Warranty

As enumerated in Clause no. 73 (Defect Liability Period) of GCC, the overall DLP should stand valid for a period of 12 (Twelve) Months from the date of Operational Acceptance. However, Contractor needs to ensure following Guarantees/Warranties to the best possible extent for the successful execution of the Contract. Subsequently, necessary Guarantee/Warranty Certificate shall be produced by the Contractor prior to Operational Acceptance of the Facility.

Guarantee/Warranty as defined under Section VII, Scope of work and Technical specifications will prevail in this clause. Contractor should guarantee the Plant facility for the workmanship for a period of 05 (Five) years from the date of Operational Acceptance.
73.16.1 The Contractor must ensure that the goods supplied under the Contract are new, unused and of most recent or current models and incorporate all recent improvements in design and materials unless provided otherwise in the Contract.

73.16.2 The Contractor shall transfer the warranty/ guarantees of the equipment as such from the OEM/ supplier in the name of the Owner. The period of the warranty / guarantee for each equipment shall be as per the “Technical Specifications”.

73.16.3 During the period of Warranty / Guarantee the Contractor shall remain liable to replace any defective parts, that becomes defective in the plant, of its own manufacture or that of its sub-Contractors, under the conditions provided for by the Contract under and arising solely from faulty design, materials or workmanship & faulty operation/repair, provided such defective parts are not repairable at Site. After replacement, the Contractor is allowed to take back the defective parts to its works at his expenses.

73.16.4 At the end of warranty/ guarantee period, the Contractor’s liability shall cease subjected to fulfillment of its liability under GCC Clause 73.16 (Defect Liability Period). In respect of goods not mentioned for the warranty/ guarantee in “Technical Specifications”, the Owner shall be entitled to the benefit of such guarantee given to the Contractor by the original Supplier or manufacturer of such goods e.g Performance guarantee for 25 yrs for modules, etc.

73.16.5 During the Comprehensive Operation & Maintenance period, the Contractor shall be responsible for any defects in the work due to faulty workmanship or due to use of sub-standard materials in the work. Any defects in the work during the guarantee period shall therefore, be rectified by the Contractor without any extra cost to the Owner within a reasonable time as may be considered from the date of receipt of such intimation from the Owner failing which the Owner reserves the right to take up rectification work at the risk and cost of the Contractor.

74. Care of Works

74.0 From the commencement to completion of the Work & till the completion of O&M period (If applicable), the Contractor shall take full responsibility for the care for all works including all temporary works and in case any damages, loss or injury shall happen to the Work or to any part thereof or to any temporary works from any cause whatsoever, shall at his own cost repair and make good the same so that at completion the Work shall be in good order and in conformity in every respects with the requirement of the Contract and the Engineer-in-Charge's instructions. Also damage to external property of Third Parties.

74.1 Defects Prior to Taking Over

If at any time, before the Work is taken over, the Engineer-in-Charge/Project Manager shall:

a) Decide that any works done or materials used by the Contractor or by any Sub-Contractor is defective or not in accordance with the Contract, or that the works or any portion thereof are defective, or do not fulfill the requirements of Contract (all such matters being hereinafter, called 'Defects' in this clause), and

b) As soon as reasonably practicable, gives to the Contractor notice in writing of the said decision, specifying particulars of the defects alleged to exist or to have occurred, then the Contractor shall at his own expenses and with all speed make good the defects so specified.

In case, Contractor shall fail to do so, the Owner may take, at the cost of the Contractor, such steps as may take in all circumstances, be reasonable to make good such defects. The expenditure so incurred by the Owner will be recovered from the amount due to the Contractor. The decision taken by the Owner in this regard towards the amount to be recovered from the Contractor will be final.
and binding on the Contractor. As soon as the Work has been completed in accordance with the Contract (except in minor respects that do not affect their use for the purpose for which they are intended and have passed the tests on completion, the Owner shall be deemed to have taken over the Work on the date so certified.

74.2 Defects after Taking Over (If applicable)

In order that the Contractor could obtain a Completion he shall make good, with all possible speed, any defect arising from the defective materials supplied by the Contractor or workmanship or any act or omission of the Contract or that may have been noticed or developed, after the works has been taken over, the period allowed for carrying out such Work will be normally 01 (One) Month. If any defect be not remedied within a reasonable time, the Owner may proceed to do the Work at Contractor's risk and expense and deduct from the final bill such amount as may be decided by the Owner. If by reason of any default on the part of the Contractor a Completion has not been obtained in respect of any portion of the Work within 01 (One) Month after the date fixed by the Contract for the completion of the Work, the Owner shall be at liberty to use the Work or any portion thereof in respect of which a completion has not been obtained, provided that the Work or the portion thereof so used as aforesaid shall be afforded reasonable opportunity for completing these works for the Completion.

75. Guarantee/ Transfer of Guarantee

For the major Material/Products/Spares of the works & Projects including but not limited to PV Modules, Power Conditioning Units (PCU)/ Inverters, Transformers, Batteries (If applicable) etc the Contractor shall invariably engage OEMs/Sub-Contractors who are specialists in the field and OEM's/OPM's/firms of repute and such a OEM/OPM/Sub-Contractor shall furnish guarantees/warranties for their workmanship to the Owner directly in the name of Owner only without any deviation. The Contractor shall give the guarantee/warranty to the Owner directly For other minor Material/Products/Spares also.

In case of the contract termination/cancellation and wherein the title of Guarantee/Warrantee for the major Material/Products/Spares of the works & Projects including but not limited to PV Modules, Power Conditioning Units (PCU)/ Inverters, Transformers, Batteries (If applicable) is in the name of the Contractor, then all such Guarantee/Warrantees for all such major products/material/spares will have to be mandatorily transferred in the name of Owner as soon as the contract is terminated/cancelled & no plea/deviation from the Contractor side will be entertained in this regard.

For works like water-proofing, acid and alkali resisting materials, pre-construction soil treatment against termite or any other specialized works etc. the Contractor shall invariably engage Sub-Contractors who are specialists in the field and firms of repute and such a Sub-Contractor shall furnish guarantees for their workmanship to the Owner, through the Contractor. In case such a Sub-Contractor is not prepared to furnish a guarantee to the Owner, the Contractor shall give that guarantee to the Owner directly.

76. Installation and Training of Employer's/ Owner's Personnel

76.1 Tools & Tackles

The Contractor shall provide technically suitable tools and tackles for installation & erection of Plant & Machineries conforming to relevant BIS safety and technical standards for proper execution of work. The Owner, in no way, shall be responsible for supply of any tools and tackles for implementation of the work and also to carry out operation & maintenance activities.
76.2 Setting up/Supervision/Labor

76.2.1 Bench Mark:

The Contractor shall be responsible for the true and proper setting-up of the Facilities in relation to bench marks, reference marks which are mutually agreed upon by the Contractor and Owner.

If, at any time during the progress of installation of the Facilities, any error shall appear in the position, level or alignment of the Facilities, the Contractor shall forthwith notify the Project Manager of such error and, at its own expense, immediately rectify such error.

76.2.2 Contractor’s Supervision:

The Contractor shall give or provide all necessary supervision during the installation of the Facilities, and the Construction Manager or its deputy shall be constantly on the Site to provide full-time supervision of the installation. The Contractor shall provide and employ only technical personnel who are skilled and experienced in their respective fields and supervisory staff who are competent to adequately supervise the work at hand.

76.2.3 Labour:

The Contractor shall provide and employ on Site in the installation of the Facilities such skilled, semi-skilled and unskilled labor as is necessary for proper and timely execution of the Contract. The Contractor is encouraged to use local labor that has the necessary skills.

Unless otherwise provided in the Contract, the Contractor shall be responsible for the recruitment, transportation, accommodation, sanitation, first aid facility and catering of all labor, local or expatriate, required for the execution of the Contract and for all payments in connection therewith.

The Contractor shall be responsible for obtaining all necessary permit(s) and/or visa(s) from the appropriate authorities for the engagement and entry of all labor and personnel to be employed by Contractor on the Site including that of his sub-Contractors.

The Contractor shall at all times during the progress of the Contract use its best endeavors to prevent any unlawful, riotous or disorderly conduct or behavior by or amongst its employees and the labour of its SubContractors.

The Contractor shall, in all dealings with its labour and the labour of its SubContractors currently employed on or connected with the Contract, pay due regard to all recognized festivals, official holidays, religious or other customs and all local laws and regulations pertaining to the employment of labor.

The Contractor shall keep the Owner indemnify, during construction as well as during O&M period, in respect of compliance with the statutory provisions in respect to the labor employed at site.

Upon completion of the construction activities/ O&M activities, the Contractor shall obtain no – objection certificate (NOC) from local/ statutory bodies in respect to the fulfillment of all compliance and submit a copy to the Owner prior to the final settlement

76.3 Contractor’s Equipment

76.3.1 All equipment brought by the Contractor onto the Site shall be deemed to be intended to be used exclusively for the execution of the Contract. The Contractor shall not remove the same from the
Site without the Project Manager’s consent that such Contractor’s Equipment is no longer required for the execution of the Contract.

All the necessary approvals with due taxes, insurance and license, as required for the use of equipment at site, are to be taken by the Contractor.

The equipment should be in a good operating condition for safe use at site. The operator shall be competent to operate. It is advised to keep adequate spares, consumables, etc to reduce the breakdown time.

76.3.2 Unless otherwise specified in the Contract, upon completion of the Facilities, the Contractor shall remove from the Site all Equipment brought by the Contractor onto the Site.

76.4 Site Regulations and Safety

Contractor shall submit the EHS policy for the site to the Project Manager/EIC within 14 (fourteen) days from effective date and shall abide by the rules and regulations of the EHS policy.

The Contractor shall have to provide necessary and adequate safety measures including personal protective equipment and precautions to avoid any accident, which may cause damage to any equipment / material or injury to workmen. The Owner shall not be liable for any such accidents during the performance of the contract.

The Contractor, if required, will provide necessary safety training to workmen. Also, Contractor shall engage sufficient security guards to protect Facility from any theft and unauthorized access to site during the entire construction and O&M periods.

76.5 Site Clearance

76.5.1 Site Clearance in Course of Performance

In the course of carrying out the Contract, the Contractor shall keep the Site reasonably free from all unnecessary obstruction, store or remove any surplus materials, clear away any wreckage, packaging material, rubbish & debris and temporary installations from the Site, and remove any Contractor’s Equipment no longer required for execution of the Contract with due approval of the Owner.

76.5.2 Site Clearance after Completion

After Completion of all parts of the Facilities, the Contractor shall clear away and remove all wreckage, packaging material, rubbish & debris and temporary works & installations of any kind from the Site with due approval of the Owner and shall leave the Site and Facilities clean and safe.

76.5.3 Disposal of Scrap

The term ‘Scrap’ shall refer to scrap/ waste/ remnants arising out of the unpacking of equipment, construction debris, breakage of modules, fabrication of structural steel work and piping work at the project site in the course of execution of the contract and shall also include any wastage of cables during the termination process while installing the cables.

The Contractor shall with the agreement of the Owner promptly remove from the site any ‘Scrap’ generated during Performance of any activities at site in pursuance of the Contract.

The disposal of such Scrap shall vest with the Contractor for the items supplied by the Contractor and issued by Owner under this contract for installation and construction without any additional cost.
to the Owner. The removal of scrap shall be subject to the due approval of Owner & Contractor producing the necessary clearance from the relevant authorities, if required by the law, in respect of disposal of the scrap. The liability for the payment of the applicable GST shall be that of the Contractor.

The Contractor shall also indemnify to keep the Owner harmless from any act of omission or negligence on the part of the Contractor in following the statutory requirements with regard to removal/disposal of scrap. The undertaking shall be furnished by Contractor as per Format enclosed in the Section VI of Forms & Formats. Further, in case the laws require the Owner to take prior permission of the relevant Authorities before handing over the scrap to the Contractor, the same shall be obtained by the Contractor on behalf of the Owner.

In case, the scrap is generated against the free issue material supplied by the Owner, the Contractor shall maintain a separate record of same and intimate Owner before its disposal thereafter. After due approval from Owner, the scrap should be disposed of and its value shall be remitted to the Owner.

76.5.4 **Watch & Ward and Lighting**

The Contractor shall provide and maintain at its own expense all lighting, fencing, watch and ward wherever necessary for the proper execution and the protection of the Facilities, or for the safety of the Owners and occupiers of adjacent property and for the safety of the public during the entire construction and O&M period.

76.6 **Training**

The period and the nature of training for the individual personnel shall be agreed upon mutually between the Contractor and the Owner. These personnel shall be given special training at the shops, where the equipment will be manufactured and/ or in their collaborator's works and where possible, in any other plant where equipment manufactured by the Contractor or his collaborators is under installation or test to enable those personnel to become familiar with the equipment being furnished by the Contractor. Owner shall bear the cost of Boarding, Lodging & Travel only for the said personnel's.

The Contractor undertakes to provide training to Personnel selected and sent by the Owner at the works of the Contractor without any cost to the Owner.

77. **Replacement of Defective Parts and Materials**

77.1 If during the progress of the Work, Owner shall decide and inform in writing to the Contractor, that the Contractor has manufactured any plant or part of the plant unsound or imperfect or has furnished plant inferior to the quality specified, the Contractor on receiving details of such defects or deficiencies shall at his own expenses within 07 (Seven) days of his receiving the notice, or otherwise within such time as may be reasonably necessary for making it good, proceed to alter, reconstruct or remove such work and furnish fresh equipment's up to the standards of the specifications.

In case the Contractor fails to do so, Owner may on giving the Contractor 07 (Seven) day notice in writing of his intentions to do so, proceed to remove the portion of the Work so complained of and at the cost of Contractor's, perform all such works or furnish all such equipment's provided that nothing in the clause shall be deemed to deprive the Owner of or affect any rights under the Contract, the Owner may otherwise have in respect of such defects and deficiencies.

78. **Indemnity**
78.1 If any action is brought before a Court, Tribunal or any other Authority against the Employer/Owner or an officer or agent of the Employer/Owner, for the failure, omission or neglect on the part of the Contractor to perform any acts, matters, covenants or things under the Contract, or damage or injury or death caused by the alleged omission or negligence on the part of the Contractor, his agents, representatives or his Sub-Contractor's, or in connection with any claim based on lawful demands of Sub-Contractor's workmen suppliers or employees, the Contractor, shall in such cases indemnify and keep the Employer/Owner and/or their representatives harmless from all losses, damages, expenses or decrees arising out of such action.

79. Construction Aids, Equipment, Tools & Tackles

79.1 Contractor shall be solely responsible for making available for executing the Work, all requisite Construction Equipments, Special Aids, Barges, Cranes and the like, all Tools, Tackles and Testing Equipment and Appliances, including imports & insurance of such equipment etc. as required. In case of import of the same the rates applicable for levying of Custom Duty on such Equipment, Tools & Tackles and the duty drawback applicable thereon shall be ascertained by the Contractor from the concerned authorities of Government of India. It shall be clearly understood that Owner shall not in any way be responsible for arranging to obtain Custom Clearance and/or payment of any duties and/or duty draw backs, license etc. for such equipment's so imported by the Contractor and the Contractor shall be fully responsible for Goods and Service Tax (GST) and documentation with regard to the same. Bidder in his own interest may contact, for any clarifications in the matter, concerned agencies/Dept./Ministries of Govt. of India. All clarifications so obtained and interpretations thereof shall be solely the responsibility of the Contractor.

[F] CERTIFICATES AND PAYMENTS

80. Schedule of Rates and Payments

80.1 Contractor's Remuneration

For EPC/Lumpsum Turnkey Contracts, the billing procedure will follow as per the prescribed payment terms as defined in Special Conditions of Contract (SCC). The price to be paid by the Owner to Contractor for the whole of the Work to be done and for the performance of all the obligations undertaken by the Contractor under the Contract Documents shall be ascertained by the application of the respective Schedule of Rates (the inclusive nature of which is more particularly defined by way of application but not of limitation, with the succeeding Clause of this clause) and payment to be made accordingly for the Work actually executed and approved by the Engineer-in-Charge/Project Manager. The sum so ascertained shall (excepting only as and to the extent expressly provided herein) constitute the sole and inclusive remuneration of the Contractor under the Contract and no further or other payment whatsoever shall be or become due or payable to the Contractor under the Contract.

80.2 Schedule of Rates to be Inclusive

The prices quoted by the Contractor shall remain firm till the contract period and shall not be subject to escalation. Schedule of Rates shall be deemed to include and cover all costs, expenses and liabilities of every description and all risks of every kind to be taken in executing, completing and handing over the Work to the Owner by the Contractor. The Contractor shall be deemed to have known the nature, scope, magnitude and the extent of the Work and materials required though the Contract Document may not fully and precisely furnish them. Bidders in the Schedule of Rates should cover all costs as he may consider necessary to cover the cost of any works and materials as may be reasonable and necessary to complete the Work. Generality of this present provision shall not be deemed to cut down or limit in any way because in certain cases it may and in other cases it may not be expressly stated that the Contractor shall do or perform a work or supply articles or perform services at his own cost or without addition of payment or without extra charge or words
to the same effect or that it may be stated or not stated that the same are included in and covered by the Schedule of Rates.

80.3 Schedule of Rates to Cover Construction Equipments, Materials, Labour etc.

Without in any way limiting the provisions of the preceding Clause the Schedule of Rates shall be deemed to include and cover the cost of all construction equipment, temporary Work (except as provided for herein), pumps, materials, labour, insurance, fuel, consumables, stores and appliances to be supplied by the Contractor and all other matters in connection with each item in the Schedule of Rates and the execution of the Work or any portion thereof finished, complete in every respect and maintained as shown or described in the Contract Documents or as may be ordered in writing during the continuance of the Contract.

80.4 Schedule of Rates to Cover Royalties, Rents and Claims

The Schedule of Rates (i.e., Contract Value) shall be deemed to include and cover the cost of all Royalties and Fees for the articles and processes, protected by letters, patent or otherwise incorporated in or used in connection with the Work, also all Royalties, Rents and other payments in connection with obtaining materials of whatsoever kind for the Work and shall include an Indemnity to the Employer/ Owner which the Contractor hereby gives against all actions, proceedings, claims, damages, costs and expenses arising from the incorporation in or use on the Work of any such articles, processes or materials, other municipal or local Board Charges, if levied on materials, equipment or machineries to be brought to site for use on Work shall be borne by the Contractor.

80.5 Schedule of Rates to Cover GST/Applicable taxes

No exemption or reduction of Customs Duties, Goods & Service Tax (GST) on Works Contract quay or any port dues, transport charges, stamp duties or Central or State Government or Local Body or Municipal Taxes or from or of any other body, whatsoever, will be granted or obtained, all of which expenses shall be deemed to be included in and covered by the Schedule of Rates. The Contractor shall also obtain and pay for all permits or other privileges necessary to complete the Work.

80.6 Schedule of Rates to Cover Risks of Delay

The Schedule of Rates shall be deemed to include and cover the risk of all possibilities of delay and interference with the Contractor's conduct of Work which occur from any causes including orders of the Employer/ Owner in the exercise of his power and on account of extension of time granted due to various reasons and for all other possible or probable causes of delay.

80.7 Schedule of Rates Cannot be Altered

(a) For Engineering, Procurement and Commissioning (EPC) Contracts or Lumpsum Turnkey (LSTK) Contracts, the total Project/ Contract Value stands to be fixed inclusive of entire items, Materials, Spares, Consumables, Services, Erection and all quoted and unquoted items/ Services in the Bill of Quantity (BOQ) of the Tender/ Contract. Contract Value of such EPC Contracts comprises of all the related costs required for successful execution of the work. The final payment outlay or total cost of the project will be limited to the total value of the EPC Contract and O & M Contract. Any kind of variations related to Total Contract Value shall be to Contractor's account. The payment will be made according to the Work carried out, for which purpose an item wise, or work wise Schedule of Rates shall be furnished, suitable for evaluating the value of Work done and preparing running account bill.

(b) If applicable, For Item Rate Contracts, no alteration will be allowed in the Schedule of Rates by reason of works or any part of them being modified, altered, extended, diminished or committed.

Floating Solar PV project at UT, Lakshadweep, India

Tender No SECI/C&P/NIT/2019/LKRE

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Signature of Bidder
The Schedule of Rates are fully inclusive of rates which have been fixed by the Contractor and agreed to by the Employer/Owner and cannot be altered.

Based on the mechanism of Tender as described in the Special Conditions of Contract (SCC), the methodologies described above shall prevail. However, payment for any additional work which is not covered in the Schedule of Rates, shall only be released on issuance of change order.

81. **Procedure for Measurement and Billing**

81.1 **Billing Procedure**

Following procedures shall be adopted for billing of works executed by the Contractor.

81.1.1 For EPC/ Lumpsum Turnkey Contracts, the billing procedure will follow as per the prescribed payment terms as defined in Special Conditions of Contract (SCC).

81.1.2 If applicable, For Item Rate Contracts, all measurements shall be recorded in sextuplicate on standard measurement sheets in duly approved formats for scrutiny and passing by Employer/Owner. Employer/Owner shall scrutinize and check the measurements recorded on the sheets and shall certify correctness of the same on the measurement sheets.

81.1.3 Engineer-in-Charge/Project Manager shall pass the bills after carrying out the comprehensive checks in accordance with the terms and conditions of the Contracts, within 21 (Twenty-one) days of submission of the bills along with all necessary enclosures and documents, complete in all respects and send the same to the Owner to effect payment to the Contractor as per the defined payment terms.

81.1.4 Owner shall make all endeavor to make payments of undisputed amount of the bills submitted based on the joint measurements within 30 (Thirty) days from the date of certification by the Engineer-in-Charge/Project Manager. Any disputed claims/amounts will be mutually settled and paid accordingly.

81.1.5 Measurements shall be recorded as per the methods of measurement spelt out in Contract Document.

81.2 **Secured Advance on Material**

Unless otherwise provided in the SCC of the tender, no ‘Secured Advance’ on security of materials brought to site for execution of contracted items(s) shall be paid to the Contractor whatsoever.

81.3 **Dispute in Mode of Measurement**

In case of any dispute as to the mode of measurement not covered by the Contract to be adopted for any item of Work, mode of measurement as per latest Indian Standard Specifications shall be followed.

81.4 **Rounding-Off of Amounts**

In calculating the amount of each item due to the Contractor in every certificate prepared for payment, sum of less than 50 paise shall be omitted and the total amount on each certificate shall be rounded off to the nearest rupees, i.e., sum of less than 50 paise shall be omitted and sums of 50 paise and more up to one rupee shall be reckoned as one rupee.

82. **Lumpsum in Tender**
The payment against any Lumpsum item shall be made only on completion of that item (Excluding Milestones linked payment structure) as per the provision of the Contract after certification by Engineer-in-Charge/Project Manager.

### 83. Running Account Payments to be regarded as Advance

83.1 All running account payments shall be regarded as payment by way of advance against the final payment only and not as payments for Work actually done and completed and shall not preclude the requiring of bad, unsound and imperfect or unskilled work to be removed and taken away and reconstructed or re-erected or be considered as an admission of the due performance of the Contract, or any part thereof, in this respect, or of the occurring of any claim by the Contractor, nor shall it conclude, determine or affect in any way the powers of the Employer/Owner under these conditions or any of them as to the final settlement and adjustment of the accounts or otherwise, or in any other way vary or affect the Contract.

The final bill shall be submitted by the Contractor within 01 (One) Month of the date of the final acceptance of the Work; otherwise, the Engineer-in-Charge/Project Manager's measurement and of total amount payable for the Work accordingly shall be final and binding on all parties.

### 84. Notice of Claims for Additional Payments

84.1 Should the Contractor consider that he is entitled to any extra payment for any extra/additional Works or Material change in original Specifications carried out by him in respect of Work he shall forthwith give notice in writing to the Engineer-in-Charge/Project Manager that he claims extra payment. Such notice shall be given to the Engineer-in-Charge/Project Manager upon which Contractor bases such claims and such notice shall contain full particulars of the nature of such claim with full details of amount claimed. Irrespective of any provision in the Contract to the contrary, the Contractor must intimate his intention to lodge claim on the Owner within 10 (Ten) days of the commencement of happening of the event and quantify the claim within 30 (Thirty) days, failing which the Contractor will lose his right to claim any compensation/reimbursement/damages etc. or refer the matter to arbitration. Separate bills shall be raised for the extra claim.

84.2 Engineer-in-Charge/Project Manager shall review such claims within a reasonably period of time and cause to discharge these in a manner considered appropriate after due deliberations thereon. However, Contractor shall be obliged to carry on with the Work during the period in which his claims are under consideration by the Owner, irrespective of the outcome of such claims, where additional payments for Works considered extra are justifiable in accordance with the Contract provisions.

Owner shall arrange to release the same in the same manner as for normal Work payments. Such of the extra works so admitted by Owner shall be governed by all the terms, conditions, stipulations and specifications as are applicable for the Contract. Settlement of all extra claims shall be taken up after Project commissioning.

### 85. Payment of Contractor's Bill

85.1 Payment due to the Contractor shall be made by the Owner either by e-Banking or by Account Payee Cheque forwarding the same to registered office or the notified office of the Contractor. In no case, will Owner be responsible if the cheque is mislaid or misappropriated by unauthorized person/persons. In all cases, the Contractor shall present his bill duly pre-receipted on proper revenue stamp & payment shall be made in Indian Currency only.
85.2 In general payment of final bill shall be made to Contractor within 60 days of the submission of bill on joint measurements, after completion of all the obligations under the Contract against the final completion.

86 Receipt for Payment

86.1 Receipt for payment made on account of work when executed by a company, must be signed by a person holding due power of attorney in this respect on behalf of the Contractor, except when the Contractor’s are described in their tender as a limited company in which case the receipts must be signed in the name of the company by one of its principal officers or by some other person having authority to give effectual receipt for the company.

87. Handing Over – Taking Over

87.1 Subsequent to Operational Acceptance of the Facilities by the Employer and within 15 (Fifteen) days of the commencement of the O&M period, the Contractor shall furnish an Indemnity Bond/undertaking as per “Sample Forms and Formats” which is to be executed by the Contractor for the plant handed over by Owner for performance of its O&M Contract (Entire Solar Photo Voltaic Plant).

The Facility shall be taken over by the Owner upon successful Operational Acceptance in accordance with GCC Clause 43.3 (Operational Acceptance).

Immediately after taking over of complete facilities (s), the Facilities will be handed over to the Contractor for Comprehensive Operation & Maintenance for a period as mentioned in the Contract document.

88. Final Decision and Final Acceptance

88.1 Upon expiry of the period of liability & the Works have been duly maintained by the Contractor during monsoon or such period as hereinbefore provided in Clause 73 & 74 and that the Contractor has in all respect duly made-up any subsidence and performed all his obligations under the Contract, the Owner give a final acceptance to that effect and the Contractor shall not be considered to have fulfilled the whole of his obligations under Contract until Final acceptance shall have been given by the Owner notwithstanding any previous entry upon the Work and taking possession, working or using of the same or any part thereof by the Owner.

89. Certificate and Payments on Evidence of Completion

89.1 Except the Final Acceptance, no other payments on general account shall be taken to be an admission by the Owner of the due performance of the Contract or any part thereof or of occupancy or validity of any claim by the Contractor.

90. Deductions from the Contract Price

90.1 All costs, damages or expenses which Owner may have paid or incurred, which under the provisions of the Contract, the Contractor is liable/ will be liable, will be claimed by the Owner. All such claims shall be billed by the Owner to the Contractor regularly as and when they fall due. Such claims shall be paid by the Contractor within 15 (Fifteen) days of the receipt of the corresponding bills and if not paid by the Contractor within the said period, the Owner may, then, deduct the amount from any moneys due including Contract Performance Security or becoming due to the Contractor under the Contract or may be recovered by actions of law or otherwise, if the Contractor fails to satisfy the Owner of such claims.
[G] TAXES AND INSURANCE

91. Goods & Service Tax (GST)/Taxes

91.1 The Contractor agrees to and does hereby accept full and exclusive liability for the payment of any and GST/all Taxes. now in force or hereafter imposed, increased, modified, from time to time in respect of Works and materials and all contributions and taxes for unemployment compensation, insurance and old age pensions, PF, ESI etc or annuities now in force or hereafter imposed by any Central or State Government authorities which are imposed with respect to or covered by the wages, salaries or other compensations paid to the persons employed by the Contractor and the Contractor shall be responsible for the compliance of all Sub-Contractors, with all applicable Central, State, Municipal and local law and regulation and requirement of any Central, State or local Government agency or authority.

Contractor further agrees to defend, indemnify and hold Employer/ Owner harmless from any liability or penalty which may be imposed by the Central, State or Local authorities by reason or any violation by Contractor or Sub-Contractor of such laws, suits or proceedings that may be brought against the Employer/ Owner arising under, growing out of, or by reason of the work provided for by this Contract, by third parties, or by Central or State Government authority or any administrative subdivision thereof. Tax deductions will be made as per the rules and regulations in force in accordance with acts prevailing from time to time.

92. Goods & Service Tax (GST)

92.1 Bidder should quote all-inclusive prices including the liability of GST (in line with the given SOR Format) whether on the works contract as a whole or in respect of bought out components used by the Contractor in execution of the Contract. Owner/Employer shall not be responsible for any such liability of the Contractor in respect of this Contract.

93. Statutory Variations

93.1 Goods & Service Tax (GST) [applicable for both Centre and state] and other levies [if any] payable by the Contractor under the Contract, or for any other cause, shall be included in the rates/ prices and the total bid-price submitted by the Bidder. Applicable rate of GST shall be indicated in Agreed SOR formats.

93.2 In case of any variation (positive/ negative) in existing rates of GST/taxes or a new tax/ duty/ levy is introduced or any existing tax/ duty/ levy is abolished or application of any Tax in the course of the performance of this Contract, which will/ may impact the overall pricing in connection with performance of the Contract, an equitable adjustment of the Contract Price shall be made to factor any such change by addition to the Contract Price or deduction therefrom, as the case may be.

All these adjustments would be carried out by considering the base price of GST/taxes equivalent to the amount mentioned under GST/taxes column of the SOR/ PS. The base price will be considered 07 days prior to bid submission date

93.3 However, any increase in the rate of these taxes, duties and levies beyond the contractual completion period shall be to Contractor's account and any decrease shall be passed on to Owner.

94. Insurance
94.1 During the Contract period including O&M period, i.e., during Construction & O&M period, all insurance related expenses shall be borne by the Contractor. The goods supplied under the Contract shall be fully insured against the loss or damage incidental to manufacture or acquisition, transportation, storage and delivery in such a manner that Owner shall not incur any financial loss, as long as the plant continues to remain under the custody of the Contractor. During O&M period also (after the Construction period is over), the insurances shall be in the scope of the Contractor.

94.2 In case of any loss or damage or pilferage or theft or fire accident or combination of the said incidents etc. under the coverage of insurance, the Contractor shall lodge the claim as per rules of insurance. Any FIR required to be lodged to local Police Station shall be the responsibility of the Contractor.

94.3 The Contractor shall arrange to supply/ rectify/ recover the materials without waiting for settlement of the insurance claim and even if the claim is unsettled for timely completion of the project. The final financial settlement with the insurance company shall rest upon the Contractor.

94.4 In case of any delay of the project attributable to the Contractor, the Contractor himself in consultation with Owner/Employer shall take the extension of insurance. Any financial implications shall be borne by the Contractor.

94.5 The Contractor should arrange for providing insurance coverage to its workmen under Workmen’s Compensation Act or similar Rules and Acts as applicable during execution of work for covering risk against any mishap to its workmen. The Contractor shall also undertake a Third-Party Insurance and shall at all times keep Owner indemnified against any Third-Party claims and shall arrange to settle them at the earliest. The Owner/ Employer will not be liable for any such loss or mishap.

94.6 All other insurance like In – transit insurance (Marine/ Cargo/ others as applicable), Construction All Risk, Erection All Risk, workmen compensation, fire, third party liability, insurance against theft and acts of GOD, Contractor’s Equipments, machinery breakdown policy & his vehicles and others as required for the Construction and O&M of the Plant and to indemnify the Owner/ equipment/ material and resources shall be borne by the Contractor.

94.7 Owner shall be named as co – insured under all insurance policies taken out by the Contractor, except for the workmen compensation, third party liability and Owner’s liability insurances. All insurers’ rights of subrogation against such co – insured for losses or claims arising out of the performance of the contract shall be waived under such policies.

94.8 All the insurance cover taken for the construction and O&M period shall be seamless in nature & preferably taken from the same insurance company.

94.9 The insurance is to be suitably taken for the activity/ act which is required to cover all the risks associated to the activity / act. The Contractor shall be responsible to take suitable insurance till the completion of the O&M contract and indemnify the Employer/Owner from all associated risks whatsoever.

94.10 The Contractor shall be responsible to take suitable insurance(s) and claim management during and till the completion of the O&M contract and indemnify the Owner from all associated risks whatsoever.

94.11 Employees State Insurance (ESI) Act

The Contractor agrees to and does hereby accept full and exclusive liability for the compliance with all obligations imposed by the Employee State Insurance Act 1948 and the Contractor further agrees to defend, indemnify and hold Employer/ Owner harmless for any liability or penalty which may be imposed by the Central, State or Local authority by reason of any asserted violation by Contractor or Sub-Contractor of the Employees' State Insurance Act, 1948, and also from all claims,
suits or proceeding that may be brought against the Employer/ Owner arising under, growing out of or by reasons of the work provided for by this Contractor, by third parties or by Central or State Government authority or any political sub-division thereof.

The Contractor agrees to fill in with the Employee's State Insurance Corporation, the Declaration Forms, and all forms which may be required in respect of the Contractor's or Sub-Contractor's employees, who are employed in the Work provided for or those covered by ESI from time to time under the Agreement. The Contractor shall deduct and secure the agreement of the Sub-Contractor to deduct the Employee's contribution as per the first schedule of the Employee's State Insurance Act from wages and affix the Employees Contribution Card at wages payment intervals.

The Contractor shall remit and secure the agreement of Sub-Contractor to remit to the Employee's State Insurance Corporation Account, the Employee's contribution as required by the Act. The Contractor agrees to maintain all cards and Records as required under the Act in respect of employees and payments and the Contractor shall secure the agreement of the Sub-Contractor to maintain such records. Any expenses incurred for the contributions, making contributions or maintaining records shall be to the Contractor's or Sub-Contractor's account.

94.11 Workmen Compensation and Employer's/Owner's Liability Insurance

Insurance shall be effected for all the Contractor's employees engaged in the performance of this Contract. If any of the work is sublet, the Contractor shall require the Sub-Contractor to provide workman's Compensation and Owner's liability insurance for the latter's employees if such Employees are not covered under the Contractor's Insurance.

94.12 Accident or Injury to Workmen

The Employer/ Owner shall not be liable for or in respect of any damages or compensation payable at law in respect or in consequence of any accident or injury to any workman or other person in the Employment of the Contractor or any Sub-Contractor and the Contractor shall indemnify and keep indemnified the Employer/ Owner against all such damages and compensation (save and except and aforesaid) and against all claims, demands, proceeding, costs, charges and expenses, whatsoever in respect or in relation thereto.

94.13 Transit Insurance

In respect of all items to be transported by the Contractor to the Site of Work and any consequential risks, the cost of transit insurance shall be borne by the Contractor and the quoted price shall be inclusive of this cost.

94.14 Comprehensive Automobile Insurance

This insurance shall be in such a form as to protect the Contractor against all claims for injuries, disability, disease and death to members of public including Employer’s/ Owner’s men and damage to the property of others arising from the use of motor vehicles during on or off the site operations, irrespective of the Employership of such vehicles.

94.15 Comprehensive General Liability Insurance

a) This insurance shall protect the Contractor against all claims arising from injuries, disabilities, disease or death of member of public or damage to property of others due to any act or omission on the part of the Contractor, his agents, his employees, his representatives and Sub-Contractor's or from riots, strikes and civil commotion.
b) Contractor shall take suitable Group Personal Accident Insurance Cover for taking care of injury, damage or any other risks in respect of his Engineers and other Supervisory staff who are not covered under Employees State Insurance Act.

c) The policy shall cover third party liability. The third party (liability shall cover the loss/disability of human life (person not belonging to the Contractor) and also cover the risk of damage to others materials/equipment/properties during construction, erection and commissioning at site & during O&M period.

The value of third-party liability for compensation for loss of human life or partial/full disablement shall be of required statutory value but not less than INR 02 (Two) Lakhs per death, INR 1.5 (One and Half) Lakhs per full disablement and INR 1 (One) Lakh per partial disablement and shall nevertheless cover such compensation as may be awarded by Court by Law in India and cover for damage to others equipment/property as approved by the Purchaser. However, third party risk shall be maximum to INR 10 (Ten) Lakhs for death.

d) The Contractor shall also arrange suitable insurance to cover damage, loss, accidents, risks etc., in respect of all his plant, equipment and machinery, erection tools & tackles and all other temporary attachments brought by him at site to execute the work.

e) The Contractor shall take out insurance policy in the joint name of Owner and Contractor from one or more nationalized insurance company from any branch office at Project site.

f) Any such insurance requirements as are hereby established as the minimum policies and coverages which Contractor must secure and keep in force must be complied with, Contractor shall at all times be free to obtain additional or increased coverages at Contractor’s sole expenses.

viii) **ANY OTHER INSURANCE REQUIRED UNDER LAW OR REGULATIONS OR BY OWNER:**

Contractor shall also carry and maintain any and all other insurance(s) which he may be required under any law or regulation from time to time without any extra cost to Owner. He shall also carry and maintain any other insurance which may be required by the Owner.

95 **Damage to Property or to any Person or any Third Party**

95.1 Contractor shall be responsible for making good to any loss or any damage to structures and properties belonging to the Owner or being executed or procured or being procured by the Owner or of other agencies within in the premises of all the work of the Owner, if such loss or damage is due to fault and/or the negligence or willful acts or omission of the Contractor, his employees, agents, representatives or Sub-Contractors.

95.2 The Contractor shall take sufficient care in moving his plants, equipment and materials from one place to another so that they do not cause any damage to any person or to the property of the Employer/Owner or any third party including overhead and underground cables and in the event of any damage resulting to the property of the Owner or of a third party during the movement of the aforesaid plant, equipment or materials the cost of such damages including eventual loss of production, operation or services in any plant or establishment as estimated by the Employer/Owner or ascertained or demanded by the third party shall be borne by the Contractor. Third party liability risk shall be INR 1 (One) Lakh for single accident and limited to INR 10 (Ten) Lakhs.

95.3 The Contractor shall indemnify and keep the Employer/Owner harmless of all claims for damages to property other than Employer’s/Owner’s property arising under or by reason of this agreement, if such claims result from the fault and/or negligence or willful acts or omission of the Contractor, his employees, agents, representative of Sub-Contractor.
[H] LABOUR LAWS

96. Labour Laws & Indemnity Bond

i) No labour below the age of 18 (Eighteen) Years shall be employed on the Work.

ii) The Contractor shall at his expense comply with all labour laws and keep the Employer/Owner indemnified in respect thereof.

iii) The Contractor shall employ labour in sufficient numbers either directly or through Sub-Contractor's to maintain the required rate of progress and of quality to ensure workmanship of the degree specified in the Contract.

iv) The Contractor shall indemnify the Employer/Owner against any payments to be made under and for the observance of the provisions of the aforesaid labour compliances without prejudice to his right to obtain indemnity from his Sub-Contractor's.

v) The Contractor shall also indemnify to keep the Owner/ Employer harmless from any act of omission or negligence on the part of the Labour Laws compliance in following the statutory requirements with regard to Labour laws. Against the signing of the contract, The Indemnity Bond shall be furnished by Contractor as per Format enclosed under Forms and Formats for the labour law compliance.

vi) Upon completion of the construction activities/O&M activities, the Contractor shall obtain no – objection certificate (NOC) from local/statutory bodies in respect to the fulfillment of all compliance related to labour law and submit a copy to the Employer/Owner prior to the final settlement.

97. Void

98. Contractor to Indemnify the Employer/Owner

98.1 The Contractor shall indemnify the Employer/Owner and every member, office and employee of the Employer/Owner, also the Engineer-in-Charge/Project Manager and his staff against all actions, proceedings, claims, demands, costs and expenses whatsoever arising out of or in connection with the matters referred to in Clause 95 and elsewhere and all actions, proceedings, claims, demands, costs and expenses which may be made against the Employer/Owner for or in respect of or arising out of any failure by the Contractor in the performance of his obligations under the Contract Document.

The Employer/Owner shall not be liable for or in respect of or arising out of any failure by the Contractor in the performance of his obligations under the Contract Document. The Employer/Owner shall not be liable for or in respect of any demand or compensation payable by law in respect or in consequence of any accident or injury to any workmen or other person. In the employment of the Contractor or his Sub-Contractor the Contractor shall indemnify and keep indemnified the Employer/Owner against all such damages and compensations and against all claims, damages, proceedings, costs, charges and expenses whatsoever in respect thereof or in relation thereto.

98.2 Payment of Claims and Damages
Should the Employer/Owner have to pay any money in respect of such claims or demands as aforesaid the amount so paid and the costs incurred by the Employer/Owner shall be charged to and paid by the Contractor and the Contractor shall not be at liberty to dispute or question the right of the Employer/Owner to make such payments notwithstanding the same, may have been made without the consent or authority or in law or otherwise to the contrary.

98.3 In every case in which by virtue of the provisions of Section 12, Sub-section (i) of workmen's compensation Act, 1923 or other applicable provision of Workmen Compensation Act or any other Act, the Employer/Owner is obliged to pay compensation to a workman employed by the Contractor in execution of the Work, the Employer/Owner will recover from the Contractor the amount of the compensation so paid, and without prejudice to the rights of Employer/Owner under Section 12, Sub-section (2) of the said Act, Employer/Owner shall be at liberty to recover such amount or any part thereof by deducting it from the Contract Performance Security or from any sum due to the Contractor whether under this Contract or otherwise. The Employer/Owner shall not be bound to contest any claim made under Section 12, Sub-section (i) of the said Act, except on the written request of the Contractor and upon his giving to the Employer/Owner full security for all costs for which the Employer/Owner might become liable in consequence of contesting such claim.

99. Health and Sanitary Arrangements for Workers

99.1 In respect of all labour directly or indirectly employed in the Works for the performance of the Contractor's part of this agreement, the Contractor shall comply with or cause to be complied with all the rules and regulations of the local sanitary and other authorities or as framed by the Owner from time to time for the protection of health and sanitary arrangements for all workers.

99.2 The Contractor shall provide in the labour colony all amenities such as electricity, water and other sanitary and health arrangements. The Contractor shall also provide necessary surface transportation to the place of work and back to the colony for their personnel accommodated in the labour colony.

[I] APPLICABLE LAWS & SETTLEMENT OF DISPUTES

100. Arbitration

Normally all disputes should be settled by negotiations between the Owner and the concerned parties.

In case any dispute/difference is not settled through negotiations, the respective parties can seek remedy through Arbitration only by invoking the same within 120 days of raising of dispute. No disputes shall be referred to civil courts other than through Arbitration.

The issues/disputes which cannot be mutually resolved through negotiations within the time stipulated above, all such disputes shall be referred to arbitration by Sole Arbitrator.

Owner shall suggest a panel of three independent and distinguished persons to the Contractor/Supplier (as the case may be) to select any one among them to act as the Sole Arbitrator. In the event of failure of the other parties to select the Sole Arbitrator within 30 (Thirty) Days from the receipt of the communication suggesting the panel of arbitrators, the right of selection of the sole arbitrator by the other party shall stand forfeited and Owner shall have discretion to proceed with the appointment of the Sole Arbitrator. The decision of Owner on the appointment of the sole arbitrator shall be final and binding on the parties. The award of sole arbitrator shall be final and
binding on the parties and unless directed/ awarded otherwise by the sole arbitrator, the cost of arbitration proceedings shall be shared equally by the parties.

The Arbitration proceedings shall be in English language and venue shall be the State of the Owner as specified in the BDS/SCC. Subject to the above, the provisions of (Indian) Arbitration & Conciliation Act 1996 and the Rules framed there under shall be applicable. All matter relating to this contract are subject to the exclusive jurisdiction of the court situated in the state of the Owner as specified in the BDS/SCC.

Above mentioned Arbitration clause will be applicable for the Disputes where the amount of claim is less than or equal to INR 1Crore (Indian Rupees One Crore only). For the cases of disputes where the amount of claim is more than INR 1 Crore (Indian Rupees One Crore), such disputes will be settled through commercial Courts established under the Commercial Courts, Commercial Division and Commercial Appellate divisions of High Courts act, 2015. Before going to the commercial court for settlement, such disputes be first referred to conciliation for settlement and in case of failure in conciliation, disputes be referred to the commercial courts for adjudication. In cases of funded packages, the aforesaid changes shall be implemented after concurrence of the funding agency.

FOR THE SETTLEMENT OF DISPUTES BETWEEN GOVERNMENT DEPARTMENT AND ANOTHER AND ONE GOVERNMENT DEPARTMENT AND PUBLIC ENTERPRISE AND ONE PUBLIC ENTERPRISE AND ANOTHER THE ARBITRATION SHALL BE AS FOLLOWS:

In the event of any dispute or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation or through the good offices of empowered agencies of the Government.

If such resolution is not possible, then, the unresolved dispute or difference shall be referred to arbitration of an arbitrator to be nominated by Secretary, Department of Legal Affairs ("Law Secretary") in terms of the Office Memorandum No.55/3/1/75-CF, dated the 19th December 1975 issued by the Cabinet Secretariat (Department of Cabinet Affairs), as modified from time to time.

The Arbitration Act 1940 (10 of 1940) shall not be applicable to the arbitration under this clause. The award of the Arbitrator shall be binding upon parties to the dispute. Provided, however, any party aggrieved by such award may make a further reference for setting aside or revision of the award to Law Secretary whose decision shall bind the parties finally and conclusively.

101. Jurisdiction

101.1 The Contract shall be governed by and constructed according to the laws in force in INDIA. The Contractor hereby submits to the jurisdiction of the Courts situated at “State of the Owner of the Project as defined in the BDS/SCC” for the purposes of disputes, actions and proceedings arising out of the Contract, the courts at “State of the Owner of the Project” only will have the jurisdiction to hear and decide such disputed, actions and proceedings.

102. General

102.1 Contractor shall adhere to safe construction practice and guard against hazardous, and unsafe working conditions and shall comply with Safety rules as set forth herein.
Any hazardous material used during construction or used as part of the plant has to be taken back by the supplier for recycling or dumping purpose after its operating / working life, so that it may not affect the environment or any living being. Contractor have to comply with State Pollution Board regulation.

103. Safety Regulations

103.1 i) In respect of all labour, directly employed in the Work for the performance of Contractor's part of this agreement, the Contractor shall at his own expense arrange for all the safety provisions as per safety codes of C.P.W.D., Indian Standards Institution. The Electricity Act, The Mines Act and such other acts as applicable.

ii) The Contractor shall observe and abide by all fire and safety regulations of the Owner. Before starting construction, Contractor shall consult with Owner's safety Engineers or Engineer-in-Charge/Project Manager and must make good to the satisfaction of the Employer/Owner any loss or damage due to fire to any portion of the work done or to be done under this agreement or to any of the Employer's/Owner’s existing property.

104. First Aid and Industrial Injuries

104.1 i) Contractor shall maintain first aid facilities for its employees and those of its Sub-Contractor.

ii) Contractor shall make arrangements for Ambulance Service, on requirement basis and for the treatment of industrial injuries. Names of those providing these services shall be furnished to Employer/Owner prior to start of construction and their telephone numbers shall be prominently posted in Contractor's Site Office.

ii) All critical industrial injuries shall be reported promptly to Employer/Owner, and a copy of Contractor's report covering each personal injury requiring the attention of a physician shall be furnished to the Employer/Owner.

105. General Rules

105.1 Site is a Nonsmoking zone area. Hence, Smoking within the battery area is strictly prohibited.

106. Contractor's Barricades

106.1 i) Contractor shall erect and maintain barricades required in connection with his operation to guard or protect:

   a) Excavations
   b) Hoisting Areas.
   c) Areas adjudged hazardous by Contractor's or Employer's/Owner's inspectors.
   d) Employer's/Owner's existing property subject to damage by Contractor's Operations.
   e) Rail Road unloading spots

ii) Contractor's employees and those of his Sub-Contractor's shall become acquainted with Employer's/Owner's barricading practice and shall respect the provisions thereof.

iii) Barricades and hazardous areas adjacent to, but not located in normal routes of travel shall be marked by red flasher lanterns at nights.

107. Working at Height
107.1 i) Scaffolding or staging more than 4 meters above the ground or floor, swing suspended from an overhead support or erected with stationary support shall have a guard rail properly attached, bolted, braced and otherwise retarded at least one meter high above the floor or platform of such scaffolding or staging and extending along the entire length of the outside and ends thereof with only such openings as may be necessary for the delivery of materials. Such scaffolding or staging shall be so fastened as to prevent it from swaying from the building or structure.

ii) Working platform, gangway and stairway should be so constructed that they should not sag unduly or unequally and if the height of platform of the gangway or the stairway is more than 4 meters above the ground level or floor level, they should be closely boarded, should have adequate width and should be suitably fastened as in ii) above.

iii) Every opening in the floor of a building or in a working platform shall be provided with suitable means to prevent the fall of persons or materials by providing suitable fencing of railing whose minimum heights shall be 1 meter.

iv) While working at the substation and for construction of transmission line Towers and their subsequent maintenance, experienced manpower should be deployed with appropriate protection Equipments, such as insulating gloves, fall arrestor etc.

108. Excavation and Trenching

108.1 All trenches 1.5 Meters or more in depth, shall at all times be supplied with at least one ladder for each 50 Meters length or fraction thereof. Ladder shall be extended from bottom of the trenches to at least 1 meter above the surface of the ground. The sides of the trenches which are 1.5 Meters in depth shall be stepped back to give suitable slope or securely held by timber bracing, so as to avoid the danger of sides to collapse. The excavated materials shall not be placed within 1.5 Meters of the edge of the trench or half of the trench width whichever is more. Cutting shall be done from top to bottom. Under no circumstances undermining or under-cutting shall be done.

109. Demolition/ General Safety

109.1 i) Before any demolition work is commenced and also during the progress of the demolition work

a) All roads and open areas adjacent to the work site shall either be closed or suitably protected.

b) No electric cable or apparatus which is liable to be a source of danger shall remain electrically charged.

c) All practical steps shall be taken to prevent danger to persons employed from risk of fire or explosion or flooding. No floor, roof or other part of the building shall be so overloaded with debris or materials as to render it unsafe.

ii) All necessary personal safety equipment as considered adequate should be kept available for the use of the persons employed on the Site and maintained in condition suitable for immediate use, and the Contractor shall take adequate steps to ensure proper use of equipment by those concerned.

a) Workers employed on mixing asphaltic materials, cement and lime mortars shall be provided with protective footwear and protective gloves.

b) Those engaged in white washing and mixing or stacking or cement bags or any material which are injurious to the eyes be provided with protective goggles.

c) Those engaged in welding and cutting works shall be provided with protective face & eye shield, hand gloves, etc.
d) Stone breakers shall be provided with protective goggles and protective clothing and seated at sufficiently safe intervals.

e) When workers are employed in sewers and manholes, which are in use, the CONTRACTOR shall ensure that the manhole covers are opened and are ventilated at least for an hour before the workers are allowed to get into the manholes, and the manholes so opened shall be cordoned off with suitable railing and provided with warning signals or board to prevent accident to the public.

f) The CONTRACTOR shall not employ men below the age of 18 years and women on the work of painting with products containing lead in any form. Wherever men above the age of 18 years are employed on the work of lead painting, the following precautions should be taken.

1) No paint containing lead or lead product shall be used except in the form of paste or readymade paint.
2) Suitable face masks should be supplied for use by the workers when paint is applied in the form of spray or a surface having lead paint dry rubbed and scrapped.
3) Overalls shall be supplied by the Contractor to the workmen and adequate facilities shall be provided to enable the working painters to wash them during and on cessation of work.

iii) When the work is done near any place where there is risk of drowning, all necessary safety equipment should be provided and kept ready for use and all necessary steps taken for prompt rescue of any person in danger and adequate provision should be made for prompt first aid treatment of all injuries likely to be sustained during the course of the work.

iv) Use of hoisting machines and tackles including their attachments, anchorage and supports shall conform to the following standards or conditions:

a) These shall be of good mechanical construction, sound materials and adequate strength and free from latent defect and shall be kept in good working order.

b) Every rope used in hoisting or lowering materials or as means of suspension shall be of durable quality and adequate strength and free from patent defects.

c) Every crane driver or hoisting appliance operator shall be properly qualified and no person under the age of 21 years should be in charge of any hoisting machine including any scaffolding, winch or give signals to the operator.

d) In case of every hoisting machine and of every chain ring hook, shackle, swivel, and pulley block used in hoisting or lowering or as means of suspension, the safe working load shall be ascertained by adequate means. Every hoisting machine and all gears referred to above shall be plainly marked with the safe working load of the conditions under which it is applicable and the same shall be clearly indicated. No part of any machine or any gear referred to above in this paragraph shall be loaded beyond safe working load except for the purpose of testing.

e) As regards Contractor's machines, the Contractor shall notify the safe working load of the machine to the Engineer-in-Charge/Project Manager whenever he brings any machinery to Site of Work and get it verified by the Engineer concerned.

v) Motors, gears, transmission lines, electric wiring and other dangerous parts of hoisting appliances should be provided with efficient safeguards. Hoisting appliances should be provided with such means as to reduce to minimum the accidental descent of the load, adequate precautions should be taken to reduce the minimum risk of any part or parts of a suspended load becoming accidentally displaced. When workers are employed on electrical installations which are already energized, insulating mats, wearing apparel, such as gloves, sleeves, and boots as may be necessary should
be provided. The workers shall not wear any rings, watches and carry keys or other materials which are good conductors of electricity.

vi) All scaffolds, ladders and other safety devices mentioned or described herein shall be maintained in safe conditions and no scaffolds, ladder or equipment shall be altered or removed while it is in use. Adequate washing facilities should be provided at or near places of work.

vii) These safety provisions should be brought to the notice of all concerned by displaying on a notice board at a prominent place at the work-spot. The person responsible for compliance of the safety code shall be named therein by the Contractor.

viii) To ensure effective enforcement of the rules and regulations relating to safety precautions, the arrangements made by the Contractor shall be open to inspection by the Engineer-in-Charge/Project Manager or safety Engineer of the Owner.

ix) Notwithstanding the above clauses there is nothing in these to exempt the Contractor for the operations of any other Act or rules in force in the Republic of India. The work throughout including any temporary works shall be carried out in such a manner as not to interfere in any way whatsoever with the traffic on any roads or footpath at the site or in the vicinity thereto or any existing works whether the property of the Administration or of a third party.

In addition to the above, the Contractor shall abide by the safety code provision as per C.P.W.D. Safety code and Indian Standard Safety Code from time to time.

110. Care in Handling Inflammable Gas

110.1 The Contractor has to ensure all precautionary measures and exercise utmost care in handling the inflammable gas cylinder/ inflammable liquids/ paints etc. as required under the law and/ or as advised by the fire Authorities of the Owner or Administration.

111. Temporary Combustible Structures

111.1 Temporary combustible structures will not be built near or around work site.

112. Precautions against Fire

112.1 The Contractor will have to provide portable Fire Extinguishers, Fire Buckets and drums at worksite as per specifications & standards. They will have to ensure all precautionary measures and exercise utmost care in handling the inflammable gas cylinders/ inflammable liquid/ paints etc. as advised by Engineer-in-Charge/Project Manager. Temporary combustible structure will not be built near or around the work-site.

113. Explosives

113.1 Explosives shall not be stored or used on the Work or on the Site by the Contractor without the permission of the Engineer-in-Charge/Project Manager in writing and then only in the manner and to the extent to which such permission is given. When explosives are required for the Work they will be stored in a special magazine to be provided at the cost of the Contractor in accordance with the Explosives Rules. The Contractor shall obtain the necessary license for the storage and the use of explosives and all operations in which or for which explosives are employed shall be at sole risk and responsibility of the Contractor and the Contractor shall indemnify the Employer/Owner against any
loss or damage resulting directly or indirectly therefrom. Only licensed persons shall be engaged for handling and working with explosives.

114. **Preservation of Place**

114.1 The Contractor shall take requisite precautions and use his best endeavors to prevent any riotous or unlawful behavior by or amongst his worker and others employed or the works and for the preservation of peace and protection of the inhabitants and security of property in the neighborhood of the Work. In the event of the Owner requiring the maintenance of a Special Police Force at or in the vicinity of the site during the tenure of works, the expenses thereof shall be borne by the Contractor and if paid by the Owner shall be recoverable from the Contractor.

115. **Outbreak of Infectious Diseases**

115.1 The Contractor shall remove from his camp such labour and their facilities who refuse protective inoculation and vaccination when called upon to do. Should Cholera, Plague or other infectious diseases break out the Contractor shall burn the huts, beddings, clothes and other belongings or used by the infected parties and promptly erect new huts on healthy sites as failing which the work may be done by the Owner and the cost thereof recovered from the Contractor.

116. **Use of Intoxicants**

116.1 The unauthorized sale of spirits or other intoxicants, beverages upon the work in any of the buildings, encampments or tenements owned, occupied by or within the control of the Contractor or any of his employee is forbidden and the Contractor shall exercise his influence and authority to the utmost extent to secure strict compliance with this condition.

In addition to the above, the Contractor shall abide by the safety code provision as per C.P.W.D. safety code, Indian Standard Code & OHSAS 18001 framed from time to time.
SECTION - V

SPECIAL CONDITIONS OF CONTRACT (SCC)
The following Special Conditions of Contract (SCC) shall supplement the General Conditions of Contract (GCC). Wherever there is a conflict, the provisions herein shall prevail over those in the GCC. The corresponding Clause number(s) of the GCC is/are indicated in parentheses.

### SCC No. | GCC Clause Ref. No. (If Applicable) | Details/ Description/ Special Conditions
--- | --- | ---
1. |  | The Employer & Owner is:
   Solar Energy Corporation of India Limited,
   D - 3, 1st Floor, Wing - A, Prius Platinum Building, District Centre
   Saket, New Delhi - 110 017
   Kind Attn.: General Manager (C & P) / Manager (C & P)
   Telephone Nos.: - 0091-(0)11-71989256/ 71989290
   Fax No.: - 0091-(0)11-71989243
   E-mail: - contracts@seci.co.in

2. | (GCC clause 1) | Definitions
   The Engineer-in-Charge is:
   “Shall be intimated to the successful bidder”

3. |  | The Time for Commissioning of all of the Plants (i.e. cumulative capacity of 20 MW Floating Solar PV Plant along with 60 MWh BESS and other associated equipment as per this tender document) in total shall be 18 (Eighteen) Months from the Date of the Notification of Award (NOA)/LOA/LOI
   Further Contractor is also to provide Operation & Maintenance Contract of Floating Solar Photo Voltaic Plant with BESS for a period of 10 (Ten) years from the date of Operational Acceptance of the Plant.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Stage</th>
<th>Reference from D</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.1</td>
<td>Issue of NOA/ LOA/ LOI (as applicable)</td>
<td>Zero Date (D)</td>
</tr>
<tr>
<td>3.1</td>
<td>Commissioning of the Plant as stated under this Tender Document.</td>
<td>D + 18 Months</td>
</tr>
</tbody>
</table>

### SCC No. | GCC Clause Ref. No. (If Applicable) | Details/ Description/ Special Conditions
--- | --- | ---
4 | Location of Site (GCC clause 2.1.a) | Add following to the existing clause regarding the Site Visit:
   a. The proposed lagoon based floating solar PV Projects along with BESS are to set up at the designated locations of UT, Lakshadweep, India.

---

Floating Solar PV project at UT, Lakshadweep, India | Tender No | SCC Page 2 of 9 | Signature of Bidder
--- | --- | --- | ---
<p>| SECI/C&amp;P/NIT/2019/LKRE | | |</p>
<table>
<thead>
<tr>
<th>SCC No.</th>
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<th>Details/ Description/ Special Conditions</th>
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<tbody>
<tr>
<td></td>
<td></td>
<td>b. Prospective Bidders are advised to visit the site to study the actual conditions and go through the plans/drawings connected to the present scope of work including power evacuation system, including lagoon and ground conditions, availability of water etc and get acquainted with the same before attending Pre-bid meeting. For seeking visit of site or any clarifications bidders may contact the AGM/DGM (Projects) at SECI on 011-71989308/230 or write an email to the <a href="mailto:ybkreddy@seci.co.in">ybkreddy@seci.co.in</a>, <a href="mailto:shreedhar.singh@seci.co.in">shreedhar.singh@seci.co.in</a> and <a href="mailto:contracts@seci.co.in">contracts@seci.co.in</a>.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>c. The Bidder at the Bidder's own responsibility, cost and risk shall inspect and examine the site and its surrounding, and shall satisfy themselves fully before submitting bids as to the form and nature of the site, the geological conditions decisive for the success of the project, the means of access to the site, the loading and unloading facilities etc. In general, the Bidders shall themselves obtain all necessary information as to risks, contingencies and other circumstances susceptible to influence or affect their bids.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>d. Although certain information are provided in Scope of work of this tender documents, it should be checked by the Bidders, any neglect or failure to obtain or confirm such information will not relieve the Bidders from any liability or responsibilities to carry out the works according to the contract. SECI may assist the Bidders in obtaining the data required but will not assume responsibility either for the data obtained or for their completeness.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>e. Bidders shall acquaint themselves on their own responsibility with laws and regulations in India under which the work is to be performed including those which may influence, in general or in detail, design, supply, transportation, erection, operation of the equipment and requirement of manpower. Any failure or neglect to do so will not absolve the potential Contractor from his contractual obligation.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>f. It is specially emphasized that it shall be the sole responsibility of the Bidders to have themselves familiarized with the prevailing conditions and that no claim relating thereto for additional payment or adjustment of a Contract price will be acceptable after the submission of their Bid.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>g. It shall be deemed that the Bidder has visited the site/area and got fully acquainted with the working conditions and other prevalent conditions and fluctuations thereto whether he visits the site/area or not and has taken all the factors into account while quoting his rates.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>h. Prospective Bidders are advised to carefully read the Tender documents along with Annexures, understand them in the proper perspective and then fill the Technical Bid Format, Commercial Bid Format and Price Bid Format (SOR).</td>
</tr>
</tbody>
</table>

Floating Solar PV project at UT, Lakshadweep, India

Tender No
SECI/C&P/NIT/2019/LKRE

SCC Page 3 of 9

Signature of Bidder
Replace the existing clause by following:

Against EPC/ LSTK & O&M Contract of the project, within 30 (Thirty) days from the issuance of the Notification of Award/ Letter of Intent/Letter of Award, the successful bidder shall furnish unconditional and irrevocable individual Bank Guarantees issued by any Nationalized Banks in the manner as mentioned below.

The Contract Performance Security shall be in the form of Bank Guarantee only and shall be in the currency of the Contract and will be issued in the name of the Owner as “Solar Energy Corporation of India Limited, New Delhi”

The Contract Performance Security against this Contract need to be furnished in 02 (Two) different stages as mentioned below:

1. First Stage (Supply and Services): The value of the Contract Performance Security shall be 10% of the Contract Value (i.e., total sum of the Supply, Service and absolute value of O & M Contract). This Performance security will be valid for a total period of 81 Months (18 Months Project commissioning period + first half of the prescribed O & M Period, i.e. 60 Months + 03 Months additional) from the date of its issuance.

2. Second Stage (O&M): The Performance security shall be furnished 30 days prior to the completion of first stage Performance Security & it shall be equivalent to the 05% of the Contract Value (i.e., total sum of the Supply, Service and absolute value of O & M Contract). This Performance security will be valid for a total period of 63 Months (Second half of the prescribed O & M Period, i.e. 60 Months + 03 Months additional) from the date of its issuance.

3. Contractor needs to furnish the revised Contract Performance Security amounting to 05% (under Second Stage) of the total Contract Value as mentioned above within the validity period of the Contract Performance Security submitted at First Stage.

4. In case the Contractor fails to furnish the Contract Performance Security mentioned under the Second Stage within the indicated time period as mentioned above under point no. 3, Owner at their sole discretion will forfeit the Contract Performance Security furnished at First Stage.


6. In case of any default or failure of the Contractor to comply with the requirements of any of the Obligations covered under this Tender Document and/ or Contract Agreement shall constitute
sufficient grounds for forfeiture of the entire Contract Performance Security. In such cases, the liability on account of GST will be borne by the contractor.

7. Further, any delay beyond 30 (Thirty) days shall attract delay charges @ 1.25% per month on the total Contract Performance Security amount, calculated on pro-rata basis accordingly. However, total project completion period shall remain same. Part Security shall not be accepted. Further, Owner at its sole discretion may cancel the Contract Agreement/ NOA & forfeit 100% of EMD inclusive of GST, in case Contract Performance Security is not submitted within 45 (Forty-Five) days from issuance of NOA/LOA/LOI.

Contract Performance Security submitted shall be released to the Contractor without any interest not later than 75 (Seventy-Five) days after the successful completion of the complete O&M period (10 Years) subject to the approval and acceptance of the O&M period deliverables.

Add following to the existing clause:

1. During the Operational Acceptance after providing 03 chances for the PR demonstration, any shortfall in the Performance Ratio (PR) as determined through the PR Test Procedure specified in Section VII, Scope of Work and Technical Specifications, & “PERFORMANCE GUARANTEE TEST PROCEDURE”, will attract imposition of penalty. For every 0.01 shortfall in PR below the committed PR value, a penalty of 1% of the total Contract Value (i.e., total sum of all the Supply, Service and absolute value of O & M Contract) shall be levied. In case the Contract Performance Security has already been encashed on account of any default/delays, the penalty amount will be recovered from any due payments to the contractor. In case the Plant PR Shortfall is more than 0.05 than the specified PR value, then the total plant will be accepted on as-is basis & the total Contract Performance Security submitted by the contractor will be forfeited & payments linked to operational acceptance will not be made.

2. During the demonstration of yearly CUF, any shortfall from specified CUF shall attract the LD @ INR 5.00/kWh for each unit shortfall. The CUF shall be calculated as per the formula mentioned Section VII, Scope of Work and Technical Specifications. Shortfall in CUF during any year may be compensated against excess achieved CUF during previous or subsequent years subject to total CUF over the O&M Period being in accordance with the committed CUF. LD levied, if any, on account of shortfall in CUF in any year shall be refunded when the same is compensated through excess CUF in subsequent years. Determination of LD on account of shortfall, if
any, shall be made after such adjustment, up to excess CUF which is not already accounted in an earlier year.

If the Contractor fails to achieve 10-year cumulative CUF at the end of O&M period, then the Contractor will pay compensation to Owner an amount equal to the Net Present Value (NPV) of the estimated revenue loss due to shortfall in CUF for 11th to 25th year calculated at a discount factor of 9.08% as below.

\[ COM = \sum_{n=1}^{15} \left( \frac{E_g - E_a}{10} \right) \times C \left( 1 + 0.0908 \right)^n \]

Where, COM is the compensation payable to Owner in INR

\( E_g \) is 10-year cumulative guaranteed generation with reference to the committed CUF in kWh

\( E_a \) is 10-year cumulative actual generation in kWh

\( C \) is tariff of INR 5.00/kWh.

3. In case the Project fails to generate any power continuously for 1 month any time during the O&M period, apart from the force majeure and grid outages as certified by competent authority, it shall be considered as “an event of Contractor’s default”. In the case of default, the entire Contract Performance Security will be forfeited & the Owner may terminate the O&M contract.

4. Liquidated damages during O&M period against breakdown of other Infrastructure of Plant which doesn’t affect the generation of power, directly such as but not limited to civil infrastructure, water supply system/network, other Infrastructure developed by the Contractor as a Scope of Work for the Project (Section-VII: Scope of Works & Technical Specifications) shall be penalized @ Rs.1000/day, per incident of breakdown reported beyond 07 Days of such reporting. Cumulative value of such penalty shall be limited to 50% of yearly O&M cost.

5. The Liquidated Damages as specified on account of delays and on account of deviations in Functional Guarantees as above shall be assessed and levied independent of each other.

<table>
<thead>
<tr>
<th>SCC No.</th>
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<th>Details/ Description/ Special Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>7.</td>
<td>Schedule of Rates &amp; Payments</td>
<td>Add following to the existing clause:</td>
</tr>
<tr>
<td></td>
<td>(GCC clause 80.1)</td>
<td>All payment shall be made against invoices raised in line with the agreed billing break up under individual heads of Supply, Services and Civil works. Following general payment terms will be followed for the payment purposes.</td>
</tr>
</tbody>
</table>
### A. The payment for the Supply Portion of the First Contract (Supply & Services Contract) shall be made as per the following terms and conditions:

i) Interest bearing adjustable initial advance (OPTIONAL) of 10% of the Contract Value (i.e., total sum of all the Supply Contract) shall be released to successful bidder upon receipt of unconditional acceptance of NOA, detailed Performa invoice of contractor and against submission of unconditional, Contract Performance Security & irrevocable Advance Bank Guarantee (ABG) with a validity period up to date of final commissioning total amounting to 110% of total advance amount. The ABG needs to be submitted in addition to the Contract Performance Security. The annual interest rate shall be calculated based on SBI one-year MCLR as applicable.

ii) Seventy percent (70%) payments shall be paid on Pro rata basis against supply, receipt and acceptance of Materials at site on submission of documents (except Advance Bank Guarantee) indicated under clause i) above, Contractor's detailed invoice & packing list identifying contents of each shipment, evidence of dispatch (GR/ LR copy), Manufacturer's/ Contractor's Guarantee certificate of Quality, submission of the certificate by the Executing Agency's authorized representative that the item(s) have been received and MDCC (Material Dispatch Clearance Certificate) issued by Employer's authorized representative in original.

(a) If Successful Bidder has opted for advance then, Ten percent (10%) (full amount of advance) shall be adjusted while making payments of this installment. Also, up-to-date accrued interest shall also be recovered.

(iii) Twenty percent (20%) payments shall be paid against successful erection, testing and commissioning of materials at site and Operational Acceptance of the Facility pursuant to successful Guarantee Tests and demonstration of Performance Ratio (PR) including submission of all as-built drawings and documents.

(iv) Final Ten percent (10%) payment of Supplies shall be paid after CUF demonstration on completion of first year of O&M of the Facility pursuant to submission of all requisite documentation. However, this Payment may also be released after demonstration of PR and submission of all requisite documentation on the submission of additional Bank Guarantee of equivalent amount. This BG shall be valid up to demonstration of CUF for the successful first year of Operation. However, in case of delay, the BG shall be extended suitably.

### B. The payment for the Service Portion of the First Contract (Supply & Services Contract) shall be made as per the following terms and conditions. No Initial Advance Payment shall be made against the Service Portion Part.
### Details/ Description/ Special Conditions

| SCC No. | GCC Clause Ref. No. (If Applicable) | i) For Freight and Insurance Portion, the payment shall be made in line with Supply Portion of the First Contract, as described in point A of this clause, without releasing any initial advance.  

ii) For Erection, Testing and Commissioning Portion, the payment shall be made as detailed below: -  

(a) Eighty Percent (80%) of the total price of Design, Engineering, Erection, Testing and Commissioning shall be paid on pro-rata basis on completion of installation of equipment on certification by the Engineer-In-Charge/ Project Manager for the quantum of work completed after successful clearance of quality check points involved in the quantum of work billed.  

(b) Ten Percent (10%) of the total price of Design, Engineering, Erection, Testing and Commissioning shall be paid on Operational Acceptance of the Facility pursuant to successful integration with existing internal grid system, Guarantee Tests and demonstration of PR.  

(c) Final Ten percent (10%) payments shall be paid after CUF demonstration after first year of O&M of the Facility pursuant to submission of all requisite documentation. However, this Payment may also be released after successful Guarantee Tests and demonstration of PR and submission of all requisite documentation on the submission of additional Bank Guarantee of equivalent amount. The BG shall be valid up to demonstration of CUF for the successful first year of Operation. However, in case of delay, the BG shall be extended suitably.  

iii) For Civil & Allied works portion, of the 1st contract, the payment shall be made as detailed below:  

(a) Eighty Percent (80%) of the total price of Civil Works shall be paid progressively on certification by the Project Manager/ Engineer In- Charge for the quantum of work completed/ Milestones achieved after successful clearance of quality check points involved in the quantum of work.  

(b) Ten Percent (10%) of the total price of Civil Works shall be paid on completion of all the civil works.  

(c) Final Ten (10%) of the total price of Civil Works shall be paid after CUF demonstration after first year of O&M of the Facility pursuant to completion of all the civil works including finishing and debris removal. However, this Payment may also be released after completion of all the civil works including finishing and debris removal on submission of Bank Guarantee of equivalent amount. The BG shall be valid up to demonstration of CUF for the successful first year of Operation. However, in case of delay, the BG shall be extended suitably. |
### C. For the Second Contract (related to Operation & Maintenance Part), the payment shall be made as detailed below:

(a) Operation and Maintenance of the entire Project payment will be released on quarterly basis at the end of every quarter for each year till 10 (Ten) years.

(i) Year 1 : OM -1  
(ii) Year 2 : OM -2  
(iii) Year 3 : OM -3  
(iv) Year 4 : OM -4  
(v) Year 5 : OM -5  
(vi) Year 6 : OM -6  
(vii) Year 7 : OM -7  
(viii) Year 8 : OM -8  
(ix) Year 9 : OM -9  
(x) Year 10 : OM -10  

In case of any default, Non-Performance or breach of contractual conditions of the O&M contract during the O&M period, the penalties/deductions, if applicable will be liable to be deducted from the Quarterly O&M payments first & then from the Contract Performance Security.

### D. All the payment shall be released from Owner's Head Office, Delhi, upon submission of Original Documents as mentioned against each Payment Milestones.
SECTION - VI

SAMPLE FORMS & FORMATS
Preamble

This Section (Section - VI) of the Bidding Documents [named as Sample Forms and Procedures (FP)] provides proforma to be used by the bidders at the time of their bid preparation and by the Contractor subsequent to the award of Contract.

The Bidder shall complete, sign and submit with its bid the relevant FORMS to be used unamended, in accordance with the requirements included in the Bidding Documents.

The Bidder shall provide the EMD, in the form included hereafter acceptable to the Employer, pursuant to the provisions in the instructions to Bidders.

The Performance Security (ies) and Bank Guarantee for Advance Payment forms should not be completed by the bidders at the time of their bid preparation. Only the successful Bidder will be required to provide the Performance Security(ies) and Bank Guarantee for Advance Payment, according to one of the forms indicated herein acceptable to the Employer and pursuant to the provisions of the General and Special Conditions of Contract, respectively.

Depending on specific facts and circumstances related to the Bid/ Tender and the contract, the text of the Forms herein may need to be modified to some extent. The Employer reserves the right to make such modifications in conformity with such specific facts and circumstances and rectify and consequent discrepancies, if any. However, modifications, if any, to the text of the Forms that may be required in the opinion of the Bidder/ Contractor shall be effected only if the same is approved by the Employer. The Employer’s decision in this regard shall be final and binding.
**LIST OF FORMS & FORMAT**

<table>
<thead>
<tr>
<th>Form No.</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-0</td>
<td>COVERING LETTER</td>
</tr>
<tr>
<td>F-1</td>
<td>BIDDER’S GENERAL INFORMATION</td>
</tr>
<tr>
<td>F-2</td>
<td>FORMAT FOR INDEMNITY BOND TO BE EXECUTED BY THE CONTRACTOR FOR THE REMOVAL / DISPOSAL OF SCRAP/DISPOSAL OF SURPLUS MATERIAL – IF APPLICABLE</td>
</tr>
<tr>
<td>F-3</td>
<td>INDEMNITY BOND TO BE EXECUTED BY THE CONTRACTOR FOR THE PLANT HANDED OVER FOR PERFORMANCE OF ITS O&amp;M CONTRACT (ENTIRE SOLAR PHOTO VOLTAIC PLANT) – DURING HANDBOVER</td>
</tr>
<tr>
<td>F-4</td>
<td>PROFORMA OF &quot;BANK GUARANTEE&quot; FOR &quot;EARNEST MONEY DEPOSIT (EMD)&quot;</td>
</tr>
<tr>
<td>F-5</td>
<td>INDEMNITY BOND</td>
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<tr>
<td>F-6</td>
<td>NO DEVIAITION CONFIRMATION</td>
</tr>
<tr>
<td>F-7</td>
<td>DECLARATION REGARDING BANNING AND LIQUIDATION, COURT RECEIVERSHIP ETC.</td>
</tr>
<tr>
<td>F-9</td>
<td>PROFORMA OF &quot;BANK GUARANTEE&quot; FOR &quot;CONTRACT PERFORMANCE SECURITY&quot;</td>
</tr>
<tr>
<td>F-13</td>
<td>BIDDER’S EXPERIENCE</td>
</tr>
<tr>
<td>F-16</td>
<td>FORMAT OF CHARTERED ACCOUNTANT CERTIFICATE FOR FINANCIAL CAPABILITY OF THE BIDDER</td>
</tr>
<tr>
<td>F-17</td>
<td>FORMAT FOR JOINT VENTURE AGREEMENT</td>
</tr>
<tr>
<td>F-17A</td>
<td>FORMAT FOR POWER OF ATTORNEY FOR JOINT VENTURE AGREEMENT</td>
</tr>
<tr>
<td>F-18</td>
<td>FORMAT FOR CONSORTIUM AGREEMENT</td>
</tr>
<tr>
<td>F-18A</td>
<td>FORMAT FOR POWER OF ATTORNEY FOR CONSORTIUM AGREEMENT</td>
</tr>
<tr>
<td>F-19</td>
<td>E-BANKING FORMAT</td>
</tr>
<tr>
<td>F-20</td>
<td>PROFORMA OF &quot;BANK GUARANTEE&quot; FOR &quot;ADVANCE PAYMENT&quot;</td>
</tr>
<tr>
<td>F-22</td>
<td>LIST OF BANKS</td>
</tr>
<tr>
<td>F-23</td>
<td>SHAREHOLDING CERTIFICATE</td>
</tr>
<tr>
<td>F-24</td>
<td>POWER OF ATTORNEY FOR BIDDING COMPANY</td>
</tr>
</tbody>
</table>
COVERING LETTER

(The Covering Letter should be submitted on the Letter Head of the Bidding Company)

Ref.No. ____________ Date:____________

From: ____________ (Insert name and address of Bidding Company)

________________
________________
Tel.#: __________________
Fax#: __________________
E-mail address# __________________

To

Solar Energy Corporation of India Limited
(A Government of India Enterprise)
D - 3, 1st Floor, Wing - A, Prius Platinum Building
District Centre, Saket, New Delhi - 110 017

Sub: Bid for “Tender for Design, Engineering, Supply, Construction, Erection, Testing & Commissioning of 20 MW (AC) Floating Solar PV Power Plant with 60 MWh BESS including 10 Years Plant O&M at UT, Lakshadweep, India”

Dear Sir / Madam,

1. We, the undersigned…. [insert name of the ‘Bidder’] having read, examined and understood in detail the tender Document for “Tender for Design, Engineering, Supply, Construction, Erection, Testing & Commissioning of 20 MW (AC) Floating Solar PV Power Plant with 60 MWh BESS including 10 Years Plant O&M at UT, Lakshadweep, India” hereby submit our Bid comprising of Techno Commercial Bid and Price Bid. We confirm that neither we nor any of our Parent Company/ Affiliat / Ultimate Parent Company has submitted Bid other than this Bid directly or indirectly in response to the aforesaid tender.

2. We give our unconditional acceptance to the tender, dated……………… and tender documents attached thereto, issued by Solar Energy Corporation of India Limited, as amended. As a token of our acceptance to the tender documents, the same have been initialled by us and enclosed to the Bid. We shall ensure that we execute such tender documents as per the provisions of the tender and provisions of such tender documents shall be binding on us.
3. Bid Capacity

We have bid for the capacity of 20 MW Floating Solar PV Power Plant & 60 MWh BESS.

4. Bid Processing Fees

We have enclosed a Bid Processing Fees of INR......... (Insert Amount), in the form of Demand Drat/ Banker’s Cheque no.......... (Insert reference of the DD/ Banker’s Cheque) dated.......... (Insert date of DD/banker’s cheque) from ............... (Insert name of Bank providing DD/ banker’s cheque) and valid up to and including .......... in terms of Clause ...... of this tender.

5. Earnest Money Deposit

We have enclosed an Earnest Money Deposit of INR......... (Insert Amount), in the form of bank guarantee no.......... (Insert reference of the bank guarantee) dated.......... (Insert date of bank guarantee) as per Format F-4 from ............... (Insert name of Bank providing BG) and valid up to and including .......... in terms of Clause ...... of this tender. The offered quantum of power by us is ____ MWP. (Insert total capacity offered).

6. We have submitted our Price Bid strictly as per this tender, without any deviations, conditions and without mentioning any assumptions or notes for the Price Bid in the said format(s).

7. In case we are a Successful Bidder, we shall furnish a declaration at the time of commissioning of the Project to the affect that neither we have availed nor we shall avail in future any Incentive other than received from SECI for implementation of the project.

8. Acceptance

We hereby unconditionally and irrevocably agree and accept that the decision made by Solar Energy Corporation of India Limited in respect of any matter regarding or arising out of the tender shall be binding on us. We hereby expressly waive any and all claims in respect of Bid process.

We confirm that there are no litigations or disputes against us, which materially affect our ability to fulfil our obligations with regard to execution of projects of capacity offered by us.

9. Familiarity with Relevant Indian Laws & Regulations

We confirm that we have studied the provisions of the relevant Indian laws and regulations as required to enable us to submit this Bid and execute the tender documents, in the event of our selection as Successful Bidder. We further undertake and agree that all such factors as mentioned in tender have been fully examined and considered while submitting the Bid.

10. Contact Person

Details of the contact person are furnished as under:

<table>
<thead>
<tr>
<th>Name</th>
<th>...................................................</th>
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</thead>
<tbody>
<tr>
<td>Designation</td>
<td>...................................................</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Floating Solar PV project at UT, Lakshadweep, India</th>
<th>Tender No SECI/C&amp;P/NIT/2019/LKRE</th>
<th>FORMS &amp; FORMATS</th>
<th>Signature of Bidder</th>
</tr>
</thead>
</table>
11. We are enclosing herewith the Envelope-I (Covering Letter, Processing Fees, EMD etc through Offline and Online, Techno-Commercial documents through online as per clause no. 11.1 of Section - II, ITB) and Envelope II (Price Bids) (through online) containing duly signed formats, each one duly sealed separately, in one original as desired by you in the tender for your consideration as per clause no. 11.0 of Section - II, ITB.

It is confirmed that our Bid is consistent with all the requirements of submission as stated in the tender and subsequent communications from Solar Energy Corporation of India Limited. The information submitted in our Bid is complete, strictly as per the requirements stipulated in the tender and is correct to the best of our knowledge and understanding. We would be solely responsible for any errors or omissions in our Bid. We confirm that all the terms and conditions of our Bid are valid for acceptance for a period as specified in BDS from the date of opening of "Techno-Commercial/ Un-priced Bid". We confirm that we have not taken any deviation so as to be deemed non-responsive.

Dated the_____________day of________, 20....

Thanking you,

We remain,

Yours faithfully,

Name, Designation and Signature of Authorized Person in whose name Power of Attorney/ Board Resolution/ Declaration. Copy of Power of Attorney/ Board Resolution/ Declaration should be enclosed along with Covering Letter.
### BIDDER’S GENERAL INFORMATION

*(To be submitted on the Letter Head of the Bidding Company)*

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Description</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Name of the Bidder <em>(In case of JV/ Consortium, name of all the members to be indicated and lead member to be identified)</em></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Status of the Firm</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Mailing Address of Registered Office</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Mailing Address of Operation Office</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>E-mail</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Web site</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Authorized Contact Person(s) with Name, Designation, Address and Mobile Phone No., E-mail address / Fax No. to whom all references shall be made</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Year of Incorporation</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Number of Years in Operation</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>ISO Certification Yes/No</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Name of the Banker</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Branch Details of Bank</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Type of Account with Account Number</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>IFSC Code</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Permanent Account Number (PAN) of the Bidder <em>(Copy of PAN Card to be enclosed)</em></td>
<td></td>
</tr>
</tbody>
</table>
| 16      | Whether the Vendor is registered/ Likely to be registered under GST          | Yes or No :
If Yes, then customer will be treated as registered customer |
**Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India**

17. GST ID (Proof to be submitted – GST No acknowledgement OR Email from GoI)

18. GSTN Address

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Description</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>19</td>
<td>PF Registration Number with Details</td>
<td>(Copy of Registration to be enclosed)</td>
</tr>
<tr>
<td>20</td>
<td>ESI Registration Number with Details</td>
<td>(Copy of Registration to be enclosed)</td>
</tr>
<tr>
<td>21</td>
<td>Have the Bidder/ Company ever been debarred by any Govt. Dept./ Undertaking for undertaking any work</td>
<td>Yes/No (If answer is YES, please provide details)</td>
</tr>
<tr>
<td>22</td>
<td>Reference of any document information attached by the Bidder other than specified in the tender.</td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>Whether the Bidder wishes to form a Project Company for execution of work</td>
<td>Yes/No</td>
</tr>
<tr>
<td>24</td>
<td>Bidding company is listed in India</td>
<td>Yes/No</td>
</tr>
<tr>
<td>25</td>
<td>Whether company is MSME as on the bidding date</td>
<td>Yes/No</td>
</tr>
</tbody>
</table>

(Signature of Authorized Signatory)  
*With Stamp*
Indemnity Bond to be executed by The Contractor for The Removal / Disposal of Scrap/Disposal of Surplus Material

(TO BE EXECUTED ON STAMP PAPER OF APPROPRIATE VALUE)

INDEMNITY BOND

This INDEMNITY BOND executed this ........ day of ............ 20...... by ............(Name of Company)......................, a Company registered under the Companies Act, 1956/2013 Concern and having its registered office(s) at ..................(Office Address)............., hereinafter called the Indemnifier(s)/ Contractor(s) (which expression shall, unless excluded by or repugnant to the context, be deemed to mean and include its successors, administrators, executors and permitted assigns).

IN FAVOUR OF

M/s ......................, having its registered office at.....................(hereinafter referred to as “.....”) .

1. M/s...... has awarded the Contractor(s), contract for execution of work (“Scope of Work”) as mentioned in the NOA/contract agreement no.......................... dated ...................., entered into between M/s and Contractor(s), relating to ..................(Name & Address of Project/Station)............... (hereinafter called ‘the Project’).

2. The Indemnifier(s) for the purpose of execution of its Scope of Work had from time to time procured and stored ...........(Details of Material)........ at the Project Site.

3. After completion of the Scope of Work by Indemnifier(s), it has been identified that scrap ........ (Details of Scrap Material & its Quantity)..........and/or surplus ........ (Details of Surplus Material & its Quantity)......... belonging to Indemnifier(s) is lying at the said Project Site.

4. Now, the scrap ........ (Details of Scrap Material & its Quantity)..........and/or surplus .......... (Details of Surplus Material & its Quantity).......... belonging to the Indemnifier(s), requires to be removed by Indemnifier(s) from the Project Site.

| Floating Solar PV project at UT, Lakshadweep, India | Tender No SECI/C&P/NIT/2019/LKRE | FORMS & FORMATS Page 9 of 48 | Signature of Bidder |
NOW THEREFORE THIS INDEMNITY BOND WITNESSETH AS UNDER:

1. That Indemnifier(s) by way of this indemnity requests M/s…….. to issue approval in favour of Indemnifier(s) for removal of scrap ………..(Details of Scrap Material & its Quantity)……….and/or surplus ………..(Details of Surplus Material & its Quantity)……….belonging to Indemnifier(s), from the project.

2. That the Indemnifier(s) shall ensure clearing of its scrap ………..(Details of Scrap Material & its Quantity)……….and/or surplus ………..(Details of Surplus Material & its Quantity)……….by itself, as aforesaid.

3. That Indemnifier(s) in consideration of the premises above, for itself and its respective, executors, administrators and assigns, jointly and severally agree and undertake from time to time and at all times hereafter to indemnify M/s….. and keep M/s…….. indemnified from and against all claims, demands, actions, liabilities and expenses which may be made or taken against or incurred by M/s….. by reason of the issue of necessary approval by M/s…….. and permitting Indemnifier(s) to remove scrap ………..(Details of Scrap Material & its Quantity)……….and/or surplus ………..(Details of Surplus Material & its Quantity)……….belonging to Indemnifier(s), from the project.

4. That Indemnifier(s) undertakes to indemnify and keep M/s….. harmless from any act of omission or negligence on the part of the Contractor in following the statutory requirements with regard to removal/disposal of scrap and surplus belonging to Indemnifier(s), from the Project Site aforesaid, by the Indemnifier(s). Further, in case the laws require M/s…….. to take prior permission of the relevant Authorities before handing over the scrap and/or surplus to the Indemnifier, the same shall be obtained by the Indemnifier on behalf of M/s……..

IN WITNESS WHEREOF, the Indemnifier(s), through its authorized representative, has executed these presents on the Day, Month and Year first mentioned above at

………. (Name of the Place)………..

Witness:

Indemnifier

1. …………………………….
2.

…………

…………

……

(Authorised
Signatory
)
Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

Form F-3

INDEMNITY BOND TO BE EXECUTED BY THE CONTRACTOR FOR THE PLANT HANDED OVER FOR PERFORMANCE OF ITS O&M CONTRACT (ENTIRE SOLAR PHOTO VOLTAIC PLANT)

(TO BE EXECUTED ON STAMP PAPER OF APPROPRIATE VALUE)

INDEMNITY BOND

THIS INDEMNITY BOND IS made this.................................. day of .................. 20............... by .................................................. a Company registered under the Companies Act, 1956/2013 concern having its Registered Office at............................................ ........................................... (hereinafter called as "Contractor" or "Obligor" which expression shall include its successors and permitted assignees) in favour of M/s....., a Company incorporated under the Companies Act, 1956 having its Registered Office at .............. and its Project at ...........................................(hereinafter called "M/s....." which expression shall include its successors and assigns) :

WHEREAS M/s..... has awarded to the Contractor a Contract for .................................................. vide its Letter of NOA/Contract Agreement No.......................... dated and its Amendment No........................................... (Applicable when amendments have been issued) (hereinafter called the "Contract") in terms of which M/s..... is required to hand over various Equipment and facilities provided under Supply & Service Contract, herein after called "Solar Photo Voltaic Plant" to the Contractor for execution of the Contract.

AND WHEREAS, The Contractor is required to execute an Indemnity Bond in favour of M/s..... for the Solar Photo Voltaic Plant handed over to it by M/s..... for the purpose of Performance of the Contract/O&M portion of the Contract.

NOW, THEREFORE, this Indemnify Bond witnesseth as follows:

| Floating Solar PV project at UT, Lakshadweep, India | Tender No SECI/C&P/NIT/2019/LKRE | FORMS & FORMATS Page 12 of 48 | Signature of Bidder |
1. That in consideration of Solar Photo Voltaic Plant as mentioned in the Contract, Valued at Rs.____.#____ (Rupees_________________) handed over to the Contractor for the purpose of Performance of the Contract, the Contractor hereby undertakes to indemnify and shall keep M/s… indemnified, for the full value of the Solar Photo Voltaic Plant. The Contractor hereby acknowledges actual receipt of the Solar Photo Voltaic Plant as detailed in the Schedule appended hereto. The Contractor shall hold such Solar Photo Voltaic Plant in trust as a "Trustee" for and on behalf of M/s…..

2. That the Contractor is obliged and shall remain absolutely responsible for the safe O&M/protection and custody of the Solar Photo Voltaic Project against all risks whatsoever till completion of O&M Contract in accordance with the terms of the Contract and is taken over by M/s….. The Contractor undertakes to keep M/s…… harmless against any loss or damage that may be caused to the Solar Photo Voltaic Plant.

3. The Contractor undertakes that the Solar Photo Voltaic Plant shall be used exclusively for the Performance/execution of the Contract strictly in accordance with its terms and conditions and no part of the Solar Photo Voltaic Plant shall be utilised for any other work or purpose whatsoever. It is clearly understood by the Contractor that no-observance of the obligations under this Indemnify Bond by the Contractor shall inter-alia constitute a criminal breach of trust on the part of the Contractor for all intents and purposes including legal/penal consequences.

4. That M/s…. is and shall remain the exclusive owner of the Solar Photo Voltaic Plant free from all encumbrances, charges or liens of any kind, whatsoever. The Solar Photo Voltaic Plant shall at all times be open to inspection and checking by Engineer-in-Charge/Engineer or other employees/agents authorised by him in this regard. Further, M/s… shall always be free at all times to take possession of the Solar Photo Voltaic Plant in whatever form the Solar Photo Voltaic Plant may be, if in its opinion, the Solar Photo Voltaic Plant are likely to be endangered, mis-utilised or converted to uses other than those specified in the Contract, by any acts of omission of commission on the part of the Contractor or any other person or on account of any reason whatsoever and the Contractor binds itself and undertakes to comply with the directions of demand of M/s… to return the Solar Photo Voltaic Plant without any demur or reservation.

5. That this Indemnify Bond is irrevocable. If at any time any loss or damage occurs to the Solar Photo Voltaic Plant or the same or any part thereof is mis-utilised in any manner
whatsoever, then the Contractor hereby agrees that the decision of the Engineer-in-Charge/Engineer of M/s.... as to assessment of loss or damage to the Solar Photo Voltaic Plant shall be final and binding on the Contractor. The Contractor binds itself and undertakes to replace the lost and/or damaged Solar Photo Voltaic Plant at its own cost and / or shall pay the amount of loss to M/s.... without any demur, reservation or protest. This is without prejudice to any other right or remedy that may be available to M/s.... against the Contractor under the Contract and under this Indemnify Bond.

6. NOW THE CONDITION of this Bond is that if the Contractor shall duly and punctually comply with the terms of and conditions of this Bond to the satisfaction of M/s..., THEN, the above Bond shall be void, but otherwise, it shall remain in full force and virtue.

IN WITNESS WHEREOF, the Contractor has hereunto set its hand through its authorised representative under the common seal of the Company, the day, month and year first above mentioned

SCHEDULE

<table>
<thead>
<tr>
<th>Particulars of the Equipment / Facilities handed-over</th>
<th>Quantity</th>
<th>Spares plus Tools/Tackles</th>
<th>Other details, (if any)</th>
<th>Signature of Attorney in token of receipt</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

WITNESS

For and on behalf of
M/s. ........................................

I. 1. Signature ---------------------------------- Name -----------------------------

2. Name -------------------------------------- Signature -------------------------

3. Address ----------------------------------- Designation ---------------------

Authorised representative*

II. 1. Signature -------------------------------

2. Name -------------------------------------- Common Seal

   (In case of Company)

3. Address -----------------------------------

* Indemnity Bonds are to be executed by the authorised persons and (i) In case of contracting Company under common seal of the Company of (ii) having the power of attorney issued under common seal of the company with authority to execute Indemnity Bonds, (iii) In case (ii) the original Power of Attorney if it is specifically for our contract or a Photostat copy of the Power of Attorney if it is a General Power of Attorney and such documents should be attached to Indemnity Bond.

# The value shall be sum of Supply and Erection Contract value.
Form F-4

PROFORMA OF BANK GUARANTEE FOR EARNEST MONEY DEPOSIT (EMD)

(To be on non-judicial stamp paper of appropriate value as per Stamp Act relevant to place of execution.)

Ref.____________ Bank Guarantee No.____________

Date:____________

In consideration of the -----[Insert name of the Bidder] (hereinafter referred to as 'Bidder') submitting the response to NIT inter alia for selection of the Project in response to the NIT No.____________ dated ____ issued by Solar Energy Corporation of India Limited (hereinafter referred to as SECI) and SECI considering such response to the NIT of ………[insert the name of the Bidder] as per the terms of the NIT, the ________________[insert name & address of bank] hereby agrees unequivocally, irrevocably and unconditionally to pay to SECI at [Insert Name of the Place from the address of SECI] forthwith on demand in writing from SECI or any Officer authorized by it in this behalf, any amount upto and not exceeding Rupees -----[Insert amount]only, on behalf of M/s. ________________ [Insert name of the Bidder].

This guarantee shall be valid and binding on this Bank up to and including ___________[insert date of validity in accordance with NIT] and shall not be terminable by notice or any change in the constitution of the Bank or the term of contract or by any other reasons whatsoever and our liability hereunder shall not be impaired or discharged by any extension of time or variations or alternations made, given, or agreed with or without our knowledge or consent, by or between parties to the respective agreement.

Our liability under this Guarantee is restricted to Rs.___________ (Rs. ______________ only). Our Guarantee shall remain in force until ____________[insert date of validity in accordance with NIT]. SECI shall be entitled to invoke this Guarantee till ______[Insert date which is 30 days after the date in the preceding sentence].

The Guarantor Bank hereby agrees and acknowledges that the SECI shall have a right to invoke this BANK GUARANTEE in part or in full, as it may deem fit.

The Guarantor Bank hereby expressly agrees that it shall not require any proof in addition to the written demand by SECI, made in any format, raised at the above-mentioned address of the Guarantor Bank, in order to make the said payment to SECI.

The Guarantor Bank shall make payment hereunder on first demand without restriction or conditions and notwithstanding any objection by -------------- [Insert name of the Bidder] and/or any other person.
The Guarantor Bank shall not require SECI to justify the invocation of this BANK GUARANTEE, nor shall the Guarantor Bank have any recourse against SECI in respect of any payment made hereunder.

This BANK GUARANTEE shall be interpreted in accordance with the laws of India and the courts at Delhi shall have exclusive jurisdiction.

The Guarantor Bank represents that this BANK GUARANTEE has been established in such form and with such content that it is fully enforceable in accordance with its terms as against the Guarantor Bank in the manner provided herein.

This BANK GUARANTEE shall not be affected in any manner by reason of merger, amalgamation, restructuring or any other change in the constitution of the Guarantor Bank.

This BANK GUARANTEE shall be a primary obligation of the Guarantor Bank and accordingly SECI shall not be obliged before enforcing this BANK GUARANTEE to take any action in any court or arbitral proceedings against the Bidder, to make any claim against or any demand on the Bidder or to give any notice to the Bidder or to enforce any security held by SECI or to exercise, levy or enforce any distress, diligence or other process against the Bidder.

Notwithstanding anything contained hereinabove, our liability under this Guarantee is restricted to Rs. ___________ (Rs. ________________________ only) and it shall remain in force until ___________ [Date to be inserted on the basis of this NIT] unless the Guarantee has been extended beyond this date, against request for extension to be received by us within this validity period with an additional claim period of thirty (30) days thereafter. We are liable to pay the guaranteed amount or any part thereof under this Bank Guarantee only if SECI serves upon us a written claim or demand within the validity period of this Guarantee.

Signature ____________________
Name___________________
Power of Attorney No._______________

For
________[Insert Name of the Bank]__

Banker's Stamp and Full Address.

Dated this ____ day of ____, 20__

Bank Contact Details & E Mail ID is to be provided
Form F-5

(TO BE EXECUTED ON STAMP PAPER OF APPROPRIATE VALUE)

INDEMNITY BOND

THIS INDEMNITY BOND IS made this........................ day of ............... 20.......... by M/s. ........., a Company registered under the Companies Act, 1956/ having its Registered Office at ....................... (hereinafter called "Contractor" or "Obligor" which expression shall include its successors and permitted assigns) in favour of M/s .................., a Company incorporated under the Companies Act, 1956/2013 having its Registered Office at ......................... and its Project at ....................hereinafter called "........." which expression shall include its successors and assigns):

WHEREAS .............../ SECI has awarded to the Contractor a Contract .................................. vide its NOA No ............... Dated ............... & Contract Agreement No.............dated........executed on ...................... (hereinafter called the "Contract").

NOW, THEREFORE, this Indemnify Bond witnesseth as follows:

1. That in consideration of Solar Photo Voltaic Plant as mentioned in the Contract, total valued at Rs. ............... (Rupees ............... only), valued as a summation of the referred contracts and handed over to the Contractor for the purpose of Performance of the Contract (s), the Contractor hereby undertakes to indemnify and shall keep M/s............. and their authorized representatives/Employer i.e., SECI, indemnified, for the full value of the Solar Photo Voltaic Plant during the tenure of this contract or its extension if agreed to.

2. Contractor confirm that they are aware of all the contractual obligations regarding payment to all personnel and labours including that of the sub – vendors & sub –contractors of Contractor, involved in this project., as well as various contractual, statutory and non – statutory obligations as per legal requirements and have complied with the obligations to the best of information and knowledge.
3. Contractor also confirms, that they are in compliance of all the provisions and requirements, including but not limited to, the following acts/ laws/ provisions and other applicable statutory and non-statutory regulations:

   a. Contract Labor (Regulation & Abolition) Act 1970
   b. Wages Act 1936
   c. Minimum Wages Act 1948
   d. Employer's Liability Act 1938
   e. Workmen's Compensation Act 1923
   f. Industrial Dispute Act 1947
   g. Maturity Benefit Act 1961
   h. Mines Act 1952
   i. Employees State Insurance Act 1948.

4. Contractor, hereby confirm, that in the event any contractual or statutory obligation is found to be deficient in compliance or found non-complied, Contractor will indemnify M/s……../ SECI and take necessary actions to comply with the same within the permissible time period.

5. Contractor also confirm, should there be any charges or penalty, of any kind imposed on M/s…. or its authorized representatives i.e., SECI, for non-compliance of legal or statutory requirements by Contractor during its tenure of the contract, Contractor agrees to indemnify M/s…….. and SECI against all damages, libel or suit, in full for the same on raising such a demand by M/s……../ SECI and promises to pay the same within 30 days.

6. We do further undertake that this above stated warranty is inclusive of materials and labour.

7. That the Contractor is obliged and shall remain absolutely responsible for the safe O&M/ protection and custody of the Solar Photo Voltaic Project against all risks whatsoever till completion of O&M Contract in accordance with the terms of the Contract. The Contractor undertakes to keep M/s…….. and SECI harmless against any loss or damage that may be caused to the Solar Photo Voltaic Plant.

IN WITNESS WHEREOF, the Contractor has hereunto set its hand through its authorised representative under the common seal of the Company, the day, month and year first above mentioned.
For .....................

_____________________
Designation:
Name:
Date:
(Authorized Representative)
NO DEVIATION CONFIRMATION
(To be submitted on the Letter Head of the Bidding Company)

Ref.No. ___________ Date: ___________

From: ___________ (Insert name and address of Bidding Company)

__________________
Tel. #:
Fax #:
E-mail address #

To

Solar Energy Corporation of India Limited
(A Government of India Enterprise)
D - 3, 1st Floor, Wing - A, Prius Platinum Building
District Centre, Saket, New Delhi - 110 017

Sub: Bid for the Tender for Design, Engineering, Supply, Construction, Erection, Testing & Commissioning of 20 MW (AC) Floating Solar PV Power Plant with 60 MWh BESS including 10 Years Plant O&M at UT, Lakshadweep, India.

Dear Sir / Madam,

We understand that any 'deviation/ exception' in any form may result in rejection of bid. We, therefore, certify that we have not taken any 'exception/ deviation' anywhere in the bid and we agree that if any 'deviation/ exception' is mentioned or noticed, our bid may be rejected.

Place: ___________ [Signature of Authorized Signatory of Bidder]
Date: ___________ Name: ___________
Designation: ___________
Seal: ___________

Form F-6

Form F-7

| Floating Solar PV project at UT, Lakshadweep, India | Tender No SECI/C&P/NIT/2019/LKRE | SAMPLE FORMS Page 21 of 48 | Signature of Bidder |
DECLARATION REGARDING BANNING, LIQUIDATION, COURT RECEIVERSHIP ETC.
(To be submitted on the Letter Head of the Bidding Company)

Ref.No. ___________  Date: ___________

From: ___________ (Insert name and address of Bidding Company)

__________________
Tel.:#:
Fax#: 
E-mail address#

To
Solar Energy Corporation of India Limited
(A Government of India Enterprise)
D - 3, 1st Floor, Wing - A, Prius Platinum Building
District Centre, Saket, New Delhi - 110 017

Sub: Bid for the Tender for Design, Engineering, Supply, Construction, Erection, Testing & Commissioning of 20 MW (AC) Floating Solar PV Power Plant with 60 MWh BESS including 10 Years Plant O&M at UT, Lakshadweep, India.

Dear Sir / Madam,

We hereby confirm that we are not on Banning List by Employer/ Owner or Public Sector Project Management Consultant due to “poor performance” or “corrupt and fraudulent practices” or any other reason or banned by Government department/ Public Sector on due date of submission of bid.

Further, we confirm that neither we nor our allied agency/(ies) (as defined in the Procedure for Action in case of Corrupt/ Fraudulent/ Collusive/ Coercive Practices) are on banning list of Employer/ Owner or the Ministry of New & Renewable Energy.

We also confirm that we are not under any liquidation, court receivership or similar proceedings or 'bankruptcy'.

In case it comes to the notice of Employer/ Owner that we have given wrong declaration in this regard, the same shall be dealt as ‘fraudulent practices’ and action shall be initiated as per the Procedure for action in case of Corrupt/Fraudulent/Collusive/Coercive Practices.

Further, we also confirm that in case there is any change in status of the declaration prior to award of contract, the same will be promptly informed to Employer/ Owner by us.

Place: ____________________________
Date: ____________________________
[Signature of Authorized Signatory of Bidder]
Name: ____________________________
Designation: _______________________
Seal: _____________________________

Floating Solar PV project at UT, Lakshadweep, India

Tender No
SECI/C&P/NIT/2019/LKRE

SAMPLE FORMS
Page 22 of 48

Signature of Bidder
PROFORMA OF BANK GUARANTEE FOR CONTRACT PERFORMANCE SECURITY

(To be stamped in accordance with Stamp Act, the Non-Judicial Stamp Paper of Appropriate Value should be in the name of the issuing Bank)

Bank Guarantee No.: ..........................
Date: ......................................

NOA/ Contract No....................................
…………………… [Name of Contract] ..........................

To:

Singareni Collieries Company Limited (SCCL),
Telangana – 507119

Dear Sir / Madam,

We refer to the Contract ("the Contract")

signed on ........... (insert date of the Contract) .... between you and M/s ............... (Name of Contractor) 

(......)

(or)

vide notification of award issued on ........ (insert date of the notification of award) .... by you to M/s ............... (Name of Contractor) ............................ having its Principal place of business at ............ (Address of Contractor) ................................. and Registered Office at ............ (Registered address of Contractor) ................................. ("the Contractor") concerning ............... (Indicate brief scope of work) ........................ for the complete execution of the ...... (insert name of Package alongwith name of the Project) .......

By this Bank Guarantee, we, the undersigned, ........ (insert name & address of the issuing bank) ........, a Bank (which expression shall include its successors, administrators, executors and assigns) organized under the laws of .............................. and having its Registered/Head Office at ............ (insert address of registered office of the bank) ............ do hereby irrevocably guarantee payment to you up to ................................. i.e., ten percent (10%) of the Contract Price until ninety (90) days beyond the Defect Liability Period i.e., upto and inclusive of .................... (dd/mm/yy).

We undertake to make payment under this Bank Guarantee upon receipt by us of your first written demand signed by your duly authorized officer or authorized officer of the Owner declaring the Contractor to be in default under the Contract and without cavil or argument any sum or sums within the above-named limits, without your need to prove or show grounds or reasons for your demand and without the right of the Contractor to dispute or question such demand.
Our liability under this Bank Guarantee shall be to pay to you whichever is the lesser of the sum so requested or the amount then guaranteed hereunder in respect of any demand duly made hereunder prior to expiry of the Bank Guarantee, without being entitled to inquire whether or not this payment is lawfully demanded.

This Bank Guarantee shall remain in full force and shall be valid from the date of issuance until ninety (90) days beyond the Defect Liability Period of the Facilities i.e. upto and inclusive of ............... (dd/mm/yy) and shall be extended from time to time for such period, as may be desired by M/s ........................................on whose behalf this Bank Guarantee has been given.

Except for the documents herein specified, no other documents or other action shall be required, notwithstanding any applicable law or regulation.

Our liability under this Bank Guarantee shall become null and void immediately upon its expiry, whether it is returned or not, and no claim may be made hereunder after such expiry or after the aggregate of the sums paid by us to you shall equal the sums guaranteed hereunder, whichever is the earlier.

All notices to be given under shall be given by registered (airmail) posts to the addressee at the address herein set out or as otherwise advised by and between the parties hereto.

We hereby agree that any part of the Contract may be amended, renewed, extended, modified, compromised, released or discharged by mutual agreement between you and the Contractor, and this security may be exchanged or surrendered without in any way impairing or affecting our liabilities hereunder without notices to us and without the necessity for any additional endorsement, consent or guarantee by us, provided, however, that the sum guaranteed shall not be increased or decreased.

No action, event or condition which by any applicable law should operate to discharge us from liability hereunder shall have any effect and we hereby waive any right we may have to apply such law so that in all respects our liability hereunder shall be irrevocable and, except as stated herein, unconditional in all respects.

Notwithstanding anything contained herein:

1. Our liability under this Bank Guarantee shall not exceed _________ (value in figures) ____________ [________________________ (value in words) ____________].

2. This Bank Guarantee shall be valid upto _________ (validity date) __________ unless the Guarantee has been extended beyond this date, against request for extension to be received by us within this validity period'.

3. We are liable to pay the guaranteed amount or any part thereof under this Bank Guarantee only & only if we receive a written claim or demand on or before _________ (validity date) __________ or within the date until which the validity of this Guarantee has been extended by us'."

For and on behalf of the Bank

[Signature of the authorised signatory(ies)]

Signature_______________________

Name_______________________

Designation_______________________
POA Number_______________________

Contact Number(s): Tel.______________ Mobile_______________________

Fax Number_______________________

email ____________________________

Common Seal of the Bank_______________________

Witness:

Signature_______________________

Name_______________________

Address______________________________

Contact Number(s): Tel.______________ Mobile_______________________

email ____________________________

Note:

1. For the purpose of executing the Bank Guarantee, the non-judicial stamp papers of appropriate value shall be purchased in the name of Bank who issues the ‘Bank Guarantee’.

2. The Bank Guarantee shall be signed on all the pages by the Bank Authorities indicating their POA nos. and should invariably be witnessed.

3. The Bank Guarantee should be in accordance with the proforma as provided. However, in case the issuing bank insists for additional paragraph regarding applicability of ICC publication No: 758, the following may be added at the end of the proforma of the Bank Guarantee [i.e., end paragraph of the Bank Guarantee preceding the signature(s) of the issuing authority(ies) of the Bank Guarantee]:

   “This Guarantee is subject to Uniform Rules for Demand Guarantee, ICC publication No. 758 except that article 15(a) is hereby excluded.”
**BIDDER’S EXPERIENCE**

*(To be submitted on the Letter Head of the Bidding Company)*

<table>
<thead>
<tr>
<th>Ref.No.</th>
<th>Date:</th>
</tr>
</thead>
<tbody>
<tr>
<td>From: (Insert name and address of Bidding Company)</td>
<td></td>
</tr>
</tbody>
</table>

Tel.:
Fax#:
E-mail address#

To

Solar Energy Corporation of India Limited
(A Government of India Enterprise)
D - 3, 1st Floor, Wing - A, Prius Platinum Building
District Centre, Saket, New Delhi - 110 017

Sub: Bid for “Tender for Design, Engineering, Supply, Construction, Erection, Testing & Commissioning of 20 MW (AC) Floating Solar PV Power Plant with 60 MWh BESS including 10 Years Plant O&M at UT, Lakshadweep, India”.

Dear Sir / Madam,

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Description of the Services</th>
<th>LOA/WO No. and date</th>
<th>Full Postal Address &amp; phone nos. of Client. Name, designation and address of Engineer/Officer-in-Charge (for cases other than purchase)</th>
<th>Value of Contract/Order (Specify Currency Amount)</th>
<th>Date of Commencement of Services</th>
<th>Scheduled Completion Time (Mont hs)</th>
<th>Date of Actual Completion</th>
<th>Reasons for delay in execution, if any</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(5)</td>
<td>(6)</td>
<td>(7)</td>
<td>(8)</td>
<td>(9)</td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

Place: [Signature of Authorized Signatory of Bidder]
Date: Name:
Designation:

---

**Floating Solar PV project at UT, Lakshadweep, India**

**Tender No SECI/C&P/NIT/2019/LKRE**

**SAMPLE FORMS Page 26 of 48**

**Signature of Bidder**
FORMAT OF CHARTERED ACCOUNTANT CERTIFICATE
FOR FINANCIAL CAPABILITY OF THE BIDDER
(To be submitted on the Letter Head of the Chartered Accountant)

Ref.No. ___________  Date: ___________

To
Solar Energy Corporation of India Limited
(A Government of India Enterprise)
D - 3, 1st Floor, Wing - A, Prius Platinum Building
District Centre, Saket, New Delhi - 110 017

Sub: Bid for “Tender for Design, Engineering, Supply, Construction, Erection, Testing & Commissioning of 20 MW (AC) Floating Solar PV Power Plant with 60 MWh BESS including 10 Years Plant O&M at UT, Lakshadweep, India”.

Dear Sir / Madam,

We have verified the Annual Accounts and other relevant records of M/s…………………. (Name of the bidder) and certify the following

Further, we certify that the Financially Evaluated Entity (ies) had an Annual Turnover

A. ANNUAL TURNOVER OF LAST 3 YEARS:

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount (Currency)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year 1:</td>
<td></td>
</tr>
<tr>
<td>Year 2:</td>
<td></td>
</tr>
<tr>
<td>Year 3:</td>
<td></td>
</tr>
</tbody>
</table>

And

Net worth (strike out whichever is not applicable) of INR……….Crore computed as per instructions provided in this tender based on unconsolidated audited annual accounts as per last FY.

Signature of Bidder

---

Form F-16

**FORMAT OF CHARTERED ACCOUNTANT CERTIFICATE**

**FOR FINANCIAL CAPABILITY OF THE BIDDER**

*(To be submitted on the Letter Head of the Chartered Accountant)*

Ref.No. ___________  Date: ___________

To
Solar Energy Corporation of India Limited
(A Government of India Enterprise)
D - 3, 1st Floor, Wing - A, Prius Platinum Building
District Centre, Saket, New Delhi - 110 017

Sub: Bid for “Tender for Design, Engineering, Supply, Construction, Erection, Testing & Commissioning of 20 MW (AC) Floating Solar PV Power Plant with 60 MWh BESS including 10 Years Plant O&M at UT, Lakshadweep, India”.

Dear Sir / Madam,

We have verified the Annual Accounts and other relevant records of M/s…………………. (Name of the bidder) and certify the following

Further, we certify that the Financially Evaluated Entity (ies) had an Annual Turnover

A. ANNUAL TURNOVER OF LAST 3 YEARS:

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount (Currency)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year 1:</td>
<td></td>
</tr>
<tr>
<td>Year 2:</td>
<td></td>
</tr>
<tr>
<td>Year 3:</td>
<td></td>
</tr>
</tbody>
</table>

And

Net worth (strike out whichever is not applicable) of INR……….Crore computed as per instructions provided in this tender based on unconsolidated audited annual accounts as per last FY.

Signature of Bidder
B. **FINANCIAL DATA FOR LAST AUDITED FINANCIAL YEAR:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Year ______</th>
<th>Amount (Currency)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Current Assets</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Current Liabilities</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Working Capital (Current Assets- Current liabilities)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Net Worth (As mentioned under Annexure to BDS)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Yours faithfully

(Signature and stamp (on each page) of Authorized Signatory of Bidding Company.

Name: …………………………
Date: …………………………
Place: …………………………..

Signature and stamp (on each page) of Chartered Accountant/Statutory Auditors of Bidding Company.

Name: …………………………
Date: …………………………
Place: …………………………..

**Notes:**

Audited consolidated annual accounts of the Bidder may also be used for the purpose of financial criteria provided the Bidder has at least 50% equity in each company whose accounts are merged in the audited consolidated accounts and provided further that the financial capability of such companies (of which accounts are being merged in the consolidated accounts) shall not be considered again for the purpose of evaluation of the Bid.
FORMAT FOR JOINT VENTURE AGREEMENT

(To be stamped in accordance with Stamp Act, the Non-Judicial Stamp Paper of Appropriate Value should be in the name of the Joint Venture)

THIS JOINT DEED OF UNDERTAKING executed on this........... day of........... Two Thousand and......................... by ...................................................... a company incorporated under the laws of ......................... and having its Registered Office at .........................(hereinafter called the "Party No.1" which expression shall include its successors, executors and permitted assigns) and M/s....................a company incorporated under the laws of ......................... and having its Registered Office at ......................... (hereinafter called the "Party No.2" which expression shall include its successors, executors and permitted assigns) and M/s....................a Company incorporated under the laws of ......................... and having its Registered Office at ........................., (hereinafter called the "Party No.3" which expression shall include its successors, executors and permitted assigns) for the purpose of making a bid and entering into a contract [hereinafter called the "Contract" (in case of award)] against the Tender No........................ for ...... (insert name of the package alongwith project name) .................... of Solar Energy Corporation of India Limited, a Company incorporated under the Companies Act of 2013 having its registered office at D-3, 1st Floor, Wing-A, Prius Platinum Building, District Centre, Saket, New Delhi-110017 (hereinafter called the "Employer").

WHEREAS the Party No.1, Party No.2 and Party No.3 have entered into an Agreement dated.............

AND WHEREAS the Employer invited bids as per the above-mentioned Specification for the design, manufacture, supply, erection, testing and commissioning including O & M of Equipment/ Materials stipulated in the Tender Documents under ...... (insert name of the package alongwith project name) ......................

AND WHEREAS Clause 2, Section-ITB and BDS (documents establishing the Qualification of Bidder) & Qualification Criteria in Annexure to BDS forming part of the Tender Documents, inter-alia stipulates that an Undertaking of two or more qualified manufacturers as partners, meeting the requirements of Qualification Criteria in Annexure to BDS, as applicable may bid, provided, the Joint Venture fulfills all other requirements under Qualification Criteria in Annexure to BDS and in such a case, the Bid Forms shall be signed by all the partners so as to legally bind all the Partners of the Joint Venture, who will be jointly and severally liable to perform the Contract and all obligations hereunder.

The above clause further states that this Undertaking shall be attached to the bid and the Contract Performance Security will be as per the format F-9 enclosed with the Tender Documents without any restrictions or liability for either party.

AND WHEREAS the bid is being submitted to the Employer vide proposal No....................... dated ........ by Party No.1 based on this Undertaking between all the parties; under these presents and the bid in accordance with the requirements of Clause 2, Section-ITB and BDS (documents establishing the Qualification of Bidder) & Qualification Criteria in Annexure to BDS, has been signed by all the parties.

NOW THIS UNDERTAKING WITNESSETH AS UNDER:

In consideration of the above premises and agreements all the parties of this Deed of Undertaking do hereby declare and undertake:

---

<table>
<thead>
<tr>
<th>Floating Solar PV project at UT, Lakshadweep, India</th>
<th>Tender No</th>
<th>SAMPLE FORMS</th>
<th>Signature of Bidder</th>
</tr>
</thead>
<tbody>
<tr>
<td>SECI/C&amp;P/NIT/2019/LKRE</td>
<td>Page 29 of 48</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
1. In requirement of the award of the Contract by the Employer to the Joint Venture Partners, we, the Parties do hereby undertake that M/s.……… the Party No.1, shall act as Lead Partner and further declare and confirm that we the parties to the Joint Venture shall jointly and severally be bound unto the Employer for the successful performance of the Contract and shall be fully responsible for the design, manufacture, supply and successful performance of the equipment in accordance with the Contract:

2. In case of any breach or default of the said Contract by any of the parties to the Joint Venture, the party(ies) do hereby undertake to be fully responsible for the successful performance of the Contract and to carry out all the obligations and responsibilities under the Contract in accordance with the requirements of the Contract.

3. Further, if the Employer suffers any loss or damage on account of any breach in the Contract or any shortfall in the performance of the equipment in meeting the performances guaranteed as per the specification in terms of the Contract, the Party(ies) of these presents undertake to promptly make good such loss or damages caused to the Employer, on its demand without any demur. It shall not be necessary or obligatory for the Employer to proceed against Lead Partner to these presents before proceeding against or dealing with the other Party(ies), the Employer can proceed against any of the parties who shall be jointly and severally liable for the performance and all other liabilities/obligations under the Contract to the Employer.

4. The financial liability of the Parties of this Deed of Undertaking to the Employer, with respect to any of the claims rising out of the performance or non-performance of the obligations set forth in this Deed of Undertaking, read in conjunction with the relevant conditions of the Contract shall, however not be limited in any way so as to restrict or limit the liabilities or obligations of any of the Parties of this Deed of Undertaking.

5. It is expressly understood and agreed between the Parties to this Undertaking that the responsibilities and obligations of each of the Parties shall be as delineated in Appendix - I (to be suitably appended by the Parties alongwith this Undertaking in its bid) to this Deed of Undertaking. It is further undertaken by the parties that the above sharing of responsibilities and obligations shall not in any way be a limitation of joint and several responsibilities of the Parties under the Contract.

6. It is also understood that this Undertaking is provided for the purposes of undertaking joint and several liabilities of the partners to the Joint Venture for submission of the bid and performance of the Contract and that this Undertaking shall not be deemed to give rise to any additional liabilities or obligations, in any manner or any law, on any of the Parties to this Undertaking or on the Joint Venture, other than the express provisions of the Contract.

7. This Undertaking shall be construed and interpreted in accordance with the provisions of the Contract.

8. In case of an award of a Contract, we the parties to this Deed of Undertaking do hereby agree that we shall be jointly and severally responsible for furnishing a Contract Performance Security from a bank in favour of the Employer in the currency/currencies of the Contract.

9. It is further agreed that this Deed of Undertaking shall be irrevocable and shall form an integral part of the bid and shall continue to be enforceable till the Employer discharges the same or upon the completion of the Contract in accordance with its provisions, whichever is earlier. It shall be effective from the date first mentioned above for all purposes and intents.

IN WITNESS, WHEREOF, the Parties to this Deed of Undertaking have through their authorised representatives executed these presents and affixed Common Seals of their companies, on the day, month and year first mentioned above.
Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

Floating Solar PV project at UT, Lakshadweep, India

Tender No:
SEC/C&P/NIT/2019/LKRE

SAMPLE FORMS
Page 31 of 48

Signature of Bidder

Common Seal of ………………………. has been affixed in my/our presence pursuant to Board of Director’s Resolution dated …………….

Name ……………………….

Designation ………………….

Signature …………………….

WITNESS :
I. ………………………………

II. ………………………………

Common Seal of …………………. has been affixed in my/our presence pursuant to Board of Director’s Resolution dated …………….

Name ……………………….

Designation ………………….

Signature …………………….

WITNESS :
I. ………………………………

II. ………………………………

Common Seal of …………………. has been affixed in my/our presence pursuant to Board of Director’s Resolution dated …………….

Name ……………………….

Designation ………………….

Signature …………………….

WITNESS :
I. ………………………………

II. ………………………………

For Lead Partner (Party No.-1)
For and on behalf of M/s ………………….

(Signature of the authorized representative)

For Party No.-2
For and on behalf of M/s ………………….

(Signature of the authorized representative)

For Party No.-3
For and on behalf of M/s ………………….

(Signature of the authorized representative)
II. ........................................

Note:
1. For the purpose of executing the Joint Deed of Undertaking, the non-judicial stamp papers of appropriate value shall be purchased in the name of Joint Venture.
2. The Undertaking shall be signed on all the pages by the authorised representatives of each of the partners and should invariably be witnessed.
**FORMAT FOR POWER OF ATTORNEY FOR JOINT VENTURE AGREEMENT**

(To be stamped in accordance with Stamp Act, the Non-Judicial Stamp Paper of Appropriate Value should be in the name of the Joint Venture)

KNOW ALL MEN BY THESE PRESENTS THAT WE, the Partners whose details are given hereunder .................................................................................. have formed a Joint Venture under the laws of .......................................................... and having our Registered Office(s)/ Head Office(s) at .................................................................................................................... (hereinafter called the 'Joint Venture' which expression shall unless repugnant to the context or meaning thereof, include its successors, administrators and assigns) acting through M/s ....................................................... being the Partner in-charge do hereby constitute, nominate and appoint M/s..................................................... a Company incorporated under the laws of .......................................................... and having its Registered/ Head Office at .................................................................................................................... as our duly constituted lawful Attorney (hereinafter called "Attorney" or "Authorised Representative" or "Partner in-charge") to exercise all or any of the powers for and on behalf of the Joint Venture in regard to Tender No...................................................... Package .............................................. the bids for which have been invited by Solar Energy Corporation of India Limited, D-3, 1st Floor, Wing-A, Prius Platinum Building, District Centre, Saket, New Delhi-110017 (hereinafter called the 'Employer') to undertake the following acts:

i) To submit proposal and participate in the aforesaid Bid Specification of the Employer on behalf of the "Joint Venture”.

ii) To negotiate with the Employer the terms and conditions for award of the Contract pursuant to the aforesaid Bid and to sign the Contract with the Employer for and on behalf of the "Joint Venture”.

iii) To do any other act or submit any document related to the above.

iv) To receive, accept and execute the Contract for and on behalf of the "Joint Venture”.

It is clearly understood that the Partner In-charge (Lead Partner) shall ensure performance of the Contract(s) and if one or more Partner fail to perform their respective portions of the Contract(s), the same shall be deemed to be a default by all the Partners.

It is expressly understood that this Power of Attorney shall remain valid binding and irrevocable till completion of the Defect Liability Period in terms of the Contract.

The Joint Venture hereby agrees and undertakes to ratify and confirm all the whatsoever the said Attorney/ Authorised Representatives/ Partner in-charge quotes in the bid, negotiates and signs the Contract with the Employer and/or proposes to act on behalf of the Joint Venture by virtue of this Power of Attorney and the same shall bind the Joint Venture as if done by itself.

IN WITNESS, THEREOF the Partners Constituting the Joint Venture as aforesaid have executed these presents on this .......... day of ................. under the Common Seal(s) of their Companies.
The Tender is for the Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of a 20 MW Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India.

The Tender is for the Floating Solar PV project at UT, Lakshadweep, India.

Tender No: SECI/C&P/NIT/2019/LKRE

The Common Seal of the above Partners of the Joint Venture:

The Common Seal has been affixed there unto in the presence of:

WITNESS

1. Signature..........................................................
   Name ..........................................................
   Designation ..........................................
   Occupation ...........................................

2. Signature..........................................................
   Name ..........................................................
   Designation ..........................................
   Occupation ...........................................

Note:

1. For the purpose of executing the Agreement, the non-judicial stamp papers of appropriate value shall be purchased in the name of Joint Venture.

2. The Agreement shall be signed on all the pages by the authorised representatives of each of the partners and should invariably be witnessed.
FORMAT FOR CONSORTIUM AGREEMENT

(To be stamped in accordance with Stamp Act, the Non-Judicial Stamp Paper of Appropriate Value should be in the name of the Consortium)

THIS JOINT DEED OF UNDERTAKING executed on this........... day of......... Two Thousand and....................... by ........................................ a company incorporated under the laws of ...................... and having its Registered Office at ...................... (hereinafter called the "Party No.1" which expression shall include its successors, executors and permitted assigns) and M/s. ............... a company incorporated under the laws of ...................... and having its Registered Office at ...................... (hereinafter called the "Party No.2" which expression shall include its successors, executors and permitted assigns) and M/s. ............... a Company incorporated under the laws of ...................... and having its Registered Office at ...................... (hereinafter called the "Party No.3" which expression shall include its successors, executors and permitted assigns) for the purpose of making a bid and entering into a contract [hereinafter called the "Contract" (in case of award)] against the Tender No...................... for ........ (insert name of the package alongwith project name) ............... of Solar Energy Corporation of India Limited, a Company incorporated under the Companies Act of 2013 having its registered office at D-3, 1st Floor, Wing-A, Prius Platinum Building, District Centre, Saket, New Delhi-110017 (hereinafter called the "Employer").

WHEREAS the Party No.1, Party No.2 and Party No.3 have entered into an Agreement dated.................

AND WHEREAS the Employer invited bids as per the above-mentioned Specification for the design, manufacture, supply, erection, testing and commissioning including O & M of Equipment/ Materials stipulated in the Tender Documents under ........ (insert name of the package alongwith project name)

....................

AND WHEREAS Clause 2, Section-ITB and BDS (documents establishing the Qualification of Bidder) & Qualification Criteria in Annexure to BDS forming part of the Tender Documents, inter-alia stipulates that an Undertaking of two or more qualified manufacturers as partners, meeting the requirements of Qualification Criteria in Annexure to BDS, as applicable may bid, provided, the Consortium fulfills all other requirements under Qualification Criteria in Annexure to BDS and in such a case, the Bid Forms shall be signed by all the partners so as to legally bind all the Partners of the Consortium, who will be jointly and severally liable to perform the Contract and all obligations hereunder.

The above clause further states that this Undertaking shall be attached to the bid and the Contract Performance Security will be as per the format F-9 enclosed with the Tender Documents without any restrictions or liability for either party.

AND WHEREAS the bid is being submitted to the Employer vide proposal No...................... dated ........... by Party No.1 based on this Undertaking between all the parties; under these presents and the bid in accordance with the requirements of Clause 2, Section-ITB and BDS (documents establishing the Qualification of Bidder) & Qualification Criteria in Annexure to BDS, has been signed by all the parties.

NOW THIS UNDERTAKING WITNESSETH AS UNDER:

In consideration of the above premises and agreements all the parties of this Deed of Undertaking do hereby declare and undertake:
1. In requirement of the award of the Contract by the Employer to the Consortium Partners, we, the Parties do hereby undertake that M/s………. the Party No.1, shall act as Lead Partner and further declare and confirm that we the parties to the Consortium shall jointly and severally be bound unto the Employer for the successful performance of the Contract and shall be fully responsible for the design, manufacture, supply and successful performance of the equipment in accordance with the Contract:

2. In case of any breach or default of the said Contract by any of the parties to the Consortium, the party(ies) do hereby undertake to be fully responsible for the successful performance of the Contract and to carry out all the obligations and responsibilities under the Contract in accordance with the requirements of the Contract.

3. Further, if the Employer suffers any loss or damage on account of any breach in the Contract or any shortfall in the performance of the equipment in meeting the performances guaranteed as per the specification in terms of the Contract, the Party(ies) of these presents undertake to promptly make good such loss or damages caused to the Employer, on its demand without any demur. It shall not be necessary or obligatory for the Employer to proceed against Lead Partner to these presents before proceeding against or dealing with the other Party(ies), the Employer can proceed against any of the parties who shall be jointly and severally liable for the performance and all other liabilities/obligations under the Contract to the Employer.

4. The financial liability of the Parties of this Deed of Undertaking to the Employer, with respect to any of the claims rising out of the performance or non-performance of the obligations set forth in this Deed of Undertaking, read in conjunction with the relevant conditions of the Contract shall, however not be limited in any way so as to restrict or limit the liabilities or obligations of any of the Parties of this Deed of Undertaking.

5. It is expressly understood and agreed between the Parties to this Undertaking that the responsibilities and obligations of each of the Parties shall be as delineated in Appendix - I (to be suitably appended by the Parties alongwith this Undertaking in its bid) to this Deed of Undertaking. It is further undertaken by the parties that the above sharing of responsibilities and obligations shall not in any way be a limitation of joint and several responsibilities of the Parties under the Contract.

6. It is also understood that this Undertaking is provided for the purposes of undertaking joint and several liabilities of the partners to the Consortium for submission of the bid and performance of the Contract and that this Undertaking shall not be deemed to give rise to any additional liabilities or obligations, in any manner or any law, on any of the Parties to this Undertaking or on the Consortium, other than the express provisions of the Contract.

7. This Undertaking shall be construed and interpreted in accordance with the provisions of the Contract.

8. In case of an award of a Contract, we the parties to this Deed of Undertaking do hereby agree that we shall be jointly and severally responsible for furnishing a Contract Performance Security from a bank in favour of the Employer in the currency/ currencies of the Contract.

9. It is further agreed that this Deed of Undertaking shall be irrevocable and shall form an integral part of the bid and shall continue to be enforceable till the Employer discharges the same or upon the completion of the Contract in accordance with its provisions, whichever is earlier. It shall be effective from the date first mentioned above for all purposes and intents.
IN WITNESS, WHEREOF, the Parties to this Deed of Undertaking have through their authorized representatives executed these presents and affixed Common Seals of their companies, on the day, month and year first mentioned above.

Common Seal of ……………………… has been affixed in my/our presence pursuant to Board of Director’s Resolution dated …………………

Name ………………….

Designation ………………….

Signature …………………….

Signature of the authorized representative

WITNESS:
I. ………………………………

II. ………………………………

Common Seal of ……………………… has been affixed in my/our presence pursuant to Board of Director’s Resolution dated …………………

Name ………………….

Designation ………………….

Signature …………………….

(Signature of the authorized representative)

WITNESS:
I. ………………………………

II. ………………………………

Common Seal of ……………………… has been affixed in my/our presence pursuant to Board of Director’s Resolution dated …………………

Name ………………….

Designation ………………….

Signature …………………….

(Signature of the authorized representative)

WITNESS:
I. ………………………………

II. ………………………………

Common Seal of ……………………… has been affixed in my/our presence pursuant to Board of Director’s Resolution dated …………………

Name ………………….

Designation ………………….

Signature …………………….

(Signature of the authorized representative)
WITNESS:

I. ........................................

II. ........................................

Note:
1. For the purpose of executing the Joint Deed of Undertaking, the non-judicial stamp papers of appropriate value shall be purchased in the name of Consortium.

2. The Undertaking shall be signed on all the pages by the authorized representatives of each of the partners and should invariably be witnessed.
FORMAT FOR POWER OF ATTORNEY OF CONSORTIUM AGREEMENT

(To be stamped in accordance with Stamp Act, the Non-Judicial Stamp Paper of Appropriate Value should be in the name of the Consortium)

KNOW ALL MEN BY THESE PRESENTS THAT WE, the Partners whose details are given hereunder

.......................................................... have formed a Consortium under the laws of

.......................................................... (hereinafter called the 'Consortium' which expression shall unless repugnant to the context or meaning thereof, include its successors, administrators and assigns) acting through M/s

.......................................................... being the Partner in-charge do hereby constitute, nominate and appoint M/s................................................... a Company incorporated under the laws of

.......................................................... and having its Registered/ Head Office at

.......................................................... as our duly constituted lawful Attorney (hereinafter called "Attorney" or "Authorised Representative" or "Partner In-charge") to exercise all or any of the powers for and on behalf of the Consortium in regard to Tender No............................ Package............................ the bids for which have been invited by Solar Energy Corporation of India Limited, D-3, 1st Floor, Wing-A, Prius Platinum Building, District Centre, Saket, New Delhi-110017 (hereinafter called the 'Employer') to undertake the following acts:

i) To submit proposal and participate in the aforesaid Bid Specification of the Employer on behalf of the "Consortium".

ii) To negotiate with the Employer the terms and conditions for award of the Contract pursuant to the aforesaid Bid and to sign the Contract with the Employer for and on behalf of the "Consortium".

iii) To do any other act or submit any document related to the above.

iv) To receive, accept and execute the Contract for and on behalf of the "Consortium".

It is clearly understood that the Partner In-charge (Lead Partner) shall ensure performance of the Contract(s) and if one or more Partner fail to perform their respective portions of the Contract(s), the same shall be deemed to be a default by all the Partners.

It is expressly understood that this Power of Attorney shall remain valid binding and irrevocable till completion of the Defect Liability Period in terms of the Contract.

The Consortium hereby agrees and undertakes to ratify and confirm all the whatsoever the said Attorney/ Authorized Representatives/ Partner in-charge quotes in the bid, negotiates and signs the Contract with the Employer and/or proposes to act on behalf of the Consortium by virtue of this Power of Attorney and the same shall bind the Consortium as if done by itself.

IN WITNESS, THEREOF the Partners Constituting the Consortium as aforesaid have executed these presents on this ............ day of ....................... under the Common Seal(s) of their Companies.

for and on behalf of the Partners of Consortium

..........................................................
The Common Seal of the above Partners of the Consortium:

The Common Seal has been affixed there unto in the presence of:

WITNESS

1. Signature......................................................
   Name ..................................................................
   Designation .................................................
   Occupation ................................................

2. Signature........................................................
   Name ..................................................................
   Designation .................................................
   Occupation ................................................

Note:
1. For the purpose of executing the Agreement, the non-judicial stamp papers of appropriate value shall be purchased in the name of Consortium.
2. The Agreement shall be signed on all the pages by the authorized representatives of each of the partners and should invariably be witnessed.
Form F-19

**e-BANKING FORMAT**
(To be submitted on the Letter Head of the Bidder)

1. Bidder/ Customer Name :
2. Bidder/ Customer Code :
3. Bidder/ Customer Address :
4. Bidder/ Customer E-mail ID :
5. Particulars of Bank Account
   a) Name of Bank :
   b) Name of Branch :
   c) Branch Code :
   d) Address :
   e) Telephone Number :
   f) Type of Account :
   g) Account Number :
   h) RTGS IFSC Code :
   i) NEFT IFSC Code :
   j) 9-digit MICR code :

I/ We hereby authorize Solar Energy Corporation of India Limited to release any amount due to me/us in the bank account as mentioned above. I/ We hereby declare that the particulars given above are correct and complete. If the transaction is delayed or lost because of incomplete or incorrect information, we would not hold the Solar Energy Corporation of India Limited responsible.

(Signature of Vendor/ Customer)

**BANK CERTIFICATE**

We certify that --------------------------- has an Account no. --------------------------- with us and we confirm that the details given above are correct as per our records.

Bank stamp

Date (Signature of authorized officer of bank)
PROFORMA OF BANK GUARANTEE FOR ADVANCE PAYMENT

(To be stamped in accordance with Stamp Act, the Non-Judicial Stamp Paper of Appropriate Value should be in the name of the issuing Bank)

Bank Guarantee No.: ........................................
Date: ................................................

NOA/ Contract No........................................

............... [Name of Contract] ......................

To:

Solar Energy Corporation of India Limited
(A Government of India Enterprise)
D - 3, 1st Floor, Wing - A, Prius Platinum Building
District Centre, Saket, New Delhi - 110 017

Dear Sir / Madam,

We refer to the Contract ("the Contract") signed on ..............(insert date of the Contract) ........ between you and M/s .................. (Name of Contractor) ...............,

(or)

vide notification of award issued on ........ (insert date of the notification of award) .... by you to M/s ............... (Name of Contractor) ............... having its Principal place of business at .......... (Address of Contractor) ........................................... and Registered Office at .......... (Registered address of Contractor) ................................................................. ("the Contractor") concerning ......................... (Indicate brief scope of work) ......................... for the complete execution of the ...... (insert name of Package along with name of the Project) ........

Whereas, in accordance with the terms of the said Contract, the Owner has agreed to pay or cause to be paid to the Contractor an interest bearing Advance Payment against furnishing of an irrevocable bank guarantee for an amount of ......................... (Amount in figures and words) ..................which is equal to 110% of the amount of Advance Payment.

By this letter, we, the undersigned, ........... (insert name & address of the issuing bank) ..........., a Bank (which expression shall include its successors, administrators, executors and assigns) organized under the laws of .................................. and having its Registered/ Head Office at ........... (insert address of registered office of the bank) ........ do hereby irrevocably guarantee repayment of ........... (Amount of the bank guarantee in figures and words) ........... upon the first demand of the Employer without cavil or argument in the event that the Contractor fails to commence or fulfill its obligations under the terms of the said Contract for reasons whatsoever.
Provided always that the Bank’s obligation shall be limited to the amount of this Bank guarantee or an amount equal to the outstanding balance of the Advance Payment and the accrued interest on the Advance Payment, taking into account such amounts, which have been repaid by the Contractor from time to time in accordance with the terms of payment of the said Contract, as certified by you.

This Guarantee shall remain in full force from the date upon which the said Advance Payment is received by the Contractor up to sixty (60) days beyond the date on which the entire Advance Payment along with the accrued interest if any due thereon has been fully adjusted in terms of the Contract i.e., up to sixty (60) days beyond the date of Completion of the Facilities under the Contract. This Guarantee may be extended from time to time, as may be desired by M/s Solar Energy Corporation of India Limited on whose behalf this Guarantee has been issued.

Any claims to be made under this Guarantee must be received by the Bank during its period of validity, i.e. up to sixty (60) days beyond the date of Completion of the Facilities by the Employer i.e. up to and inclusive of ……………. (dd/mm/yy).

Notwithstanding anything contained herein:

1. Our liability under this Bank Guarantee shall not exceed __________ (value in figures) ______________ (value in words) ______________.

2. This Bank Guarantee shall be valid up to __________ (validity date) ______________ unless the Guarantee has been extended beyond this date, against request for extension to be received by us within this validity period.

3. We are liable to pay the guaranteed amount or any part thereof under this Bank Guarantee only & only if we receive a written claim or demand on or before __________ (validity date) ______________ or within the date until which the validity of this Guarantee has been extended by us.

For and on behalf of the Bank

[Signature of the authorised signatory(ies)]

Signature_______________________
Name_______________________
Designation_______________________
POA Number_______________________

Contact Number(s): Tel.______________Mobile______________
Fax Number_______________________
email_______________________

Common Seal of the Bank_______________________
Witness:

Signature_______________________
Name_______________________
Address_______________________

---

Floating Solar PV project at UT, Lakshadweep, India
Tender No
SECI/C&P/NIT/2019/LKRE
SAMPLE FORMS
Page 43 of 48
Signature of Bidder
Note:

1. For the purpose of executing the Bank Guarantee, the non-judicial stamp papers of appropriate value shall be purchased in the name of Bank who issues the ‘Bank Guarantee’.

2. The Bank Guarantee shall be signed on all the pages by the Bank Authorities indicating their POA nos. and should invariably be witnessed.
### LIST OF BANKS

(For Reference Purpose)

<table>
<thead>
<tr>
<th>SBI AND ASSOCIATES</th>
<th>OTHER PUBLIC SECTOR BANKS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. State Bank of India</td>
<td>1. IDBI Bank Limited</td>
</tr>
<tr>
<td>2. State Bank of Indore</td>
<td><strong>FOREIGN BANKS</strong></td>
</tr>
<tr>
<td>5. State Bank of Indore</td>
<td>3. BNP Paribas</td>
</tr>
<tr>
<td>7. State Bank of Indore</td>
<td>5. Citi Bank N.A.</td>
</tr>
<tr>
<td>8. State Bank of Indore</td>
<td><strong>NATIONALISED BANKS</strong></td>
</tr>
<tr>
<td>10. Andhra Bank</td>
<td>7. The HongKong and Shanghai Banking Corpn. (HSBC) Ltd.</td>
</tr>
<tr>
<td>17. Indian Bank</td>
<td>14. Credit Agricole Corporate and Investment Bank</td>
</tr>
<tr>
<td>18. Indian Overseas Bank</td>
<td><strong>SCHEDULED PRIVATE BANKS</strong></td>
</tr>
<tr>
<td>22. Syndicate Bank</td>
<td>4. ICICI Bank Limited</td>
</tr>
<tr>
<td>23. Union Bank of India</td>
<td>5. HDFC Bank Limited</td>
</tr>
<tr>
<td>25. UCO Bank</td>
<td>7. IDFC Bank Limited</td>
</tr>
<tr>
<td>26. Vijaya Bank</td>
<td>8. IndusInd Bank</td>
</tr>
<tr>
<td>29. Bank of Baroda</td>
<td>11. RBL</td>
</tr>
</tbody>
</table>
**SHAREHOLDING CERTIFICATE**

*(To be submitted on the Letter Head of the Bidder)*

<table>
<thead>
<tr>
<th>Name of the Equity Holder</th>
<th>Type and Number of Shares Owned</th>
<th>% of Equity Holding</th>
<th>Extent of Voting Rights</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
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<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Yours faithfully

(Signature and Stamp of Authorized Signatory of Bidder)

Name: ……………………………

Date: ……………………………

Place: ……………………………

(Signature and Stamp of Company Secretary/ Director/ Chartered Accountant)
POWER OF ATTORNEY FOR BIDDING COMPANY

(To be stamped in accordance with Stamp Act, the Non-Judicial Stamp Paper of Appropriate Value should be in the name of the Bidder)

Know all men by these presents, We .................................................. (name and address of the registered office of the Bidding Company as applicable) do hereby constitute, appoint and authorize Mr./Ms. ........................................ (name & residential address) who is presently employed with us and holding the position of .................................................. as our true and lawful attorney, to do in our name and on our behalf, all such acts, deeds and things necessary in connection with or incidental to submission of our Bid for ......................... (insert details of Tender) in response to the Tender No ................................. dated .............. issued by Solar Energy Corporation of India Limited (SECI), New Delhi including signing and submission of the Bid and all other documents related to the Bid, including but not limited to undertakings, letters, certificates, acceptances, clarifications, guarantees or any other document which the SECI may require us to submit. The aforesaid Attorney is further authorized for making representations to the Solar Energy Corporation of India Limited, New Delhi and providing information/responses to SECI, New Delhi representing us in all matters before SECI, New Delhi and generally dealing with SECI, New Delhi in all matters in connection with Bid till the completion of the bidding process as per the terms of the above mentioned Tender.

We hereby agree to ratify all acts, deeds and things done by our said attorney pursuant to this Power of Attorney and that all acts, deeds and things done by our aforesaid attorney shall be binding on us and shall always be deemed to have been done by us.

All the terms used herein but not defined shall have the meaning ascribed to such terms under the Tender.

Signed by the within named

.......................................................... (Insert the name of the executant company)

through the hand of

Mr. ..........................................................

duly authorized by the Board to issue such Power of Attorney

Dated this ........................................... day of ....................... Accepted

..........................................................

Signature of Attorney
(Name, designation and address of the Attorney)

Attested
(Signature of the executant)
(Name, designation and address of the executant)

Signature and stamp of Notary of the place of execution

Common seal of …………………. has been affixed in my/ our presence pursuant to Board of Director’s Resolution dated………………

WITNESS

1. ………………………………………………………………………
   (Signature)
   Name…………………………………………………………
   Designation ………………………………………

2. ………………………………………………………………………
   (Signature)
   Name…………………………………………………………
   Designation ………………………………………

Notes:

The mode of execution of the power of attorney should be in accordance with the procedure, if any, laid down by the applicable law and the charter documents of the executant(s) and the same should be under common seal of the executant affixed in accordance with the applicable procedure. Further, the person whose signatures are to be provided on the power of attorney shall be duly authorized by the executant(s) in this regard.

The person authorized under this Power of Attorney, in the case of the Bidding Company/ Lead Member being a public company, or a private company which is a subsidiary of a public company, in terms of the Companies Act, 1956, with a paid-up share capital of more than Indian Rupees Five Crores, should be the Managing Director/ Whole Time Director/ Manager appointed under section 269 of the Companies Act, 1956. In all other cases the person authorized should be a director duly authorized by a board resolution duly passed by the Company.

Also, wherever required, the executant(s) should submit for verification the extract of the chartered documents and documents such as a Board resolution/ power of attorney, in favour of the person executing this power of attorney for delegation of power hereunder on behalf of the executant(s).
SECTION - VII

A. SCOPE OF WORKS
TABLE OF CONTENTS

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8 Operation and Maintenance ...................................................................................................................................... 11
9 Operation and Performance Monitoring ................................................................................................................ 13
10 Security Services .................................................................................................................................................... 14
1 Project Particulars

<table>
<thead>
<tr>
<th>Particulars</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Design and Engineering</strong></td>
<td></td>
</tr>
<tr>
<td>Proposed AC capacity of the floating solar PV</td>
<td>20 MW</td>
</tr>
<tr>
<td>power plant</td>
<td></td>
</tr>
<tr>
<td>Minimum DC Capacity</td>
<td>26 MWp</td>
</tr>
<tr>
<td>PV Technology</td>
<td>Mono Crystalline</td>
</tr>
<tr>
<td>Origin of manufacturer</td>
<td>Open</td>
</tr>
<tr>
<td>O&amp;M period</td>
<td>10 years</td>
</tr>
<tr>
<td>Design life of PV power plant</td>
<td>25 years</td>
</tr>
<tr>
<td><strong>Site Location and Land Details</strong></td>
<td></td>
</tr>
<tr>
<td>Latitude</td>
<td>Refer Annexure-A</td>
</tr>
<tr>
<td>Longitude</td>
<td>Refer Annexure-A</td>
</tr>
<tr>
<td>Altitude</td>
<td>Refer Annexure-A</td>
</tr>
<tr>
<td>State/Union Territory</td>
<td>Lakshadweep</td>
</tr>
<tr>
<td>Owner of Project</td>
<td>Solar Energy Corporation of India Limited</td>
</tr>
<tr>
<td><strong>Electrical Interconnection Details</strong></td>
<td></td>
</tr>
<tr>
<td>Substation Details</td>
<td>Refer Annexure-A</td>
</tr>
<tr>
<td>Distance to connecting substation (approx.)</td>
<td>Refer Annexure-A</td>
</tr>
<tr>
<td><strong>Access</strong></td>
<td></td>
</tr>
<tr>
<td>Nearest Mainland Port</td>
<td>Cochin</td>
</tr>
<tr>
<td>Nearest Domestic Airport</td>
<td>Agatti Island, Lakshadweep</td>
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<tr>
<td><strong>Performance Parameters</strong></td>
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</tr>
<tr>
<td>Performance Ratio (PR)</td>
<td>0.78</td>
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<tr>
<td>Capacity Utilization Factor (CUF)</td>
<td>21.5%</td>
</tr>
<tr>
<td><strong>Other Details</strong></td>
<td></td>
</tr>
<tr>
<td>Water and Power for Construction</td>
<td>To be arranged by the Contractor</td>
</tr>
</tbody>
</table>
2 Brief Scope of Works

Scope of Supply & Work includes all design & engineering, procurement & supply of equipment and materials, testing at manufacturers works, multi-level inspections, packing and forwarding, supply, receipt, unloading and storage at site, associated civil works, services, permits, licences, installation and incidentals, insurance at all stages, erection, testing and commissioning of 20 MW (AC) Floating Solar Photovoltaic Power Plant and performance demonstration with associated equipment and materials on turnkey basis at various islands of Lakshadweep and 10 (ten) years comprehensive operation and maintenance from the date of Operational Acceptance.

The indicative split-up of Solar PV capacities and BESS capacity are shown in the table below.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Island</th>
<th>Floating Solar PV Capacity (MW)</th>
<th>BESS Capacity (MWh)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Agatti</td>
<td>3.00</td>
<td>9.00</td>
</tr>
<tr>
<td>2</td>
<td>Amini</td>
<td>2.75</td>
<td>8.25</td>
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<tr>
<td>3</td>
<td>Chetlat</td>
<td>0.75</td>
<td>2.25</td>
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<tr>
<td>4</td>
<td>Kadmat</td>
<td>2.00</td>
<td>6.00</td>
</tr>
<tr>
<td>5</td>
<td>Kalpeni</td>
<td>2.00</td>
<td>6.00</td>
</tr>
<tr>
<td>6</td>
<td>Kavaratti</td>
<td>4.50</td>
<td>13.50</td>
</tr>
<tr>
<td>7</td>
<td>Kiltan</td>
<td>1.50</td>
<td>4.50</td>
</tr>
<tr>
<td>8</td>
<td>Minicoy</td>
<td>3.50</td>
<td>10.50</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>20.00</strong></td>
<td><strong>60.00</strong></td>
</tr>
</tbody>
</table>

3 Design and Engineering

3.1 Contractor shall prepare the detailed design basis report (DBR) along with relevant standards (with respective clause description), PERT Chart and MDL. Contractor shall submit a copy to Employer for review and approval prior to detail engineering.

3.2 Submission of basic design data, design documents, drawings and engineering information including GTP and test reports to Employer or its authorized representative for review and approval in hard copy and soft copy from time to time as per project schedule. The documents typically include, but not limited to, the following:

- Solar insolation data and basis for generation
- Detailed technical specifications (GTP) of all the equipment
- General arrangement and assembly drawings of all major equipment
- Schematic diagram for entire electrical system (DC, AC and auxiliary systems)
- GTP & G.A. drawings for all types of structures/ components, 11 kV/33 kV/132 kV/220 kV switchgears (as applicable) & other interfacing panels
- Test reports (for type, routine and acceptance tests)
- Relay setting charts
- Design calculations and sheets (licensed software as well as design templates)
- Geo technical investigation data and Topographical survey report including topographical survey data in digital format (Excel file) and Contour plan of the area.
- GA drawings of the entire project including equipment rooms/ inverter control rooms, office cum control room, roads, storm water drainage, sewage networks, security gate, fire protection system, perimeter fencing, transformer yard fencing etc.
- Transmission line drawings and erection plans as per DISCOM/ STU guidelines
- Quality assurance plans for manufacturing (MQP), Standard Operating procedure (SOP) and field activities (FQP)
- Detailed site EHS plan, fire safety & evacuation plan and disaster management plan.
- Detailed risk assessment and mitigation plan.
- O&M Instruction's and maintenance manuals for major equipment
- As-built drawings / documents and deviation list from good for construction (GFC)

3.3 Estimation of the plant generation based on Solar Radiation and other climatic conditions prevailing at site.

3.4 Design of associated civil, structural, electrical & mechanical auxiliary systems includes preparation of single line diagrams and installation drawings, manuals, electrical layouts, erection key diagrams, electrical and physical clearance diagrams, design calculations for Earth- mat, Bus Bar & Spacers indoor and outdoor lighting/ illumination etc., GTP and GA drawings for the major equipment including transmission line, design basis & calculation sheets, and other relevant drawings and documents required for engineering of all facilities within the periphery to be provided under this contract.

3.5 All drawings shall be fully corrected to match with the actual “As – Built” site conditions and submitted to Employer after commissioning of the project for record purpose. All as-built drawings must include the Good for Construction deviation list.
4. **Procurement and Supply**

4.1 Adequate capacity of solar PV modules with minimum DC capacity as mentioned in Clause 1 of Scope of Works

4.2 Floating System along with anchoring and mooring system for mounting PV modules of FSPV plant

4.3 Boats (one per island) of minimum 5 nos. seating capacity along with life jackets

4.4 Two nos. of portable cabin per island (Main Control Room & Storage Container) as specified

4.5 String Combiner Box (SCB) along with mounting structure

4.6 Marine grade solar cables along with lugs, glands, ferrules, straight/Y-connectors, cable ties and other materials required proper cable termination at both the ends

4.7 Marine grade DC Cables (SCB to PCU) along with lugs, glands, and other materials required proper cable termination at both the ends

4.8 Power Conditioning Units (string inverter) of suitable rating and AC Combiner boxes inside a container

4.9 Compact Sub-station (CSS) including LT Switchgear panels, Dry type inverter duty transformers (two nos. – individual capacity greater than or equal to plant AC capacity), Ring Main Unit (two nos. of outgoing feeders) with Vacuum Circuit Breakers, Current Transformers, Relays and other accessories for complete protection, Auxiliary transformers for internal consumption (if required), AC distribution panels (ACDB) with sufficient number of output feeders, DC & AC power cables, control and communication cables, along with RTU and related accessories for communication, HVAC system, fire fighting system and other related accessories of suitable rating for each site.

4.10 Battery Energy Storage System (BESS) of required power and energy capacity including unit batteries, Battery Management System (BMS), Power Conditioning System (PCS), Step-up transformers, LT & HT switchgear panels (two nos. of outgoing feeders), Auxiliary supply system, DC & AC power cables, control and communication cables, along with RTU and related accessories for communication, HVAC system, fire fighting system and other related accessories

4.11 11 kV switchgear panels (along with adaptor panels, if required) for integration of Solar PV plus BESS system into LED grid

4.12 AC LT and HT power cables of appropriate sizes with cable termination kits

4.13 ABT meters with all necessary metering rated CTs and PTs at LED power house as per CEA Metering Regulation 2006 as amended time to time and state metering code
4.14 Control and Communication cables including end terminations and other required accessories
4.15 Supervisory Control and Data Acquisition (SCADA) system for remote monitoring/control of plant facilities
4.16 Energy Management System (EMS) for monitoring and controlling Solar PV System, BESS and existing Diesel Generators
4.17 Telemetry for data transmission from the plant to LDC/RLDC along with communication system as required by LDC/RLDC, if required
4.18 Auxiliary supply system including auxiliary transformers, ACDB panels, cables and related accessories for plant internal consumption (to be drawn from Plant Facilities and not imported from grid)
4.19 Uninterrupted Power Supply (UPS) with battery bank of sufficient capacity for critical loads as specified
4.20 Earth strip/cables, earth electrodes, earth enhancing compound and all other associated materials for complete earthing of the plant as per the relevant standards
4.21 Lightning Protection System for entire plant area
4.22 LED luminaries with diffuser for indoor and outdoor illumination (off-shore and on-shore), lighting poles, distribution boxes and power supply cables along with required conduits, fittings, etc.
4.23 Weather monitoring station shall include but not be limited to the following (Each Island):
   - Pyranometers – One in Horizontal Plane for GHI and one for each tilt angle of the PV Module array.
   - Ultrasonic Anemometer (wind speed and direction) – 1 (one) no.
   - Temperature Sensor (ambient and module surface) – 6 (six) nos.
   - Power source to the all sensors wherever required
   - Data Logger
   - Interface cables from sensors to data logger
4.24 CCTV cameras with monitoring station along with mounting poles, power supply cables, communication cables, conduits, fittings, etc.
4.25 Fire detection and fire protection system in buildings/containers, transformer yard and switchyard
4.26 Testing instruments as specified
4.27 Supply of mandatory spares as specified in Annexure – F.
4.28 Supply of storage container of area sufficient enough for storing spare PV Modules, cable drums etc.
4.29 Any other equipment / material, not mentioned but required to complete the Solar Power Plant facilities in all respect

5 **Installation, Testing and Commissioning**

The scope of installation, testing and commissioning for the plant facilities shall include, but not limited, to the following.

5.1 Installation of PV Modules on Floating Structure and interconnection of PV Modules
5.2 Installation of PV Modules on Module Mounting Structures and interconnection of PV Modules
5.3 Laying of marine grade solar cables through HDPE conduits with proper sealing from PV Modules to SCB along with termination at both the ends, if applicable
5.4 Installation of SCB on floating system, if applicable
5.5 Laying of marine grade DC cables (one run per inverter as spare) underwater from SCB to PCU along with termination at both the ends
5.6 Installation, Testing and Commissioning of Power Conditioning Units & AC Combiner boxes
5.7 Installation, Testing and Commissioning of Compact Sub-station
5.8 Laying of 11 kV AC cables (two runs) underground from Compact Sub-station to 11 kV switchgear panels at LED power house along with termination at both the ends
5.9 Installation, Testing and Commissioning of ABT meters with all necessary metering rated CTs and PTs at LED power house as per CEA Metering Regulation 2006 as amended time to time and state metering code
5.10 Installation, Testing and Commissioning of auxiliary power supply system consisting of auxiliary transformers, AC distribution boards, AC LT cables and related accessories
5.11 Installation, Testing and Commissioning of Uninterrupted Power Supply (UPS) with battery bank
5.12 Installation, Testing and Commissioning of SCADA hardware, software and suitable communication system for interfacing SCB, PCU, CSS, BESS, DG, fire alarm panel, WMS with SCADA
5.13 Installation, Testing and Commissioning of EMS hardware, software and required power and communication interconnection
5.14 Installation, Testing and Commissioning of telemetry for data transmission from the plant to SLDC/RLDC along with communication system as required by SLDC/RLDC, if
required

5.15 Earthing of PV Modules, Module Mounting Structures, SCB, PCU, CSS, BESS, switchgear panels and all other electrical equipment

5.16 Installation of lightning protection system for entire plant facilities

5.17 Installation of indoor & outdoor illumination (off-shore and on-shore) system including all required accessories and laying of power supply cables

5.18 Installation, Testing and Commissioning of Weather Monitoring Station (on-shore) along with laying of required power supply and communication cables.

5.19 Installation of CCTV cameras on strategic locations including all required accessories, laying of power/communication cables and installation of monitoring station

5.20 Installation of fire detection and fire protection system for buildings/containers, transformer yard and switchyard

5.21 Pre-commissioning checks and tests for all equipment

5.22 Synchronization and Commissioning of plant

5.23 Any other works related to installation, testing and commissioning not mentioned but required to complete the Solar Power Plant facilities in all respect

6 Civil Works

6.1 Conducting hydrographic survey of the lagoons proposed for FSPV plants

6.2 Conducting topographical survey and geo-technical investigation on-shore of the plant area

6.3 Earthwork for site grading, cutting, filling, levelling & compaction of land

6.4 Construction of perimeter fence (barbed wire) and main gate for plant area on-shore

6.5 Construction of floating fence around the floating platform of PV array

6.6 Foundation and erection of portable cabin (Main Control Room)

6.7 Foundation and erection of portable cabin (storage container) of area sufficient enough for storing spare PV Modules, cable drums etc.

6.8 Suitable arrangement for water shall be ensured to cater day-to-day requirement of drinking water and permanent water supply for module cleaning and other needs of the power plant during entire O&M period

6.9 Erection of polyethylene water tanks, plumbing network for drinking water and cleaning of PV Modules

6.10 Construction of floating system, anchoring and mooring system for FSPV plants

6.11 Construction of foundation for Module Mounting Structure (MMS) and erection of MMS for RTPV plants
6.12 Construction of mounting structure for String Combiner Box
6.13 Foundation and construction of plinth for PCU containers and Compact Sub-Station
6.14 Foundation and construction of plinth for BESS containers near power house
6.15 Construction of foundation and/or mounting structure for Weather Monitoring Station (on-shore) and associated civil works
6.16 Foundation for Lighting poles, CCTV poles and other equipment
6.17 All approvals, for equipment, items and works, which are not otherwise specifically mentioned in this document but are required for successful completion of the work in all aspects, including construction, commissioning, O&M of Solar PV Power Plant and guaranteed performance are deemed to be included in the scope of the contractor.

7 Statutory Approvals
7.1 Obtaining statutory approvals/clearances/compliances on behalf of the Employer from various Government Departments, not limited to, the following:
   - Pollution control board clearance, if required
   - Mining Department, if required
   - Forest Department, if required
   - All other approval as and when, as necessary for setting up of a solar power plant including CEIG/CEA, connectivity, power evacuation etc. as per the suggested guidelines
7.1.1 All statutory approvals/permissions and/or No Objection Certificates (NoC) etc. from the DISCOM for obtaining connectivity at the substation as per Project Particulars provided above.
7.1.2 All other statutory approvals and permissions and their respective compliances, not mentioned specifically but are required to carry out hassle free Construction and O&M of the plant.
7.1.3 Adequate and seamless insurance coverage during EPC and O&M period to mitigate all risks related to construction and O&M of the plant to indemnify the Employer.
8 **Operation and Maintenance**

8.1 Total Operation & Maintenance of the SPV Plant shall be with the Contractor, after operational acceptance of the plant till final acceptance or culmination of the O&M period, shall include deployment of engineering personnel, technicians and security personnel.

8.2 To provide a detailed training plan for all O&M procedures to Employer’s nominated staff, which shall have prior approval from the Employer.

8.3 Employ and coordinate the training of contractors’ personnel who will be qualified and experienced to operate and monitor the facility and to coordinate operations of the facility with the grid system.

8.4 Discharge obligations relating to retirement/ Superannuating benefits to employees or any other benefit accruing to them in the nature of compensation, profit in lieu / in addition to salary, etc. for the period of service with the contractor, irrespective continuance of employees with the project as employees of Contractor, after conclusion of O&M period.

8.5 To maintain accurate and up-to-date operating logs, records and monthly Operation & Maintenance reports at the facility. Contractor shall keep the measured daily data at regular intervals and provide the same to Employer in electronic form, compatible in CSV format. The right to use the data shall remain with the Employer.

8.6 Contractor shall prepare and send Forecasting and Scheduling generation reports as per extant regulations (SERC/CERC) for Forecasting, Scheduling, Deviation Settlement Mechanism and related matters. The scope under this Clause shall also include establishing and maintaining forecasting tools and appointment of QCA/Aggregator, if required. % Error (Deviation) shall be calculated as per the said regulations and DSM Charges in case of deviation beyond the permissible limits shall be borne by the Contractor.

8.7 Procurement of spare parts, overhaul parts, tools & tackles, equipment, consumables, etc. required for smooth operation and maintenance of the plant as per prudent/standard utility practices, OEM recommendations and warranty clauses for the entire O&M period

8.8 To upkeep all administrative offices, roads, tool room, stores room, equipment in clean, green and workable conditions.

8.9 To carry out periodic overhauls or maintenance required as per the recommendations relating whereto and rules made there under or amended from time to time.
8.10 Handover the system to maintain an inventory of spare parts, tools, equipment, consumables and supplies for the facility’s operation along-with required details of recommended spares list with all associated information regarding replacement records, supplier details, tentative cost, storage details, specifications on the basis of replacement frequency and mean time between failures and mean time to restore at the culmination of penultimate year under O&M period.

8.11 Availability of vehicles for Employer staff during construction and O&M period as per requirement may be ensured, failing which Employer shall have full right for alternate arrangement at the risk & cost of the contractor.

8.12 The contractor shall be responsible for all the required activities for the successful running, committed energy generation & maintenance of the Solar Photovoltaic Power Plant covering:

- Deputation of qualified and experienced engineers and technicians at the facility.
- Deputation of Security personnel for the complete security of plant.
- Successful running of Solar Power Plant for committed energy generation.
- Co-ordination with STU/SLDC/other statutory organizations as per the requirement on behalf of Employer for Joint Metering Report (JMR), furnishing generations schedules as per requirement, revising schedules as necessary and complying with grid requirements.
- Monitoring, controlling, troubleshooting maintaining of logs & records, registers.
- Furnishing generation data monthly to Employer by 1st week of every month for the previous month to enable Employer raise commercial bills on consumers.
- Periodic cleaning of solar modules as approved by the Employer and water quality as per the recommendations of OEM
- Replacement of Modules, Invertors/PCU’s and other equipment as and when required during the O&M period without additional cost to Employer

8.13 Continuous monitoring the performance of the Solar Power Plant and regular maintenance of the whole system including Modules, PCU’s, transformers, overhead line, outdoor/indoor panels/ kiosks etc. are necessary for extracting and maintaining the maximum energy output from the Solar Power Plant.

8.14 Preventive and corrective O&M of the Solar Photovoltaic Power Plant including supply of spares, consumables, wear and tear, overhauling, replacement of damaged
modules, invertors, PCU's and insurance covering all risks (Fire & allied perils, earth quake, terrorists, burglary and others) as required.

8.15 The period of Operation and Maintenance will be deemed to commence from the date of completion of performance demonstration/Operational acceptance and successively the complete Solar Photovoltaic Power Plant to be handed over to the O&M contractor for operation and maintenance of the same. O&M contract shall further be extended on the mutually agreed terms and conditions for the mutually agreed period.

8.16 All the equipment required for Testing, Commissioning and O&M for the healthy operation of the Plant must be calibrated, time to time, from the NABL accredited labs and the certificate of calibration must be provided prior to its deployment.

8.17 The Contractor shall ensure that all safety measures are taken at the site to avoid accidents to his or his sub-contractor or Employer's Workmen. This will include procurement of all safety gadgets during Construction and O&M period including but not limited to, rubber mats of appropriate grade, PPE, rubber gloves and suitable shoes etc.

9 Operation and Performance Monitoring

9.1 Operation part consists of deputing necessary manpower necessary to operate the Solar Photovoltaic Power Plant at the full capacity. Operation procedures such as preparation to starting, running, routine operations with safety precautions, monitoring etc., shall be carried out as per the manufacturer's instructions to have trouble free operation of the complete system.

9.2 Daily work of the operation and maintenance in the Solar Photovoltaic Power Plant involves periodic cleaning of Modules including periodic tilt angle change as and when required, logging the voltage, current, power factor, power and energy output of the Plant at different levels. The operator shall also note down time/ failures, interruption in supply and tripping of different relays, reason for such tripping, duration of such interruption etc. The other task of the operators is to check battery voltage-specific gravity and temperature. The operator shall record monthly energy output, down time, etc.

9.3 Earth resistance of Plant as well as individual earth pit is to be measured and recorded every month. If the earth resistance is high suitable action is to be taken to bring down the same.

9.4 A maintenance record is to be maintained by the operator/ O&M-in-charge to record the regular maintenance work carried out as well as any breakdown maintenance along
with the reasons for the breakdowns and steps taken to attend the breakdown, duration of the breakdown etc.

9.5 The Preventive Maintenance Schedules will be drawn such that some of the jobs other than breakdown, which may require comparatively long stoppage of the Power Plant, shall be carried out preferably during the non-sunny days or evenings. Prior information shall be provided to the Employer for such preventive maintenance prior to start.

9.6 The Contractor will attend to any breakdown jobs immediately for repair/ replacement/ adjustments and complete at the earliest working round the clock. During breakdowns (not attributable to normal wear and tear) in O&M period, the Contractor shall immediately report the accidents, if any, to the Employer showing the circumstances under which it happened and the extent of damage and/or injury caused.

9.7 The contractor shall at his own expense provide all amenities to his workmen as per applicable laws and rules.

9.8 If negligence / mal operation of the contractor's operator results in failure of equipment, such equipment should be repaired/replaced by the contractor free of cost.

10 Security Services

10.1 The contractor has to arrange proper security system including deputation of security personnel at his own cost for the check vigil for the Solar Power Plant for the complete scope of works including complete O&M period.

10.2 The security staff may be organized to work on suitable shift system; proper checking & recording of all incoming & outgoing materials vehicles shall be maintained. Any occurrence of unlawful activities shall be informed to Employer immediately. A monthly report shall be sent to Employer on the security aspects.

10.3 Any other activities required for completion of project, but not specified in the above shall be in the scope of contractor. The Contractor must provide the BOM of the plant as per the design during the time of submission of design basis report. The detailed technical specifications of major equipment to be followed strictly and are described in the technical specification section.
SECTION - VII

B. TECHNICAL SPECIFICATIONS
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<th>Tender No.</th>
<th>TS Page 2 of 135</th>
<th>Signature of Bidder</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>SECI/C&amp;P/NIT/2019/LKRE</td>
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</tbody>
</table>
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DISCLAMIER:

The specifications mentioned for all the equipment which include Solar modules, PCU, combiner boxes, DC cables, module mounting structures, transformer, CT, PT, LT/HT cables, interfacing panels, switch gears & other associated equipment etc., to complete the power generation and evacuation to the designated substation, in the present bidding documents are for the reference only. It is subject to revise/alter as per the design/planning/good engineering practices etc., to be carried out by the selected bidder, to the satisfaction of the Employer or its authorized representatives. It is advised that the bidders must satisfy himself with the prevailing site conditions before design/plan. The design must be optimized as per the site conditions and directed to achieve the maximum output from the installed capacity at all times. Moreover, the components not separately mentioned, but are required to complete the plant for operation is also included in the scope of bidder and shall be vetted by the Employer or its authorised representatives.

Place: ____________________________
(D Signature)
Date: ____________________________
Name and Designation of bidder
A Design Philosophy

1 The primary design philosophy is to construct the Plant Facilities with in-built Quality and appropriate redundancy to achieve high availability and reliability, minimum maintenance efforts, provision for remote access, monitoring and control of specific plant parameters and to implement an Energy Management System (EMS) including the control functions that define the microgrid as system that can manage itself, operate autonomously, and connect to and disconnect from the main distribution grid for exchange of power, in a manner that enables utilization of the incident solar radiation while optimizing the use of diesel fuel usage so that the needs of the consumers are not compromised. In order to achieve this, the following design principles shall be adopted while designing the system.

1.1 Adequate capacity of SPV modules, PCUs, Junction boxes etc. to ensure generation of power as per design estimates. This will be done by applying liberal de-rating factors for the array and recognizing the efficiency parameters of PCUs, transformers, conductor losses, system losses, site conditions etc.

1.2 Use of equipment and systems with proven design and performance that have high availability track records under similar service conditions.

1.3 Selection of the equipment and adoption of a plant layout to ensure ease of maintenance.

1.4 Strict compliance with approved and proven quality assurance (QA) systems and procedures during different stages of the project, starting from sizing, selection of make, shipment, storage (at site), during erection, testing and commissioning.

1.5 Proper monitoring of synchronization and recording, to ensure availability of power to the grid.

1.6 The plant instrumentation and control system should be designed to ensure high availability and reliability of the plant to assist the operators in the safe and efficient operation of the plant with minimum effort.

1.7 It should also provide the analysis of the historical data and help in the plant maintenance people to take up the plant and equipment on predictive maintenance.

1.8 System design shall have intelligent protection mechanism which may include very fast responsive microprocessor-based relays etc., so that any disturbance from the grid will not cause any damage to the equipment of the Solar Power Plant.

2 The basic and detailed engineering of the plant shall aim at achieving high standards of
operational performance especially considering following:

2.1 SPV power plant should be designed to operate satisfactorily in synchronization with the grid within permissible limits of high voltage and frequency fluctuation conditions. It is also extremely important to safeguard the system during major disturbances, internal and external surge conditions while ensuring safe operation of the plant.

2.2 Fixed tilt of SPV arrays shall be employed such that SPV arrays produce maximum energy.

2.3 Higher system voltage and lower current options to be followed to minimise ohmic losses.

2.4 Selection of PCUs with proven reliability and minimum downtime. Ready availability of requisite spares.

2.5 Careful logging of operational data / historical information from the Data Monitoring Systems, and periodical analysis of the same to identify any abnormal or slowly deteriorating conditions.

2.6 The designed array capacity at STC shall be suitably determined to meet the proposed guaranteed generation output at the point of interconnection by the contractor in his bid. The contractor shall take care of first year degradation also by installing additional DC capacity as the CUF calculations will not factor the first-year degradation of the modules.

2.7 Each component offered by the bidder shall be of established reliability. The minimum target reliability of each equipment shall be established by the bidder considering its mean time between failures and mean time to restore, such that the availability of complete system is assured. Bidder's recommendation of the spares shall be on the basis of established reliability.

2.8 Bidder shall design the plant and equipment in order to have sustained life of 25 years with minimum maintenance efforts.

2.9 The work execution planning for supply, erection, commissioning and all other allied works for SPV Power Plant shall be such that it is completed within stipulated time from the date of order/ LOI/ NTP.

3 The specifications provided with this bid document are functional ones; any design provided in this document is only meant as an example. The Contractor must submit a detailed design philosophy document for the project to meet the functional requirements based upon their own design in-line with the above. The bidders are advised to visit the site and satisfy themselves before bidding.
4 Approval of drawings and documents prepared by the Contractor:

All documents and drawings shall be submitted to the Employer both in soft as well as hard copies (3 nos.) for review and approval. Every drawing shall also be submitted in ‘*.dwg’ format. In case of design calculations done in spread sheet, editable (working) soft copy of the spread sheet shall also be submitted along with ‘pdf’ copies during every submission. The Employer shall return, as suitable, either soft or hard copies to the Contractor with category of approval marked thereon. The drawings/documents shall be approved in any one of the following categories based on nature of the comments/ type of drawing or document.

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>I</td>
<td>Approved</td>
</tr>
<tr>
<td>II</td>
<td>Approved subject to incorporation of comments. Re-submit for approval after incorporation of comments</td>
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<tr>
<td>III</td>
<td>Not approved. Re-submit for approval after incorporation of comments</td>
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<tr>
<td>IV</td>
<td>Kept for record/ reference</td>
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<tr>
<td>IVR</td>
<td>Re-submit for record/ reference after incorporation of comments</td>
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</tbody>
</table>

Note: Approval of document neither relieves the Vendor/ Contractor of his contractual obligations and responsibilities for correctness of design, drawings, dimensions, quality & specifications of materials, weights, quantities, assembly fits, systems/ performance requirement and conformity of supplies with Technical Specifications, Indian statutory laws as may be applicable, nor does it limit the Employer/ Purchaser’s rights under the contract.

The Contractor shall submit complete Master Document & Drawing list (MDL) to the Employer within 2 weeks after issue of LOA,. The MDL shall list all the Drawings & Documents envisaged for submission/ approval from the Employer and shall also have all the required information like drawing no (both vendor and Employer’s drawing no), title, scheduled date of submission, actual date of submission and approval. The category of approval shall be decided mutually between Contractor and the Employer at the time of finalization of the MDL which shall be the basis for drawing & document approval process during project execution.

The construction shall be done only as per drawings approved under Category – I, II & IV.
B Electrical System

1 Photovoltaic Modules

1.1 Standards and Codes

Photovoltaic Modules shall comply with the specified edition of the following standards and codes or equivalent Indian Standards, wherever applicable.

<table>
<thead>
<tr>
<th>Standard</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>IEC 61215-1 Ed.1</td>
<td>Terrestrial photovoltaic (PV) modules - Design qualification and type approval - Part 1: Test requirements</td>
</tr>
<tr>
<td>IEC 61215-1-1 Ed.1</td>
<td>Terrestrial photovoltaic (PV) modules - Design qualification and type approval - Part 1-1: Special requirements for testing of crystalline silicon photovoltaic (PV) modules (with 6000 hours Damp Heat Test and 800 Thermal cycles)</td>
</tr>
<tr>
<td>IEC 61730-1 Ed.2</td>
<td>Photovoltaic (PV) module safety qualification - Part 1: Requirements for construction</td>
</tr>
<tr>
<td>IEC 61730-2 Ed.2</td>
<td>Photovoltaic (PV) module safety qualification - Part 2: Requirements for testing</td>
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<tr>
<td>IEC 61701 Ed.2</td>
<td>Salt mist corrosion testing of photovoltaic (PV) modules – Severity 1</td>
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<tr>
<td>IEC 62716 Ed.1</td>
<td>Photovoltaic (PV) modules - Ammonia corrosion testing</td>
</tr>
<tr>
<td>IEC TS 62804-1 Ed.1</td>
<td>Photovoltaic (PV) modules - Test methods for the detection of potential-induced degradation - Part 1: Crystalline silicon under conditions of 85°C/85% RH for minimum 192 hours.</td>
</tr>
</tbody>
</table>

As per the Solar Photovoltaics, Systems, Devices and Components Goods (Requirements for Compulsory Registration) Order, 2017, PV Modules used in the grid connected solar power projects shall be registered with BIS and bear the Standard Mark as notified by the Bureau of Indian Standards. Further, PV Modules should have been included in the ALMM list as per MNRE Approved Models and Manufacturers of Solar Photovoltaic Modules (Requirements for Compulsory Registration) Order, 2019.

1.2 Technical Requirements

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
</table>

Floating Solar PV project at UT, Lakshadweep, India
Component Specifications

1.3.1 The PV Module glass shall be toughened low iron glass with minimum thickness of 2 mm on each side and shall be laminated using a laminator with symmetrical structure, i.e. heating plates on both sides. The glass used shall have transmittance of above 90%.

1.3.2 The encapsulant used for the PV modules should be UV stable and PID resistant in nature. No yellowing of the encapsulant with prolonged exposure shall occur. The encapsulant shall have the following properties.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gel content</td>
<td>&gt; 75%</td>
</tr>
<tr>
<td>Volume resistivity</td>
<td>&gt; $1 \times 10^{15}$ Ω.cm</td>
</tr>
<tr>
<td>Peeling strength with glass</td>
<td>&gt; 60 N/cm</td>
</tr>
</tbody>
</table>

1.3.3 The sealant used for edge sealing of PV modules shall have excellent moisture ingress protection with good electrical insulation (Break down voltage >15 kV/mm) and with good adhesion strength. Edge tapes for sealing are not allowed.

1.3.4 The material used for junction box shall be UV resistant to avoid degradation during module life. The degree of protection of the junction box shall be at least IP 67. Minimum three number of bypass diodes and two number of IEC 62852/EN 50521 certified MC4 compatible connectors with appropriate length of IEC 62930/EN 50618 certified 4 sq.mm copper cable shall be provided. The cable length shall be in accordance with the PV Module wiring strategy and adequate to ensure that the cable bending radius standard is not exceeded.

1.3.5 Each PV Module shall be provided a bar code which is embedded inside the module lamination and must be able to withstand harsh environmental conditions. The bar code data base shall contain the following information. Bar code scanner and database of all the modules containing the following information shall also be provided.
(i) Name of the manufacturer of PV Module  
(ii) Name of the Manufacturer of Solar cells  
(iii) Type of cell: Mono  
(iv) Month and year of the manufacture (separately for solar cells and module)  
(v) Country of origin (separately for solar cells and module)  
(vi) I-V curve for the module  
(vii) Peak Wattage, Im, Vm and FF for the module  
(viii) Unique Serial No. and Model No. of the module.  
(ix) Date and year of obtaining IEC PV module qualification certificate  
(x) Name of the test lab issuing IEC certificate  
(xi) Other relevant information on traceability of solar cells and modules as per ISO 9000 series.

1.4 Warranty  
1.4.1 PV modules must be warranted with linear degradation rate of power output except for first year (up to 3% including LID) and shall guarantee minimum 80% of the initial rated power output at the end of 25 years.  
1.4.2 The modules shall be warranted for minimum of 10 years against all material/manufacturing defects and workmanship.  
1.4.3 The above warranties shall be backed by third party insurance.

1.5 Approval  
1.5.1 The Contractor shall provide commercial datasheet and Guaranteed Technical Particular datasheet.  
1.5.2 The Contractor shall provide the Bill of Materials (BOM) of the module that is submitted for approval along with the datasheets of each component. The component datasheet shall contain all the information to substantiate the compliance for component specifications mentioned above. The Contractor shall also provide complete test reports and certifications for the proposed module type/ BOM combination. For clarity, the BOM proposed shall be the subset of Constructional Data Form (CDF)’s of all the test reports.  
1.5.3 The Contractor shall submit a detailed QAP of the Module with list of tests performed during Production supervision, Pre-Shipment Inspection, Laboratory Tests.  
1.5.4 The Contractor shall obtain the approval of the proposed module make & model prior to manufacturing/ inspection call.
1.6 Manufacturing and Inspection
1.6.1 The Contractor shall inform the module manufacturing schedule to the Employer at least 7 (seven) working days before the start of proposed schedule.
1.6.2 The Employer shall perform material inspection at the Manufacturer’s factory before the start of proposed manufacturing schedule. Proof of procurement of components as per the approved BOM mentioning manufacturer name, manufacturing date and relevant test certificate shall be submitted during material inspection for verification.
1.6.3 The Manufacturing shall start only after the clearance by the Employer after the material inspection.
1.6.4 The cells used for module making shall be free from all defects like edge chipping, breakages, printing defects, discoloration of top surface etc. Only Class A solar cell shall be used.
1.6.5 The modules shall be uniformly laminated without any lamination defects.
1.6.6 Current binning of modules shall be employed so that current mismatch of modules in a pallet does not exceed 0.1 A. Different colour codes shall be provided on the modules as well as pallet for identification of different bins. Maximum three nos. of bins will be allowed for each Module rating.
1.6.7 Pre-dispatch inspection of modules shall be performed as per the inspection protocol attached in Annexure – C.

1.7 Transportation, Handling, Storage and Installation
1.7.1 Transportation, handling, storage and installation of modules shall be in accordance with the manufacturer manual so as not to breach warranty conditions. The Standard Operating Procedure (SOP) for the same shall be shared by the Contractor prior to dispatch for approval.
1.7.2 It is required to construct a temporary platform (graded) while keeping the modules at least above the highest flood level. If the contractor scheduled/planned to mount the modules immediately after the receipt at site, then the module shall be kept in common storage area with proper arrangement.
1.7.3 The stacked modules, in any case, shall be stacked as per the manufacturer’s recommendation only and shall be covered with tarpaulin sheet.

2 String Combiner Box

2.1 Standards and Codes

<table>
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<tr>
<th>Standard/Code</th>
<th>Description</th>
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</table>

Floating Solar PV project at UT, Lakshadweep, India | Tender No. SECI/C&P/NIT/2019/LKRE | TS Page 12 of 135 | Signature of Bidder |
IEC 60529 | Enclosure Ingress Protection
---|---
IEC 62262 | Enclosure Impact Protection
IEC 60269 | Fuse
IEC 61643-11 | Surge Protection Device
IEC 62852 or EN 50521 | Solar cable connector
IEC 60695-2-11 | Fire hazard testing

2.2 Construction

2.2.1 SCB enclosure shall be made of UV resistant, fire retardant, thermoplastic material. Enclosure degree of protection shall be at least IP 67 and mechanical impact resistance shall be at least IK 08.

2.2.2 Not more than two strings can be connected in parallel to a single input of SCB. One spare input terminal along with connector shall be provided for each SCB.

2.2.3 Every SCB input shall be provided with fuses on both positive and negative side. In case of negative grounded system, fuse at positive side only is acceptable. The rating of the fuses shall be selected such that it protects the modules from reverse current overload. The fuses shall be ‘gPV’ type conforming to IEC 60269-6.

2.2.4 DC switch disconnector of suitable rating shall be provided at SCB output to disconnect both positive and negative side simultaneously.

2.2.5 Type-II surge protective device (SPD) conforming to IEC 61643-11 shall be connected between positive/negative bus and earth.

2.2.6 Resistance Temperature Detector (RTD) type or semiconductor type temperature sensor shall be provided to monitor the cabinet temperature.

2.2.7 MC4 connector (marine grade) conforming to IEC 62852 or EN 50521 shall be provided at each SCB input. Cable gland of suitable size for DC cables shall be provided at the SCB output.

2.2.8 UV resistant printed cable ferrules for solar cables & communication cables and punched/embossed aluminium tags for DC cables shall be provided at cable termination points for identification.

2.2.9 Wireless communication interface shall be provided to communicate the data to SCADA. The following parameters shall be measured/monitored and made available at SCADA.

(i) String current
(ii) Bus voltage
(iii) Output current

Floating Solar PV project at UT, Lakshadweep, India | Tender No. SECI/C&P/NIT/2019/LKRE | TS Page 13 of 135 | Signature of Bidder
(iv) Cabinet temperature  
(v) DC disconnector switch ON/OFF status
(vi) SPD operating status

2.3 Warranty  
The SCB unit shall be warranted for minimum of 5 (five) years against all material/manufacturing defects and workmanship.

2.4 Tests  
Routine tests and acceptance tests for the assembled unit shall be as per the Quality Assurance Plan (QAP) approved by the Employer.

3 Power Conditioning Unit

3.1 Standards and Codes  
Power Conditioning Unit (PCU) shall comply with the specified edition of the following standards and codes.

<table>
<thead>
<tr>
<th>Standard</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>IEC 61683 Ed.1</td>
<td>Photovoltaic systems - Power conditioners - Procedure for measuring efficiency</td>
</tr>
<tr>
<td>IEC 62109-1 Ed.1</td>
<td>Safety of power converters for use in photovoltaic power systems - Part 1: General requirements</td>
</tr>
<tr>
<td>IEC 62109-2 Ed.1</td>
<td>Safety of power converters for use in photovoltaic power systems - Part 2: Particular requirements for inverters</td>
</tr>
<tr>
<td>IEC 61000-6-2 Ed.2</td>
<td>Electromagnetic compatibility (EMC) - Part 6-2: Generic standards - Immunity standard for industrial environments</td>
</tr>
<tr>
<td>IEC 61000-6-4 Ed.2.1</td>
<td>Electromagnetic compatibility (EMC) - Part 6-4: Generic standards - Emission standard for industrial environments</td>
</tr>
<tr>
<td>IEC 62116 Ed.2</td>
<td>Utility-interconnected photovoltaic inverters - Test procedure of islanding prevention measures</td>
</tr>
<tr>
<td>IEC 61727:2004 Ed.2</td>
<td>Photovoltaic (PV) systems - Characteristics of the utility interface</td>
</tr>
<tr>
<td>IEC 60068-2-1:2007</td>
<td>Environmental testing - Part 2-1: Tests - Test A: Cold</td>
</tr>
<tr>
<td>IEC 60068-2-2:2007</td>
<td>Environmental testing - Part 2-2: Tests - Test B: Dry heat</td>
</tr>
<tr>
<td>IEC 60068-2-14:2009</td>
<td>Environmental testing - Part 2-14: Tests - Test N: Change of temperature</td>
</tr>
<tr>
<td>IEC 60068-2-30:2005</td>
<td>Environmental testing - Part 2-30: Tests - Test Db: Damp heat, cyclic (12 h + 12 h cycle)</td>
</tr>
</tbody>
</table>
3.2 Technical Requirements

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rated AC power</td>
<td>Minimum 50 kW</td>
</tr>
<tr>
<td>Maximum input voltage</td>
<td>1000 V / 1500 V</td>
</tr>
<tr>
<td>Rated AC output voltage</td>
<td>As per design</td>
</tr>
<tr>
<td>Tolerance on rated AC output voltage</td>
<td>As per LED mini grid</td>
</tr>
<tr>
<td>Rated frequency</td>
<td>50 Hz</td>
</tr>
<tr>
<td>Operating frequency range</td>
<td>As per LED mini grid</td>
</tr>
<tr>
<td>Power factor control range</td>
<td>0.9 lag to 0.9 lead</td>
</tr>
<tr>
<td>European efficiency</td>
<td>Minimum 98%</td>
</tr>
<tr>
<td>Maximum loss in Sleep Mode</td>
<td>0.05% of rated AC power</td>
</tr>
<tr>
<td>Total Harmonic Distortion</td>
<td>Less than 3% at 100% load</td>
</tr>
<tr>
<td>Degree of Protection</td>
<td>IP 65</td>
</tr>
</tbody>
</table>

3.2.1 The rated/ name plate AC capacity of the PCU shall be AC power output of the PCU at 50°C.

3.2.2 Maximum power point tracker (MPPT) shall be integrated in the PCU to maximize energy drawn from the Solar PV array. The MPPT voltage window shall be sufficient enough to accommodate the output voltage of the PV array at extreme temperatures prevailing at site.

3.2.3 The PCU output shall always follow the grid in terms of voltage and frequency. The operating voltage and frequency range of the PCU shall be sufficient enough to accommodate the allowable grid voltage and frequency variations.

3.3 Construction

3.3.1 Power Conditioning Unit (PCU) shall consist of an electronic three phase inverter along with associated control, protection, filtering, measurement and data logging.
3.3.2 Every DC input terminal of PCU shall be provided with fuse of appropriate rating. The combined DC feeder shall have suitably rated isolators for safe start up and shut down of the system.

3.3.3 Type-II surge protective device (SPD) conforming to IEC 61643-11 shall be provided on both DC and AC side of PCU.

3.3.4 AC relay shall be provided at the output of PCU for protection and isolation.

3.3.5 The PCU shall be tropicalized and the design shall be compatible with conditions prevailing at site. Suitable number of exhaust fan shall be provided for cooling keeping in mind the extreme climatic condition of the site as per the recommendations of OEM to achieve desired performance and life expectancy.

3.3.6 All the conducting parts of the PCU that are not intended to carry current shall be bonded together and connected to dedicated earth pits through protective conductor of appropriate size.

3.3.7 Dedicated communication interface shall be provided to monitor the PCU from SCADA.

3.3.8 PCU front panel shall be provided with LCD/ LED to display all the relevant parameters related to PCU operation and fault conditions. It shall include, but not limited to, the following parameters.

(i) DC input power
(ii) DC input voltage
(iii) DC input current
(iv) AC output power
(v) AC output voltage (all the 3 phases and line)
(vi) AC output current (all the 3 phases and line)
(vii) Frequency
(viii) Power Factor

3.4 Operating Modes

Operating modes of PCU shall include, but not limited to, the following modes. These operating modes and conditions for transition are indicative only. The Contractor shall provide the detailed flow chart indicating the various operating modes and conditions for transition during detailed engineering.

3.4.1 Standby Mode

The PCU shall continuously monitor the input DC voltage and remain on Standby.
Mode until it reaches the pre-set value.

3.4.2 MPPT Mode
When the input DC voltage is above the pre-set value and AC grid connection conditions are fulfilled, the PCU shall enter into MPPT mode.

3.4.3 Sleep Mode
When the AC output power/DC input voltage decreases below the pre-set value for pre-set time delay, the PCU shall switch into Sleep Mode.

3.5 Protection Features
The PCU shall include appropriate self-protective and self-diagnostic feature to protect itself and the PV array from damage in the event of PCU component failure or from parameters beyond the PCU’s safe operating range due to internal or external causes. The self-protective features shall not allow signals from the PCU front panel to cause the PCU to be operated in a manner which may be unsafe or damaging. Faults due to malfunctioning within the PCU, including commutation failure, shall be cleared by the PCU protective devices.

The PCU shall provide protection against the following type of faults, among others.

(i) DC/AC over current
(ii) DC/AC over voltage
(iii) DC reverse polarity
(iv) DC earth fault
(v) AC under voltage
(vi) AC under frequency/over frequency
(vii) Islanding
(viii) Over temperature
(ix) Lightning surges

3.6 Grid Support Functions
3.6.1 Active power regulation
The PCU shall be able to limit the active power exported to the grid based on the set point provided through PCU front control panel. The PCU shall also be able to automatically the limit the active power after an increase in grid frequency above a pre-set value. The ramp rate shall be adjustable during operation and start-up after fault. The applicability of the requirement shall be as per CEA regulation and
3.6.2 Reactive power control
The PCU shall be able to inject/absorb reactive power to/from the grid based on the set point provided through PCU front control panel. The same shall be performed automatically with adjustable ramp rate based on dynamic changes in grid voltage or reactive power reference.

3.6.3 Voltage Ride Through
The PCU shall remain connected to the grid during temporary dip or rise in grid voltage as per the LVRT and HVRT requirements of CEA Technical Standards for Connectivity to the Grid Regulations. The PCU shall also be able to inject reactive power during the period of voltage dip.

3.7 Warranty
The complete Power Conditioning Unit shall be warranted for minimum of 5 (five) years against all material/manufacturing defects and workmanship.

3.8 Tests
3.8.1 Type Tests
All the type test certificates as per the standards mentioned above shall be submitted for approval. The tests should have been conducted at a test laboratory compliant with ISO 17025 for testing and calibration and accredited by an ILAC/IECEE member signatory. Laboratory accreditation certificate or weblink along with scope of accreditation shall also be submitted. It is the responsibility of the Contractor to substantiate the compliance for CEA Regulations using test reports.

3.8.2 Routine Tests
Routine tests and acceptance tests shall be as per the Quality Assurance Plan (QAP) approved by the Employer.

4 Solar and DC Cables

<table>
<thead>
<tr>
<th>Cable</th>
<th>From</th>
<th>To</th>
<th>Conductor/ Insulation</th>
<th>Voltage Rating</th>
<th>Applicable Standard</th>
</tr>
</thead>
<tbody>
<tr>
<td>Solar Cable*</td>
<td>Module</td>
<td>SCB</td>
<td>Copper/ XLPO</td>
<td>1.1 kV DC/ 1.5 kV DC</td>
<td>IEC 62930/ EN 50618</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Tender No.</th>
<th>TS Page 18 of 135</th>
<th>Signature of Bidder</th>
</tr>
</thead>
<tbody>
<tr>
<td>SECI/C&amp;P/NIT/2019/LKRE</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
4.2 Both solar and DC cables shall be marine grade cables complying with relevant standards.

4.3 Solar cable outer sheath shall be flame retardant, UV resistant and black in colour. Solar cable with positive polarity should have marking of red line on black outer sheath.

4.4 DC cables shall be single core, armoured, Flame Retardant Low smoke (FRLS), PVC outer sheath conforming to IS 7098.

4.5 In addition to manufacturer's identification on cables as per relevant standard, following marking shall also be provided over outer sheath.
   (i) Cable size and voltage grade
   (ii) Word 'FRNC/ FRLS' (as applicable) at every metre
   (iii) Sequential marking of length of the cable in metres at every metre

4.6 Cables shall be sized based on the following considerations:
   (i) Rated current of module
   (ii) The average voltage drop in the cables (Modules to Inverter) shall be limited to 1.5 % of the rated voltage. The Contractor shall provide voltage drop calculations in excel sheet.
   (iii) Short circuit withstand capability.
   (iv) De-rating factors according to laying pattern
   (v) De-rating factors according to laying pattern

4.7 Warranty
The cables (Solar and DC) shall be warranted for minimum of 5 (five) year against all material/ manufacturing defects and workmanship.

4.8 Tests
Routine test and acceptance tests requirements shall be as per IEC 62930/EN 50618 for solar cables and IS 7098 for DC cables.

4.9 Installation
4.9.1 Cable installation shall be as per IS 1255.
4.9.2 Only terminal cable joints shall be accepted. No cable joint to join two cable ends shall be accepted.
4.9.3 Solar cables shall be provided with UV resistant printed ferrules and DC cables shall
be provided with punched/embossed aluminium tags. The marking shall be done with good quality letter and numbers of proper size so that the cables can be identified easily.

4.9.4 Cable terminations shall be made with properly crimped lugs and passed through cable glands at the entry & exit point of the cubicles. Bimetallic lugs shall be used for connecting Cu bus bar and Al cables or vice-versa.

4.9.5 Solar/DC cables shall be laid on the seabed from PV Modules/SCB to string inverter on shore. There shall be one spare run of cable per inverter.

4.9.6 Solar cables shall be aesthetically tied to Module Mounting Structure using UV resistant cable-ties suitable for marine application.

4.10 Cable Sealing System

4.10.1 Cable sealing system: Modular multi-diameter cable sealing system consisting of frames, blocks and accessories shall be installed where the underground and over ground cables enter or leave LCR/MCR/BESS enclosures. Cable sealing system shall consist of multi-diameter type peel-able blocks of different sizes to suit the various cables. It should be simple, easy and quick to assemble & re-assemble the cable sealing system. Solid blocks shall not be used on frame. Frames & stay-plate material shall be of galvanized steel and for compression, single piece wedge with galvanized steel bolts shall be used. 30% spare blocks on the frame shall be provided for expansion in future. Cable sealing system should have been tested for fire/water/smoke tightness.

5 Compact Sub-Station (CSS)

5.1 Standards and Codes

Compact Sub-Station (CSS) shall comply with the latest edition of the following standard including amendments.

<table>
<thead>
<tr>
<th>Standard/Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>IEC 62271-202</td>
<td>High-voltage/low-voltage prefabricated substation</td>
</tr>
</tbody>
</table>

5.2 Technical Requirements

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Highest system voltage</td>
<td>12 kV</td>
</tr>
<tr>
<td>Rated system voltage</td>
<td>11 kV</td>
</tr>
<tr>
<td>Rated frequency</td>
<td>50 Hz</td>
</tr>
</tbody>
</table>
5.3 Design Criteria
Compact Sub-Station shall consist of 2 (two) nos. of 11 kV/inverter output voltage, dry type inverter duty transformers in parallel, 11 kV SF₆ insulated Ring Main Unit (RMU), LT switchgear with all accessories, interconnections, fittings and auxiliary equipment. The Contractor may propose to keep PCU also inside the CSS. The complete unit shall be installed on a plinth (base) as outdoor substation.

5.4 The pre-fabricated compact substation shall be designed for
(a) Compactness
(b) Fast installation
(c) Maintenance free operation
(d) Safety for operator & public

5.5 For continuous operation at specified ratings, temperature rise of the all the components of CSS shall be limited to permissible values stipulated in the relevant standard and / or this specification.

5.6 Service Conditions
The Package substation shall be suitable for continuous operation under the basic service conditions indicated below.
   i) Ambient Temperature  50°C
   ii) Relative Humidity     Up to 95%
   iii) Altitude            Up to 1000 m

5.7 Construction
5.7.1 The CSS shall have separate compartments for transformer, RMU and LT switchgear with suitable safety barriers. Each compartment shall be provided with doors and pad-locking arrangement. All doors shall have proper interlocks for safety of the operator.
5.7.2 High Voltage terminals of the transformer shall be connected to circuit breaker using Aluminium cable/flexible busbar.
5.7.3 The CSS Enclosure shall be made of sheet steel/FRP tropicalized to local weather
conditions. Degree of protection of the enclosure shall be IP 54 for HT & LT switchgear compartment and IP 23 for transformer compartment. The enclosure material shall be suitable for the corrosive environment according to the relevant standards.

5.7.4 The Enclosure shall be painted with the colour approved by the Employer. The paint shall be carefully selected to withstand tropical heat, rain and salt mist as per ISO 12944-5. The paint shall not scale off or crinkle or be removed by abrasion due to normal handling.

5.7.5 All enclosures/metal frames of CSS, transformer, RMU and LT switchgear shall be properly earthed. The continuity of the earth system shall be ensured taking into account the thermal and mechanical stress caused by the current it may have to carry.

5.7.6 Adequate ventilation arrangement shall be provided for natural ventilation of the CSS.

5.7.7 Internal lighting with door operated switch shall be provided for each compartment separately.

5.7.8 The CSS shall contain all safety accessories like voltage detection rod, fire extinguishers, gloves etc.

5.7.9 Danger boards, Safety notices, Manufacturer’s operating instructions, etc. shall be durable and clearly legible.

5.7.10 The CSS shall be completely assembled at factory. No site assembly is allowed.

5.8 Warranty
The Compact substation shall be warranted for minimum of 5 (five) year against all material/ manufacturing defects and workmanship.

5.9 Testing and Inspection

5.9.1 Type Tests
The CSS shall be of type tested design. Type test reports of CSS as per IEC 62271-202 shall be submitted during detailed engineering. The tests should have been conducted on the similar equipment by NABL accredited laboratory. Type test reports of individual components of CSS shall be as per the relevant clauses.

5.9.2 Routine Tests
Routine tests and acceptance tests shall be as per the Quality Assurance Plan (QAP) approved by the Employer.

6 Inverter Transformer

6.1 Standards and Codes
Inverter transformer shall comply with the latest edition of the following standards and codes including amendments.

<table>
<thead>
<tr>
<th>Standard</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>IS 2026, IEC 60076</td>
<td>Specification of Power Transformers</td>
</tr>
<tr>
<td>IS 11171, IEC 60076-11</td>
<td>Dry-Type Power Transformers</td>
</tr>
<tr>
<td>IS 2099, IEC 60137</td>
<td>Bushings for alternate voltage above 1000 V</td>
</tr>
<tr>
<td>IS 3639</td>
<td>Fittings and Accessories for Power Transformers</td>
</tr>
<tr>
<td>IS 12063</td>
<td>Degree of protection provided by enclosures</td>
</tr>
<tr>
<td>CBIP publication no. 295</td>
<td></td>
</tr>
<tr>
<td>Indian Electricity rules and other statutory regulations</td>
<td></td>
</tr>
</tbody>
</table>

6.2 Technical Requirements

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>VA Rating</td>
<td>As per system design requirement</td>
</tr>
<tr>
<td>Voltage Ratio</td>
<td>11 kV / Inverter output voltage</td>
</tr>
<tr>
<td>Duty, Service &amp; Application</td>
<td>Continuous solar inverter application and converter duty (Indoor)</td>
</tr>
<tr>
<td>Winding</td>
<td>As per system design requirement</td>
</tr>
<tr>
<td>Frequency</td>
<td>50 Hz</td>
</tr>
<tr>
<td>Nos. of Phase</td>
<td>3</td>
</tr>
<tr>
<td>Vector Group &amp; Neutral earthing</td>
<td>As per system/inverter manufacturer requirement</td>
</tr>
<tr>
<td>Cooling</td>
<td>AN</td>
</tr>
<tr>
<td>Tap Changer</td>
<td>OCTC, No. of steps shall be as per system requirement</td>
</tr>
<tr>
<td>Impedance at 75°C</td>
<td>As per Inverter Manufacturer requirement</td>
</tr>
<tr>
<td>Average winding temperature rise over an ambient of 50°C</td>
<td>As per IEC 60076-11</td>
</tr>
<tr>
<td>SC withstand time (thermal)</td>
<td>2 second</td>
</tr>
<tr>
<td>Short Circuit Apparent power</td>
<td>As per system requirement</td>
</tr>
<tr>
<td>Termination</td>
<td>As per system requirement</td>
</tr>
</tbody>
</table>
| Bushing rating, Insulation class (Winding & bushing) | HV side – 12 kV porcelain bushings  
LV side – 1.1 kV epoxy bushings |
6.3 **Construction**

6.3.1 Inverter transformer shall be cast resin encapsulated dry type transformer, made of cold rolled grain-oriented silicon steel laminations of M4 grade or better. Winding conductor shall be electrolytic grade Copper/Aluminium and insulation shall be Class F or better.

6.3.2 It is the responsibility of the Contractor to ensure that the inverter transformer comply with all the requirements of inverter provided by the inverter manufacturer.

6.3.3 Inverter Transformer shall be designed for at least 5% total harmonic distortion (THD) to withstand distortion generated by the inverter as well as possible outside harmonics from the network.

6.3.4 The transformer shall be suitable for continuous operation with a frequency variation of ± 2.5% from nominal frequency of 50 Hz without exceeding the specified temperature rise.

6.3.5 Inverter Transformer shall have shield winding between LV & HV windings. Each LV winding must be capable of handling non-sinusoidal voltage with voltage gradient as specified by the inverter manufacturer. Also, shield winding shall be taken out from tank through shield bushing and the same shall be brought down to the bottom of the tank using copper flat and support insulator for independent grounding.

6.3.6 Neutral bushing of Inverter duty transformer shall be brought outside the tank for the testing purpose. It shall be covered with MS sheet and a sticker “For testing purpose

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<table>
<thead>
<tr>
<th>Maximum permissible partial discharge level</th>
<th>10 pC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Noise level</td>
<td>As per NEMA TR-1</td>
</tr>
<tr>
<td>Loading Capability</td>
<td>Continuous operation at rated VA on any tap with voltage variation of ± 10% corresponding to the voltage of the tap and in accordance with IEC 60076-12</td>
</tr>
</tbody>
</table>
| Flux density                                | Not to exceed 1.9 Wb/sq.m. at any tap with ± 10% voltage variation from voltage corresponding to the tap. Transformer shall also withstand following over fluxing conditions due to combined voltage and frequency fluctuations:
  a) 110% for continuous rating
  b) 125% for at least one minute
  c) 140% for at least five seconds |
| Air Clearance                               | As per CBIP |

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only. Do not earth". Neutral bushing of auxiliary transformer shall be brought outside the tank for earthing.

6.3.7 Transformer shall have winding temperature sensors and Winding Temperature Indicator (WTI) with requisite set of remote signalling contacts for alarm and trip operations. There shall also be a provision for remote monitoring of winding temperature. WTI shall have accuracy of 1% or better.

6.3.8 Marshalling Box shall be of sheet steel, dust and vermin proof provided with proper lighting and thermostatically controlled space heaters. The degree of protection shall be IP 55. One dummy terminal block in between each trip wire terminal shall be provided. At least 10% spare terminals shall be provided on each panel. The gasket used shall be of neoprene rubber. Wiring scheme (TB details) shall be engraved in a stainless-steel plate with viewable font size and the same shall be fixed inside the Marshalling Box door.

6.3.9 Bi-directional wheel/skids, lifting lugs, rating plate, terminal marking plates, two nos. of earthing terminals shall be provided.

6.3.10 The accessories listed above are indicative only. Accessories which are not mentioned above but required for satisfactory operation of the transformers are deemed to be included in the contract without extra charges.

6.3.11 Fire-protection for inverter transformer shall be provided in accordance with relevant CEA regulations as amended time to time.

6.4 Warranty
The transformer shall be warranted for minimum of 5 (five) years against all material/ manufacturing defects and workmanship.

6.5 Testing and Inspection
6.5.1 Type Tests and Special Tests
The following type test and special test reports shall be submitted during detailed engineering. The tests should have been conducted on the similar transformer by NABL accredited laboratory.

6.5.1.1 Type Tests
(i) Lightning impulse (Full & Chopped Wave) test on windings as per IEC 60076-3
(ii) Temperature Rise test at a tap corresponding to maximum losses as per IEC 60076-2
6.5.1.2 Special Tests

(i) Measurement of acoustic noise level as per NEMA TR-1
(ii) Short-circuit withstand test as per IEC 60076-5

In case the contractor is not able to submit the test reports during detailed engineering, the contractor shall submit the reports of type/special tests either conducted by NABL accredited laboratory or witnessed by Employer.

6.5.2 Routine Tests

Each completed transformer shall be subjected to following routine tests as per the latest edition of IEC 60076 unless specified otherwise.

(i) Measurement of winding resistance at each tap
(ii) Measurement of voltage ratio between HV and LV windings at each tap
(iii) Check of vector group
(iv) Measurement of no-load loss and no-load current
(v) Measurement of short-circuit impedance and load loss
(vi) Magnetic balance test as per CBIP manual publication no. 295
(vii) Applied voltage test
(viii) Induced voltage withstand test
(ix) Measurement of insulation resistance
(x) Partial discharge measurement
(xi) Marshalling box functional test
(xii) IR Measurement on wiring of marshalling box

6.5.3 Tests at Site

After erection at site all transformer(s) shall be subjected to the following tests.

(i) Measurement of voltage ratio
(ii) Check of vector group
(iii) Magnetic balance test
(iv) Measurement of insulation resistance

In case the equipment is not found as per the requirements of the Technical Specifications of NIT, all expenses incurred during site testing will be to the Contractor’s account and the equipment shall be replaced by him at free of cost.

7 LT Switchgear

The LT switchgear specifications mentioned in this section are applicable for auxiliary
supply distribution panel, AC combiner box and LT switchgear panels in case of string inverter configuration.

7.1 Standards and Codes

All equipment provided under LT switchgear shall comply with latest revisions and amendments of the relevant IEC standards and IS codes. In particular, the switchgear shall comply with the following standards and codes.

<table>
<thead>
<tr>
<th>Standard/Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>IEC 61439-1</td>
<td>Low-voltage switchgear and control gear assemblies - Part 1: General rules</td>
</tr>
<tr>
<td>IEC 61439-2</td>
<td>Low-voltage switchgear and control gear assemblies - Part 2: Power switchgear and control gear assemblies</td>
</tr>
<tr>
<td>IEC 60947-1</td>
<td>Low-voltage switchgear and control gear - Part 1: General rules</td>
</tr>
<tr>
<td>IEC 60947-2</td>
<td>Low-Voltage Switchgear and Control gear: Circuit Breakers</td>
</tr>
<tr>
<td>IEC 60947-3</td>
<td>Low voltage switchgear and control gear: Part 3 Switches, disconnectors, switch-disconnectors and fuse combination units</td>
</tr>
<tr>
<td>IEC 60947-4-1</td>
<td>Low-voltage switchgear and control gear - Part 4-1: Contactors and motor-starters - Electromechanical contactors and motor-starters</td>
</tr>
<tr>
<td>IEC 60947-5-1</td>
<td>Low-voltage switchgear and control gear - Part 5-1: Control circuit devices and switching elements - Electromechanical control circuit devices</td>
</tr>
<tr>
<td>IEC 62052-11</td>
<td>Electricity metering equipment (a.c.) - General requirements, tests and test conditions - Part 11: Metering equipment</td>
</tr>
<tr>
<td>IS 694</td>
<td>Polyvinyl chloride insulated unsheathed-and sheathed cables/ cords with rigid and flexible conductor for rated voltages - up to and including 450/750V</td>
</tr>
<tr>
<td>IEC 61869</td>
<td>Instrument Transformers</td>
</tr>
<tr>
<td>IS 3043</td>
<td>Code of practice for earthing</td>
</tr>
<tr>
<td>IEC 60255</td>
<td>Measuring relays and protection equipment - Part 1: Common requirements</td>
</tr>
</tbody>
</table>

7.2 Technical Parameters

<table>
<thead>
<tr>
<th>System Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rated system voltage</td>
</tr>
<tr>
<td>Rated frequency</td>
</tr>
</tbody>
</table>

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<table>
<thead>
<tr>
<th>System fault current</th>
<th>As per system requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Air Circuit Breaker (ACB)</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Type</strong></td>
<td>Air break</td>
</tr>
<tr>
<td><strong>Rated Current</strong></td>
<td>As per system requirement</td>
</tr>
<tr>
<td><strong>Operating Duty</strong></td>
<td>O – 0.3sec – CO – 3min – CO</td>
</tr>
<tr>
<td><strong>Rated Ultimate Short-Circuit Breaking Capacity &amp; Rated Service Short-Circuit Breaking Capacity</strong></td>
<td>As per system fault current</td>
</tr>
<tr>
<td><strong>Rated Short-Circuit Making Capacity</strong></td>
<td>As per rated ultimate short-circuit breaking capacity</td>
</tr>
<tr>
<td><strong>Moulded case circuit breaker (MCCB)</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Release</strong></td>
<td>Thermal-Magnetic/Microprocessor</td>
</tr>
<tr>
<td><strong>Rated current</strong></td>
<td>As per system requirement</td>
</tr>
<tr>
<td><strong>Poles</strong></td>
<td>4 poles</td>
</tr>
<tr>
<td><strong>Rated insulation level</strong></td>
<td>690 V</td>
</tr>
<tr>
<td><strong>Rated Ultimate Short-Circuit Breaking Capacity &amp; Rated Service Short-Circuit Breaking Capacity</strong></td>
<td>As per system fault current</td>
</tr>
<tr>
<td><strong>Rated Short-Circuit Making Capacity</strong></td>
<td>As per rated ultimate short-circuit breaking capacity</td>
</tr>
<tr>
<td><strong>Utilization category</strong></td>
<td>A</td>
</tr>
<tr>
<td><strong>Current transformer (CT)</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Type</strong></td>
<td>Cast Resin Bar Primary</td>
</tr>
<tr>
<td><strong>Voltage class and frequency</strong></td>
<td>650 V, 50 Hz</td>
</tr>
<tr>
<td><strong>CT Secondary Current</strong></td>
<td>1 A</td>
</tr>
<tr>
<td><strong>Class of insulation</strong></td>
<td>Class F</td>
</tr>
<tr>
<td><strong>Accuracy class &amp; burden</strong></td>
<td></td>
</tr>
<tr>
<td>a) <strong>For Protection</strong> &amp; Class for REF and core balance CT (CBCT)</td>
<td>5P20, 5 VA PS</td>
</tr>
<tr>
<td>b) <strong>For Metering</strong> &amp; Class 0.5, 5 VA (min)</td>
<td></td>
</tr>
<tr>
<td><strong>Minimum primary earth fault current to be detected by CBCT</strong></td>
<td>1 A</td>
</tr>
<tr>
<td><strong>Instrument Security Factor for metering CT</strong></td>
<td>5</td>
</tr>
</tbody>
</table>
Voltage transformer (VT)

<table>
<thead>
<tr>
<th>Type</th>
<th>Cast Resin</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accuracy class</td>
<td>0.5</td>
</tr>
<tr>
<td>Rated Voltage factor</td>
<td>1.1 continuous, 1.5 for 30 seconds</td>
</tr>
<tr>
<td>Class of insulation</td>
<td>Class F</td>
</tr>
</tbody>
</table>

Digital Multifunctional Meter (MFM)

| Accuracy class       | 0.5 class               |
| Communication with SCADA | RS485 communication with Modbus RTU |

7.3 Constructional Details

7.3.1 The panel shall be metal enclosed, free standing, floor mounted, modular type with compartmentalized construction having degree of protection of IP 5X (Indoor) as per IS/IEC 60529. All doors and covers shall be provided with neoprene gaskets to prevent entry of vermin and dust.

7.3.2 The panel enclosure shall be constructed with CRCA steel sheet. The thickness of load bearing members shall be minimum 2 mm and that of non-load bearing members shall be minimum 1.6 mm.

7.3.3 The panel shall be of dead front construction suitable for front operated and back maintained functioning.

7.3.4 All external surface shall be painted with two coats of epoxy-based paint of colour shade as decided by the Employer. Internal surface shall be painted with epoxy enamel white paint. The minimum dry film thickness (DFT) shall be 100 micron.

7.3.5 All switches, push buttons etc. shall be operated front and shall be flush/semi-flush mounted.

7.3.6 Cable entries shall be from bottom. The opening of cable entry shall be covered by 3 mm thick gland plates with proper sealing to avoid water and rodent entry.

7.3.7 Each switchgear panel shall be provided with thermostatically controlled space heaters to prevent condensation within the enclosure. The space heater shall be connected to 240 V, 50 Hz, single phase AC supply through suitable switch and fuse.

7.3.8 230 V, 5 A, 3 pin industrial socket-outlet with ON/OFF switch shall be provided in each panel.

7.3.9 Each panel shall be provided with LED lamp rated for 230 V, 50 Hz, single phase AC supply for interior illumination controlled by door switch.

7.3.10 Suitable lifting hooks shall be provided for each panel.
7.4 **Air Circuit Breaker**

7.4.1 The circuit breaker shall be three pole, air break, horizontal draw-out type.

7.4.2 The circuit breaker shall have three positions, i.e. SERVICE, TEST and ISOLATED.

7.4.3 The circuit breaker operating mechanism shall be based on motor operated spring charging and it shall be re-strike free, trip free both electrically and mechanically, with anti-pumping feature.

7.4.4 The rated control voltage of the spring charging motor shall be 110 VDC/230 VAC. Closing coil shall operate at all values of voltages between 85% and 110% of rated voltage. Opening coil shall operate correctly under all operating conditions of the circuit breaker up to the rated breaking capacity and at all values of supply voltage between 70% and 110% of rated voltage.

7.4.5 The spring charging motor shall have adequate thermal rating such that continuous sequence of the closing and opening operations is possible as long as power supply is available to the motor. It shall also be possible to charge the spring manually and close the breaker in the event of failure of motor / control supply to motor. Operating handle shall be provided for charging the operating mechanism. After failure of control supply to the motor, one open-close-open operation shall be possible with the energy contained in the operating mechanism.

7.4.6 The motor rating shall be such that it requires not more than 30 seconds for full charging of the closing spring. Closing action of the circuit breaker shall compress the opening spring ready for tripping. When closing springs are discharged after closing the breaker, they shall be automatically charged for the next operation.

7.4.7 Mechanical indicators shall be provided to indicate OPEN/CLOSE, SERVICE/TEST positions of the circuit breaker and CHARGED/ DISCHARGED positions of the closing spring. An operation counter shall also be provided.

7.4.8 The circuit breaker shall be provided with microprocessor based front adjustable protection release for overload, short circuit and earth fault.

7.4.9 Mechanical/Electrical interlocks shall be provided to prevent mal-operation and in particular to ensure the following.

- (i) It shall be possible to close the circuit breaker only if it is in SERVICE or TEST position.
- (ii) It shall be possible to open the door only when the breaker is in TEST position.
- (iii) Movement of the circuit breaker between SERVICE and TEST positions shall be possible only if the breaker is OFF.
(iv) Racking in the circuit breaker from TEST to SERVICE position shall be possible only if door is closed.

7.4.10 Telescopic trolley or suitable arrangement shall be provided for maintenance of circuit breaker. The trolley shall be such that the top most breaker module can be withdrawn on the trolley and can be lowered for maintenance purpose. The telescopic trolley shall be such that all type, size and rating of breaker can be withdrawn/inserted.

7.4.11 The circuit breaker shall have suitable provision for integration with SCADA.

7.5 Instrument Transformers

7.5.1 Instrument transformers shall be completely encapsulated cast resin type, suitable for continuous operation at the ambient temperature prevailing inside the switchgear enclosure, when the switchgear is operating at its rated load and the outside ambient temperature is 50°C.

7.5.2 Polarity marks shall indelibly be marked on each instrument transformer and at the lead terminals at the associated terminal block.

7.5.3 HRC fuses of suitable rating shall be provided on primary side of voltage transformers. For secondary side, four pole Miniature Circuit Breakers (MCB) shall be provided.

7.5.4 For auxiliary supply switchgear, earth leakage relay with Core balance CTs (CBCT) shall be provided on main incoming feeders having phase CT ratio more than 50/1A. CBCT's shall be circular window type with window size based on the overall diameter of the cables, to be finalized during detailed engineering.

7.6 Bus bar

7.6.1 Bus bar shall be made of copper or aluminium with uniform cross section throughout their length. They shall be adequately supported on insulators to withstand electrical and mechanical stresses due to specified short circuit current.

7.6.2 All bus bars joints shall be thoroughly cleaned and anti-oxide grease shall be applied. Plain and spring washers shall be provided to ensure good contacts at the joints and taps. Wherever aluminium to copper connections are required, suitable bimetallic connectors or clamps shall be used.

7.6.3 Bus bars shall be provided with heat shrinkable sleeves of suitable insulation class throughout their length with proper colour coding. All bus bar joints and taps shall be shrouded.

7.6.4 Bus bar support insulators shall be made of non-hygroscopic, arc and track resistant, high strength material suitable to withstand stresses due to over voltage and short
circuit current.

7.6.5 The Contractor shall submit busbar sizing calculation for specified continuous and short time current ratings during detailed engineering.

7.7 **Earthing**

7.7.1 An earth bus made of copper or aluminium shall be provided throughout the length of the panel. It shall be bolted to the framework of each panel and brazed to each breaker earthing contact bar.

7.7.2 The earth bus shall have sufficient cross section to carry maximum fault current without exceeding the allowable temperature rise.

7.7.3 All non-current carrying conductors of the panel shall be connected to the earth bus. All joints to the earth bus shall be made through at least two bolts. Hinged doors shall be earthed through flexible earthing braid of adequate cross section. Suitable provision shall be provided at each end of the earth bus for connection with Owner’s Earth conductor.

7.7.4 Positive earthing of the carriage and breaker frame shall be maintained when it is in the connected position and in all other positions whilst the auxiliary circuits are not totally disconnected.

7.7.5 All metallic cases of relays, instruments and other panel mounted equipment shall be connected to earth bus by independent copper wires of size not less than 2.5 sq. mm with green colour insulation.

7.7.6 Instrument transformer secondary neutral point shall be earthed at one place only on the terminal block. Such earthing shall be made through links so that earthing of one circuit may be removed without disturbing the earthing of other circuits.

7.8 **Multi-Function Meter**

7.8.1 Digital, flush mounting type Multi-Function Meter (MFM) of 0.5 accuracy class shall be provided. It shall have provision for integration with SCADA.

7.8.2 MFM shall have provision to display the following parameters.

(i) Line and phase voltages

(ii) Line and phase currents

(iii) Active power, Reactive power, Apparent power

(iv) Frequency

(v) Power factor

(vi) Total Harmonic Distortion (THD)
7.9 **Wiring and Terminal blocks**

7.9.1 All internal wiring shall be done with 650 V grade, 1.5 sq.mm. PVC insulated stranded flexible copper wire. For CT secondary circuits, 2.5 sq.mm copper wire shall be used.

7.9.2 Wire terminations shall be made with solderless crimping type tinned copper lugs, which shall firmly grip the conductor. Insulation sleeves shall be provided at all the wire terminations.

7.9.3 Printed identification ferrules, marked to correspond with panel wiring diagram shall be provided at both ends of each wire. The ferrules shall be firmly located on each wire so that they cannot move or turn freely on the wire. Wire identification shall be done in accordance with IS 11353.

7.9.4 The Contractor shall be solely responsible for the completeness and correctness of the internal wiring and for the proper functioning of the connected equipment.

7.9.5 All internal wiring to be connected to the external equipment shall terminate on terminal blocks. Terminal blocks shall be rated for 650 V, 10 A and made of non-inflammable material.

7.9.6 CT and VT secondary circuits shall be terminated on stud type, disconnecting terminal blocks.

7.9.7 At least 10% spare terminals shall be provided on each panel and these spare terminals shall be distributed on all terminal blocks.

7.10 **Warranty**

LT switchgear panels shall be warranted for minimum of 5 (five) year against all material/manufacturing defects and workmanship.

7.11 **Testing and Inspection**

7.11.1 **Type Tests**

The switchgear panel shall be of type tested design. Type test reports as per the following standards shall be submitted during detailed engineering. The tests should have been conducted on the similar equipment by NABL accredited laboratory.

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Standard</th>
</tr>
</thead>
<tbody>
<tr>
<td>Switchgear Panel</td>
<td>Relevant parts of IEC 61439</td>
</tr>
<tr>
<td>Air Circuit Breaker</td>
<td>IEC 60947-2</td>
</tr>
<tr>
<td>Moulded Case Circuit Breaker</td>
<td>IEC 60947-2</td>
</tr>
<tr>
<td>Current Transformer</td>
<td>Relevant parts of IEC 61869</td>
</tr>
<tr>
<td>Voltage Transformer</td>
<td>Relevant parts of IEC 61869</td>
</tr>
</tbody>
</table>
In case the contractor is not able to submit the test reports during detailed engineering, the contractor shall submit the reports of type/special tests either conducted by NABL accredited laboratory or witnessed by Employer.

7.11.2 Routine Tests
Routine tests and acceptance tests shall be as per the Quality Assurance Plan (QAP) approved by the Employer.

8 Ring Main Unit

8.1 Standards and Codes
All equipment provided under Ring Main Unit (RMU) shall comply with latest edition and amendments of the relevant IEC standards and IS codes. In particular, the RMU shall comply with the following standards and codes.

<table>
<thead>
<tr>
<th>Standard/Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>IEC 62271-1</td>
<td>High Voltage Switchgear and Control gear - Part 1: Common Specifications</td>
</tr>
<tr>
<td>IEC 62271-100</td>
<td>High Voltage Switchgear and Control gear - Part 100: AC Circuit Breakers</td>
</tr>
<tr>
<td>IEC 62271-102</td>
<td>High Voltage Switchgear and Control gear - Part 102: AC Disconnectors and Earthing Switches</td>
</tr>
<tr>
<td>IEC 62271-200</td>
<td>High Voltage Switchgear and Control gear - Part 200: AC Metal Enclosed Switchgear and Control gear for Rated Voltages Above 1 kV and Up to and Including 52 kV</td>
</tr>
<tr>
<td>IEC 62271-206</td>
<td>High-voltage Switchgear and Control gear - Part 206: Voltage presence indicating systems for rated voltages above 1 kV and up to and including 52 kV</td>
</tr>
<tr>
<td>IEC 60376</td>
<td>Specification of technical grade sulphur hexafluoride (SF6) for use in electrical equipment</td>
</tr>
<tr>
<td>IEC 61869</td>
<td>Instrument Transformers</td>
</tr>
<tr>
<td>IS 3231</td>
<td>Electrical relays for power systems protection</td>
</tr>
<tr>
<td>IEC 60255</td>
<td>Measuring relays and protection equipment</td>
</tr>
<tr>
<td>IEC 61850</td>
<td>Communication networks and systems for power utility automation</td>
</tr>
<tr>
<td>IEC 61131-3</td>
<td>Programmable controllers - Part 3: Programming languages</td>
</tr>
<tr>
<td>IS 9385</td>
<td>High voltage fuses</td>
</tr>
</tbody>
</table>
### Technical Requirements

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>System Parameters</strong></td>
<td></td>
</tr>
<tr>
<td>Nominal system voltage</td>
<td>11 kV</td>
</tr>
<tr>
<td>Highest system voltage</td>
<td>12 kV</td>
</tr>
<tr>
<td>Number of phases</td>
<td>3</td>
</tr>
<tr>
<td>Frequency</td>
<td>50 Hz</td>
</tr>
<tr>
<td>Power frequency withstand voltage</td>
<td>28 kV</td>
</tr>
<tr>
<td>Lightning impulse withstand voltage</td>
<td>75 kVp</td>
</tr>
<tr>
<td>Short circuit current rating</td>
<td>As per system requirement</td>
</tr>
<tr>
<td><strong>Circuit Breaker</strong></td>
<td></td>
</tr>
<tr>
<td>Type</td>
<td>Vacuum</td>
</tr>
<tr>
<td>Operating duty cycle</td>
<td>O – 0.3sec – CO – 3min – CO</td>
</tr>
<tr>
<td>Short circuit breaking current</td>
<td>As per system requirement</td>
</tr>
<tr>
<td>Short circuit making current</td>
<td>2.5 times the breaking current</td>
</tr>
<tr>
<td>Re-strike performance class</td>
<td>C2</td>
</tr>
<tr>
<td>Mechanical endurance class</td>
<td>M1</td>
</tr>
<tr>
<td><strong>Current Transformer</strong></td>
<td></td>
</tr>
<tr>
<td>Accuracy class</td>
<td>0.2 for metering</td>
</tr>
<tr>
<td></td>
<td>5P20 for protection</td>
</tr>
<tr>
<td>Ratio</td>
<td>As per system design</td>
</tr>
<tr>
<td>Rated VA burden</td>
<td>As per system requirement</td>
</tr>
<tr>
<td>Insulation class</td>
<td>Class E or better</td>
</tr>
</tbody>
</table>

### Construction

#### 8.3.1 Inner Enclosure (Main Tank)
The tank shall be made up of robotically welded stainless-steel sheet of minimum 2 mm thickness. The tank shall be sealed and no handling of gas is required throughout the service life. However, the SF6 gas pressure inside the tank shall be constantly monitored by a temperature compensating gas pressure indicator offering a simple go, no-go indication. The gas pressure indicator shall be provided with green pressure and red pressure zones. There shall be a non-return valve to fill up the gas. The manufacturer shall give guarantee for maximum leakage rate of SF6 gas lower than 0.1 % per year. An absorption material such as activated alumina shall be provided to absorb the moisture from the SF6 gas to regenerate the SF6 gas following arc interruption. The minimum degree of protection of the inner enclosure shall be IP 67.

8.3.2 Outer Enclosure
The outer enclosure shall be made up of CRCA steel sheet of minimum 2 mm thickness. The outer enclosure shall have degree of protection not less than IP 2X. The enclosure shall be painted with two coats of epoxy-based paint of colour shade as decided by the Employer. The minimum dry film thickness (DFT) shall be 100 micron.

8.3.3 Circuit Breaker
8.3.3.1 Circuit breaker shall be three pole, vacuum type with integrated earth switch. The entire arrangement shall be provided inside welded stainless-steel SF6 tank. The earth switch shall have short circuit withstand capability as that of the circuit breaker.
8.3.3.2 The circuit breaker operating mechanism shall be based on motor operated spring charging and it shall be re-strike free, trip free both electrically and mechanically, with anti-pumping feature.
8.3.3.3 The rated control voltage of the spring charging motor shall be 110 VDC/230 VAC. Closing coil shall operate at all values of voltages between 85% and 110% of rated voltage. Opening coil shall operate correctly under all operating conditions of the circuit breaker up to the rated breaking capacity and at all values of supply voltage between 70% and 110% of rated voltage.
8.3.3.4 The spring charging motor shall have adequate thermal rating such that continuous sequence of the closing and opening operations is possible as long as power supply is available to the motor. It shall also be possible to charge the spring manually and close the breaker in the event of failure of motor / control supply to motor.
handle shall be provided for charging the operating mechanism. After failure of control supply to the motor, one open-close-open operation shall be possible with the energy contained in the operating mechanism.

8.3.3.5 The motor rating shall be such that it requires not more than 30 seconds for full charging of the closing spring. Closing action of the circuit breaker shall compress the opening spring ready for tripping. When closing springs are discharged after closing the breaker, they shall be automatically charged for the next operation.

8.3.3.6 Mechanical indicators shall be provided to indicate OPEN/CLOSED positions of the circuit breaker and CHARGED/ DISCHARGED positions of the closing spring. An operation counter shall also be provided. These indicators and counter shall be visible from the panel front door without opening it.

8.3.4 Load Break Switch

8.3.4.1 Load Break Switch shall be of tripe pole, simultaneously operated, non-automatic type with quick break contacts and with integral earthing arrangement. It shall be fully insulated by SF6 gas.

8.3.4.2 Both LBS and earth switch shall have short circuit withstand capability as that of the circuit breaker.

8.3.4.3 The Load Break Switch shall be naturally interlocked to prevent the main and earth switch being switched ON at the same time. The selection of the main and earth switch is made by a lever on the fascia which is allowed to move only if the main or earth switch is in OFF position.

8.3.5 Current Transformer

Current transformer shall be completely encapsulated cast resin type, suitable for continuous operation at the ambient temperature prevailing inside the switchgear enclosure, when the switchgear is operating at its rated load and the outside ambient temperature is 50°C. Polarity marks shall indelibly be marked on each instrument transformer and at the lead terminals at the associated terminal block.

8.3.6 Relays

Relays shall comply with Clause 9.5 of Technical Specifications.

8.3.7 Busbar

Busbar shall be made of electrolytic grade tinned copper of sufficient cross section. The Contractor shall submit busbar sizing calculation for specified continuous and short time current ratings during detailed engineering.
8.3.8 Earthing
All metal parts of RMU which do not intend to carry current shall be connected to earth bus. The earth bus shall have sufficient cross section to carry maximum fault current without exceeding the allowable temperature rise.

8.3.9 Interlocks
RMU shall be provided with a comprehensive interlocking system to prevent dangerous or undesirable operations. The specific interlocking requirements shall be finalized during detailed engineering.

8.3.10 Voltage Presence Indicating System
The RMU shall be equipped with Voltage Presence Indicating System (VPIS) to indicate whether or not there is voltage on the cables. The VPIS shall consist of capacitive voltage divider and indicator lamp on the front door according to IEC 62271-206.

8.3.11 Cable Box
All cable boxes shall be air insulated suitable for dry type cable termination and shall have front access. Necessary right-angle boot shall be provided for cable termination.

8.4 Warranty
The RMU shall be warranted for minimum of 5 (five) years against all material/manufacturing defects and workmanship.

8.5 Testing and Inspection

8.5.1 Type Tests
The Ring Main Unit shall be of type tested design. Type test reports of RMU, Circuit Breaker, Load Break Switch and Current Transformer as per relevant parts of IEC 62271 and IEC 61869-2 shall be submitted during detailed engineering. The tests should have been conducted on the similar equipment by NABL accredited laboratory.

In case the contractor is not able to submit the test reports during detailed engineering, the contractor shall submit the reports of type/special tests either conducted by NABL accredited laboratory or witnessed by Employer.

8.5.2 Routine Tests
Routine tests and acceptance tests shall be as per the Quality Assurance Plan (QAP) approved by the Employer.

### 9 HT Switchgear

#### 9.1 Standards and Codes

All equipment provided under HT switchgear shall comply with latest editions and amendments of the relevant IEC standards and IS codes. In particular, the switchgear shall comply with the following standards and codes.

<table>
<thead>
<tr>
<th>Standard/Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>IS/IEC 62271-1</td>
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<td>IS/IEC 62271-100</td>
<td>High Voltage Switchgear and Control gear - Part 100: AC Circuit Breakers</td>
</tr>
<tr>
<td>IS/IEC 62271-102</td>
<td>High Voltage Switchgear and Control gear - Part 102: AC Disconnectors and Earthing Switches</td>
</tr>
<tr>
<td>IS/IEC 62271-200</td>
<td>High Voltage Switchgear and Control gear - Part 200: AC Metal Enclosed Switchgear and Control gear for Rated Voltages Above 1 kV and Up to and Including 52 kV</td>
</tr>
<tr>
<td>IEC 61869</td>
<td>Instrument Transformers</td>
</tr>
<tr>
<td>IS 3231</td>
<td>Electrical relays for power systems protection</td>
</tr>
<tr>
<td>IEC 60255</td>
<td>Measuring relays and protection equipment</td>
</tr>
<tr>
<td>IEC 61850</td>
<td>Communication networks and systems for power utility automation</td>
</tr>
<tr>
<td>IEC 61131-3</td>
<td>Programmable controllers - Part 3: Programming languages</td>
</tr>
<tr>
<td>IS 9385</td>
<td>High voltage fuses</td>
</tr>
<tr>
<td>IS 9431</td>
<td>Indoor post insulators of organic material for systems with nominal voltages greater than 1000 V up to and including 300 kV</td>
</tr>
<tr>
<td>IEC 60099-4</td>
<td>Surge arresters - Part 4: Metal-oxide surge arresters without gaps for A.C. systems</td>
</tr>
<tr>
<td>IS 3070-3</td>
<td>Lightning Arresters for Alternating Current Systems - Part 3: Metal Oxide Lightning Arresters Without Gaps</td>
</tr>
</tbody>
</table>
| IEC 62052-11 | Electricity metering equipment (A.C.) - General requirements,
9.2 Technical Parameters

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>System Parameters</strong></td>
<td></td>
</tr>
<tr>
<td>Highest system voltage</td>
<td>12 kV</td>
</tr>
<tr>
<td>Rated system voltage</td>
<td>11 kV</td>
</tr>
<tr>
<td>Rated frequency</td>
<td>50 Hz</td>
</tr>
<tr>
<td>Number of phases</td>
<td>3</td>
</tr>
<tr>
<td>Power frequency withstand voltage</td>
<td>28 kV (r.m.s.)</td>
</tr>
<tr>
<td>Lightning impulse withstand voltage</td>
<td>75 kV (peak)</td>
</tr>
<tr>
<td>System fault current</td>
<td>As per system requirement</td>
</tr>
<tr>
<td><strong>Circuit Breaker</strong></td>
<td></td>
</tr>
<tr>
<td>Type</td>
<td>Vacuum type</td>
</tr>
<tr>
<td>Operating duty cycle</td>
<td>O – 0.3sec – CO – 3min – CO</td>
</tr>
<tr>
<td>Short circuit breaking current</td>
<td>As per system requirement</td>
</tr>
<tr>
<td>Short circuit making current</td>
<td>2.5 times S.C. breaking current</td>
</tr>
<tr>
<td>Re-strike performance class</td>
<td>C2</td>
</tr>
<tr>
<td>Mechanical endurance class</td>
<td>M1</td>
</tr>
<tr>
<td><strong>Current Transformer</strong></td>
<td></td>
</tr>
<tr>
<td>Accuracy class</td>
<td>0.2 for metering (0.2s for metering at outgoing feeder), 5P20 for protection</td>
</tr>
<tr>
<td>Rated VA burden</td>
<td>As per requirement</td>
</tr>
<tr>
<td>Insulation class</td>
<td>Class F</td>
</tr>
<tr>
<td><strong>Voltage Transformer</strong></td>
<td></td>
</tr>
<tr>
<td>Accuracy class</td>
<td>0.2 for metering, 3P for protection</td>
</tr>
<tr>
<td>Rated VA burden</td>
<td>As per requirement</td>
</tr>
<tr>
<td>Insulation class</td>
<td>Class F</td>
</tr>
</tbody>
</table>

9.3 Switchgear Panel
9.3.1 The switchgear panel shall be free standing, floor mounted, single front, single tier fully compartmentalized, metal enclosed construction. Each panel shall have separate compartments for circuit breaker, bus bars, cable termination and auxiliary circuit.

9.3.2 The circuit breakers shall be mounted on horizontally withdrawable trucks with locking facility in SERVICE and TEST positions.

9.3.3 The panel enclosure shall be constructed with CRCA steel/Aluzinc sheet. The thickness of load bearing members shall be minimum 3 mm and that of non-load bearing members shall be minimum 2 mm.

9.3.4 All surfaces shall be painted with two coats of epoxy-based paint of colour shade RAL 7032. The minimum dry film thickness (DFT) shall be 100 micron.

9.3.5 The circuit breaker and auxiliary circuit compartments provided on the front side shall have separate concealed hinged doors. Cable and bus bar compartments provided on the rear side shall have separate bolted covers. All doors and covers shall be provided with neoprene/synthetic rubber gaskets to prevent entry of vermin and dust.

9.3.6 Pressure relief device shall be provided in each high voltage compartment of a panel to safely vent the gases in the event of internal arc. Seal-off bushing arrangement shall be provided between the breaker compartment and bus bar/cable compartments to prevent transfer of arc from one compartment to other.

9.3.7 Automatic safety shutters shall be provided to cover up the fixed high voltage contacts on bus bar and cable sides when the truck is moved to TEST position.

9.3.8 Degree of protection shall not be less than IP 5X for auxiliary circuit compartment. However, for remaining compartments it shall not be less than IP 4X.

9.3.9 Mechanical/Electrical interlocks shall be provided to prevent mal-operation and in particular to ensure the following.

(i) The breaker shall be operated only if it is in SERVICE or TEST position.

(ii) Movement of the breaker truck between SERVICE and TEST positions shall be possible only if the breaker is OFF.

(iii) It shall be possible to open the door only when the breaker is in TEST position.

9.3.10 Each switchgear panel shall be provided with thermostatically controlled space heaters, separately for breaker, cable and bus bar compartments, to prevent condensation within the compartment. The space heater shall be connected to 240 V, 50 Hz, single phase AC supply through suitable switch and fuse.

9.3.11 240 V, 5 A, SPN industrial socket-outlet with ON/OFF switch shall be provided in
9.3.12 Each panel shall be provided with LED lamp rated for 240 V, 50 Hz, single phase AC supply for interior illumination controlled by door switch.

9.3.13 Gapless, metal-oxide surge arrestors shall be provided between line and earth in cable compartment of the switchgear panel.

9.3.14 Suitable lifting hooks shall be provided for each panel.

9.4 Circuit Breakers

9.4.1 Circuit breakers shall be of vacuum type. It shall comprise of three separate identical single pole units operated through the common shaft and shall be fully interchangeable both electrically and mechanically.

9.4.2 The circuit breaker operating mechanism shall be based on motor operated spring charging and it shall be re-strike free, trip free both electrically and mechanically, with anti-pumping feature.

9.4.3 The rated control voltage of the spring charging motor shall be 110 VDC/230 VAC. Closing coil shall operate at all values of voltages between 85% and 110% of rated voltage. Opening coil shall operate correctly under all operating conditions of the circuit breaker up to the rated breaking capacity and at all values of supply voltage between 70% and 110% of rated voltage.

9.4.4 The spring charging motor shall have adequate thermal rating such that continuous sequence of the closing and opening operations is possible as long as power supply is available to the motor. It shall also be possible to charge the spring manually and close the breaker in the event of failure of motor / control supply to motor. Operating handle shall be provided for charging the operating mechanism. After failure of control supply to the motor, one open-close-open operation shall be possible with the energy contained in the operating mechanism.

9.4.5 The motor rating shall be such that it requires not more than 30 seconds for full charging of the closing spring. Closing action of the circuit breaker shall compress the opening spring ready for tripping. When closing springs are discharged after closing the breaker, they shall be automatically charged for the next operation.

9.4.6 Mechanical indicators shall be provided to indicate OPEN/CLOSED positions of the circuit breaker and CHARGED/ DISCHARGED positions of the closing spring. An operation counter shall also be provided. These indicators and counter shall be visible from the panel front door without opening it.

9.5 Relays
9.5.1 All relays shall be microprocessor based numerical type. However, auxiliary relays can be static or electromechanical type. The relays shall be flush mounted on panel front with connections from the inside.

9.5.2 Auxiliary voltage of the relays shall be 110 VDC and the relays shall be capable of operating continuously between 80 – 120% of auxiliary voltage.

9.5.3 All numerical relays shall have adequate number of freely configurable, optically isolated, Binary Inputs (BI) and potential free Binary Outputs (BO).

9.5.4 All numerical relays shall have minimum four no. of current inputs, three for phase current and one for earth current, suitable for CT secondary current of 1A. The current inputs shall be compatible with both residual connected CT and Core Balance CT (CBCT). In addition, numerical relay in main outgoing feeder shall have three no. of voltage inputs for Under Voltage/Over Voltage protection.

9.5.5 All I/O's shall have galvanic isolation. Analog inputs shall be protected against switching surges and harmonics.

9.5.6 Making, breaking and continuous capacity of the relay contacts shall be adequate enough for the circuits in which they are used.

9.5.7 The numerical relay shall have the following protection functions with at least two independent protection setting groups. The protection functions shall be selectable from any of the IEC characteristic curves.

   (i) Definite time (DT) phase over current protection
   (ii) Inverse Definite Minimum Time (IDMT) phase over current protection
   (iii) Definite time (DT) earth fault current protection
   (iv) Inverse Definite Minimum Time (IDMT) earth fault current protection
   (v) Under Voltage protection
   (vi) Over Voltage protection

9.5.8 Transformer feeder protection relay shall have provision for the following protection functions.

   (i) Buchholz alarm & trip
   (ii) Oil Temperature Indicator (OTI) alarm & trip
   (iii) Winding Temperature Indicator (WTI) alarm & trip
   (iv) Pressure Relief Valve (PRV) trip
   (v) Magnetic Oil Gauge (MOG) alarm

9.5.9 All numerical relays shall have provision for measurement and storage of electrical parameters such as voltage, current, frequency, active power, reactive power etc.
9.5.10 The numerical relay shall be able to record faults and events in non-volatile memory.
   (i) Fault record – At least 5 recent faults including the protection function operated, operating phase(s), voltages and currents along with date and time stamp.
   (ii) Event record – At least 200 events with date and time stamp.

9.5.11 The numerical relay shall have trip circuit supervision facility to monitor the circuit breaker trip circuit both in pre-trip and post-trip conditions. The relay shall also be able to provide circuit breaker monitoring, CT and VT supervision.

9.5.12 The numerical relay shall have self-diagnostic feature with separate output contact for indication of any internal relay failure.

9.5.13 The numerical relay shall have RS-232/RS-485/RJ-45/USB ports on front side for local communication with PC and on rear side for remote communication to SCADA system.

9.5.14 The numerical relay shall have feature for time synchronization through the SCADA System / networking.

9.5.15 The numerical relay shall be provided with backlit alphanumeric LCD to access protection settings, measurement parameters, fault and event records. Read and write access to protection settings shall be password protected.

9.6 Instrument Transformers

9.6.1 Instrument transformers shall be completely encapsulated cast resin type, suitable for continuous operation at the ambient temperature prevailing inside the switchgear enclosure, when the switchgear is operating at its rated load and the outside ambient temperature is 50°C.

9.6.2 Polarity marks shall indelibly be marked on each instrument transformer and at the lead terminals at the associated terminal block.

9.6.3 Voltage transformers shall be single phase units. Bus voltage transformers shall be housed in a separate panel on withdrawable truck.

9.6.4 HRC fuses of suitable rating shall be provided on primary side of voltage transformers. For secondary side, four pole Miniature Circuit Breakers (MCB) shall be provided.

9.7 Earthing

9.7.1 An earth bus made of copper shall be provided throughout the length of the panel. It shall be bolted to the framework of each panel and brazed to each breaker earthing
9.7.2 The earth bus shall have sufficient cross section to carry maximum fault current without exceeding the allowable temperature rise.

9.7.3 All non-current carrying conductors of the panel shall be connected to the earth bus. All joints to the earth bus shall be made through at least two bolts. Hinged doors shall be earthed through flexible earthing braid of adequate cross section. Suitable provision shall be provided at each end of the earth bus for connection with Owner’s Earth conductor.

9.7.4 Positive earthing of the breaker truck and frame shall be maintained when it is in the connected position and in all other positions whilst the auxiliary circuits are not totally disconnected.

9.7.5 All metallic cases of relays, instruments and other panel mounted equipment shall be connected to earth bus by independent copper wires of size not less than 2.5 sq. mm with green colour insulation.

9.7.6 Instrument transformer secondary neutral point shall be earthed at one place only on the terminal block. Such earthing shall be made through links so that earthing of one circuit may be removed without disturbing the earthing of other circuits.

9.7.7 Separate earthing trucks shall be provided for earthing of busbars and incoming/outgoing feeders. The trucks shall have voltage transformer to indicate presence of voltage prior to earthing. An audible alarm shall also be provided in case of voltage on the earthing terminal. Integral earth switches may also be considered instead of earthing trucks. The earthing truck/switch shall have short circuit withstand capability equal to that of the associated switchgear panel.

9.7.8 The interlocks shall be provided to ensure the following.

(i) It is not possible to rack-in the earthing truck/close the earthing switch when the breaker truck is in SERVICE position.

(ii) It is not possible to rack-in the breaker truck into SERVICE position when earthing truck is connected/earthing switch is in closed position.

9.8 **Bus bar**

9.8.1 Bus bar shall be made of copper or aluminium with uniform cross section throughout their length. They shall be adequately supported on insulators to withstand electrical and mechanical stresses due to specified short circuit current.

9.8.2 All bus bars joints shall be thoroughly cleaned and anti-oxide grease shall be applied. Plain and spring washers shall be provided to ensure good contacts at the joints and
taps. Wherever aluminium to copper connections are required, suitable bimetallic connectors or clamps shall be used.

9.8.3 Bus bars shall be provided with heat shrinkable sleeves of suitable insulation class throughout their length with proper colour coding. All bus bar joints and taps shall be shrouded.

9.8.4 Bus bar support insulators shall be made of non-hygroscopic, arc and track resistant, high strength material suitable to withstand stresses due to over voltage and short circuit current.

9.8.5 The Contractor shall submit busbar sizing calculation for specified continuous and short time current ratings during detailed engineering.

9.9 Measuring Instruments

9.9.1 All the measuring instruments shall be digital, flush mounting type with communication facility.

9.9.2 All feeders except main outgoing feeder shall be provided with digital Multi-Function Meter (MFM). Tri Vector Meter (TVM) shall be provided for the main outgoing feeder (in the HT Panel). Accuracy class of MFM shall be 0.2 and that of TVM shall be 0.2S.

9.9.3 Measuring instruments shall have provision to display the following parameters.

(i) Line and phase voltages
(ii) Line and phase currents
(iii) Active power, Reactive power, Apparent power
(iv) Frequency
(v) Power factor
(vi) Total Harmonic Distortion (THD)

9.10 Wiring and Terminal blocks

9.10.1 All internal wiring shall be done with 650 V grade, 1.5 sq.mm. PVC insulated stranded flexible copper wire. For CT secondary circuits, 2.5 sq.mm copper wire shall be used.

9.10.2 Wire terminations shall be made with solderless crimping type tinned copper lugs, which shall firmly grip the conductor. Insulation sleeves shall be provided at all the wire terminations.

9.10.3 Printed identification ferrules, marked to correspond with panel wiring diagram shall be provided at both ends of each wire. The ferrules shall be firmly located on each wire so that they cannot move or turn freely on the wire. Wire identification shall be done in accordance with IS 11353.

9.10.4 The Contractor shall be solely responsible for the completeness and correctness of
the internal wiring and for the proper functioning of the connected equipment.

9.10.5 All internal wiring to be connected to the external equipment shall terminate on terminal blocks. Terminal blocks shall be rated for 650 V, 10 A and made of non-inflammable material.

9.10.6 CT and VT secondary circuits shall be terminated on stud type, disconnecting terminal blocks.

9.10.7 At least 10% spare terminals shall be provided on each panel and these spare terminals shall be distributed on all terminal blocks.

9.11 Warranty

The HT panel unit shall be warranted for minimum of 5 (five) years against all material/ manufacturing defects and workmanship.

9.12 Testing and Inspection

9.12.1 Type Tests

The switchgear panel shall be of type tested design. The following type test reports shall be submitted during detailed engineering. The tests should have been conducted on the similar equipment by NABL accredited laboratory.

<table>
<thead>
<tr>
<th>Test</th>
<th>Standard</th>
<th>Relevant IEC Clause</th>
</tr>
</thead>
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<td></td>
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<tr>
<td>Dielectric tests</td>
<td></td>
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<tr>
<td>Power frequency voltage test</td>
<td>IEC 62271-200</td>
<td>6.2.6.1</td>
</tr>
<tr>
<td>Lightning impulse voltage test</td>
<td>IEC 62271-200</td>
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<tr>
<td>Dielectric tests on auxiliary and control circuits</td>
<td>IEC 62271-200</td>
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</tr>
<tr>
<td>Measurement of the resistance of the main circuit</td>
<td>IEC 62271-200</td>
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</tr>
<tr>
<td>Temperature-rise tests</td>
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<tr>
<td>Short-time withstand current and peak withstand current tests</td>
<td>IEC 62271-200</td>
<td>6.6</td>
</tr>
<tr>
<td>Verification of the IP coding</td>
<td>IEC 62271-200</td>
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</tr>
<tr>
<td>Verification of making and breaking capacities</td>
<td>IEC 62271-200</td>
<td>6.101</td>
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<tr>
<td>Mechanical operation test</td>
<td>IEC 62271-200</td>
<td>6.102</td>
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<tr>
<td>Internal arc test</td>
<td>IEC 62271-200</td>
<td>6.106</td>
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Circuit Breaker

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<tr>
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<th>Standard</th>
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<tbody>
<tr>
<td>Mechanical operation test at ambient air temperature (M2 Class)</td>
<td>IEC 62271-100</td>
<td>6.101.2</td>
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<tr>
<td>Basic short-circuit test-duties</td>
<td>IEC 62271-100</td>
<td>6.106</td>
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<tr>
<td>Relays</td>
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<tr>
<td>Vibration tests</td>
<td>IEC 60255-21-1</td>
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<tr>
<td>Shock and bump tests</td>
<td>IEC 60255-21-2</td>
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<tr>
<td>Seismic tests</td>
<td>IEC 60255-21-3</td>
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</tr>
<tr>
<td>Electromagnetic compatibility requirements</td>
<td>IEC 60255-26</td>
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<td>Product safety requirements</td>
<td>IEC 60255-27</td>
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<td>Common requirements</td>
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<tr>
<td>Functional requirements</td>
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<tr>
<td>Communication requirements</td>
<td>IEC 61850</td>
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Current Transformers

<table>
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<tr>
<th>Test Description</th>
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<tbody>
<tr>
<td>Temperature-rise test</td>
<td>IEC 61869-2</td>
<td>7.2.2</td>
</tr>
<tr>
<td>Impulse voltage withstand test on primary terminals</td>
<td>IEC 61869-2</td>
<td>7.2.3</td>
</tr>
<tr>
<td>Tests for accuracy</td>
<td>IEC 61869-2</td>
<td>7.2.6</td>
</tr>
<tr>
<td>Short-time current tests</td>
<td>IEC 61869-2</td>
<td>7.2.201</td>
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</table>

Voltage Transformer

<table>
<thead>
<tr>
<th>Test Description</th>
<th>Standard</th>
<th>Clause</th>
</tr>
</thead>
<tbody>
<tr>
<td>Temperature-rise test</td>
<td>IEC 61869-3</td>
<td>7.2.2</td>
</tr>
<tr>
<td>Impulse voltage withstand test on primary terminals</td>
<td>IEC 61869-3</td>
<td>7.2.3</td>
</tr>
<tr>
<td>Electromagnetic Compatibility tests</td>
<td>IEC 61869-3</td>
<td>7.2.5</td>
</tr>
<tr>
<td>Test for accuracy</td>
<td>IEC 61869-3</td>
<td>7.2.6</td>
</tr>
<tr>
<td>Short-circuit withstand capability test</td>
<td>IEC 61869-3</td>
<td>7.2.301</td>
</tr>
</tbody>
</table>

In case the contractor is not able to submit the test reports during detailed engineering, the contractor shall submit the reports of type/special tests either conducted by NABL accredited laboratory or witnessed by Employer.

9.12.2 Routine Tests

Routine tests and acceptance tests shall be as per the Quality Assurance Plan (QAP)
approved by the Employer.

10 AC Cables

10.1 Standards and Codes
All AC Cables shall conform to the following standards and codes.

| IS 7098 | Crosslinked polyethylene insulated PVC sheathed cables, Part 1: For working voltage up to and including 1100 V |
| IS 7098 | Crosslinked Polyethylene Insulated Thermoplastics Sheathed Cables Part 2: for Working Voltages from 3.3 kV up to and Including 33 kV |

10.2 All AC cables shall be flame retardant, low smoke (FRLS) type designed to withstand all mechanical, electrical and thermal stresses develop under steady state and transient operating conditions.

10.3 Only terminal cable joints shall be accepted. No cable joint to join two cable ends shall be accepted. However, cable joints may be allowed if the route length is more than maximum available drum length subject to Employer’s approval.

10.4 In addition to manufacturer's identification on cables as per relevant standard, following marking shall also be provided over outer sheath.
   (i) Cable size and voltage grade
   (ii) Word ‘FRLS’ at every metre
   (iii) Sequential marking of length of the cable in metres at every metre

10.5 Cables shall be sized based on the following considerations:
   (i) Rated current the equipment
   (ii) Maximum voltage drop in LT cable (from PCU to Transformer) shall be limited to 0.5% of the rated voltage. For HT cables (from CSS output to LED Power House), maximum voltage drop shall be limited to 0.5% of the rated voltage.
      The Contactor shall provide voltage drop calculations in excel sheet.
   (iii) Short circuit withstand capability as per design for 1s.
   (iv) De-rating factors according to laying pattern

10.6 Warranty
All cables shall be warranted for minimum of 5 (five) year against all material/ manufacturing defects and workmanship.

10.7 Testing
Routine test and acceptance tests requirements shall be as per relevant standards for
10.8 **Installation**

10.8.1 Cable installation shall be as per IS 1255.

10.8.2 AC Cable from Compact Sub-station/BESS Container to Power House shall be laid underground with one spare run.

10.8.3 Cable terminations shall be made with properly crimped lugs and passed through cable glands at the entry & exit point of the cubicles. Bimetallic lugs shall be used for connecting Cu bus bar and Al cables or vice-versa.

10.8.4 All AC cables shall be provided with punched/embossed aluminium tags. The marking shall be done with good quality letter and numbers of proper size so that the cables can be identified easily.

11 **Auxiliary Supply System**

11.1 Scheme for auxiliary supply system shall be submitted by the Contractor during detailed engineering for the approval by Employer.

11.2 **Auxiliary supply for the Plant shall be drawn from the BESS and not imported from the grid.**

11.3 It shall mainly comprise of auxiliary transformer (if required), AC distribution board(s) (ACDB), Battery & battery charger system, emergency lighting network, Uninterrupted power supply (UPS), distribution cables and metering & protective devices.

11.4 Following consideration shall be taken into account while sizing the auxiliary transformer:

   (i) 20% future load margin
   (ii) 20% design margin
   (iii) Total connected load at 0.8 power factor

12 **Uninterrupted Power Supply**

12.1 **Standards and Codes**

<table>
<thead>
<tr>
<th>Standard/Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>IEC 62040-1</td>
<td>Uninterruptible power systems (UPS) - Part 1: General and safety requirements for UPS</td>
</tr>
<tr>
<td>IEC 62040-2</td>
<td>Uninterruptible power systems (UPS) - Part 2: Electromagnetic compatibility (EMC) requirements</td>
</tr>
<tr>
<td>IEC 62040-3</td>
<td>Uninterruptible power systems (UPS) - Part 3: Method of specifying the performance and test requirements</td>
</tr>
</tbody>
</table>

**Floating Solar PV project at UT, Lakshadweep, India**
12.2 **General Requirements**

12.2.1 The Uninterrupted Power Supply (UPS) system shall be designed to supply power to following loads (but not limited to).

(i) Data logger / SCADA / EMS
(ii) Fire Detection/ Alarm Panel
(iii) HMI of SCADA
(iv) Emergency Lighting
(v) Inverter’s Auxiliary supply (if applicable)
(vi) HT panel auxiliary
(vii) CCTV

12.2.2 Sizing of UPS shall be done considering the above-mentioned load at power factor of 0.8 lagging inclusive of 10% design margin at 50 °C.

12.3 **System Description**

12.3.1 The UPS shall automatically provide continuous, regulated AC power to critical loads under normal and abnormal conditions, including loss of input AC power. The UPS system shall consist of the following major equipment.

(i) UPS Module

(a) Insulated Gate Bipolar Transistor (IGBT) Converter
(b) Insulated Gate Bipolar Transistor (IGBT) Inverter
(c) Digital Signal Processor (DSP) using Pulse Width Modulation (PWM) for Direct Digital Control (DDC) of all UPS control and monitoring functions
(d) Static bypass switch

(ii) Battery system for 2 hours
(iii) Battery protective and disconnect device
(iv) Maintenance bypass switch
(v) LCD display panel and LED indications
(vi) Integrated UPS Communications Protocols capable of communicating with SCADA system

12.3.2 The UPS shall meet the following minimum specifications.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Topology</td>
<td>Online double conversion UPS</td>
</tr>
</tbody>
</table>
Input
Voltage | 415 V ± 10% AC
Frequency | 50 ± 5 Hz
Power factor | 0.95

Output
Voltage | 230V ± 1% AC
Frequency | 50 Hz
Power factor | 0.8

Battery
Type | Sealed, Maintenance-Free (AGM) battery
Capacity | 100% UPS load for 2 hours

Monitoring and communication

| LED Indicators | Load on Inverter, Battery operation, Load on Bypass, Overload, LCD Fault, UPS Fault |
| Electrical contacts | Closing contacts for each of the following conditions: 1. Unit on Battery 2. Low Battery 3. Summary Alarm 4. UPS On 5. Input Fail |
| Local Display | LCD/ LED |
| SCADA communications | RS-232 & RS-485 Interface Port |
| Overall efficiency | >90% |
| Electrical Protection | Input/ output under voltage, over temperature, overload, Short circuit, battery low trip |

12.3.3 The UPS shall be forced air cooled by internally mounted fans. The fans shall be redundant in nature to ensure maximum reliability. The fans shall be easily replaceable without the use of special tools.

12.3.4 Contractor shall provide the Operation & Maintenance Manual and mandatory spare parts list along with the equipment

12.4 Warranty
UPS shall be warranted for minimum of 5 (five) years and batteries shall be warranted for a minimum of 2 (two) years against all material/ manufacturing defects and
workmanship

12.5 Tests
12.5.1 Routine tests and acceptance tests on final product shall be done as per QAP approved by the Employer.
12.5.2 On completion of installation and commissioning of the equipment on site tests shall be carried out with the max. available load, which does not exceed the rated continuous load. An on-site test procedure shall be submitted by contractor include a check of controls and indicators after installation of the equipment.

13 Earthing

13.1 Standards and Codes
Earthing system shall comply with latest revisions and amendments of the relevant IEC standards and IS codes. In particular, earthing system shall comply with the following standards and codes.

<table>
<thead>
<tr>
<th>Standard/Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>IS 3043</td>
<td>Code of Practice for Earthing</td>
</tr>
<tr>
<td>IEEE 80</td>
<td>IEEE Guide for Safety in AC Substation Grounding</td>
</tr>
<tr>
<td>IEEE 142</td>
<td>IEEE Recommended Practice for Grounding of Industrial and Commercial Power Systems</td>
</tr>
<tr>
<td>Indian Electricity Rules</td>
<td></td>
</tr>
</tbody>
</table>

13.2 General Requirements
13.2.1 Earthing system shall be designed based on system fault current and soil/water resistivity value obtained from geo-technical investigation/hydrography report. Earth grid shall be formed consisting of number of earth electrodes sufficient enough to dissipate the system fault current interconnected by earthing conductors.
13.2.2 The earth electrode shall be made of high tensile low carbon steel rod, molecularly bonded by high conductivity copper on outer surface with coating thickness not less than 250 micron as per relevant standards. Suitable earth enhancing material shall be filled around the electrode to lower the resistance to earth. Inspection chamber and lid shall be provided as per IS 3043.
13.2.3 Earth conductors shall be made of copper bonded steel or galvanized steel of sufficient cross section to carry the fault current and withstand corrosion.
13.2.4 Earth conductors buried in ground shall be laid minimum 600 mm below ground level
unless otherwise indicated in the drawing. Back filling material to be placed over buried conductors shall be free from stones and harmful mixtures. Earthing conductor shall be buried at least 2000 mm outside the fence of electrical installations.

13.2.5 Earth electrodes shall not be situated within 1.5 m from any building whose installation system is being earthed. Minimum distance between earth electrodes shall be two times the driven depth of the electrode.

13.2.6 All welded connections shall be made by electric arc welding. For rust protection the welds should be treated with red lead compound and afterwards thickly coated with bitumen compound.

13.3 Earthing of Floating Platform

13.3.1 All the conducting parts of floating platform that are not intended to carry current shall be bonded to the earthing system by two distinct connections.

13.3.2 Earth grid may be floating on the lagoon or constructed on the shore connected with the floating platform depending on design, safety and statutory requirements.

13.3.3 Earth electrodes of the DC earth grid shall be uniformly distributed so that optimum earth resistance is offered to leakage current flowing from floating platform.

13.3.4 SCB equipment/SPD earthing point shall be connected to the DC earth grid using flexible copper cable of sufficient cross section as recommended by the manufacturer. The connection with the DC earth grid shall be done using suitable bimetallic lugs and stainless-steel fasteners.

13.4 PCU Earthing

13.4.1 DC negative bus bar of the PCU shall be earthed to avoid Potential Induced Degradation (PID). DC negative bus bar and PCU equipment earth shall be bonded to the PCU earth bus and connected to earth electrodes through flexible copper cable of sufficient cross section as mentioned by the manufacturer.

13.4.2 In case earthing of DC negative bus bar of PCU is not allowed by the manufacturer, suitable anti-PID device shall be provided with the consent of PV Module and PCU manufacturer. However, PCU equipment earth shall be connected to earth electrodes through flexible copper cable of sufficient cross section as mentioned by the manufacturer.

13.5 Transformer Earthing

13.5.1 Inverter transformer neutral shall be floating, not to be earthed. However, recommendation of inverter manufacturer shall also be taken into account.
13.5.2 Transformer tank, cable box, marshalling box and all other body earth points shall be earthed.

13.5.3 Inverter transformer shield shall be earthed separately using minimum two no. of earth electrodes. Earthing conductor between shield bushing and earth electrodes shall be copper flat of suitable size not less than 25 x 6 mm.

13.5.4 Neutral and body of the auxiliary transformer shall be earthed.

13.6 Main Control Room Earthing

13.6.1 Metallic enclosure of all electrical equipment inside the main control room shall be connected to the earth grid by two separate and distinct connections.

13.6.2 Cable racks and trays shall be connected to the earth grid at minimum two places using galvanized steel flat.

13.6.3 SCADA and other related electronic devices shall be earthed separately using minimum two no. of earth electrodes.

13.7 Tests

On completion of installation, continuity of earth conductors and efficiency of all bonds and joints shall be checked. Earth resistance at earth terminations shall be measured and recorded.

The earth plate shall be provided to facilitate its identification and for carrying out periodical inspection.

14 Lightning Protection System

14.1 Lightning Protection System (LPS) for entire plant (off-shore and on-shore) against direct and indirect lighting strokes shall be provided as per IS/IEC 62305:2010.

14.2 Protection level for the entire plant shall be Level – I.

14.3 Air terminals, down conductors and earth termination system shall be designed as per relevant parts of IS/IEC 62305:2010.

14.4 Necessary foundation/anchoring for holding the air terminals in position to be made after giving due consideration to shadow on PV array, maximum wind speed and maintenance requirement at site in future.

14.5 The product shall be warranted for minimum of 2 (two) years against all material/ manufacturing defects and workmanship.

14.6 Type test reports as per IS/IEC 62305:2010 shall be submitted during detailed engineering for approval.
15 Communication Cables

15.1 Optical Fibre Cables
15.1.1 Optic Fibre cable shall be 4/8/12 core, galvanized corrugated steel taped armoured, fully water blocked with dielectric central member for outdoor/ indoor application so as to prevent any physical damage.
15.1.2 The cable shall have multiple single-mode or multimode fibres on as required basis so as to avoid the usage of any repeaters.
15.1.3 The outer sheath shall have Flame Retardant, UV resistant properties and are to be identified with the manufacturer’s name, year of manufacturing, progressive automatic sequential on-line marking of length in meters at every meter on outer sheath.
15.1.4 The cable core shall have suitable characteristics and strengthening for prevention of damage during pulling.
15.1.5 All testing of the optic fibre cable being supplied shall be as per the relevant IEC, EIA and other international standards.
15.1.6 The Contractor shall ensure that minimum 100% cores are kept as spare in all types of optical fibre cables.
15.1.7 Cables shall be suitable for laying in conduits, ducts, trenches, racks and underground buried installation.
15.1.8 Spliced/ Repaired cables are not acceptable. Penetration of water resistance and impact resistance shall be as per IEC standard.

15.2 Communication Cable (Modbus)
15.2.1 Data (Modbus) Cable to be used shall be shielded type with stranded copper conductor. Cable shall have minimum 2 pair each with conductor size of 0.5 Sq.mm. Cable shall be flame retardant according to IEC 60332-1-2.
15.2.2 Cable shall be tested for Peak working voltage of not less than 300 V and shall be suitable for serial interfaces (RS 422 and RS 485).
15.2.3 Communication cable shall be laid through underground with suitable HDPE ducts.

16 SCADA

16.1 General Requirements
16.1.1 The Contractor shall provide complete SCADA system with all accessories, auxiliaries and associated equipment and cables for the safe, efficient and reliable operation and monitoring of entire solar plant and its auxiliary systems.
16.1.2 The Contractor shall provide all the components including, but not limited to, Hardware, Software, Panels, Power Supply, HMI, Laser Printer, Gateway, Networking equipment and associated Cables, firewall etc. needed for the completeness.

16.1.3 SCADA System shall have the provision to perform the following features and/or functions:

(i) Web enabled Operator Dashboards: Showing key information on Generation, Performance and Current Status of various equipment in Single Line Diagram (SLD) format with capability to monitor PV array string level parameters.

(ii) Real time Data Logging with Integrated Analytics & Reporting: Logging of all parameters - AC, DC, Weather, System Run Hours, Equipment Status and Alarms as well as derived/ calculated/ integrated values. The SCADA User interface shall be customizable and enable Report Generation and Graphical Analysis.

(iii) Fault and System Diagnostics with time stamped event logging.

(iv) Support for O&M Activities: The interface shall allow integration with Surveillance System(s), Module Cleaning System and various other O&M support systems to provide a Data Analysis and Decision Support System for smooth and efficient Plant Operations.

(v) AI based Distributed Analytics for Predictive Maintenance, trend analysis and Alerts.

(vi) Generate, store and retrieve user configurable Sequence of Event (SOE) Reports.

(vii) Interface with different field equipment in the plant and work seamlessly with field equipment supplied by different companies.

(viii) Transfer of plant data reliably, to an Owner designated server or Cloud (Option: check with client) on any kind of remote network including low bandwidth and wireless links such as 2G/3G/VSAT.

(Note: Telecom Lease line connection, if required for transferring data from Plant over internet shall be taken by Contractor in the name of Employer for O&M period)

16.1.4 The Control system shall be designed to operate in non-air-conditioned area. However, the Contractor shall provide a Package/ Split AC of suitable capacity decided by heat load requirement in SCADA room at Main Control Room.
16.2 **Architecture**

16.2.1 The SCADA System shall be built over Industrial IoT architecture with integrated Analytics, secure web access, enterprise software and Database.

16.2.2 Data acquisition shall be distributed across MCR and LCR / ICRs while plant level data aggregation shall be done in both local and remote server (as specified by Owner).

16.2.3 Analog and Digital IO modules shall have integrated processor for distributed IO processing and control.

16.2.4 Data communication system shall be built over fibre optic cables/ wireless network with high bandwidth TCP/IP communication (Fast Ethernet or 802.11a/b/g/n) across all Inverter and Control Rooms with Internet/Intranet access at Main Control Room. Firewall shall be provided for network security.

16.2.5 Plant SCADA Server shall have Industrial Grade server hardware running SCADA & Monitoring Software with data storage (complete plant data) space for 2 years.

16.2.6 Plant data for monitoring and control operations should be accessible without dependence on external network.

16.2.7 A server running SCADA & Monitoring Software shall be configured at the Owner's office in New Delhi (HQ Server/Remote Server) having the same specifications as the Plant Server, in parallel with Plant Server to enable easy access to plant data from outside the plant without having to login to plant server. Effectively, the plant data shall be replicated in both places i.e. between systems at the Plant Server and Remote Server to provide data redundancy for critical plant data.

16.2.8 Operator Workstation/PC shall be of Industrial Grade for browser-based access to plant data from Plant or remote server. Plant control & SLDC/Utility related operations shall only be initiated through browser-based interface requiring no client software or database to be installed on the Workstation. All critical software and Plant Data shall be installed/stored on local and remote servers only with user access control for protecting the software and data assets from accidental deletion or corruption.

16.2.9 Internet/Intranet at Plant: Public or private network access shall be provided at the plant through any broadband/VSAT connectivity of 2Mbps or higher bandwidth. In case no broadband/VSAT connectivity can be provided at the plant, a 3G/4G data card from any Internet Service Provider (ISP) may be provided. SCADA system shall be capable of sending all plant data in real time to the Remote Server.

16.2.10 GPS based Time Synchronization System: The SCADA system shall have a
Master/Slave Clock system along with antenna, receiver, cabinet and internal interconnection cables. All SCADA controllers, servers, OWS and communicating equipment shall be synchronized to the GPS clock.

16.3 Industrial IoT Controllers & Data Acquisition
The Plant SCADA and Monitoring System may use one or more IIoT Controllers at each LCR and MCR for the purpose of data acquisition and data forwarding to the Local and Remote SCADA Servers. The IIoT Controllers shall meet the following minimum requirements:

16.3.1 The IIoT Controllers shall be distributed in nature and work independently of other IIoT Controllers or any central controller in the system.

16.3.2 Shall be capable of supporting wide range of field protocols to communicate with different field equipment (Modbus over RS485/Ethernet, etc.)

16.3.3 Shall have local storage for a minimum of 2 weeks (in case of network failure).

16.3.4 Provide web-based interface to configure the controller for various equipment in the field.

16.3.5 IO Functionality: Shall support status monitoring of VCBs & Trip relays on RMU/HT & Transformer panels through distributed DI/AI modules.

16.3.6 Controls: Shall be capable of Controlling breakers (ON/OFF). Both ON/OFF and Parameter control of inverters shall be supported.

16.3.7 Data Communication with Servers: Shall send the data collected, from all the equipment at Inverter Control Room and/or Main Control Room, to the Monitoring & Control Server.

16.3.8 Controllers shall be capable of sending data over Internet connections USB data cards.

16.3.9 Shall not require a static public IP address, at the plant for the purpose of remote access.

16.4 Functionalities

16.4.1 The SCADA system shall monitor instantaneous and cumulative electrical parameters from all DC& AC Equipment including inverters, string combiner boxes, weather station, MFM, Transformer and Switchgear (LT & HT Panels) at regular intervals not greater than one minute.

16.4.2 The SCADA system shall monitor Instantaneous and cumulative environment parameters from weather sensors or data loggers at same interval as electrical
parameters and provide PR, CUF on the fly.

16.4.3 The SCADA system shall provide Alarms and Alerts on equipment faults and failure in less than 5 seconds. Alarms on status change of hardwired DI shall also be provided.

16.4.4 The SCADA system shall provide configurable alerts on any parameter crossing settable thresholds. The list of such parameters shall be finalised in consultation with the Owner.

16.4.5 The SCADA system shall enable integration with other sub-systems at the plant for supporting O&M activities. The list shall include but not limited to:

(i) Surveillance Cameras,

(ii) Module Cleaning System – For monitoring of water usage and efficacy of cleaning process.

16.4.6 The SCADA system shall have user-friendly browser-based User Interface for secure access from anywhere, for minimum ten concurrent connections from the Operator PC or other securely connected laptop/mobile, for plant monitoring, O&M, daily reporting, and analysis. A dashboard providing summary details of total plant generation, day's export, irradiance, Inverter Control Room level generation and performance indicators like PR and CUF.

16.4.7 Reporting: The SCADA system shall provide downloadable reports in Excel/PDF, configurable for equipment parameters across the plant.

16.4.8 The system shall have Configurable Analysis page for self-configured as well as on demand Analytics charts.

16.4.9 The SCADA system shall be extensible to include maintenance of O&M schedules and related activities for plant equipment as per the O&M Manual.

16.4.10 Connectivity shall be provided to Owner’s Data Monitoring Centre. Data collected by Plant SCADA shall be replicated in real-time, using industry standard interfaces such as Web Services, OPC-UA, data files, as required – with Owner’s Central Monitoring System in New Delhi. The data recording intervals for different parameters from different devices in the solar plant shall be considered when creating schedules to “push” the data from Plant SCADA to data receivers stationed at New Delhi.

16.4.11 Mobile User Interface: summary of plant performance and issues should be accessible in a mobile Native UI or browser UI.

16.4.12 Data Communication to the Load Dispatch Centre (LDC), UT of Lakshadweep: SCADA system shall provide required interface to integrate with LDC, in compliance
with extasnt grid code, to send any parameters specified by the LDC.

**Note:** The methodology and specification of LDC interface will be provided separately by LDC and it shall be the responsibility of the Contractor to determine the same.

16.4.13 Power Plant Control: SCADA system shall provide required interface to the local SCADA operator to set various power control modes (active/reactive power/frequency/PF) through the inverters over industry standard communication protocols like Modbus over TCP/IP.

16.4.14 Forecasting and Scheduling: SCADA shall provide day ahead and week ahead forecasting and scheduling for power generation at the plant as per LDC stipulations.

16.4.15 Predictive Maintenance: SCADA system shall have in-built or pluggable frameworks to support AI based Predictive Maintenance for all key equipment including inverters, transformers and switchgear at the plant.

16.4.16 All programming functionalities shall be password protected to avoid unauthorized modification.

16.4.17 The Contractor shall provide software locks and passwords to Employer for all operating & application software. Also, the Contractor shall provide sufficient documentation and program listing so that it is possible for the Employer to carry out modification at a later date.

16.5 **Cable Specifications**

16.5.1 RS485 & IO Cables shall meet the following minimum specifications:

- For RS485: 0.5sq.mm ATC multi-strand (class-5), insulated core, twisted pair, overall screened with ATC drainwire, GI wire Armored, PVC sheathed, DIN47100 colour standard, FRLS, 1.1 kV grade
- For IO cabling (between HT/RMU panels and SCADA panel) – 1.0 sq.mm multi-strand, 4/8/12 core screened, armored, FRLS cable, 1.1KV grade.
- For Optical Cabling: 6F, Armored, Single/Multi mode laid through HDPE conduits to minimize cable breaks.

16.6 **Earthing**

16.6.1 Two isolated electronic earth pits near to SCADA panel at every Inverter and Control Room with < 1 Ohm resistance shall be provided. One earth pit shall be used for protective/body earth and the other to be used for Signal Earth.

16.6.2 Apart from providing separate earth pits, manufacturer specified earthing recommendations shall be followed for all communicating equipment connected to

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SCADA. This includes but is not limited to SMBs, Inverters, WMS and Switchgear panels.

16.7 Communication Cable Laying

16.7.1 All RS485, IO and CAT6 cables shall be laid in separate conduits with a minimum separation of 1.5ft from AC/DC power cables all along.

16.7.2 Power cables shall be laid deep in the trenches first. Data cables shall be laid in separate conduits after partially filling the trenches to ensure minimum 1.5 ft separation between power and communication cables all along the trench.

16.7.3 IO Cables between switch gear panels and SCADA panel shall be laid on separate cable trays, with a minimum of 1.5ft separation from trays carrying AC Power cables.

16.7.4 RS485 & CAT6 cables between switch gear panels or Inverters and SCADA panel shall be laid on separate cable trays, with a minimum of 1.5ft separation from trays carrying AC Power cables.

16.8 Control Cabinets / Panels / Desks at Main Control Room

16.8.1 The cabinets shall be IP-22 protection class. The Contractor shall ensure that the temperature rise is well within the safe limits for system components even under the worst condition and specification requirements for remote I/O cabinets.

16.8.2 The cabinets shall be totally enclosed, free standing type and shall be constructed with minimum 2 mm thick steel plate frame and 1.6 mm thick CRCA steel sheet or as per supplier's standard practice for similar applications.

16.9 Software Licences

The Contractor shall provide software license for all software being used in Contractor’s System. The software licenses shall be provided for the project and shall not be hardware/ machine-specific.

16.10 Hardware at Main Control Room

16.10.1 The Hardware as specified shall be based on latest state of the art Workstations and Servers and technology suitable for industrial application & power plant environment.

16.10.2 The Local Monitoring & Control Server and the Operating Work station, to be deployed in the Plant Control Room, shall have the following server hardware and operating system along with accessories:

| Plant Server |
| Server Hardware | Hex/Octal Core Xeon, 32GB RAM (expandable to 64 GB RAM), 4 X 2TB SATA hard discs in |

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| Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India |

| **RAID 5 configuration, 2TB external USB hard disc (for backup), dual power supplies, 2 LAN ports, LCD console, keyboard & mouse. The Server hardware shall be housed in a rugged fan-cooled, and rodent-proof Server Rack.** |
| **Operating System** |
| Operating System and Database shall be of enterprise scale (RedHat Linux or equivalent Linux OS, Oracle/MySQL or equivalent DB), with required AMC for 5 years. |

| **1. Monitor: Min 22” LED Flat Monitor with non-interfaced refresh rate min. 75 Hz.** |
| **2. Keyboard: ASCII type** |
| **3. Pointing Device: Mouse** |
| **4. Intelligent UPS (on line): Minimum 2 hour battery backup.** |

| **Operator Workstation** |
| **Hardware** |
| i7 CPU running at 3.0 GHz or faster with 8GB RAM, 500GB hard disk, 25” LED monitor, keyboard and mouse, 4 USB ports, LAN port |

| **Operating System** |
| Windows operating system with necessary tools, anti-virus software. |

| **Accessories** |
| 1. Screen Display Unit: Min 50” LED Flat Monitor with wall mounted arrangement for the display of SCADA screen |
| 3. UPS of required capacity with 2 hour battery backup. |

16.10.3 All network components of LAN and Workstations shall be compatible to the LAN, without degrading its performance.

16.11 Factory Acceptance Test (FAT)
FAT procedure shall be submitted by bidder for approval. SCADA shall communicate with all third devices which are part of solar plant and same shall be demonstrated during the FAT.
17 Energy Management System

17.1 General Requirements

Energy Management System (EMS) system shall be a computerized system for real time monitoring, operation, control, reliable & efficient operation of the Plant facilities. EMS shall be able to acquire real time data of various equipment of Plant facilities, have in built logic/programming to monitor, control, and optimize the performance of Plant facilities as per specification. Contractor shall provide complete EMS system with all accessories, auxiliaries and associated equipment and cables for the safe, efficient and reliable operation of entire Plant facilities and its auxiliary systems. Contractor shall include in his proposal all the Industrial Grade Hardware, Software, Panels, Power Supply, HMI, Laser Printer, Gateway, Networking equipment and associated Cable etc. needed for the completeness even if the same are not specifically appearing in this specification. The system shall be fully compliant to ISO 50001:2011 or equivalent IEC/IS standard.

17.2 EMS functionality for the BESS Control

17.2.1 The following operation modes of BESS shall be possible to be set from the EMS.

- Automatic mode: This means that a part of the power quantity of the BESS behaves according to the selected operation mode.
- HMI mode or manual mode: In this mode, the operator has the possibility to
  - Select the operation point
  - Direct control of active and reactive setpoints of the PCS
  - Command of the balance of plants
- OFF-mode: BESS is not producing any power. The system is disconnected form the grid.
- STANDBY-mode: BESS is connected to the grid, but the IGBT's in the PCS system are in an off-state (i.e. open switching)

17.2.2 The performance of every BESS use case will be controlled and adaptable by this system. This energy management strategy will be operated by the SCADA in Main Control Room. Any failure in the process or the control system including instrumentation, electronic and electrical equipment must be detected and logged.

17.2.3 A communication with the SCADA system must be possible to receive set points and transmit set points for each use case. The SCADA should be able to remotely control
the BESS. The EMS should allow the SCADA at least the following:

- Change the operation mode of BESS independently
- Start/Stop each use case appointed to a BESS.
- Change the use case of each BESS (multiple use cases can be selected together)
- Select the amount of power dedicated to each selected use case
- Adapt the parameters needed for the operation of every use case

17.2.4 The preferred communication protocol is MODBUS over a serial or Ethernet connection (Modbus RTU or MODBUS TCP). Other solutions can be proposed but are subjected to the approval of the client.

17.3 EMS functionality for the Plant Control

17.3.1 The EMS monitors grid and Plant facility variables and should be programmable for selecting the optimum-operating mode of the whole plant w.r.t. active and reactive power, grid voltage, grid frequency, etc. Additionally, it can receive external set points and automatically adapt the Plant Facility behaviour to the new settings.

17.3.2 The EMS shall perform following functionality to control the Plant facilities.

- Communication with grid or SCADA and power units: PV Inverters, DG set(s) and BESS.
- Measuring and processing of the electrical parameters: voltage, current, PF, frequency.
- Control capability of PV Inverters, DG Sets, BESS and other power units

17.4 Control & Power Supply Scheme

Contractor shall provide the UPS/ DC Power supply of suitable rating to cater all the load requirements of EMS system and its auxiliaries.

17.5 Software Documentation and Listings

All technical manuals, reference manuals, user’s guide etc. in English required for modification/editing/addition/deletion of features in the software of the EMS System shall be furnished. The Contractor shall furnish a comprehensive list of all system/application software documentation after system organization for Employer’s review and approval. All The software listings for application software, Project data files etc. shall be submitted by the Contractor. All the EMS software with license key shall be handed over to the Owner on the DVD/CD media. All the hardware and software shall be licensed to the Owner. The bidder will be responsible for providing all the material, equipment and services which are not mentioned in the Tender, but required
for the successful installation, testing, commissioning and operation of the plant facilities.

18 **Illumination**

18.1 **Standards and Codes**

LED luminaires shall be tested at independent laboratory as per the following test standards.

<table>
<thead>
<tr>
<th>Standard/Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>LM79-08</td>
<td>Electrical and Photometric Measurements of Solid-State Lighting Products</td>
</tr>
<tr>
<td>LM 80-15</td>
<td>Measuring Luminous Flux and Color Maintenance of LED Packages, Arrays and Modules</td>
</tr>
</tbody>
</table>

18.2 **General specification**

18.2.1 This specification covers design, supply and installation of White-LED Hight Mast Light for illumination of Plant on-shore facilities including installation sites for (i) PCU, CSS & Storage containers and (ii) BESS container(s), Main Control Room installation area.

18.2.2 The High Mast Light shall consist of white LED luminary of maximum 4*18 Watt (LED + Driver) as per configuration along with necessary control electronics-inter connecting wires / cables, etc. to operate the load from dusk to dawn. The broad performance specifications of a White Light Emitting Diode (WLED) light source based system are given below:

<table>
<thead>
<tr>
<th>Light Source</th>
<th>Whit Light Emitting Diode (W-LED) 4*18</th>
</tr>
</thead>
<tbody>
<tr>
<td>Light Out put</td>
<td>White colour (colour temperature 5500-6500 K).</td>
</tr>
<tr>
<td></td>
<td>Lumen efficacy of LED- min 120 lumens/Watt @350 mA.</td>
</tr>
<tr>
<td></td>
<td>Uniform illumination without dark bands or abrupt variations, and soothing to the eye.</td>
</tr>
<tr>
<td></td>
<td>Colour Rendering Index &gt; 65</td>
</tr>
<tr>
<td></td>
<td>The lamps should be housed in an assembly suitable for outdoor use and shall comply with IP65.</td>
</tr>
</tbody>
</table>

| Driver Type | DC-DC (as per IEC 62384) |
DC to DC convertor efficiency $\geq 90\%$

<table>
<thead>
<tr>
<th>Average duty cycle</th>
<th>Dusk to dawn</th>
</tr>
</thead>
</table>

18.2.3 The Contractor shall furnish Guaranteed Technical Particulars of the LED luminaires, from renowned brands available in the market for approval of Employer.

18.2.4 Lighting system shall be fed from the BESS as per scheme adopted by the Contractor. Indoor and outdoor emergency lights shall be provided at each container, main control room and main gate.

18.3 Lighting Levels

18.3.1 The lighting level shall take into account appropriate light output ratio of luminaires, coefficient of utilization maintenance factor (of 0.7 or less) to take into account deterioration with time and dust deposition.

18.3.2 The LED luminaire housing, heat sink, pole mounting bracket, individual LED reflectors and front heat resistant tempered glass should be provided.

18.3.3 The LED luminaire housing should be made of non-corrosive, high-pressure, die-cast aluminium and the housing should be power coated grey, so as to ensure good weatherability. The luminaire should be provided with in-built power unit and electronic driver.

18.3.4 The luminaire should be suitable for standard street light poles and should be suitable for side entry and bottom entry (post top).

18.3.5 GI Lighting pole of suitable diameter capable of withstanding system and wind load, shall be provided with average Zn coating thickness of 120micron on each face. The mast light poles shall have loop in loop out arrangement for cable entry and light fixture / wiring protected with suitably rated MCB.

18.3.6 All outdoor lighting system shall be automatically controlled by synchronous timer or photocell. Provision to bypass the timer or photocell shall be provided in the panel.

18.3.7 The connecting wires used inside the luminaries, shall be low smoke halogen free, fire retardant cable and fuse protection shall be provided at input side.

18.3.8 Lighting panels shall be earthed by two separate and distinct connections with earthing system. Switch boxes, junction boxes, lighting fixtures, etc. shall be earthed by means of separate earth continuity conductor. Cable armour shall be connected to earthing system at both the ends. Proper earthing of street light poles shall be ensured.

18.3.9 Junction box for lighting shall be made of fire-retardant material. The degree of
protection shall be IP 55 for outdoor junction box.

18.3.10 Lighting cables, wherever exposed to direct sunlight, shall be laid through Double Wall Corrugated (DWC) HDPE conduits.

18.3.11 LED Luminaire/Lamps for Indoor Applications shall have minimum 3-star BEE rating. Indoor LED luminaire/lamps shall be supplied with proper diffuser to avoid direct visibility of LED and suitable heat sink for longer life.

18.3.12 Mounting Pole should be hot deep Galvanized Iron Octagonal pole in single length for 7.0 mtr. with following minimum specifications:

18.3.12.1 The Octagonal poles shall be Hot deep galvanized steel to min average thickness of 120 microns on each face.

18.3.12.2 The material of pole shall be as per specification of BS EN 100025, ISO 1461 with thickness of 4 mm minimum.

18.3.12.3 The base plate of pole shall be of GI (average thickness 100 microns on each face) of size 260 X 260 X 18 mm (minimum) duly welded to pole.

18.3.12.4 The pole shall be mounted on suitable RCC foundation at least 1.5 meter deep and 0.5 meter above ground with 4/6/8 bolt of min 20 mm size.

18.3.12.5 The design and foundation details of the pole shall be submitted to the Employer for approval before execution of work.

18.4 Warranty
All luminaires shall be warranted for minimum of 5 (five) years against all material/ manufacturing defects and workmanship.

19 Weather Monitoring System
As a part of weather monitoring system, the Contractor shall provide the following measuring instruments with all necessary software and hardware required to integrate with SCADA.

19.1 Pyranometer

19.1.1 The Contractor shall provide secondary standard pyranometers (ISO 9060 classification) along with necessary accessories for measuring the incidental solar radiation at horizontal and inclined plane of array.

19.1.2 Specification of the pyranometer shall be as follows.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spectral Response</td>
<td>0.31 to 2.8 micron</td>
</tr>
<tr>
<td>Time response (95%)</td>
<td>Maximum 15s</td>
</tr>
</tbody>
</table>
Nonlinearity | ± 0.5%
---|---
Temperature Response | ± 2%
Tilt error | < ± 0.5%
Zero offset thermal radiation | ±7 W/m²
Zero offset temperature change | ±2 W/m²
Operating temperature range | 0°C to +80°C
Non-stability | Maximum ± 0.8%
Resolution | Minimum +/- 1 W/m²
Output | Analog output: 4 – 20 mA
| Serial output: RS485

19.1.3 Each instrument shall be supplied with necessary cables. Calibration certificate with calibration traceability to World Radiation Reference (WRR) or World Radiation Centre (WRC) shall be furnished along with the equipment. The Contractor shall provide instrument manual in hard and soft form.

19.2 Temperature Sensor
19.2.1 The Contractor shall provide minimum 6 (six) temperature sensors (1 (one) for ambient temperature measurement with shielding case and 5 (five) for module temperature measurement). The temperature sensor shall be Resistance Temperature Detector (RTD)/ Semiconductor type with measurement range of 0°C to 80°C. The instrument shall have valid calibration certificate.
19.2.2 Contractor shall provide Built-in wireless modem placed on the Floating Platform for wireless transmission of Module temperature data to the SCADA.

19.3 Anemometer
Contractor shall provide minimum one no. ultrasonic wind sensor (no moving parts) for wind speed and direction monitoring.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Velocity range with accuracy limit</td>
<td>0 – 60 m/s with +/-2% accuracy @12 m/s; Resolution: 0.01 m/s</td>
</tr>
<tr>
<td>Wind direction range with accuracy limit</td>
<td>0 to 360° (No dead band) with +/-2° accuracy @12 m/s; Resolution: 1°</td>
</tr>
<tr>
<td>Mounting Bracket</td>
<td>Anodized Aluminium bracket to reduce corrosion, all mounting bolts of SS</td>
</tr>
<tr>
<td>Protection Class</td>
<td>IP66</td>
</tr>
</tbody>
</table>
19.4 **Data logger and Data Acquisition System**

Data logger for the weather monitoring station should have the following features:

19.4.1 Provision for analog, digital and counter type inputs for interfacing with various type of sensors

(i) Analog Input

- Adequate nos. for all analog sensors with redundancy
- Provision for operation in different current and voltage ranges as per connected sensors
- Accuracy of +/-0.1% of FS

(ii) Digital Inputs

- Adequate no. of Digital inputs and outputs for the application

(iii) Provision for RS232 and RS485 serial outputs

(iv) Built-in battery backup

(v) Connectivity and Data transmission:

- Built-in GSM/ GPRS modem for wireless data transmission to SCADA/ cloud server (procurement of GPRS enabled SIM Card and connection subscription to be the responsibility of Contractor). It should be possible to remotely communicate with the device for configuration settings.
- RS485 MODBUS interface for data collection and storage on SCADA
- Web interface with provision for user login to enable viewing and downloading of weather data in XLS/ CSV format
- Communication protocol should support fast data transmission rates, enable operation in different Frequency bands and have an encryption-based data security layer for secure data transmission

(vi) Display Settings: Graphic LCD screen which should be easily accessible and should display relevant details like all sensor values, battery strength, network strength etc.

(vii) Provision of Time synchronization from telecom time or server time

(viii) Data Storage: Provision for at least 2 MB internal Flash Memory and at least 8 GB Micro SD card (expandable)
20 **CCTV Camera**

20.1 CCTV Cameras along with monitoring station and all other accessories required for its proper operation must be installed to have complete coverage of following areas for 24 hours.

(i) PCU containers and Compact Sub-station
(ii) BESS Container
(iii) Main Control Room
(iv) Store Room

20.2 Monitoring station of the CCTV Network shall be installed in Main Control Room.

20.3 The CCTV system shall be designed as a standalone IP based network architecture. System shall use video signals from different cameras at defined locations, process the video signals for viewing on monitors at control room and simultaneously record all video streams using latest compression techniques.

20.4 Camera shall be colour, suitable for day and night surveillance (even under complete darkness) and network compatible.

20.5 It shall be possible to control all cameras i.e., PTZ auto/ manual focus, selection of presets, video tour selection etc. The software shall support flexible 1/2/4 windows split screen display mode or scroll mode on the display monitor for live video.

20.6 The system shall support video analytics in respect of the following:

(i) Video motion detection
(ii) Object tracking
(iii) Object classification
(iv) Camera server shall be provided with sufficient storage space to storage recordings of all cameras at HD mode for a period of 15 days. All recordings shall have camera ID, location, date and time of recording.

21 **Fire Alarm System**

21.1 **Standards and Codes**

<table>
<thead>
<tr>
<th>Standard/Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>IS 2189</td>
<td>Selection, Installation and Maintenance of Automatic Fire Detection and Alarm System Code of Practice</td>
</tr>
<tr>
<td>IS 2171</td>
<td>Portable Fire Extinguishers, Dry Powder (Cartridge Type)</td>
</tr>
</tbody>
</table>
IS 8149 | Functional requirements for twin CO₂ fire extinguishers (trolley mounted)
---|---
IS 2546 | Galvanized mild steel fire bucket
National Building code 2005

21.2 The Contractor shall ensure the compliance of fire detection and alarm system as per relevant standards and regulations. The installation shall meet all applicable statutory requirements and safety regulations of state/central fire department/body or any other competent authority in terms of fire protection.

21.3 Firefighting system for the proposed power plant for fire protection shall be consisting of but not limited to:

(i) Sand buckets
(ii) Portable fire extinguishers (CO₂ and dry powder type)
(iii) Microprocessor based fire alarm panel
(iv) Multi sensor smoke detectors
(v) Hooter cum strobe
(vi) Manual call points
(vii) Cables from sensor to fire Panel.

21.4 Minimum two numbers of fire extinguishers (CO₂ and Foam type each, of capacity 10 kg having BIS certification marking as per IS: 2171) shall be provided at every building/enclosure, transformer yard and switchyard. However, the Contractor must comply with existing building code for fire protection and relevant IS codes.

21.5 Four numbers of stand with four sand buckets on each stand shall be provided in the Transformer Yard. Sand buckets inside the building shall be provided at strategic locations as decided during detailed engineering.

21.6 Digital output from the fire detection system shall be integrated with SCADA.

21.7 The Contractor shall submit the plan for fire and smoke detection system for the Employer's approval.

22 Testing Instruments

The Contractor shall provide the following set of instruments for on-site testing.

22.1 Earth resistance tester

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Display</td>
<td>Backlit LCD or LED display</td>
</tr>
</tbody>
</table>

Floating Solar PV project at UT, Lakshadweep, India

Tender No. SECI/C&P/NIT/2019/LKRE
Page 72 of 135
Signature of Bidder
### Earth Resistance
- **Range:** Earth Resistance: up to 2000 Ω
- **Earth Voltage:** 200 V
- **Accuracy:** ± (2% + 5)
- **Safety Ratings:** IP 56
- **Programmable Limits setting:** Enabled

### Accessories
- Earth Ground Stakes (4 Nos)
- Three cable reels with cable length up to 20 m
- Carry Case-1 (capable of handling tester along with accessories)
- 1 set of spare battery

### Array tester

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Display</td>
<td>Backlit LCD or LED display</td>
</tr>
<tr>
<td>Functionality</td>
<td>All electrical tests required by IEC 62446-1:2016</td>
</tr>
<tr>
<td>Memory</td>
<td>Up to 200 records &amp; USB downloadable to Computer</td>
</tr>
</tbody>
</table>

### Accessories
- A set of two, 4mm fused leads for extra protection during installation tests.
- Leads which enable the array tester to connect directly to PV arrays
- 1 set of spare battery

### Insulation tester

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Display</td>
<td>Backlit LCD or LED display</td>
</tr>
<tr>
<td>Insulation Test Range</td>
<td>0.1 MΩ to 10 GΩ</td>
</tr>
<tr>
<td>Test Voltage</td>
<td>250V, 500V, 1000V, 5000V</td>
</tr>
<tr>
<td>Test Voltage accuracy</td>
<td>+20% on positive side only no negative variation is allowed</td>
</tr>
<tr>
<td>Insulation Test Current</td>
<td>1 mA nominal</td>
</tr>
<tr>
<td>Auto Discharge</td>
<td>Discharge time&lt; 0.5 Second for C = 1</td>
</tr>
<tr>
<td>Open Circuit test Voltage</td>
<td>&gt;4 V, &lt;8 V</td>
</tr>
</tbody>
</table>

### Accessories
Heavy duty Test Lead Set – 4 Nos.

Carry Case with sufficient space for accommodating accessories.

### 22.4 Digital Multimeter

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Display</td>
<td>Backlit LCD or LED display; Minimum resolution: 5 ¾ places for DC, 4 ¾ places for AC</td>
</tr>
<tr>
<td>Measuring Category</td>
<td>1000V CAT III as per IEC Standard 61010-1; wave shape independent RMS measurement (True RMS) suitable for operation in the site conditions.</td>
</tr>
<tr>
<td>Additional Functions</td>
<td>Resistance (Ω), Temperature (°C), Continuity, Diode, Capacitance, Frequency, Duty cycle measurement</td>
</tr>
</tbody>
</table>

**Accessories**
- Temperature Probe
- Silicon Test Lead
- Alligator Clip
- Carry Case with sufficient space for accommodating accessories.

### 22.5 Clamp meter

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Display</td>
<td>Backlit LCD or LED display</td>
</tr>
<tr>
<td>Measuring Category</td>
<td>1000V CAT III as per IEC Standard 61010-1; wave shape independent RMS measurement (True RMS) suitable for operation in the site conditions.</td>
</tr>
<tr>
<td>Current Range</td>
<td>AC &amp; DC Current up to 1000A/400 A</td>
</tr>
<tr>
<td>Voltage range</td>
<td>AC &amp; DC Voltage up to 1000V</td>
</tr>
<tr>
<td>Additional Functions</td>
<td>Resistance, continuity, diode and non-contact voltage detection, Active, Reactive and Apparent Power, THD, PF</td>
</tr>
</tbody>
</table>

**Accessories**
- Test leads
- Electrical test leads
- Probe light & extender
Carry Case with sufficient space for accommodating accessories.

### 22.6 Infra-red thermal imaging camera

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spectral response</td>
<td>8 μm to 14 μm (LW)</td>
</tr>
<tr>
<td>Temperature-sensitivity and</td>
<td>−20 °C to +120 °C</td>
</tr>
<tr>
<td>calibration range</td>
<td></td>
</tr>
<tr>
<td>Atmospheric air temperature</td>
<td>-10 °C to +40 °C</td>
</tr>
<tr>
<td>Thermal sensitivity</td>
<td>NETD ≤ 0.1 K at 30 °C</td>
</tr>
<tr>
<td>Geometric resolution</td>
<td>640 x 480 pixels</td>
</tr>
<tr>
<td>Photo camera resolution</td>
<td>Approx. 30 times of IR camera resolution</td>
</tr>
<tr>
<td>Absolute error of measurement</td>
<td>&lt; ± 2 K</td>
</tr>
<tr>
<td>Adjustable parameters</td>
<td>Emissivity, ambient temperature</td>
</tr>
<tr>
<td>Adjustable functions</td>
<td>Focus, temperature level and span</td>
</tr>
<tr>
<td>Measurement functions</td>
<td>Measuring spot, measuring area with average and maximum temperature</td>
</tr>
<tr>
<td>Calibration</td>
<td>The measuring system (Camera, lens, aperture and filter): The camera has to be traceably calibrated at least every two years. The calibration has to be documented. If the camera is not compliant, it has to be readjusted by the manufacturer.</td>
</tr>
<tr>
<td>Documentation</td>
<td>Storing of the infrared picture with the radiometric data</td>
</tr>
</tbody>
</table>

### 22.7 Digital lux meter

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range</td>
<td>0 – 1000 lux</td>
</tr>
<tr>
<td>Accuracy</td>
<td>± (2% + 5)</td>
</tr>
<tr>
<td>Resolution</td>
<td>1 lux</td>
</tr>
<tr>
<td>Display</td>
<td>3½ digits, Backlit LCD/LED</td>
</tr>
</tbody>
</table>

22.8 All testing equipment shall possess valid calibration certificate issued from approved NABL labs.

22.9 Instruments of superior rating is allowed after seeking consent of the Employer.

22.10 Maintenance, calibration, up keeping, repair & replacement of these tools will be in the scope of the Contractor during 5 years of O&M.
22.11 It is Contractor’s responsibility to arrange for tools, tackles, logistics, test kits, manpower, experts etc. required for trouble free operation of Plant.

C Civil Works

1 General

1.1 This section of Technical Specifications describes detailed technical and functional requirements of all civil and structural works included in the scope. This excludes design, supply and installation of Galvanised 220 kV and 132 kV Transmission Line towers, Tower extensions & accessories and 11 kV, 22 kV, 22kV & 33 kV transmission poles & accessories which shall be designed following latest guidelines of respective SEB (State electricity board) and got approved before execution. In absence of SEB/STU guidelines REC (Rural electrification corporation) standards may be followed. Poles at corner with angle > $10^0$ shall be provided with 4-pole structure or lattice tower. Use of PCC spun poles is not acceptable. Approved copies of these designs & drawings shall be submitted to the Employer for reference and record.

1.2 All design and construction of civil works shall conform to relevant Indian standards such as BIS, IRC, MORTH, NBC etc. Design of steel structures shall conform to IS: 800, 801 or 802 as applicable unless specified otherwise. Design of concrete structures shall conform to IS: 456. For design of liquid retaining structure IS: 3370 shall be followed. Only in case of non-availability of Indian standard, equivalent American or British standard may be used for design with prior approval of the Employer and the contractor shall submit proper justification for the same along with his request to the Employer review and approval, and the decision of the Employer shall be final and binding. All the design/ drawings shall be prepared/ approved either by in-house Engineering Team of the contractor (or by his Engineering Consultant) with qualified engineering staff with relevant experience in successful design of solar SPV plants. The design calculations for floating MMS, RCC structure, Steel structure, Foundation system, Road work, Drainage work, etc. shall be submitted for prior approval of Employer before commencement of construction.

1.3 As per project requirements, the Employer may ask for approval of all civil designs and drawings by a Chartered Civil/ Structural Engineer.
1.4 The design calculations shall be supplemented with a neat sketch showing the structure geometry, node and member nos., lengths of various typical members, support points and type of supports, types of materials & type of sections with properties considered in analysis & design. The report shall also include back-up calculations for various loads adopted in design, brief write-up on primary load cases and design load combinations considered and conclusions on design results (with supporting sketches) for easy reference and clarity. Where a computer program (other than STAAD) is used for analysis and design, the contractor shall include a write-up on the computer program used along with examples for validation check. Design Input (format suitable to the programme used and also in STAAD format) and output file shall also be given in the design report and in soft copy to facilitate its review and approval by the Employer.

1.5 The methodology for construction & erection of floating MMS and its anchoring system, Road & drainage works and shall also be submitted for prior approval of Employer before start of these works.

2 Survey Works

2.1 The contractor shall carry out detailed Topographical (on-shore) and Hydrographic survey of the proposed water body for floating solar project site. The work shall be carried out through an agency with relevant experience and qualified survey team. The Contractor shall submit the credentials of the proposed agency along with relevant certificates and in support thereof and the names of the key personnel with details of their qualification, designation and relevant work experience for verification/ approval of the Agency by the Employer.

2.2 All survey equipment shall be tested for their accuracy before use. Only calibrated instruments with valid certification shall be used for conducting the survey.

3 Topographical Survey

3.1 The Contractor shall be responsible for detailed Topographical Survey of the proposed project site (on-shore).

3.2 The Topographical survey shall be conducted at 20m x 20m grid, or as directed by the Engineer, with the help of digital surveying instruments like Total Station.

3.3 The Contractor shall carry the Bench Mark from nearest Greatest Trigonometric Survey
(GTS) Bench mark or any other established source like Railway station, Permanent PWD/WRD structure etc. as approved by the Engineer by fly-leveling and establish 4 Permanent Bench Marks (PBM) (2 on each bank) at site with an accuracy of 0.005m. All subsequent transfer of levels shall be carried out with respect to these PBMs. The work shall also include constructing permanent reference pillars (RP) at suitable locations as directed by the Engineer. These reference pillars shall be labelled permanently with their respective coordinates and reduced levels for future use. The PBMs and RPs shall be shown on the survey drawings.

3.4 While carrying bench mark to the project site, levels shall also be established on the permanent objects like culverts etc. at least on one object in every 1 (one) km if available along with route with adequate description about the objects. These levels shall be maintained at site & also mentioned in the survey report to facilitate locating these objects later on.

3.5 The survey work shall be carried out based on WGS 84 reference ellipsoid and UTM grid system. The contractor shall also establish the latitudes and longitudes of all the corners of the project site. At least 50m width of the adjoining plots and surrounding areas shall also be covered in the survey for correlation with adjoining plots and facilities. The grids for the survey work shall be established in N-S & E-W direction (corresponding to Geographical North or Plant North) as directed by the Engineer.

3.6 Positions, both in plan and elevation, of all natural and artificial features in the area like waterways, railway tracks, trees, cultivation, houses, fences, pucca and kutcha roads including culverts and crossings, foot tracks, other permanent objects like telephone posts and transmission towers etc. are to be established and subsequently shown on survey maps by means of conventional symbols (preferably symbols of survey of India Maps). All hills and valleys within the area/areas are to be surveyed and plotted on maps by contours. Any unusual condition or formation on the ground, locations of rock outcrops (if visible on the surface) and springs/falls, sand heap/dune, possible aggregate deposits, water bodies etc. shall also be noted and plotted on contour maps.

3.7 The record of measurement of all Reduced Levels (RL) shall be submitted in digital format, (in x, y z coordinate system) along with preliminary contour plan of the site, for Engineer’s review before submission of final contour map. The contour interval shall be as required for proper representation of the topography however it shall not be more than 0.5m. The Contractor shall submit survey maps of the site in 1:10,000 scale indicating grid lines and contour lines, demarcating all permanent features like roads,
railways, waterways, buildings, power lines, natural streams, trees, sand dunes etc. Present use of the site i.e. mining, quarrying, agriculture etc., existing drainage pattern of the site, possibility of water logging and high flood level of the area shall also be captured in the document. The project plot boundary with coordinates of all corner points along with coordinate grid of 50m x 50m interval shall be marked on the contour map.

4 Hydrographic Survey

4.1 The Contractor shall be responsible for detailed hydrographic survey of the proposed project site. He shall mobilize all required number of survey equipment and survey vessel with all necessary equipment including equipment for collecting water samples etc.

4.2 The contractor shall visit the site to collect all required information like depth of water in the lagoon, access to survey vessel etc. to decide the requirement of manpower and equipment to be mobilised for hydrographic survey work.

4.3 The Contractor shall be responsible for establishing horizontal control (accuracy ± 1m) and vertical control (accuracy ± 0.1m) & establishing peg marks at survey grid interval along the shore.

4.4 The hydrographic survey shall be conducted at 20 m x 20 m grid (compatible with on shore topographic survey) or as directed by the Engineer using Automated Hydrographic Survey System (AHSS) (using digital single beam echo sounder for depth measurement, GPS/DGPS for position fixing and Hypack (or) equivalent hydrographic survey software for data logging).

4.5 The soundings shall be reduced to Chart Datum (CD) / Sounding Datum (SD) to assess the bed profile. All co-ordinates to be shown in the report shall be based on WGS, 1984 reference ellipsoid and UTM, relevant zone with WGS 84 co-ordinates and MSL.

4.6 The Contractor shall be responsible for collecting and testing water sample at surface (at min. 9 strategic locations to be decided during the survey as per project needs) at 0.5 d & at 0.2 d from sea bed (d = Depth of Water).

4.7 The Contractor shall install water level gauges at critical locations (to be established during the survey) for recording daily & seasonal water level variations, low water level (LWL), high water level (HWL). The Contractor shall also collect data for daily water levels for preceding 10-15 years, LWL, HWL, High and Low tide etc. from Central water commission (CWC), state and local authorities. The contractor shall evaluate mean yearly values of MWL & LWL for 25 years return period using proven statistical data...
4.8 The Contractor shall measure water flow/ current velocity at designated depths from the water surface for 30 days at the time of survey work. The Contractor shall also collect data for daily flow/ current velocity over preceding 10-15 years from CWC, State and local authorities.

4.9 Submission of Hydrographic survey Report

4.9.1 The survey charts shall be prepared on scale of 1:10000 (for width more than 500m) and 1:5000 (for width less than 500m) with contours at interval not more than 0.5m shall be indicated on the charts. The charts/ drawings shall also include cross sectional and longitudinal profiles of the bed surface surveyed showing LWL (Chart Datum) and HWL with respect to MSL.

4.9.2 Records (values) of measurement of Current Velocity and their positions shall be plotted on the chart and details shall be mentioned in the report. The report shall also include reports of water sample tests and the positions of sampling points shall be shown on the charts.

4.9.3 Information regarding any prominent under water obstructions, large coral formations etc. which may affect the design of maroon/ anchor supports shall be recorded and included in the report.

4.9.4 The existing conditions of the banks, whether protected or unprotected are to be collected and indicated in the report including recommendations (as required to ensure stable slopes) for proposed protection works etc. shall be included in the report.

4.9.5 The survey data shall also be submitted in digital format for record and future reference.

5 Geotechnical Investigations

5.1 The Contractor shall be responsible for detailed Geotechnical investigations at the proposed project site (on-shore) for the purpose of foundation design for various structures and other design/ planning requirements. The investigation work shall be carried out through any Govt. approved/ NABL accredited agency. The Contractor shall submit the credentials of the proposed agency along with relevant certificates in support thereof for verification/ approval of the Investigation Agency by the Engineer.

5.2 The scope of work includes execution of complete soil exploration including boring and drilling, standard penetration test (SPT), collecting disturbed (DS) and undisturbed samples (UDS), collecting ground water samples, electrical resistivity tests (ERT), conducting laboratory tests on collected samples of soil/ rock & ground water and preparation and submission of report. SPT shall be carried out in all types of soil analysis software.
deposits and in all rock formations with core recovery up to 20% met within a borehole. SPT test shall be conducted at every 1.5 m interval or at change of strata. The starting depth of SPT shall be 0.5 m from ground level. UDS shall be collected at every 1.5 m interval or at change of strata.

5.3 The field investigations shall mainly include drilling of min. 7m deep borehole, conducting SPT and collecting Disturbed (DS) and Undisturbed samples (UDS) and Electrical Resistivity Test. Number and location of bore holes and Trial pits shall be decided as per the project layout, site topography and soil conditions in consultation with the Employer. There shall be minimum 2 nos. of Boreholes per patch of land (however, total number of boreholes shall not be less than 5 at each location) 1 no. of Trial pit, 2 nos. of ERT per patch of land and 1 no. of Ground water sample for laboratory investigations. The soil/rock samples for laboratory investigations shall be collected from each borehole and trial pit in sufficient nos.

5.4 The proposed Geotechnical investigation plan indicating proposed locations of Trial pits, Boreholes & ERT shall be submitted to the Employer for review and approval before start of work. Laboratory tests shall be conducted on DS & UDS samples and ground water samples in sufficient no. & shall include, Soil classification, Grain size analysis including Hydrometer analysis, determination of Bulk and dry density, Specific gravity, Natural moisture content, Atterberg limits, Tri-axial shear tests (UU), Undrained shear test, Consolidation tests, Unconfined compression tests, Free swell index, chemical analysis of soil and water samples to determine the carbonates, sulphates, chlorides, nitrates, pH, Organic matter and any other chemicals harmful to concrete and reinforcement/ steel. Laboratory tests on rock samples shall be carried out for Hardness, Specific Gravity, Unit Weight, Uniaxial Compressive Strength (in-situ & saturated), Slake Durability etc.

5.5 After completion of field and laboratory work, the contractor shall submit a Geotechnical Investigation Report for Employer’s approval. All bore log details and lab test results shall be presented in the report as per provisions of relevant BIS standards indicating BH coordinates, Existing GL, Depth of water table, Method of drilling etc. The report shall include a Map showing the locations of various field tests including coordinates, calculations and recommendations for foundation type, min. depth and safe bearing capacity (SBC) for various Plant buildings (MCR etc.) and Open installations, Switchyard structures & Sub-Station, Transformer foundation, HT lines etc.
corresponding to settlement of 25mm & 40mm.

5.6 The report shall include the study for “Liquefaction potential assessment of the ground and suggestions for any ground improvement measures” as required.

5.7 The report shall also include ground water analysis (water sample collected from bore well) to ascertain its suitability for construction purposes, recommendations for type of cement, grade of concrete & minimum cement content as per prevalent soil characteristics with respect to presence of aggressive chemicals and environment exposure conditions as per relevant BIS specifications. However, minimum grade of concrete shall be M25 (M30 in coastal areas/ marshy soil) for all RCC works except liquid retaining structures like underground water tank etc. where minimum grade of concrete shall be M30 (M35 in coastal areas/ marshy soil). Cement higher than 43 Grade, shall not be used in construction.

5.8 All buildings/ Open installations, Switchyard and Sub-station area shall have levelled ground. No foundation for Buildings, Switch yard equipment & structures, Sub-stations, HT Line Towers, Transformer etc. shall rest on filled up ground. However, minor structures like cable trench, cable rack, pipe pedestal etc. may rest in filled up soil with max. safe bearing capacity for design consideration not more than 3 T/m².

6 Other Investigations

6.1 The contractor shall also obtain and study other input data at proposed project site for design of the project from metrological department/ local govt. authorities. This shall include data related to Rainfall (max. 24hour rainfall for 25 years return period), Maximum & Minimum ambient temperature, Humidity, HFL etc.

6.2 The Contractor shall also identify potential quarry areas for coarse and fine aggregates to be used for concrete and shall carry out the concrete mix design for different grades of concrete to be used before start of work. The concrete mix shall be designed for each source of cement and aggregates as per provisions of relevant BIS Standard. The concrete mix design shall be carried out through NABL accredited Laboratory or any Govt. agency approved by the Engineer. In case the contractor proposes to use RMC, he shall submit the Concrete mix design report from the RMC supplier for review and approval by the Engineer. (In case of RMC, reports for periodic cube tests from the supply batch shall also be submitted for review and record).

7 Roads & Access Pathways:

7.1 Approach Road:
7.1.1 Suitable approach road (as applicable) from nearest public road up to plant Main gate (on-shore), and access pathways from Main gate to MCR, Store Room and other facilities shall be provided for safe and easy transportation of men, material and equipment.

The Approach road connecting nearest public road and the Main gate shall be of 3.5m wide carriage way. The access pathways connecting Main gate and MCR, Store Room & other facilities shall be 2.5m wide. The top elevation of approach road (TOR) and access pathways shall be minimum 200 mm above FGL to avoid flooding during rains. The roads shall be provided with alongside drains as per design requirements of drainage system to avoid flow of storm water over the road.

7.1.2 Following minimum road section details shall be followed for approach road:

1. Topping: wearing course of 1000 mm thick PCC (1:2:4) laid in alternate concrete blocks of size not more than 3.5m x 5m
2. WBM (CBR>100%): compacted 75 mm thick, Grade III
3. WBM (CBR>100%): compacted 100 mm thick, Grade II
4. Granular sub-base (CBR>15%): compacted 350 mm thick,

Note - A drainage layer of 100 mm over the entire formation width shall be provided conforming to the gradation given in Chapter 6 of IRC SP-20. This layer will form a part of the designed thickness of sub-base.

7.1.3 The construction of road shall conform to relevant IRC/ MORST standards.

7.1.4 Drain, cable or any other crossing shall be provided with RCC box or precast concrete pipe culvert. The culvert design shall conform to relevant IRC standard. Except for module cleaning system the pipes for road culverts shall be of minimum class NP3 conforming to IS 458 with min. soil cover of 750mm above the pipe. In case of soil cushion less than 750mm suitable concrete (M20) bedding/ encasement shall be provided. Water supply pipe for module cleaning and service/ drinking water shall be taken through Medium class GI steel pipe conforming to IS: 1161. Minimum dia. of casing pipe to be used for crossing any facility like electric cable, water pipe line etc. shall be 150mm.

7.2 Access Pathway:

7.2.1 All access pathway shall be of concrete block paving constructed by providing and
laying 60mm thick factory made cement concrete interlocking paver block of M-30 grade made by block making machine with strong vibratory compaction, of approved size, design & shape, laid in required colour and pattern over and including 50mm thick compacted bed of coarse sand and filling the joints with fine sand; over well compacted granular sub-base of 250mm thickness.

7.2.2 Factory made precast kerb stones of M-25 grade cement concrete shall be provided along both sides of the pathway to the required line, level and curvature, jointed with cement mortar 1:3 (1 cement: 3 coarse sand), including making joints with grooves (thickness of joints except at sharp curve shall not to more than 5mm), including making drainage opening wherever required.

7.2.3 Pre-cast RCC Drainage pipes, 100 dia. & of Class NP-2 shall be provided for smooth flow of rain water as per design requirements.

7.3 The design and drawings for approach road, access pathways shall be submitted to the Employer for approval before execution.

8 Area Grading and Land Development

8.1 The Finished Grade Level (FGL- minimum 350mm average above NGL/EGL) of the entire area of both patches of land at each location of project site shall be fixed with reference to the highest flood level (HFL) and surrounding ground profile at proposed site to avoid flooding of plant site. The data regarding HFL at proposed site shall be obtained from the metrological department by the Contractor. In case of absence of this data, the Contractor shall assess the required information through local site reconnaissance. The minimum plinth level of all buildings/ open installations shall be 450 mm above FGL.

8.2 A detailed drawing for site levelling and grading (if necessary) shall be submitted by the Contractor before commencement of grading and area development works. The estimated volume of cutting and filling shall also be marked on the grading drawings for reference. The final grade levels to be adopted for different blocks shall be clearly marked on the on-shore Plant Layout.

8.3 The Contractor is responsible for making the site ready and easily approachable by clearing bushes, felling of trees (mandatory permissions/licenses/statutory clearances from competent authorities if required for cutting of trees, blasting or mining operations, disposal of waste material etc. shall be obtained by the Contractor), cutting, filling with selected excavated earth or borrowed earth including identifying borrow areas. Except
in exceptional cases (with approval of the Employer), filling shall be made up of cohesive non-swelling material. The filling for levelling/ reclaiming the ground/ area shall be done in layers not more than 150mm of compacted thickness in case of cohesive (clayey) soils and 250mm compacted thickness in case of granular (sandy) soils with compaction up to 95% (of modified proctor density) and 80% (of relative density) respectively. The slope at edge of graded areas shall not be steeper than 1:1.5 (1 Vertical: 1.5 Horizontal) in cutting and 1:2 (1 Vertical: 2 Horizontal) in filling. In case of filling with rock material, the edges shall be provided in line with provisions of relevant BIS standard.

8.4 It shall be ensured that the land is graded or levelled properly for free flow of surface run-off. All existing drains passing through the patch of project land shall be re-routed along the periphery outside boundary fence for smooth flow of diverted surface run-off to natural drainage channel. It is advisable to follow the natural flow of water at the ground as far as possible for drainage design.

8.5 In case the filled up earth is brought from outside the plant or borrow areas (when the material inside plant area is not found suitable for grading work or if directed by the Employer), the Contractor shall carry out all required soil investigations to ascertain the suitability of the borrowed soil for land development and filling purposes. Contractor’s scope shall also include arranging land lease, getting all necessary statutory approvals for mining, payment of necessary challan etc. Excess earth, if any, shall be disposed of properly at location as directed by the Employer.

9 Peripheral boundary Wall/Fence

9.1 The plant peripheral boundary of each patch of land (on shore LCR and MCR/BESS area) shall be provided with Chain link wire fencing.

9.2 The fence/ wall shall be provided with Main entry gate. The fencing/ wall shall be with 2.5m height above grade level including 400mm dia. GI concertina wire along with 3 no. of barbed wires on either arm to be fixed on Y shape GI angle brackets. The main gate shall be min. 3.5m wide (clear), double leaf with one leaf of width 1.5m for pedestrian movement

9.3 Chain link fencing

9.3.1 The fencing shall be of Chain link of poly coat GI mesh fabric with internal, corner and stay posts of RCC (min 200mm x 200mm size, M30 grade) along with 150mm height 230 thick brick/ 300 thick RR masonry toe wall, with 100mm thick PCC (1:3:6) foundation.
9.3.2 The brick masonry toe wall shall be plastered with 15mm thick CM (1:4) plaster on both faces. In case of RR masonry, the joints shall be properly raked and pointed with CM (1:3). The toe wall shall have min. 50mm thick PCC (1:2:4) coping finished smooth and projecting 25mm on either side of the wall with top sloping inwards. The depth (below NGL) and width of toe wall foundation shall not be less than 450mm and 500mm respectively.

9.3.3 Spacing of intermediate posts shall not be more than 2.5m. Every 10th intermediate post shall be provided with a stay post while every corner post shall be provided with two stay posts on either side.

9.3.4 At pond or drain area suitable grid of MS solid SQ bar of min. Size 25 mm x 25 mm (spacing of vertical bars not more than 125mm) shall be provided in place of toe wall for smooth flow of water.

9.3.5 Poly coat GI chain link mesh (50x50mm) shall conform to ASTM 668 and fencing shall conform to ASTM 567.

9.3.6 Each fence panel, in lieu of tie wire, shall be provided with 35x35x3mm GI edge angle at top and bottom with mesh fabric firmly secured to them and to intermediate and corner posts.

9.3.7 All MS sections shall be painted with 2 coats of epoxy paint of approved make and shade over 2 coats of suitable primer. GI edge angles shall be hot dip galvanised with min. average zinc coating of 80 microns on each face.

9.4 Main Gate

9.4.1 The Main entry gate (2.5m height) shall of rugged design with solid MS steel sections (20x20mm). The spacing of vertical members shall not be more than 125 mm.

9.4.2 The gate shall be complete with MS flat guide track, castor wheel(s), GI fittings & fixtures like hinges, aldrop, locking arrangement, posts etc.

9.4.3 The main gate shall be of 2.5m height.

9.4.4 The gate shall be provided with the Project name plate (2.5mx 1m, 3mm thick MS plate). The gate shall be painted with 2 coats of epoxy paint over 2 coats of suitable primer.

9.4.5 The gate shall be painted with 2 coats of epoxy paint of approved make and shade over 2 coats of suitable primer.

9.4.6 All design and drawings for peripheral boundary fence/ Wall and Main gate shall be submitted for Engineer’s approval before execution.

9.5 Floating fence
9.5.1 Floating fence with floating buoys (with durable UV resistant material suitable to withstand marine environment and be eco-friendly to bio diversity) shall be formed around every floating platform.

8.3.2 Concept design and drawings shall be submitted for approval prior to execution.

10 Plant Layout:

10.1 The contractor shall submit drawing showing proposed layout of On-shore plant facilities and floating SPV modules. The layout drawing shall show various requirements of the project like, Reference coordinate grid, Geographical and Plant North. Layout of boundary fence including coordinates of all corner points, Location of main entrance gate, Layout of main approach road to main gate, Internal pathways, Security cabin (s), CSS, MCR and Open installations with coordinates, Lightening arrester, UG/Over ground water Tank(s), Storm water drains, Corridor for buried cables etc. All the facilities and buildings shall be presented with suitable Legend. The drawing shall be in suitable scale to have proper representation of the information.

10.2 The On-shore plant facilities & floating SPV module layout drawing shall be submitted by the contractor for review/approval by the Employer.

11 Design Loads

11.1 Unless otherwise specified elsewhere, Dead load, Live load, Wind load and Seismic load for buildings and structures shall be considered as per provisions of relevant BIS standards.

11.2 The following minimum imposed load as indicated for some of the important areas shall, however be considered for the design. If actual expected load is more than the specified minimum load, then actual load is to be considered.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Area</th>
<th>Minimum Imposed (Live) Load</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Roof</td>
<td>1.50 kN/ Sqm</td>
</tr>
<tr>
<td>2</td>
<td>Building floors (GF) &amp; Grade Slab</td>
<td>10.00 kN/ Sqm</td>
</tr>
<tr>
<td>3</td>
<td>RCC Floors (General)</td>
<td>5.00 kN/ Sqm</td>
</tr>
<tr>
<td>4</td>
<td>Outdoor platforms, Stairs, Landing and Balconies, Walkway, Chequered plate &amp; Grating (except cable trench cover)</td>
<td>5.00 kN/ Sqm</td>
</tr>
</tbody>
</table>
### Road culverts & allied structures

| Road culverts & allied structures over drain & pipe crossings subjected to vehicular traffic | Design for Class – ‘A’ loading (Wheeled & Tracked both) as per IRC Standard |

### Underground structures such as Sump, Pit, Trench, Drain, UG tank etc.

- In addition to Earth pressure and Ground water table at FGL, a surcharge of 10kN/Sqm shall also be considered. The structure shall be designed for following criteria – (a) Inside empty with outside fill+ surcharge and water table at GL & (b) Inside water with no fill & water table outs side

### Pre-cast and chequered plate cover over cable trench

| Pre-cast and chequered plate cover over cable trench | 4.00 kN/ Sqm |

### Main access & Internal Roads

- As per IRC SP 20 corresponding to vehicular traffic of 150 commercial vehicles per day and critical in-field CBR
- As per IRC SP 20 corresponding to vehicular traffic of 45 commercial vehicles per day and critical in-field CBR (however, if peripheral road also serves as access to plant buildings/facilities, the criteria under ‘a’ shall be followed for design)

### Primary Loads

- Dead Load (DL)
- Live Load (LL)
- Snow Load (SnL), if applicable
- Wind Load (WL) – Both along X & Z horizontal direction
- Seismic Load (EL) – Both along X & Z horizontal direction

### Basic wind speed ($V_b$) at project site shall be taken as per IS 875 (part-3) unless otherwise specified elsewhere.

### To calculate the design wind speed ($V_z$), the factors $K_1$ (probability factor or risk coefficient), $K_2$ (terrain roughness and height factor) and $K_3$ (topography factor) shall be considered as per IS 875 (Part-3). (However, minimum values for $K_1$, $K_2$ and $K_3$ shall be 1.0, 1.05 and 1.0 respectively)

### The importance factor for cyclonic region, ‘$k_4$’ shall be taken as 1.15. Provisions of IS: 15498 shall also be followed to ensure general safety of the structure.

### For MMS placed on Floating structures, the influence of wind speed off the coast shall
be taken as 1.15 times the basic wind speed (Vb) in the absence of any definite wind data. This factor 1.15 shall be used in addition to k4.

11.8 To calculate the design wind pressure ‘pd’, factors ‘ka’ (area averaging factor) and ‘kc’ (combination factor) shall be taken as 1.0. (The factor ‘k4’ shall be taken as 1.0 in case of plant site within 60km of sea coast).

11.9 The Seismic Load shall be considered corresponding to Earth quake zone at site as per IS: 1893 (Part- 4) with Importance factor 1.5.

11.10 Notes for WL on MMS

WL shall be considered as detailed below for estimation of WL (±X, ±Z direction) under primary loads.

Load due to wind on side (exposed) face of respective MMS members (Drag force) for wind acting in (±) X & Z direction shall also be considered along with (i) & (ii) below.

(i) Load due to fair (positive pressure) wind direction on design tilt angles of MMS members for wind acting in (±) X, Z direction

(ii) Load due to adverse (negative pressure) wind direction on design tilt angles of MMS members for wind acting in (±) X, Z direction

(iii) Load due to wind on side (exposed) face of respective MMS members (Drag force) for wind acting in X & Z direction to be considered along with (i) & (ii) above.

11.11 Design Load combinations

11.11.1 Appropriate Load factors in LSM design for concrete structures and appropriate Factor of safety in WSM design (ASD) for all steel structures including MMS shall be considered as per relevant BIS standard. No increase in permissible stress is permitted in design of MMS

11.11.2 Following load combinations shall be considered in design:

   (i) DL + LL
   (ii) DL + LL ± WLx
   (iii) DL + LL ± WLz
   (iv) DL + LL ± ELx
   (v) DL + LL ± ELz

11.11.3 All buildings, structures and foundations shall be designed to withstand loads corresponding to worst design load combination.

12 Foundations (General)
12.1 Contractor shall design all foundations for buildings, equipment, HT line Towers, Switch yard structures, Transformer and all other structures as per relevant BIS standards and recommendations of Geotechnical investigation report. The depth of foundation (below NGL) shall not be less than 1m except in case of chain link fencing post (for boundary & transformer yard fencing) where it shall not be less than 800mm (below NGL).

12.2 Min. thickness of PCC below brick wall shall be 150mm.

12.3 All foundations of one building shall be founded at same RL (Reduced level) with respect to foundation depth below lowest NGL (Natural ground level) in the building area. The Levels shall be obtained with reference to the already established TBM using digital survey instrument such as Total Station.

12.4 All design & drawings shall be submitted to the Engineer for approval before execution.

13 **Concrete Works**

1. The project site is along the sea shore with environment exposure conditions classified as ‘severe’ as per IS:456 and the ground water may have high level of dissolved salts containing sulphates and chlorides. Considering this, Ordinary Portland cement – 43 grade with C3A contents<5% conforming to IS: 8112 or Portland slag cement with slag>50% conforming to IS:455 shall be used in all concrete works.

13.1 Construction of all RCC works shall be done with approved design mix as per IS 456 and the materials used viz. Cement, coarse & fine aggregate, Reinforcement steel etc. shall conform to relevant BIS standards.

13.2 The minimum grade of RCC shall be as specified under Cl. No. 5.7 above. Unless otherwise specified elsewhere, PCC shall be of min. grade M10 (nominal mix 1:3:6) except for mud mat, back filling of ground pockets or leveling course which shall be of grade M7.5 (nominal mix 1:4:8).

13.3 Reinforcement steel shall be of high strength TMT bars of grade Fe500 D conforming to IS: 1786 with anti-corrosive coating to withstand marine aggressive environment. Ductile detailing in accordance with IS: 13920 shall be adopted for superstructure and sub-structure of all RCC buildings and structures.

13.4 Unless specified otherwise for grouting works anti shrink ready mix grout of approved make or cement mortar (CM) grout with non-shrink compound shall be used. The grout shall be high strength grout having min. characteristic strength of 35 N/mm² at 28 days.

14 **Miscellaneous Steel Works**
14.1 Unless otherwise specified elsewhere, all structural steel work shall be designed as per provisions of IS: 800 with working stress method of design (WSD).

14.2 Structural steel hot rolled sections, flats and plates shall conform IS: 2062, structural pipes shall be medium (M)/ high (H) grade conforming to IS: 1161, chequered plate shall conform to IS: 3502 and Hollow steel sections for structural purposes shall conform to IS: 4923.

15 Plinth protection and drain

15.1 750mm wide plinth protection with min. 75mm thickness of PCC (1:3:6) over 75 mm thick bed of dry brick ballast, 40mm nominal size well rammed and consolidated and grouted with fine sand, shall be provided around all the buildings.

15.2 A peripheral drain (except for Security room/ cabin) of min. internal size 250mm x 250mm with brick walls in CM 1:6 over 75mm thick PCC (1:3:6) bedding with 12mm thick plaster in CM 1:5 and 25thk PCC (1:3:6) coping at top shall be provided along the periphery of the plinth protection for collection and disposal of rain water from building roof. The drain shall be provided with 12mm thick plaster in CM 1:5 on inside face and 25mm thick PCC (1:3:6) coping at top

16 Plinth filling for buildings

Plinth beam, when provided, shall be taken minimum 200mm below FGL. The plinth filling below Ground floor (GF) for all buildings shall be provided with following specifications.

(i) Well compacted sub-grade

(ii) Well compacted bounder soling with interstices filled with sand over compacted sub-grade

(iii) 75mm thick PCC 1:3:6 over (ii)

(iv) 100mm thick PCC 1:2:4 over (iii)

17 Fire Extinguishers

17.1 All buildings shall be installed with required no. of fire extinguishers as per relevant BIS standard and NBC. Liquefied CO₂/ foam/ ABC type fire extinguisher shall be upright type of capacity 10kg conforming to IS: 2171, IS: 10658.

17.2 The fire extinguisher shall be suitable for fighting fire of Oils, Solvents, Gases, Paints, Varnishes, Electrical Wiring, Live Machinery Fires, and all Flammable Liquid & Gas.

18 Sand buckets
18.1 Sand buckets shall be wall mounted made from at least 24 SWG sheet with bracket fixing on wall conforming to IS 2546.

18.2 All buildings shall be provided with required number of sand buckets as per relevant BIS standard and NBC. 4 (four) number of bucket stands with four buckets on each stand shall be provided in the transformer yard.

19 Sign Boards and Danger Boards

19.1 The sign board containing brief description of major components of the power plant as well as the complete power plant in general shall be installed at appropriate locations of the power plant as approved by Engineer.

19.2 The Signboard shall be made of steel plate of not less than 3 mm. Letters on the board shall be with appropriate illumination arrangements.

19.3 Safety signs, building evacuation plan and direction signs, assembly points shall also be placed at strategic locations.

19.4 The Contractor shall provide to the Engineer, detailed specifications of the sign boards.

20 Masonry Work

20.1 The masonry work shall be of bricks, laterite blocks (as per site conditions) or concrete blocks.

20.2 All external walls of buildings shall be 230mm and internal walls shall be 230mm or 115mm as per requirements.

20.3 All concrete block masonry walls shall be min. 200mm thick.

20.4 Brick work shall be in cement mortar (CM) 1:6 & 1:4 for 230 mm and 115 mm thick brick wall respectively unless specified.

20.5 Unless otherwise specified elsewhere, Bricks shall be of class designation 7.5 conforming to IS: 1077, IS: 2212 & IS: 3495.

20.6 All concrete blocks shall be of min. compressive strength of 7.5 N/mm2 and shall be of Grade-A conforming to IS: 2185.

20.7 The laterite blocks shall conform to IS: 3620.

20.8 All buildings shall be provided with suitable damp-proof course (DPC). The DPC shall be with PCC (1:2:4) using 6 down coarse aggregate and water proofing admixture. The min. thickness of DPC shall be 40mm.

20.9 The construction of brick masonry shall conform to IS: 2212. Construction of Concrete block masonry shall conform to IS: 2572.

21 Plastering, Pointing & Coping Works
21.1 All brick masonry work shall be provided with plaster.
21.2 Wall and ceiling plaster shall be in cement mortar (CM) 1:6 and 1:3 respectively.
21.3 Thickness of plaster shall be 18mm and 12mm respectively for rough and smooth surface of the masonry wall. The ceiling plaster shall be 6mm thick.
21.4 All joints in stone masonry shall be raked and pointed in cement mortar (CM) 1:3 except specified otherwise.
21.5 Exposed top surface of brick or stone masonry shall be provided with 25 mm thick plain cement concrete (PCC) coping (1:2:4) with trawl finish. All exposed coping shall be provided with suitable slope and projection for easy drainage of water.
21.6 All door and window chajja shall be provided with 10mm wide drip course.

22 Building Water Supply & Plumbing Works

22.1 C-PVC pipes shall be used for all internal building water supply works while all external water supply pipes shall be uPVC conforming to relevant BIS standard.
22.2 Rain water pipe shall be of PVC conforming to relevant BIS standard.
22.3 All sewerage, waste water and ventilation pipes shall be of HDPE conforming to relevant BIS standard.
22.4 MCR building and Security room shall be connected to Sewage treatment facility including all associated works like Manholes etc.

23 Sewage Treatment facility

23.1 The Contractor shall design & provide soak pit and RCC Septic tank for treatment of sewage and waste water from MCR. The septic shall be designed as liquid retaining structure conforming to IS:3370 for design loads as specified under Clause No. 6. However, in case of ground water within 1.5 m of finished grade level or the soil strata being of low permeability (permeability ≤ 10^-6 m/s) where septic tank and soak pit arrangement is not effective, suitable packaged sewage treatment plant of reputed make/manufacture shall be provided. The sewage treatment facility shall be of required capacity and of proven design suitable for total of 15 people.
23.2 The design and drawings shall be submitted for approval prior to execution.

24 Pipe & Cable Trenches

24.1 All trenches inside the building and transformer area shall be of RCC. The min. wall and base slab thickness shall be 100mm for depth ≤ 850mm and 150mm for depths > 850mm.
24.2 The trench shall be designed for lateral load due to external soil fill, ground water table at FGL and 5.0 KN/ Sqm surcharge. External trenches shall be kept min. 100mm above FGL to avoid entry of rain water. In case of straight length of the trench being more than 40m, suitable expansion joints with PVC water stop shall be provided.

24.3 Internal trenches (inside buildings) shall be provided with chequred plate (min. 8mm thick with angle stiffeners as required) covers while external trench shall have precast concrete covers.

24.4 Min. thickness of precast cover shall be 50mm. Both bearing edges of the cable trench and all edges of pre-cast concrete covers shall be provided with min. 50x50x6 mm edge protection angle with lugs.

24.5 The trench cover (chequered or pre – cast both) shall be provided with suitable lifting hooks.

24.6 As required suitable MS insert plates shall be provided on trench wall to support the cable rack/ pipe.

24.7 The trench bed shall have a slope of approx. 1(V):250(H) along and 1(V):50(H) across the length of the trench. The cable trench shall have a dewatering sump (s) of size 450x450x450 mm depth at suitable location to facilitate collection & pumping out of rain water from the trench.

24.8 The external buried cables shall be laid in excavated trench as specified under specifications for Electrical works. The sand for filling shall be of Grade – IV conforming to IS: 383.

25 Water Supply and Cleaning of Modules

25.1 The Contractor shall design and install the effective module cleaning system.

25.2 A regular supply of suitable quantity of water shall be ensured by the Contractor to cater day-to-day requirement of drinking water and for cleaning of PV modules during entire O&M period.

25.3 The Contractor shall estimate the water requirements for cleaning the photovoltaic modules at regular frequency in order to operate the plant at its guaranteed plant performance. However, minimum consumption of 2 litre / sq.m of surface area of SPV module shall be considered in estimation of required quantity of water storage.

25.4 As the ground water at site may contain high concentration of chlorides and may not be suitable for construction and module cleaning purposes. Suitable water for construction and module cleaning purposes (during plant operation) by providing RO plant of requisite capacity including storage facilities shall be arranged by the bidder.
25.5 Water used for drinking & PV module cleaning purpose shall be of potable quality and fit for cleaning the modules with TDS generally not more than 75 PPM. In case of higher salt contents, the water shall be thoroughly squeezed off to prevent salt deposition over module surface. However, water with TDS more than 200 PPM shall not be used directly for module cleaning without suitable treatment to control the TDS within acceptable limits. The water must be free from any grit and any physical contaminants that could damage the panel surface.

25.6 If required, for settlement of any grit/ unacceptable suspended particles in the water a settling tank shall be installed before the inlet of the storage tank. Suitable arrangement for discharge/ disposal of sediment/ slush shall be provided in silting chamber by gravity disposal in surface drain or with provision of sludge sump and pump of adequate capacity.

25.7 The Contractor shall propose a suitable module cleaning system which shall include installation of ground mounted polyethylene tank (s) of required storage capacity, pumps (including 1 No. standby pump), motorboats (with outboard or inboard motor of adequate horsepower rating to carry 2-3 O&M personnel onboard as well as onboard water jerrycans) for delivery of water to floating platforms, flexible hose pipes, taps, valves (NRV, Butterfly valve, Ball valve, Gate valve, PRV, scour valve etc.), Water hammer arrester(s), pressure gauge, flow meter etc. as per the planning & design.

25.8 The Polyethylene storage tank shall conform to IS 12701. The valves shall conform to IS 778. A suitable metal sheet canopy for protection from direct sunlight shall be provided over the tank area.

25.9 Module cleaning procedure and pressure requirement at discharge point shall be as per the recommendation of PV module manufacturer. However, discharge pressure at outlet shall not be less than 50 kg/cm² (5 MPa).

26 Miscellaneous Structures:

26.1 Structure for weather monitoring device & Lightening Arrestor:

Weather monitoring device shall be mounted on tubular steel pole of required height. The pole shall conform to IS: 2713. The pole shall be secured to an independent RCC foundation structure through Base plate and Anchor bolt assembly. 200 long 20 dia. rods shall be welded to the pole at 300 mm C/c for access to the device for maintenance purpose. The support structure shall be hot dip galvanized.

27 Floating System
27.1 Standards and Codes
Float materials shall comply with the latest edition of the following standards and codes including amendments.

<table>
<thead>
<tr>
<th>Codes</th>
<th>Description</th>
<th>Property Values</th>
</tr>
</thead>
<tbody>
<tr>
<td>ASTM D1693</td>
<td>Standard Test Method for Environmental Stress-Cracking of Ethylene Plastics</td>
<td>Resistance, F50 (hrs.) &gt; 500</td>
</tr>
<tr>
<td>ASTM D790</td>
<td>Standard Test Methods for Flexural Properties of Unreinforced and Reinforced Plastics and Electrical Insulating Materials</td>
<td>Secant Flexural Modulus at 2% Strain &gt; 1000 MPa</td>
</tr>
<tr>
<td>ASTM D 638</td>
<td>Standard Test Method for Tensile Properties of Plastics</td>
<td>Tensile Strength at Yield &gt; 27 MPa</td>
</tr>
<tr>
<td>ASTM D 695</td>
<td>Standard Test Method for Compressive Properties of Rigid Plastics</td>
<td>Compressive Stress at Yield &gt; 10 MPa</td>
</tr>
<tr>
<td>ASTM D 2565</td>
<td>Standard Practice for Xenon-Arc Exposure of Plastics Intended for Outdoor Applications</td>
<td>More than 50% of its original break elongation after 10,000 hours exposure</td>
</tr>
<tr>
<td>UL 94 or Equivalent IEC/ISO standards</td>
<td>Standard for Safety of Flammability of Plastic Materials for Parts in Devices and Appliances testing</td>
<td>Classification HB or better</td>
</tr>
</tbody>
</table>

27.2 The floating system shall consist of multiple modular floating units/platforms and connected to the ground using anchoring and mooring system. Floating system/platform shall be fenced with buoys/cables to demarcate boundary.

27.3 The floating system shall be designed such that PV Modules have a minimum clearance of 1 m above water surface to allow for minimum interference of waves and gusts.

27.4 The Contractor shall consider following factors while designing the floating systems:
   i. Buoyancy of the floats shall maintain the minimum clearance and stability of the floating system in the dynamic waters of lagoons.
   ii. Weight of Coral and algae growth: There is a chance of development of corals and algae on the structures including floats. Therefore, while designing the system, sufficient factor of safety shall be considered.
27.5 Floats shall be designed to prevent/mitigate stagnation of water.

27.6 The floating unit shall be manufactured from thermoplastic material with UV stabilizer (not less than UV24 additive package) and corrosion-resistant additives so that the floating unit shall sustain for 25 years in the marine environment. Any other material used in the floating system shall be suitable for marine applications.

27.7 The floats shall be filled with virgin expanded polystyrene foam to increase the strength of the float and to serve as backup flotation system.

27.8 All the materials used in the floating system shall comply with national and international environment laws and regulations.

27.9 The materials used for manufacturing the floating unit shall be tested at ILAC accredited testing laboratory for ensuring the suitability of the material for use in marine applications.

27.10 All the modules shall be accessible for maintenance once multiple floating units are connected together.

27.11 All fasteners used in the floating system shall be made of SS 316.

27.12 Aluminium alloy, if used in the floating system, should be of 5052 grade or higher, suitable for marine applications.

27.13 The Floating system shall be able to support the load of O&M Personnel (at least 2 personnel 80 kg each) and equipment like String Combiner Box etc.

27.14 The floating units shall be re-processable and recyclable at the end of its useful life.

27.15 The Contractor shall get the design of the modular floating platform vetted and the prototype validated by IITs or NIOT, Chennai having Multi Element Wave Maker or other methodology as per the recommendation of the Institute and submit it for Employer's approval during detailed engineering.

27.16 The floating system, or sections thereof, shall be anchored using concrete blocks. Sea floor drilling is not permitted for anchoring/tethering.

27.17 Tethering hawser for mooring/anchoring system shall be stranded steel (with protective Zinc coating)/steel reinforced polyester/ rubber type to withstand abrasion, UV radiation and chemical weathering for the plant design life.

27.18 The mooring system shall be designed to keep the floating platform in position during fluctuation in water level.

27.19 The complete system (floating, anchoring & mooring system) shall be designed to withstand maximum wind speed of the location as per IS 875 – Part 3, worst-case waves, tides (regular and random) and water currents prevailing at the proposed location.
lagoons.

27.20 The Contractor shall propose an Erection and Construction methodology with a minimum of following details:
   i. Float Assembly Plan
   ii. Equipment required for Assembly
   iii. Mooring and Anchoring methodology
   iv. Safety Plan for Installation

27.21 **Warranty:** The Floating System including floats, mooring and anchoring mechanism shall be warranted for 10 years.

28 **Portable Cabin**

The specifications provided below apply to MCR and Store Room

28.1 Portable cabin shall be of size 15 x 10 x 8.6 feet (clear dimensions i.e. available volume).

28.2 The main fabrication of the structural frame work shall be integral and all welded (CO₂ welding) type to comprise of the bottom, top, side & overall frame work. Self-draining roof and desired door-window with Insulation & electrical fittings inside the cabin. The structure should be durable, fire proof, light, sturdy, termite and water proof.

28.3 The Portable cabin for MCR shall have provision for partition walls for a Supervisor/SCADA Room and seating area for 4 O&M personnel.

28.4 **Detailed Specifications**

<table>
<thead>
<tr>
<th>Component</th>
<th>Description</th>
<th>Reference Standard</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bottom/base frame</td>
<td>100 mm specially formed channel</td>
<td>IS 2062 for MS or IS 808 for Rolled section</td>
</tr>
<tr>
<td>Top frame</td>
<td>75 x 75 sq. mm pipes/tubes</td>
<td>IS 4923 (tube) IS 1239 (pipe)</td>
</tr>
<tr>
<td>Stiffeners Bottom</td>
<td>100 x 50 mm specially formed channels</td>
<td>IS 2062 or IS 808</td>
</tr>
<tr>
<td>Stiffeners Top</td>
<td>45 x 45 x 5 mm &amp; 45 x 45 x 5 mm M.S Tee</td>
<td>IS 2062 or IS 808</td>
</tr>
<tr>
<td>Side Post</td>
<td>Specially formed 3.15 mm M.S post section</td>
<td>IS 2062</td>
</tr>
<tr>
<td>Side wall stiffeners</td>
<td>Specially formed 2.00 mm M.S channels</td>
<td>IS 2062 or IS 808</td>
</tr>
<tr>
<td>Panelling outside</td>
<td>M.S Corrugated sheet (10 gauge)</td>
<td>IS 2062</td>
</tr>
<tr>
<td>Component</td>
<td>Specification</td>
<td>Additional Info</td>
</tr>
<tr>
<td>---------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>--------------------------</td>
</tr>
<tr>
<td>Internal wall panelling</td>
<td>8 mm Pre-laminated sheet for wall</td>
<td></td>
</tr>
<tr>
<td>Roof outside</td>
<td>M.S Plain sheet (18 gauge) with efficient drain of rain water and to avoid collection of dust leaves etc on the roof</td>
<td>IS 2062</td>
</tr>
<tr>
<td>False ceiling</td>
<td>5 mm 100% water proof sheet</td>
<td></td>
</tr>
<tr>
<td>Bottom flooring</td>
<td>19 mm Marine Ply with 1.5 mm Vinyl carpet</td>
<td>IS 710, IS 3461</td>
</tr>
<tr>
<td>M.S door</td>
<td>50 mm insulated M.S Door of size- 3' x 6'6&quot; with hydraulic door closer, locks, handles. Doors shall be fixed with heavy gauge MS hinges Weather shed for door.</td>
<td>IS 2062 For Hinge – IS 1341/1992 For Hydraulic Door Closer – IS 3564/96 Type-2</td>
</tr>
<tr>
<td>Insulation</td>
<td>1. At four side walls by 50 mm Glass wool insulation covered with 8 mm pre-laminated sheet  2. At ceiling by 100 mm Glass wool insulation covered with 5 mm pre-laminated sheet (100% water proof) (All the Glass wool density-24)</td>
<td>Glass wool; IS 8183/93</td>
</tr>
</tbody>
</table>

### 28.5 Accessories

<table>
<thead>
<tr>
<th>Component</th>
<th>Specification</th>
<th>Additional Info</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wiring</td>
<td>Concealed wiring – PVC conduits using fire resistance wires</td>
<td></td>
</tr>
<tr>
<td>Furniture (for MCR)</td>
<td>Office Chairs with swivel mechanism, wheels and adjustable height - 6 Nos., 4 seater Round Discussion Table – 1 No., Supervisor Desk Table with Drawers for Supervisor – 1 No.,</td>
<td></td>
</tr>
</tbody>
</table>
Phosphating the cabin internally and painting with coat of epoxy primer (anti corrosive paint) & two coat of epoxy texture paint (corrosion resistant paint) of reputed make. The external surface of the cabin shall be painted with two coats of epoxy texture paint (corrosion resistant paint) of reputed make. The roof of the cabin painted with polyurethane paint.

M.S Storage Cupboard - 06 nos. Each Cup board made of M.S with full height door of size-4’ 10” (width)x 2’6” (depth) x 6’(ht) comprising with 02 partitions at 2 ft height

Size- 3’5” x 3’5”

28.6 The portable cabin for MCR shall be provided with adequate number of split type air conditioning units and fans.

D Battery Energy Storage System

1 Scope of Works

The Scope of Work covered under this specification shall be but not limited to the following.

1.1 Initial Design and Fabrication

For the initial design and fabrication of the equipment, the Contractor shall

- Design, fabricate, and assemble a fully functional, containerized BESS that meets the requirements delineated herein. This shall include a control system that provides standard input/output channels and appropriate control actions for all required operational and protective features.
- Fully document the design and expected performance of the BESS by means of documents, drawings, reports, data, and other submittals, as required herein.
- Perform factory acceptance testing of the BESS.
- Conduct design review meetings during initial design and fabrication, in Consultation with the Employer with special reference to the geographical/climatic conditions of the Project site.
- Obtain site-specific data in preparation for developing installation implementation plans.
- Develop site installation/construction drawings, specifications, and calculations.
Supply any special equipment and tools required for maintenance of the BESS.
Supply an initial complement of spare parts (as specified in Annexure F: Mandatory Spares) including spare racks for future installation
Provide warranty for the entire BESS and its constituent equipment.

1.2 Transportation and Site Setup
Interconnection of the BESS with the grid is at the point of common connection (PCC). The Contractor shall be responsible for all equipment and installation activities up to the system side of the PCC. The Contractor will be responsible for completing the necessary work for interconnection point.

N.B. BESS container and components may be required to be transported to site on ships.

1.3 Installation/Interconnection
For installation/interconnection, the Contractor shall

- Develop drawings, specifications, and calculations for Contractor’s scope of installation equipment and services (that is, up to the BESS side of the PCC).
- Develop detailed start-up and site acceptance test (SAT) plans.
- Obtain all permits necessary to transport the BESS to the site.
- Ship the BESS to the project site.
- Assemble BESS components on site to produce a functional system (as required).
- Perform start-up testing and SAT of the BESS.
- Provide on-site Contractor representative during installation and/or interconnection activities by the Employer and during start-up and SAT of the BESS by Contractor.
- Obtain permits necessary to prepare the site and to install and interconnect the BESS to the grid.
- Provide a complete set of as-built drawings.
- Provide a training class for the Employer’s technicians and maintenance personnel.

1.4 Operation and Maintenance
Employer intends to entrust the operation and maintenance (O&M) of the BESS on comprehensive basis to the Contractor on turnkey for 10 (Ten) years. The rates quoted by bidder for Comprehensive O&M of the Plant Facilities on yearly basis for 10 years
shall be inclusive of the replacement costs if any.

1.5 Definitions

- **PCC** – Point of common connection, the electrical boundary between the Solar PV Power Plant and the electrical network of the utility.
- **Host Utility** – as defined in the Special Technical Specifications.
- **Unit battery** – A unit battery is the minimum field-replaceable stored energy component or assembly. It may consist of one or more electrochemical cells, electrically interconnected in any series and/or series–parallel configuration. A unit battery has one (and not more than one) set of positive and negative terminals, by which it is interconnected with the rest of the storage system.
- **FAT** – Factory Acceptance Test
- **BESS** – Transportable, containerized energy storage system based on commercially available electrochemical storage solutions, capable of receiving, storing and delivering electrical energy at specified rate(s) suitable for the application laid out in the specifications herein. It comprises of unit batteries, battery management system (BMS), auxiliaries, such as HVAC and fire suppression systems, step-up transformers to match utility grid, ac switchgear, Control Systems etc.
- **BMS** - or Battery Management System, is any electronic system that manages a rechargeable battery (cell or battery pack), including protecting the battery from operating outside its Safe Operating Area, monitoring its state, calculating secondary data, reporting that data, controlling its environment, authenticating it and / or balancing it.

2 Site-Specific Implementation Requirements

2.1 **Procurement-Specific Location and Site Characteristics for Design**

Table-1 below lists supply-specific location and site characteristics.

**Table 1: Procurement-Specific Location and Site Characteristics**

<table>
<thead>
<tr>
<th>Item</th>
<th>Characteristic</th>
</tr>
</thead>
<tbody>
<tr>
<td>Location</td>
<td>Lakshadweep Islands</td>
</tr>
<tr>
<td>Site characteristics:</td>
<td></td>
</tr>
<tr>
<td>Climate Conditions (General)</td>
<td>Tropical type Climate, hot all year round, with a</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Floating Solar PV project at UT, Lakshadweep, India</th>
<th>Tender No.</th>
<th>TS</th>
<th>Signature of Bidder</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>SECI/C&amp;P/NIT/2019/LKRE</td>
<td>Page 102 of 135</td>
<td></td>
</tr>
</tbody>
</table>
**Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India**

<table>
<thead>
<tr>
<th>Precipitation</th>
<th>dry season from December to April, and a rainy season from May to November</th>
</tr>
</thead>
<tbody>
<tr>
<td>Seismic Zone (Geological Survey of India, 2014)</td>
<td>Seismic zone III</td>
</tr>
<tr>
<td>Electrical infrastructure: AC system interconnection requirement at Point of Connection (PCC)</td>
<td>11 kV, 50 Hz, 3 phase</td>
</tr>
<tr>
<td>The BESS will be connected to Host Utility grid at site-specific voltage, frequency, and phase configuration. The BESS shall be designed for maximum flexibility with regard to site-specific voltages, frequency, phase imbalance, and protection requirements in the existing Diesel Grid.</td>
<td></td>
</tr>
</tbody>
</table>

2.2 **BESS Interconnection**

The BESS will be interconnected with the Host Utility grid at PCC.

2.3 **Grid Characteristics**

The BESS shall be capable of continuous operation under variable voltage, frequency and phase imbalance conditions at the PCC, as described in Table-1. Information on available fault current and other characteristics of the Host Utility grid will be provided by the Host Utility. The Contractor shall confirm, for each Host Utility site, that this information has been received and understood during the site-specific engineering phase.

2.4 **Codes and Standards**

<table>
<thead>
<tr>
<th>Standard/Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>IEC 61427</td>
<td>Secondary cells and batteries for renewable energy storage for On-grid applications: Non-chemistry Specific (applicable to all secondary battery types)</td>
</tr>
<tr>
<td>UL1973</td>
<td>Energy storage for stationary applications such as for PV: Non-chemistry Specific (applicable to all secondary battery types)</td>
</tr>
<tr>
<td>IEC 62485-2</td>
<td>Safety requirements for secondary batteries and battery installations - to meet requirements on safety aspects associated with the erection, use, inspection, maintenance and disposal: Non-chemistry Specific (applicable to all secondary battery types)</td>
</tr>
</tbody>
</table>
IEC 61508  

UL 1642  
Standard of Lithium Batteries (Safety of Lithium Ion Batteries)

IEC 62281  
Safety of primary and secondary lithium cells and batteries during transport: Applicable for storage systems using Lithium Ion chemistries

IEC 61850/DNP3  
Communications networks and management systems. (It shall be ensured that PV Plant SCADA and the BESS control system communicate with each other over the protocol and the combined parameters are accessible over a common HMI.)

3  Technical Specification of Battery Energy Storage System

3.1  Procurement-Specific Ratings and Requirements

Table-2 below specifies project-specific BESS capabilities and ratings for this Project.

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Battery Technology</td>
<td>Any battery technology with totally Maintenance Free characteristic suitable for operation in site-specific climatic conditions can be used.</td>
</tr>
<tr>
<td>Rated No of Cycles (Minimum)</td>
<td>4000 cycles at rated energy capacity at 80% Depth of Discharge (DoD) at 25°C and up to 1C Rate of Discharge</td>
</tr>
<tr>
<td>Power rating*, AC (A), Watt-hour rating, ac (B)</td>
<td>A MW, continuous, where A is the SPV size 3*A MWh ,dispatchable at A MW net ac output at the beginning of life and not less than 80% of this capacity at any point of time up to End of Battery Life.</td>
</tr>
<tr>
<td>System ac-dc-ac efficiency*</td>
<td>80%</td>
</tr>
<tr>
<td>Solar Power Integration in DG</td>
<td>In this Use case, the microgrid shall be run so as</td>
</tr>
</tbody>
</table>

Floating Solar PV project at UT, Lakshadweep, India

Tender No.  
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Signature of Bidder
<table>
<thead>
<tr>
<th>Microgrid</th>
<th>to minimise DG loading with first preference to Solar PV power for meeting the load and charging of BESS.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Peak Management</td>
<td>In the Peak Management Use Case scenario, power generated during the early and midday periods shall be stored in the BESS and released later in the day, during peak demand. In this case, the BESS shall be discharged in the Peak Limiting profile in the late afternoon. To the extent that the total energy dispatched does not exceed the watt-hour rating, the BESS may be further discharged in Constant Power Mode after Solar PV Plant is no more generating.</td>
</tr>
<tr>
<td>Charge-Discharge Cycles</td>
<td>One discharge cycle per day is envisaged overall for all use cases, combined.</td>
</tr>
<tr>
<td>VAR compensation /voltage support (VC/VS)</td>
<td>Yes, to support Diesel Genset integration</td>
</tr>
<tr>
<td>Black Start Capability</td>
<td>No</td>
</tr>
<tr>
<td>Ventilation System inside the Container</td>
<td>Should be such as to maintain minimum and maximum Temperature as recommended by the manufacturer for optimum performance of the batteries on continuous basis.</td>
</tr>
<tr>
<td>Grid Charging</td>
<td>No</td>
</tr>
</tbody>
</table>

*To be verified as per the procedure described in Annexure-E to this Section for Performance Guarantee Tests and to be verified on annual basis as per Schedule. All measurement instruments for conducting the tests shall be maintained by the Contractor.*

3.2 Nameplate Ratings

3.2.1 Overall System Real Power and Energy Ratings

During discharge, the BESS shall be rated to supply at the PCC the continuous net ac real power and ac energy output specified in Table 2: Supply-Specific Ratings and Requirements above. These ratings shall be referred to in all project documentation, including this specification, as the nameplate watt rating and the nameplate watt-hour.
rating. All nameplate ratings shall be achievable over the End of Battery life, as specified in Clause Error! Reference source not found.. The nameplate watt rating and nameplate watt-hour rating shall be achievable during discharge for the full range of stated environmental conditions, provided that the battery is fully charged and the HVAC system (if incorporated in the BESS) has stabilized. In any case, the BESS shall be capable of being discharged at reduced power levels from that specified above. However, in no case will the energy discharged from the battery be greater than the nameplate watt-hour rating.

The Contractor shall clearly state in its O&M manual as well as during design review the expected efficiencies of the major subsystems (battery, PCS) as well as the expected losses from auxiliaries.

Note: There may be specific requirements on the attainable power level during charging, which the Contractor may need to identify in co-ordination with the grid operator/Employer. However, unless otherwise specified in those sections, the real power level attainable during charging shall be at the Contractor’s discretion, so long as the other charging requirements in this specification are met.

3.2.2 Overall System Reactive Power Rating

In accordance with the VAR-related control modes identified in this specification, if any, the BESS shall be capable of dispatching both leading and lagging reactive power at the PCC, up to the rated VAR capacity specified in Table-2, regardless of whether the battery is being simultaneously discharged or charged. This rating shall be referred to in all project documentation, including this specification, as the nameplate VAR rating. The BESS shall be capable of simultaneously producing real and reactive power as long as no nameplate rating is exceeded. That is, the combination of operation at full nameplate watt rating and full nameplate VAR rating shall not exceed the nameplate VA rating.

4 BESS Use Cases

The BESS shall be capable of operating over its entire life in one or more of the use cases described in this section to meet the system requirements specified in Table-2, and further detailed in the NIT. Clause Error! Reference source not found. presents the requirements for the BESS control functions that are required to operate the BESS in a manner that supports these use cases. While Use cases describe what the BESS will be used for, whereas control functions describe how the equipment will be operated.
to achieve those uses. Mapping of the control functions to the use cases is provided in Clause Error! Reference source not found., Table 7.2.

The purpose for defining and describing the use cases is to provide the Contractor with essential information needed to ensure that the BESS will have the desired life and performance characteristics. In particular, the requirements listed in this section should support Contractor’s efforts to accomplish the following:

- Determine other BESS subsystem performance capabilities
- Understand the various combinations of uses that the Host Utility may exercise

The operation of the BESS at the Host Utility site may also include some combination of the above use cases. The possible (or required) combinations are described in Clause Error! Reference source not found..

Each use case description in the following subsections includes a capability requirement for a number of cycles and days per year of operation in that use case. On days of the year in which a particular use case is not being used, the BESS shall be considered available for operation in some other use case, so long as the nameplate ratings specified elsewhere (see Clause Error! Reference source not found., Clause Error! Reference source not found. and Clause Error! Reference source not found.) are not exceeded. Simultaneous operation in two or more of the real power use cases is not required, but it may be optionally provided at the discretion of the Contractor, so long as no nameplate rating is exceeded. In accordance with Clause Error! Reference source not found., simultaneous operation in the VC/VS use case together with one of the other use cases is a required capability.

**Important Note:** The various use cases described below represent a wide range of battery and PCS capabilities. The BESS shall be designed to accommodate the most stringent of the intended operation scenarios so that any of the scenarios can be exercised without exception. The use cases described in this Clause Error! Reference source not found. presuppose the provision of a suitably designed control system, as outlined in Clause Error! Reference source not found. of this specification. Accordingly, the descriptions of the use cases must be read and understood in conjunction with the description of the control functions specified in Clause Error! Reference source not found..

4.1 Peak Management (PM)
In the PM use case, the BESS is controlled to reduce peak power demand on the Host Utility feeder to which the BESS is connected. The BESS would be discharged at any power level up to the maximum power level specified as the nameplate watt rating (see Clause Error! Reference source not found.). The BESS shall support operation in this application for up to the number of times per year specified, if any, in Table-2. In this Use case, each daily operation is expected to consist of one discharge and charge cycle, in either a variable or a constant power output, as described below.

Two different power dispatch profiles during discharge are specified, as described in the following two subsections.

(i) Constant Power

The BESS is discharged at a single, constant power level for a specified duration. The dispatch power level may be any value less than or equal to the nameplate watt rating. The duration of the constant power discharge may be any period of time, so long as the total energy dispatched to the load does not exceed the nameplate energy rating of the BESS or exceed any other operational or safety limits.

(ii) Peak Limiting

The BESS is discharged at a varying power level proportional to the amount by which the actual load on the Host Utility feeder or substation transformer exceeds a desired value. The dispatch of power from the BESS in this case would mirror the shape of the Host Utility load. The duration of this discharge may be several hours, so long as the total energy dispatched to the load does not exceed the nameplate energy rating of the BESS or any other operational or safety limits. As an example, with the BESS installed at a distribution substation, the load on the Diesel genset (DG) would be monitored and sent to the control system. The Host Utility operator would enter a set point, and the BESS would operate so as to prevent or reduce overloading of the DG by serving some (or all) of its entire peak load.

Actual discharge profiles may vary with respect to overall shape, number of peaks and valleys per day, ramp rate, and overall duration of discharge, including possible standby time between successive peaks. The Contractor shall specify all operational and warranty-specific limitations on the use of the battery for the two
different power dispatch profiles.

4.2 **VAR Compensation/Voltage Support (VC/VS)**

The BESS shall be capable of supporting voltage on the Host Utility feeder to which it is connected by the injection or absorption of both real and reactive power (VARs). This operation shall be possible during real power discharge or charge and during standby. The operation may be dynamic (continuously varying reactive/real power output) or static (operation at a fixed power factor).

In this use, it shall be possible to determine the priority of operation and/or the level of reactive power support desired, including different levels for leading and lagging VARs, as well as precedence of reactive power over real power or real power over reactive power. Specifically, it shall be possible to give either real power or reactive power the higher priority, so long as the nameplate VA rating (see Clause Error! Reference source not found. Error! Reference source not found.) is not exceeded. In this use, the BESS shall be capable of responding to both real-time and pre-programmed control signals (see Clause Error! Reference source not found.).

The intent of VAR Compensation is that the BESS be capable of carrying out the basic functions of a synchronous generator having the option to include injection voltage control/reactive power consumption and limitation of active power when the effect of the reactive power is not sufficient. It uses a progressive curve, whereby the higher the deviation is from the target voltage, the greater is the effort to correct the deviation. It may be necessary to automatically disable over frequency or under frequency protection during operation in VC/VS mode. The Contractor shall coordinate this with the Host Utility.

4.3 **Combination Use Case Requirements**

On days of the year in which a particular use is not active, the BESS shall be considered available for other uses, so long as the nameplate ratings specified elsewhere (see Clauses Error! Reference source not found., Error! Reference source not found. and Error! Reference source not found.) are not exceeded. Simultaneous operation in two or more of the real power use cases is not required but may be optionally provided at the discretion of the Contractor, so long as no nameplate rating is exceeded. However, simultaneous provision of VAR support (VC/VS) with other use cases is a required capability.

4.4 **Charging Requirements**
The control system shall allow a specified or programmed charge cycle. The Contractor shall work with Host Utility to ensure that the Host Utility’s requirements are met to the full capability of the BESS and that the battery is properly charged in all anticipated uses. The O&M manual supplied with the BESS shall clearly and in a detailed manner describe all charging requirements and shall guide the user in ensuring that charging of the battery is properly carried out.

5 Design, Fabrication, and Construction Requirements of BESS

5.1 General

The methods and materials specified in this technical specification are intended to represent minimum requirements. Reliance thereon shall not diminish the responsibility for meeting performance and other requirements stated in this technical specification.

The design of the BESS shall incorporate the principle of modularity, with a view to reducing life-cycle costs and ease of replenishment of storage capacity while facilitating ease of maintenance, space requirements, and reliability. The design should also facilitate rapid and easy replacement of the unit batteries without significant downtime. Specifically, the BESS should be designed so that battery replacement is not necessitated within the first five years of operation considering the remoteness of the project sites. Overall, the design philosophy shall be to minimize and optimize all costs to the Employer, not simply initial capital costs or low maintenance costs.

Life-cycle costs include the following: initial system cost, unit battery replacement cost, periodic equipment upgrades, maintenance costs, auxiliary system energy consumption, charging energy costs (that is, costs due to overall battery and PCS losses), and any other contributors to life-cycle energy cost.

5.2 System-Level Design and Performance Requirements

5.2.1 The major equipment items shall include a battery, battery management system (BMS), PCS, output/isolation transformer, and SCADA which is to be integrated with the solar plant SCADA system defined elsewhere in this document. Additional equipment shall include HVAC, wiring, connectors, protective devices, grounding, junction boxes and enclosures, instrumentation, enclosures, and all other items needed for a fully functional, grid-interactive BESS to meet the requirements set forth in this specification. All systems and components of systems—including electrical storage unit, switching devices in the PCS, components of monitoring and control systems, and components of auxiliary systems—must use proven and previously
demonstrated technology. Electrochemical cells, PCS switching devices, and control system hardware and software must be commercially available and in use for other markets. Electrochemical cells must be replaceable (in small orders) with a maximum six-week lead time under normal business conditions. Designs using experimental or otherwise undocumented components are not permitted.

5.2.2 The BESS shall be characterized using language and methods consistent with IEEE 1679, "Recommended Practice for the Characterization and Evaluation of Emerging Energy Storage Technologies in Stationary Applications."

5.2.3 The BESS shall be IEEE 1547 (Standard for Interconnecting Distributed Resources with Electric Power Systems)—compliant, where possible.

5.2.4 The prudent design of the BESS should include careful consideration of resonance and Ferro-resonance.

5.3 Containerization and Transportability

5.3.1 The BESS shall be containerized, using either standard International Organization for Standardization (ISO) 668 shipping containers or custom-designed power equipment centres. The container or containers shall be designed to be drop-shipped onto a properly prepared pad or foundation (such as compacted soil, concrete pad or platform, and so on). When fully installed, all BESS components—including battery racks all auxiliaries, such as HVAC and fire suppression systems, step-up transformers to match grid, ac switchgear, and so on—and tools shall be enclosed in (or on) the containers, even if certain components must be separately shipped and installed at the site.

5.3.2 Containers shall be designed and constructed to meet IP54 and NEMA 3R requirements, which protect the equipment inside from harmful effects resulting from the ingress of water, dirt, dust, and wind. The design and installation of Containers shall meet relevant regulatory requirements for occupational safety and health under national and state legislations.

5.3.3 All containers and packaging of separately shipped components shall be suitable for land or sea transport, including offering suitable protection of the equipment inside against damage from weather and vibration or shock from transportation.

5.3.4 The containers and their contents shall be designed to be easily prepared for transport, shipped, connected and operated at site. The Contractor shall ensure that all required bracing and shipping stabilization equipment to enable transport is either kept at hand or brought to the site in a timely manner before transport.
5.4 Additional transportability requirements and/or clarifications

5.4.1 In designing for transportability of the lithium-ion batteries, the Contractor shall follow the relevant guidelines (Sub-section 38.3) set forth in the United Nations document “Recommendations on the Transport of Dangerous Goods—Manual of Tests and Criteria” (ST/SG/AC.10/11/Rev.5), with specific reference to obtaining UN38.3 and UN3480 certifications at the battery module and/or container level.

5.4.2 The BESS container or containers shall be of a size and weight to be capable of being transported to project sites with due consideration for the load bearing restrictions imposed by bridges, if any, and rarefied atmospheric conditions in the region.

5.4.3 Containers shall incorporate standard lugs or other means for lifting by crane or shall be properly palletized for movement with forklift trucks, or both.

5.5 Design Life and Life-Cycle Costs

5.5.1 End of battery life – End of battery life is that point in time when the BESS can no longer meet the power and/or energy discharge requirements of this Specification due to age or non-repairable malfunction of the battery subsystem, and/or non-replaceable components. When the system is no longer able to provide these requirements, the system has reached its end of life. Battery End of life shall be not less than 10 years from the date of Commissioning.

5.5.2 It shall be the responsibility of the Contractor to make periodic replacements/replenishments of unit batteries, if and when required, up to the End of Battery Life as described above. Outage time as a result of replacement will also be counted as an “Accountable BESS Outage” for the purpose of computing BESS Availability.

5.6 Reliability, Availability, and Operability of the BESS

The BESS shall be designed for high reliability, defined in the following terms:

**Starting reliability**: (99% starting reliability means that the unit shall start in 99 of 100 attempts)

**Mean-time-to-repair**: The time taken from the time of notification of a need for repair to the time of completion of repairs (that is, inclusive of time for arrival of spare parts and repair personnel at the location of the BESS)

**Availability**

Availability is the percentage of hours that the BESS is available during the year. The
Availability guarantee shall begin upon facility commissioning. Annual availability shall be calculated as follows:

\[
\left[1 - \left( \frac{\sum \text{Accountable BESS Outage duration in hours}}{8760} \right) \right] \times 100
\]

Where:

- **Accountable BESS outages** are outages caused or necessitated by the BESS equipment that result in reduced capacity or loss of essential function of the BESS. These outages may be initiated by failure of components, loss of battery capacity (to the extent that End of Battery Life is not reached), operation of protective devices, alarms, or manual action. Such outages include both forced outages due to equipment problems and scheduled outages for BESS maintenance.

- **Accountable BESS outage duration** is the elapsed time of accountable BESS outages from the instant the BESS experiences reduced capacity or is out of service to the instant it is returned to service or full capacity. If the BESS experiences reduced capacity but is determined by the Employer to be available for service even if the Employer elects not to immediately return the equipment to full capacity, such time will be discounted from the outage duration.

- The Procurement specific nameplate ratings shall be as defined in Clause Error! Reference source not found. above. The BESS shall be considered to be under an accountable outage if any of those ratings cannot be met. The BESS shall also be considered to be under an accountable outage if a scheduled (or required) charge cycle cannot be completed.

- The data required for assessment of the availability of the BESS shall be collected through the Plant’s integrated SCADA system.

5.6.1 It shall be possible to fully remove, repair, and replace in the field any failed or poorly performing component, assuming that spare parts, test equipment, and maintenance personnel are on the site. This capability shall be demonstrated in the factory acceptance test (FAT) for unit batteries and other key components.

5.6.2 The BESS shall be capable of unattended operation, with provision of remote monitoring and control.

5.7 Planned Maintenance Outage

The Contractor shall provide a guarantee for the maximum length of time required for
this type of maintenance operation.

5.8 Battery Subsystem Design Requirements

5.8.1 Electrochemical Cells

Only cells that are commercially available or for which suitable (not necessarily identical) replacement cells can be supplied on short notice will be allowed. For both premature cell failures and end-of-battery-life replacement, the Contractor shall guarantee cell availability and the length of down time (hours or days) required to replace cells. The cells may be supplied as separate, individual units or as group of cells combined into modules. The cells shall meet the seismic requirements for the planned location of the BESS. Cell and module design shall accommodate the anticipated vibrations and shocks associated with the transportation of the BESS and shall resist deterioration due to vibrations resulting from the same. Associated hardware and paraphernalia should also be able to withstand the rigors of transportation. The transport plan shall be shared with the Employer and approved prior to dispatch.

5.8.2 Labelling of the cells or unit batteries shall include manufacturer’s name, cell type, nameplate rating, and date of manufacture, in fully legible characters. All cells shall be traceable to the point of origin for purpose of addressing safety issues.

5.8.3 Electrochemical Storage System

5.8.3.1 The storage system may consist of one or more unit batteries. If the storage system consists of more than one unit battery, these may be electrically interconnected in any desirable series and parallel configuration to achieve the overall system storage and power rating requirements.

5.8.3.2 Each electrically series-connected string of unit batteries shall include a means of disconnecting the string from the rest of the system and of providing over-current protection (during a fault). The means of disconnect shall provide for a physical interruption of the string electrical circuit, which shall be visible to anyone servicing the individual unit batteries in the string and shall be capable of being locked or secured in an open position.

5.8.3.3 If the disconnect means consists of removal of a unit battery, the storage system shall be designed to allow maintenance personnel to determine that there is no current flowing in the string and provisions to ensure that the PCS is off before the unit battery is removed. Procedures for maintenance and/or field replacement of unit batteries shall neither require nor recommend removal of the unit battery.
without first ensuring that no current is flowing in the string circuit.

5.8.3.4 Over-current protection, whether on the ac or dc side, in paralleled unit battery strings shall be sized and coordinated so that currents from other strings do not contribute to a fault in any unit battery string.

5.8.3.5 Where appropriate, dc wiring shall be braced for available fault currents. Protection shall include a dc breaker, fuse, or other current-limiting device on the battery bus. This protection shall be coordinated with the PCS capabilities and battery string protection, and shall take into account switching or other transients and the inductance/resistance (L/R) ratio at the relevant areas of the dc system. The Contractor shall produce a fault analysis and protection coordination study for the battery dc subsystem during final design. The Employer reserves the right to withhold permission to ship the BESS until the fault analysis has been satisfactorily completed.

5.8.3.6 Cells, wiring, switch gear, and all dc electrical components shall be insulated for the maximum expected voltages plus a suitable factor of safety.

5.8.3.7 The battery system shall include a system to detect and alarm excessive ground leakage current levels. Ground fault detection shall be enabled for the container or, if more than one electrical series string is installed in the container, for each series string. The detection/trip level shall be field adjustable. The Contractor shall have overall responsibility for the safety of the electrical design and installation of the battery, as well as all aspects of the BESS.

5.8.3.8 The battery system shall include a monitoring/alarm system and/or prescribed maintenance procedures to detect abnormal unit battery conditions and notify proper personnel of their occurrence.

5.8.3.9 Abnormal conditions shall include but not be limited to (1) weak unit batteries that could reasonably be expected to fail to provide rated capacity upon full discharge, (2) high-resistance or open-unit batteries, (3) high-resistance or open external unit battery connections, (4) unit batteries with temperatures exceeding operating thresholds, and (5) internally shorted unit batteries. Unit battery monitoring, whether automatic or manual, should be specified to alert the proper personnel in a timely manner that an abnormal unit battery condition exists or may exist. All alarms shall be part of the control system and shall include remote display or annunciation capability.

5.8.3.10 The unit batteries shall be racked or shall be housed in stackable modules. The unit
batteries or cells shall be arranged and installed to permit easy access for equipment and personnel. The moveable units shall be arranged and installed to permit easy access for equipment and personnel to carry out unit removal and replacement activities. For all systems, it shall be possible to remove and replace a prematurely failed unit battery or cell (as appropriate), when system performance specifications cannot be met. The lengths and widths of all aisles and spaces into which personnel may enter in the field for operations and/or routine or unscheduled maintenance purposes, as well as egress routes from these aisles and spaces, shall conform to applicable codes and standards. All racks and metallic conductive members of stackable modules shall be grounded to earth. Racks shall meet the seismic load and road vibration requirements and shall include means to restrain cell movement during seismic events and transport. The Contractor shall furnish analyses and/or other data that show that the rack and cell designs are designed to meet all potential seismic and transport vibration requirements.

5.8.3.11 Provision shall be made for future Augmentation/Replacement by keeping Spare Racks for accommodating Battery Stack Modules capacity as per Annexure F: Mandatory Spares.

5.8.3.12 The design of all modules and racks shall specifically account for the anticipated vibrations and shocks associated with the transportation of the BESS.

5.8.4 Cell/Battery Auxiliary Systems
The cells and battery system shall be supplied with all required and/or recommended accessories. This includes inter-cell connectors and monitoring devices for cell temperature and cell voltage, if required.

5.9 Power Conditioning System Design Requirements
5.9.1 General
5.9.1.1 The PCS is the interface between the DC battery system and the AC system and provides for charging and discharging of the battery. The PCS may consist of one or more parallel units. Paralleling may be at the DC or AC terminals. Line-commutated systems or systems that require the presence of utility voltage or current to develop an AC output are not acceptable. The PCS circuit topology shall be voltage source (that is, the PCS at its AC terminals shall appear to the grid as a voltage source rather than as a current source and, at its DC terminals, shall be capable of reversing current flow in the battery without reversing the polarity of the DC bus).
5.9.1.2 All load-carrying cables within the PCS subsystem shall have a suitable load factor of safety. The PCS shall preferably be air-cooled suitable for the site climatic conditions, with final rejection of waste heat to the ambient air. The air-handling systems shall include filtering that is adequate to keep dust from the interior of the PCS system.

5.9.1.3 The PCS shall be housed within one or more appropriate weatherproof and dustproof enclosures, with provisions to prevent moisture condensation and to prevent the entrance of water, airborne salt or dust, rodents, insects, and/or similar materials or pests into air intake/exhaust ports.

5.9.2 Power Conditioning System Rating
The PCS shall be capable of delivering Real power as specified in Table-2. This rating shall be referred to in all project documentation, including this specification, as the nameplate VA rating. To account for losses in the PCS, the DC input power to the PCS will be higher than the rated PCS output power. The available DC input power will be the BESS nameplate watt rating divided by the PCS full load efficiency (as specified in the datasheet) during discharge.

5.9.3 Power Conditioning System Protection and Control
The PCS, in conjunction with the control system, shall be capable of completely automatic, unattended operation, including self-protection, synchronizing and paralleling with the grid, and disconnect. The control of the PCS shall be integrated with the overall BESS controls.

The PCS shall include all necessary self-protective and self-diagnostic features to protect itself from damage in the event of component failure or the excursion of operating parameters beyond a safe or expected range. This includes excursions due to internal or external causes. The self-protective features shall prevent the PCS from being operated in a manner that may be unsafe or damaging. Faults due to malfunctions within the PCS, including commutation failures, shall be cleared by the PCS over-current protection device(s).

5.9.4 Power Conditioning System AC Interface with AC bus
5.9.4.1 The BESS must meet applicable harmonic current and voltage specifications in accordance with applicable standards. Harmonic suppression may be included with the PCS or at the BESS AC system level. However, the Contractor shall design the BESS electrical system to preclude unacceptable harmonic levels in the BESS.
auxiliary power system.

5.9.4.2 In addition to interconnection standards specified in this document, there may be specific requirements for interconnection, which need to be ascertained by the Contractor in co-ordination with the distribution utility at each site.

5.9.4.3 The PCS transformer may be used to aid in harmonic cancellation and may include tertiary windings to supply BESS auxiliary power requirements. The transformer must be dry type. The PCS shall include provisions for disconnect on both its AC and DC terminals for maintenance work. Conductor separation must be clearly visible. The detailed maintenance procedure shall be addressed in the O&M manual.

5.9.4.4 Electromagnetic Interference
The PCS shall not produce electromagnetic interference (EMI) that will cause mis-operation of instrumentation, communications, or similar electronic equipment within the BESS.

5.9.4.5 Islanding
The PCS design shall include provisions to limit run-on and islanding as per applicable standards upon the loss of grid. This capability shall be demonstrated to the Employer's satisfaction during the FAT.

5.10 AC System
The BESS AC system includes all switch gear, bus work, cable, connectors, transformers, and protective relaying required for connecting the BESS at the PCC. The Contractor shall design, procure, ship, and assemble on-site all ac interconnection equipment on the BESS side of the PCC. On-site assembly of Contractor supplied equipment shall be coordinated with the utility. The Contractor shall design, fabricate, ship and install all cabling required for connecting the BESS to the PCC. The BESS AC system shall include potential transformers, current transformers, and any other metering equipment so that the performance monitoring and documentation requirements of this specification can be met. Metering accuracy shall meet applicable standards.

5.11 Protection and Control
5.11.1 The power system (PCS), AC and DC switchgear/protective devices) shall be designed to provide safe, reliable operation with minimum interruption. Reliable operation shall be supported by a sensitive and properly coordinated protection system. The protection system shall be capable of monitoring significant operating
parameters and sensing all abnormal operations or fault conditions. It shall isolate the faulted circuits or components without causing damage to other circuits and components of the system. The protection system shall also provide adequate indications and/or alarms for identification of the faulted circuits, components, and abnormal conditions, allowing preventive action and rapid restoration of service.

5.11.2 The grid may have its own protective schemes at the point of common connection (PCC) that will be the responsibility of the Contractor to be fulful.

5.11.3 Integration of the protective relaying and metering into the BESS controls shall not circumvent normal protective relaying. Protection shall not be interlocked with the position of any isolating/interrupting devices.

5.11.4 The BESS shall provide breaker failure protection for the primary interrupting device (that is, breaker, high-voltage interconnect, low-voltage interconnect) that is responsible for disconnecting the BESS from the distribution system.

5.11.5 The BESS shall be capable of interrupting line-to-line fault currents and line-to-ground fault currents available at the PCC and flowing in the Contractor’s equipment in either direction for faults on either side of the PCC. Faults due to malfunctions within the BESS shall be cleared by the BESS protective devices.

5.11.6 The BESS must have low-voltage ride-through capabilities according to extant Technical guidelines on connectivity.

5.11.7 BESS and high-voltage ground sources should be disconnected from the distribution system and the system operators must be notified if any of the following occur:

- The BESS local interconnection protection system fails
- The interrupting device fails.
- The dc supply is lost
- The signal channel fails

The BESS interconnection protection must be capable of distinguishing between external faults on the distribution system and internal faults within the facility. The automatic reconnection scheme must be disabled for faults occurring within the facility.

The BESS shall include provisions to protect against transient voltage surges from switching, lightning, and similar causes, in accordance with applicable standards. The overall PCS design shall also limit surges on the dc bus to twice the normal maximum DC bus voltage.
5.12 **Auxiliary Power**

The BESS shall include an auxiliary power system (separate or same as the Solar Plant auxiliary system) derived from the utility AC bus, the PCS transformer low-side bus, PCS transformer tertiary winding, or similar means with metering. The auxiliary power system shall include all step-down transformers, breakers, fuses, motor starters, relaying, panels, enclosures, junction boxes, conduits, raceways, wiring, and similar equipment, as required for the BESS operation. The auxiliary power system shall include separate potential transformers and current transformers, so that auxiliary power consumption can be measured and electronically recorded in real time, independently of operation of the PCS or of net power flows to and from the battery. The auxiliary power system and/or control system design shall provide for whatever emergency power is necessary for an orderly system shutdown during abnormal conditions such as a loss of grid power. The auxiliary power system and/or control system design shall also provide for the capability to restart automatically after BESS shutdowns of several days.

6 **Control and Communication**

6.1 **Control System General Requirements**

The control system shall be designed to provide for automatic, unattended operation. The control system design shall provide for local manual operation and remote operation or dispatch from a remotely located computer. The control system shall be programmable for establishing or adjusting all parameters, set points, algorithms, limits, and so on that are required for effective operation as described in this specification. The control system shall be designed to prevent externally supplied, control panel or local signals from causing the BESS to operate in an unsafe manner or in a manner that may damage the BESS.

6.2 **Control Functions and Protocols**

6.2.1 To the extent possible, all BESS control functions and operating modes shall be in accordance with standard functionalities for smart distributed resources, as documented in the IEC 61850-90-7.

6.2.2 The communication protocol for the BESS shall be according to IEEE 1815-2010, Standard for Electric Power Communications—Distributed Network Protocol (DNP3), as further developed in DNP3 Application Note AN2011-001, DNP3 Profile for Basic Photovoltaic Generation and Storage or IEC 61850.
6.2.3 If data points and/or control functions outside the standard point definitions in DNP3 AN2011-001/IEC 61850 are created by the Contractor, the Contractor shall maintain a systematic log of the same for the purpose of maintaining/facilitating interoperability with future standards/protocols for distributed energy resources.

6.3 Additional Control System Functions

6.3.1 Shutdown/Startup/Standby

The start and stop controls shall be as per DNP3 AN2011-001 standard specifications or IEC 61850. The control system shall use these controls for an orderly and safe shutdown, even in the absence of grid power. The control system shall also use these controls for an orderly startup sequence, which shall provide for a safe system reset from any standby or operating condition so that the unit goes through a normal startup sequence in the same way it would when being powered up after loss of power or being in a shutdown state. The control system shall include provisions for a standby state (that is, BESS but not charging or discharging), which shall be the end result of a normal startup sequence. It shall also be possible to enter the standby state from any of the other operating states except connect/disconnect.

6.3.2 Initiation of Shutdown

The control system shall initiate shutdown under the following conditions and shall remain in the shutdown state until a reset signal, either local or remote, is initiated. An appropriate alarm shall be set.

- Emergency trip switch.
- Loss of the low-voltage AC or utility grid voltage.
- An AC circuit breaker trip (either side of transformer).
- Door interlock: Initiate shutdown when the door is opened (with appropriate provision for maintenance work). Interlocks shall be self-resetting.
- Smoke/fire alarm.
- Control logic trouble.
- A DC ground fault (field-adjustable setting).
- Remote disable (no reset required).
- grid system faults (balanced and unbalanced; line-to-ground, line-to-line, and three-phase).
- Abnormal frequency
- Abnormal voltage
- Islanding condition.
- Protection or control scheme failures, including the following:
  - Failure of local interconnection protection system
  - Failure of critical breaker trip coil or interrupting device
  - Loss of DC supply

6.3.3 Reset Alarms
For all system-generated alarms, the control system shall provide for the resetting of those alarms. This function is intended for alarms that, after they are set (for example, by a fault condition, as listed above and elsewhere in this specification), must be cleared by operator intervention to allow normal operation to be restored.

6.3.4 Modify Storage Settings
The control system shall provide for modification of various set points and fixed operation/control settings associated with the various control functions.

6.3.5 Event/History Logging
The control system shall provide for the automatic logging of the following information:
- All errors or failures
- All startup and shutdown actions
- All control actions
- All responses to control actions
- All limit violations, including returns within limits

6.3.6 Status Reporting
The control system shall provide for reading and reporting of various BESS-supplied status information in accordance with the data collection and reporting requirements specified in this technical specification.

6.3.7 Time Synchronization
The control system shall provide for synchronization of its real-time clock with a standard time source.

6.3.8 Change Operational Mode
The control system shall support the mechanisms inherent in DNP3 AN2011-001 for activating/deactivating control functions. The control functions are expected to be executed by command from a remote host, but may also be scheduled according to
the DNP3 standard.

6.3.9 Perform Self Diagnostics
The control system shall provide for self-diagnostic functions.

6.4 Control System Hardware Requirements
All local control and monitoring system components shall be housed in appropriate controlled environment enclosures either as separate arrangement or in conjunction with Solar Plant SCADA system.

6.5 Control System Self-Protection and Self-Diagnostic Features
6.5.1 The BESS shall include appropriate self-protective and self-diagnostic features to protect itself and the battery from damage in the event of BESS component failure or from parameters beyond the BESS’s safe operating range due to internal or external causes. The self-protective features shall not allow local or remote signals to cause the BESS to be operated in a manner that may be unsafe or damaging to the BESS. All protective operations resulting in a shutdown shall be carried out in an orderly and safe manner, even in the absence of utility power.

6.5.2 Temperature sensors shall be incorporated in critical components within the BESS. The BESS shall alarm and go to standby/fault mode when an over-temperature condition is detected.

6.5.3 The BESS shall alarm upon detection of a DC ground fault. The alarm trip level shall be field adjustable.

6.5.4 Door interlock switches shall be provided for all BESS container doors. The BESS shall alarm and go to shutdown mode when a BESS door is opened. Doors shall be fitted with provisions for external locks.

6.5.5 The BESS shall alarm and go to shutdown mode upon detection of smoke.

6.5.6 Surge-protection devices shall be provided at the input and output terminals of the BESS.

6.6 Control Panel
The BESS shall include a local control panel or console, which is easily accessible, on or within the BESS container. As a minimum, the following operator controls shall be located on the control panel:
- Trip/reset for the BESS AC circuit breaker or contactor.
- Trip/reset for DC circuit breaker(s)/contactor(s).
- PCS on/off.
• Reset toggle or push button. When reset is initiated, the control system shall resume control and proceed to the appropriate operating mode.

• Reset cut-out selector switch to disable remote or local reset signals.

• A selector switch to manually set the operating state (that is, the shutdown, disconnect, or operate state) and to have the control system set the operating state automatically.

• A selector switch to manually set the operating mode and to have the control system set the operating mode automatically.

• The control panel or console shall also include meters, indicators, and displays.

6.7 Performance Monitoring and Data Acquisition

6.7.1 The BESS shall include a Data Acquisition System (DAS) to provide continuous monitoring and display of key operational parameters, as well as permanent archival of all measured parameters. The DAS shall include sensors, transducers, wiring, signal isolation and conditioning circuitry, and data acquisition and analysis hardware and software as required to perform the functions described in this section. The DAS shall be of standard commercial manufacture and shall use hardened components suitable for operation in the climatic conditions prevailing at site.

6.7.2 The DAS shall measure operational data, as described in this Clause, and shall record all data points to fixed and removable non-volatile memory. The DAS shall be capable of making all monitored data and events available through the DNP3 / IEC 61850 communication interface and shall permit display of current values and recent historical trends on a local screen for all recorded points. In addition, the DAS shall provide panel meter displays of certain operational parameters, as prescribed below.

6.7.3 Provision of monitoring and event data via the communication interface shall adhere to DNP3 AN2011-001 / IEC 61850 to the extent possible and capture at least the following data points:

- Frequency at the AC bus
- AC real power
- Power factor
- Real energy delivered
- Real energy received
- Auxiliary power
- Auxiliary energy
• DC power
• DC voltage
• DC current
• Phase A voltage
• Phase A angle
• Phase B voltage
• Phase B angle
• Phase C voltage
• Phase C angle
• Battery state of charge
• Battery string currents
• Battery temperature

6.7.4 Digital displays, on the BESS Control Panel, shall update at least once per second. The DAS shall be integrated with the Solar PV SCADA described elsewhere in this Technical Specification either as addendum or within an overall Energy Management System Interface. The DAS shall, at a minimum, provide remote data inquiry from personal computer–based platforms and data file export capabilities in ASCII format on independent media (such as a universal serial bus drive) that are readable on personal computer-based systems.

6.7.5 The DAS shall continuously measure or calculate the data points identified in Error! Reference source not found. and shall make them available via the communication network as specified. All measured parameters shall also be permanently archived in all modes of operation. For continuously varying quantities, the Contractor shall propose for Employer’s review and approval an approach to data archiving that is suitable for each quantity measured. The final approach will be decided during product design.

6.7.6 The DAS shall provide unsolicited message capability for reporting critical alarms. The Contractor and the Employer will agree on a list of alarms that are reported the instant they are detected. However, a minimum of following parameters shall be displayed on BESS local control panel, console, or SCADA computer:
- Main temperature Alarm (on system temperature exceeding a predetermined threshold)
- Smoke/fire Alarm (on system detection of smoke/fire)
- DC leakage current (battery leakage current to ground exceeding a predetermined
6.7.7 The BESS shall include provisions for determining and storing in non-volatile memory the sequence of abnormal events, trips, and/or alarms that cause the BESS to go the disconnect or shutdown state. It is preferable that this function be implemented separately from the normal operations data acquisition function of the DAS so that failures in the latter (hardware/software failures or power interruptions) will not prevent the permanent logging of abnormal event sequences. The BESS shall include provisions to transmit, at a minimum, the data displayed on the panel meters and the alarm/status indicators to the remote computer.

7 Grounding
A suitable equipment grounding system shall be designed and installed for the BESS. This system shall be designed to be tied to an existing site grounding system. The system also shall be adequate for the detection and clearing of ground faults.

All exposed non-current-carrying metal parts shall be solidly grounded. Particular attention shall be given to prevention of corrosion at the connection of dissimilar materials such as aluminium and steel.

8 Wiring
8.1 All wiring shall be continuous for each wiring run; splices are not acceptable.
8.2 Wiring that may be exposed to mechanical damage shall be placed in conduit or armoured.
8.3 Wires shall have identifying labels or markings on both ends. The labels or markings shall be permanent and durable. Stick-on labels will not be allowed. All field wiring
between separate equipment items supplied by the Contractor shall be color-coded according to appropriate standards.

8.4 In general and where practicable, control and instrumentation wiring shall be separated from power and high-voltage wiring by use of separate compartments or enclosures or by use of separate wireways and appropriate barrier strips within a common enclosure.

8.5 BESS and PCS control and instrumentation system wiring shall be bundled, laced, and otherwise laid in an orderly manner. Wires shall be of sufficient length to preclude mechanical stress on terminals. Wiring around hinged panels or doors shall be extra flexible and shall include loops to prevent mechanical stress or fatigue on the wires.

8.6 Insulation and jackets shall be flame retardant and self-extinguishing.

8.7 Wiring to terminal blocks shall be arranged as marked on wiring diagrams. Terminal groupings shall be in accordance with external circuit requirements.

8.8 Raceway and cable systems shall not block access to equipment by personnel. There shall be no exposed current-carrying or voltage-bearing parts.

9 Civil/Structural

9.1 General Requirements

9.1.1 Soil bearing stresses shall not exceed the allowable stresses for the soil parameters, as determined by the Contractor. A minimum safety factor of 1.5 shall be provided against uplift, sliding, and overturning loads. Soil stresses shall be calculated using unfactored loads.

9.1.2 All structures and foundation designs must include suitable evidence to show that their design is commensurate with a minimum of 25-year life.

9.1.3 Unless specifically stated otherwise, the design of all structures, equipment, and foundations shall be based on applicable portions of IS codes, these specifications, and industry standards.

9.1.4 All components shall be painted, coated, or otherwise protected in a manner commensurate with at least 25-year design life. Particular attention shall be given to prevention of corrosion at the connections between dissimilar materials such as aluminium and steel, and steel and concrete.

9.1.5 All structures and foundations shall be designed to resist dead, live, wind, and seismic loads.

9.2 Requirements for Contractor Installation

9.2.1 The Contractor shall be responsible for obtaining all required permits and ensuring
that all inspections by local authorities are completed as required.

9.2.2 Calculations based on applicable standards shall be supplied to show that the design of the entire BESS will withstand wind speed and/or gusts and other loads specific to the site and that the design meets all applicable structural and transportation codes.

9.2.3 Excavation spoils shall be disposed of as directed by the Employer.

9.2.4 All reinforced concrete work shall be in accordance with relevant Indian Standards. All other materials and installation requirements shall be subject to Employer approval.

10 Mechanical

10.1 All exposed surfaces of ferrous parts shall be thoroughly cleaned, primed, and painted or otherwise suitably protected to survive outdoor conditions for at least 25-year design life of the system.

10.2 Outdoor enclosures shall be weatherproof and capable of surviving intact under the site environmental conditions specified. Outdoor enclosures shall be equipped to prevent condensation.

10.3 Components mounted inside enclosures shall be clearly identified with suitable permanent designations that also shall serve to identify the items on drawings provided.

10.4 The site temperatures and the effect of temperature on component life shall be considered in developing the thermal design for all components, including the battery and PCS. Irrespective of the heat-removal system design the final rejection of all waste heat from the BESS shall be to the ambient air. Air-handling systems shall include filters to prevent dust intrusion into the BESS.

10.5 The BESS shall include an HVAC or ventilation system designed to maintain battery temperatures at levels acceptable to the Contractor's normal battery warranty conditions, conducive to acceptable battery life, and as required to maintain battery capacity for all seasons/climatic conditions at the site. The air handling/distribution system shall be designed to promote temperature uniformity within the battery.

11 Other Design Requirements

11.1 Noise Levels
The Contractor shall provide for and maintain noise mitigation devices like Noise mufflers at site, if required.

11.2 Fire Protection
The Contractor shall design and install a fire protection system that conforms to good
engineering practice. The fire protection system design and associated alarms shall take into account that the BESS will be unattended. If required by the type of fire protection system provided, the Contractor shall calculate and take into account the heat content of the battery cell materials in designing an appropriate fire protection system. Separate fire protection systems may be used in the battery, PCS, and control areas.

11.3 Toxic Materials
If any toxic substance can be emitted from the equipment during a failure, fire, or emergency or protective operation, description of the toxic nature of the substances as well as treatment for exposure to it shall be included in the O&M manual. Their treatment and disposal shall be in accordance with the New Hazardous Waste Management Rules 2016 notified by the Government of India.

11.4 Spare Parts and Equipment
The Contractor shall evaluate the design with regard to expected failure rates, modes, and effects; overall BESS reliability; and planned mode of servicing. Based on this evaluation, the Contractor shall recommend and furnish an initial complement of spare parts that are not readily available. For example, these spare parts may include spare unit batteries and a small rectifier to maintain the unit batteries, as well as fuses, printed circuit boards, and switching devices (gate turnoff thyristors [GTOs], silicon-controlled rectifiers [SCRs], insulated gate bipolar transistors [IGBTs], and so on).

12 Maintenance and Repair
12.1 The Contractor shall supply all labour, equipment, and materials needed to maintain the BESS performance and safe operation, including all maintenance required to satisfy the warranty terms and conditions.

12.2 The Contractor shall list all maintenance activities to be carried out under the maintenance contract. For each maintenance item, the list shall include a description of the item, the expected frequency (maintenance interval), the time required to perform the maintenance, any anticipated parts replacement, and any potential problems in carrying out the maintenance.

13 Factory Acceptance Testing of BESS
13.1 The Contractor shall develop and submit to the Employer for its review and approval a comprehensive FAT plan that shall demonstrate that the BESS will meet the
requirements of the specification. The Employer shall have the right to request reasonable changes to the test plan.

13.2 Where full-scale testing of larger systems at the factory may be difficult or impossible due to the large system, the FAT shall be carried out at a subsystem or module level and shall consist of tests of 100% of the subsystems or modules that comprise the complete BESS, to the extent possible. In the FAT plan, the Contractor shall clearly state what is being tested and shall fully explain any features or functions of the fully assembled BESS that would not be fully tested in the reduced-scale testing proposed. In such a case, the SAT plan shall further describe how the tests that could not be carried out in the factory will instead be carried out at the site.

13.3 After the Contractor determines that the BESS is fully operational, the Contractor shall conduct a FAT, witnessed by the Employer and/or the Employer’s representative. The FAT shall consist of the Contractor demonstrating to the Employer that the BESS is fully operational and performs as specified. This includes but is not limited to the following:

- Visual inspection of all provided equipment, including dimensions and overall design.
- Verification of proper mechanical construction such as electrical connection torques.
- Verification of sensors, metering, and alarms.
- Verification of all control functions, including remote control and monitoring, and communications interfaces.
- Verification of BESS performance at full and partial power and energy ratings.
- Verification of maintenance and replacement features for unit batteries and other key components.
- Verification of compliance with specifications.

13.4 During the FAT, the BESS shall meet the following:

- Be operated and function as specified and designed in all the operating states, use cases, and duty cycles specified herein
- Meet the power and energy requirements specified herein
- Be demonstrated to meet the safety and response to catastrophic failure requirements specified herein
- Have the efficiencies, response capabilities, and other features specified herein and/or proposed by the Contractor
Note: The methodology for measurement of procurement specifications is provided in the Annexure-E to this Section.

13.5 Operation of all control, protective relaying, and instrumentation circuits shall be demonstrated by direct test, if feasible, or by simulating operating states for all parameters that cannot be directly tested. Automatic, local (control console), and remote operation of the controls shall be demonstrated.

13.6 Factory testing shall demonstrate operation at expected temperature extremes at the Employer’s site. If this is not possible for the full BESS at the manufacturing facility, independent laboratory certification of operation of critical components and subsystems in the battery, PCS, and control systems shall be submitted at the time of the FAT. The Contractor shall submit to the Employer for approval, 90 days before the FAT, a list of components and subsystems for which independent lab testing certification will be sought.

13.7 The Contractor shall perform any and all system modifications required during start-up and testing. The testing may be suspended as a result of a BESS malfunction and resumed only on rectification of problem items. Such suspension and resumption will occur at the sole discretion of the Employer.

13.8 The BESS will not be accepted for shipment until all FATs have been successfully completed. In addition, the Employer will verify that all provisions of the contract have been met, including verification of all required submittals, any spare parts delivery, and any required system modifications.

14 Commissioning and Functional Guarantee test procedure

14.1 The Contractor shall develop and submit to the Employer for its review and approval a comprehensive SAT plan that shall demonstrate to the Employer that the BESS will perform as specified at the Employer’s site. The Employer shall have the right to request reasonable changes to the test plan.

14.2 The Contractor shall develop and perform SAT procedures to ensure that the BESS will perform as designed and that the system meets the performance criteria specified elsewhere in these specifications. The SAT plan shall include procedures to test operating scenarios described in the specification. These procedures may involve special requirements and/or witnessing by the local independent system operator. To the extent achievable, all use cases and operating modes described in the specification shall be tested.
14.3 After the Contractor has determined that the BESS is fully operational, the Contractor shall conduct the SAT, witnessed by the Employer and/or the Employer's representative. The tests shall include, as a minimum, the following:

- Verification of sensors, metering, and alarms
- Verification of all control functions, including automatic, local, and remote control
- Verification that the performance criteria in the specification can be met or exceeded
- Demonstration of all of the intended uses
- Demonstration of interface protection circuits and functions and control interfaces

14.4 Tests shall demonstrate that the BESS capabilities, efficiencies, response, and features are as proposed by the Contractor.

14.5 Testing shall include, as a minimum, measurement of harmonic content and power factor at full and partial power levels for both charge and discharge.

14.6 Operation of all control, protective relaying, and instrumentation circuits shall be demonstrated by direct test, if feasible, or by simulating operating states for all parameters that cannot be directly tested. Automatic, local, and remote operation shall be demonstrated.

14.7 The SAT shall also specifically address discovery of problems or failures that may have occurred during or as a result of shipment.

14.8 The Contractor shall perform any required modifications and repairs identified by the testing, before acceptance by the Employer.

14.9 The Employer will not accept the BESS for commissioning until all acceptance tests have been successfully completed and all provisions of the contract have been met.

14.10 Functional Guarantee - Actual Operating Experience

Since it may not be possible, due to system constraints, to test all facets of the BESS function as part of the performance verification tests specified in the preceding sections the actual operating experience of the BESS during the performance guarantee period after initial startup shall be deemed an extension of the performance verification tests. The performance guarantee period shall not be construed as a substitute for the warranty requirements, as specified in the subsequent Clause. Actual operating experience will be documented through Contractor-furnished records, and other system monitoring equipment and associated BESS performance. Documented failure or malfunctions of any BESS component during the performance guarantee period shall be deemed a failure of the system commissioning test. The Contractor shall, at no cost...
to the Employer, make the necessary repairs, replacements, modifications, or adjustments to prevent the same failure or malfunction from occurring again. The replacement of certain BESS components in response to a system failure may necessitate, at the discretion of the Employer, the duplication of certain performance verification tests, which shall be performed at the Contractor’s expense.

15 Warranty

15.1 The Contractor shall provide a warranty for the entire BESS and its constituent equipment.

15.2 At a minimum, the Contractor shall provide an unconditional, 5 (five) -year parts and labour warranty on all BESS equipment except battery (unit or racks). For the battery storage, the warranty shall cover parts warranty including battery nominal capacity ratings in order to meet the End of Battery Life condition described in this specification.

15.3 Warranty replacement shall be required for individual unit batteries that degrade in performance to the point at which the BESS cannot meet the requirements specified in this specification up to the End of Battery Life and/or for unit batteries that materially degrade the availability, reliability, safety, or functionality of the BESS.

15.4 The warranty shall guarantee the availability of battery replacements delivered to the site during the battery warranty period. This period, shall, however, not be considered part of the Accountable Outage period for assessing BESS availability.

15.5 Additional warranty requirements are as follows:

- The warranty shall specify the terms and conditions of the warranty, including operating conditions requirements, procedures that must be followed, and all maintenance requirements. The warranty terms shall be easy to understand and shall be clearly stated.
- The warranty shall provide an explicit statement as to the warranted cycle life and the warranted calendar life of the battery.
- The warranty shall include a simple and easy to understand proration formula, if any, to be used in crediting the Employer for unused life or capacity of equipment replaced or repaired.
- The warranty shall specify guaranteed battery replacement costs. The Employer shall be provided the option to secure the guaranteed replacement cost at the time of the initial supply agreement.
- The warranty shall specify the scope of service associated with software updates.
- The warranty shall specify the scope of service included in replacement or repair
of the equipment.

- The warranty shall specify all labour, materials, shipping charges, and other Employer expenses not included in the warranty.
- The warranty shall specify the estimated time to complete the repairs/replacement required to restore the BESS to the warranted performance level. The time shall be given as the number of working days from the time of Employer’s notice to the Contractor that the BESS has failed to meet the performance requirements.

16 Documentation and Submittals

16.1 The Contractor shall furnish complete documentation that will be used for determination of contract compliance, as well as O&M of the BESS.

16.2 Review and acceptance of submittals shall not encumber the Employer or the Host Utility with responsibility for the adequacy or safety of the Contractor’s design.

16.3 Titles shall clearly indicate the function of the document, the Employer and location of the facility.

16.4 At a minimum, Contractor's documentation shall consist of the following:

- Construction and installation drawings
- Construction materials submittal
- Equipment drawings and specifications
- Operation and maintenance manual
- Maintenance schedule
- Critical path method project schedule
- Master test plan and procedures
- Quality assurance manual
- Software documentation
- Study reports
- Test reports
- Training manuals

E Performance Measurement Procedure

1 Performance Ratio (PR)

Performance Ratio (PR) test for Operational Acceptance shall be performed as per the procedure attached in Annexure-D. PR shall be measured separately for each land plot.

2 Capacity Utilization Factor (CUF)
Capacity Utilization Factor of the plant shall be calculated as per the procedure attached in Annexure-D.
INDICATIVE SINGLE LINE DIAGRAM

LED POWER HOUSE

BESS Container outside LED Power House

Underground cable (2 runs)

Underground cable (2 runs)

11 kV

Compact Sub-station near shore

415 V

Note: Number of solar feeders will be two where solar capacity is more than 2 MW.

Annexure – C
Pre-dispatch Inspection Protocol for Crystalline PV Modules by Employer or Employer Deputed Agency

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2. Standard: ........................................................................................................................................... 3
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4. Inspection Schedule: ............................................................................................................................ 3
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7. Decision Rules for Acceptance/Rejection .......................................................................................... 5
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10. Inspection Summary: ......................................................................................................................... 6
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Pre-dispatch inspection procedure

1. **Objective:**
The objective of this document is to establish General inspection protocol with objectivity for verification of Quality Parameters of Solar Modules by the customer (or its authorised inspection agency) prior to dispatch. The decision rules and procedure specified herein seek to uphold quality standards based on industry best practices and technical specifications laid out in tender documents as well as to control risks associated with item procurement.

2. **Standard:**
Sampling for determining Acceptance Quality Level (AQL) shall follow ISO2859-1:1999.

3. **Definitions:**
   1. Lot: All products/items manufactured in one batch. 
      
      *Notwithstanding the aforementioned definition, the customer or authorized inspection agency can lay down alternate/additional criteria for determining a lot.*
   2. Major Defect: A defect that reduces the usability or causes the product to fail to fulfil its nominal characteristic function.
   3. Minor Defect: A defect that does not reduce the usability of the product, but does not meet the quality standard.

4. **Inspection Schedule:**
Customer representative shall propose the schedule for Pre-dispatch Inspection of Finished Goods to the Customer well in advance, and in no case less than 3 working days prior to commencement of Inspection at a location within India and 7 days in case of a foreign country.

5. **Scope of Inspection:**
Supplier representative will accompany the Inspector while doing the inspection which shall typically consist of 2 steps for clearance of each Lot:

   BOM verification: To be conducted prior to the commencement of production.

   The details of materials used will be verified from the ERP/Manufacturing data and corroborated with the Construction Data Form (CDF). This shall include verification of following:
### Table

<table>
<thead>
<tr>
<th>Item</th>
<th>Method of Verification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shelf life of the following BOM items:</td>
<td>1. Verify the expiry date/shelf life and storage conditions</td>
</tr>
<tr>
<td>• EVA</td>
<td>The PV Module manufacturer shall submit all required information to prove that materials being used are within their shelf life.</td>
</tr>
<tr>
<td>• PV Module Back sheet</td>
<td></td>
</tr>
<tr>
<td>• Sealant and potting material (Silicone)</td>
<td></td>
</tr>
</tbody>
</table>

**Note:** Supplier shall provide the necessary documents for approval of BOM as per IEC standards and tender Technical Specifications.

**Witness Tests:**

Manufacturer shall assist the Inspecting agency to witness following checks, the details of which are provided elsewhere in this document:

I. Flash test- As per sampling Plan
II. Visual Inspection- As per sampling Plan
III. EL Inspection-As per Sampling Plan
IV. Electrical Characteristics (Other than Flash Test)- As per Sampling Plan

**Note:** The Supplier shall furnish soft and hard copy of the Production Quality Plan prior to commencement of the Inspection.

### 6. Sampling Process:

a. Supplier shall provide the list of modules in a lot ready for despatch, along with flash test data (Measured Electrical Data, $P_{\text{max}}$) prior to commencement of Inspection tests.

**Note:** Smallest lot size for Inspection: 20% of the capacity as per the PO.

b. Supplier will arrange to move the PV Modules from FG to Inspection area.

c. Same samples shall be used for all Witness Tests stated at 5.2 above.

d. Inspector shall commence Inspection process by randomly selecting samples from the list of serial nos. (pallet-wise) provided by Supplier as per ISO 2859: Single Sampling Plan for Normal Inspection, General Inspection plan level-II. However, the Inspector shall reserve the right to switch to tightened or reduced level of Inspection as per the lot quality.
7. Decision Rules for Acceptance/Rejection

Following is a summary of Decision Rules for Acceptance/Rejection of a given Sample in a lot offered for Inspection:

Table 1: AQL Levels

<table>
<thead>
<tr>
<th>Defect Type</th>
<th>AQL (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Major (Ma)</td>
<td>2.5</td>
</tr>
<tr>
<td>Minor (Mi)</td>
<td>4</td>
</tr>
</tbody>
</table>

Table 2: Inspection Levels

<table>
<thead>
<tr>
<th>Inspection steps</th>
<th>Inspection item</th>
<th>Inspection level</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Flash Test</td>
<td>General inspection level I</td>
</tr>
<tr>
<td>2.</td>
<td>Visual</td>
<td>General inspection level I</td>
</tr>
<tr>
<td>3.</td>
<td>EL</td>
<td>General inspection level I</td>
</tr>
<tr>
<td>4.</td>
<td>EC (Other than Flash Test)</td>
<td>10 Nos. per lot</td>
</tr>
</tbody>
</table>

8. Inspection Process

a. Electrical Inspection – Flash Tests

For Electrical inspection following preparation will be done:

- Module Temp Stabilisation: Modules will be kept in controlled environmental condition till it reaches 25 ±2°C
- Calibration of Sun-simulator: Sun-simulator will be calibrated as per Calibration Reference. Reference should be calibrated against Calibration Reference tested from reputed testing lab TUV / Fraunhofer etc. Testing of modules will be done at STC condition, AM=1.5

Note:

i All modules selected for sampling inspection will be re-tested in the sun-simulator. A $P_{max}$ retest (repeatability test) variation of ± 2 % on actual flash $P_{max}$ value will be acceptable.

ii The Supplier shall provide a valid calibration certificate of the apparatus used.

b. Visual Inspection:
- Customer representative will verify the module visual characteristics as per the Visual Acceptance norms.
- The Visual Inspection shall be carried out in a well-lit room. It shall be the responsibility of the Supplier to ensure adequate brightness in the room.

c. Electroluminescence (EL) Inspection:
   - The EL image shall have sufficient resolution for analysis of defects.
   - Hi-pot test shall be done as per IEC procedure. The Supplier shall provide a valid calibration certificate of the apparatus used.

9. Re-inspection and review

In case of minor non-conformities like cleaning issues, label mismatch, etc. which can be easily reworked, Supplier shall rework/replace the modules and offer them for re-inspection to Inspector.

10. Inspection Summary:

Once the inspection is completed Customer Representative will compile his Inspection Summary Report and share with Supplier and give necessary recommendation on despatch depending upon the audit findings based on the observations made. This report shall be provided within same day of inspection (Format Attached).

11. Disclaimer:

Inspection by SECI/ Employer does not absolve the responsibility of the Supplier/vendor to ensure quality during production of the material and its transport to site. Any damages during transport/ handling shall be replaced before erection at site as directed by Engineer-in-charge without any extra cost to the purchaser.
Sampling Plan

(Sampling Plan as Per ISO 2859) -1

Table 1 - Sample size code letters (see 10.1 and 10.2)

<table>
<thead>
<tr>
<th>Lot size</th>
<th>Special inspection levels</th>
<th>General inspection levels</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>S-1</td>
<td>S-2</td>
</tr>
<tr>
<td>2 to 8</td>
<td>A</td>
<td>A</td>
</tr>
<tr>
<td>9 to 15</td>
<td>A</td>
<td>A</td>
</tr>
<tr>
<td>16 to 25</td>
<td>A</td>
<td>A</td>
</tr>
<tr>
<td>26 to 50</td>
<td>A</td>
<td>B</td>
</tr>
<tr>
<td>51 to 90</td>
<td>B</td>
<td>B</td>
</tr>
<tr>
<td>91 to 150</td>
<td>B</td>
<td>B</td>
</tr>
<tr>
<td>151 to 280</td>
<td>B</td>
<td>C</td>
</tr>
<tr>
<td>281 to 500</td>
<td>B</td>
<td>C</td>
</tr>
<tr>
<td>501 to 1200</td>
<td>C</td>
<td>C</td>
</tr>
<tr>
<td>1201 to 3200</td>
<td>C</td>
<td>D</td>
</tr>
<tr>
<td>3201 to 10000</td>
<td>C</td>
<td>D</td>
</tr>
<tr>
<td>10001 to 35000</td>
<td>C</td>
<td>D</td>
</tr>
<tr>
<td>35001 to 150000</td>
<td>D</td>
<td>E</td>
</tr>
<tr>
<td>150001 to 500000</td>
<td>D</td>
<td>E</td>
</tr>
<tr>
<td>500001 and over</td>
<td>D</td>
<td>E</td>
</tr>
</tbody>
</table>
Table 2-A — Single sampling plans for normal inspection (Master table)

| Sample size code letter | 0.010 | 0.015 | 0.025 | 0.040 | 0.065 | 0.10 | 0.15 | 0.25 | 0.40 | 0.65 | 1.0 | 1.5 | 2.5 | 4.0 | 6.0 | 8.0 | 10 | 15 | 25 | 40 | 65 | 100 | 150 | 250 | 400 | 650 | 1,000 |
|-------------------------|-------|-------|-------|-------|-------|------|------|------|------|------|-----|-----|-----|-----|-----|-----|-----|----|----|----|----|----|-----|-----|-----|-----|
| A                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| B                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| C                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| D                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| E                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| F                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| G                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| H                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| J                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| K                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| L                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| M                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| N                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| P                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| Q                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |
| R                       | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re | Ac Re |

◊ = Use the first sampling plan below the arrow. If sample size equals, or exceeds, lot size, carry out 100 % inspection.

◊◊ = Use the first sampling plan above the arrow.

Ac = Acceptance number
Re = Rejection number

(Sampling Plan as Per ISO 2859) – 2 – Normal, Tightened and Reduced

Signature of Bidder

Page 8 of 11

ANNEXURE-C

Tender No. SECI/C&P/NIT/2019/LKRE

Floating Solar PV project at UT, Lakshadweep, India

Table 2-B — Single sampling plans for tightened inspection (Master table)

<table>
<thead>
<tr>
<th>Sample size letter</th>
<th>Sample size</th>
<th>0.010</th>
<th>0.015</th>
<th>0.025</th>
<th>0.040</th>
<th>0.065</th>
<th>0.10</th>
<th>0.15</th>
<th>0.25</th>
<th>0.40</th>
<th>0.65</th>
<th>1.0</th>
<th>1.5</th>
<th>2.5</th>
<th>4.0</th>
<th>6.5</th>
<th>10</th>
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<th>25</th>
<th>40</th>
<th>65</th>
<th>100</th>
<th>150</th>
<th>250</th>
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<th>650</th>
<th>1000</th>
</tr>
</thead>
<tbody>
<tr>
<td>A 2</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1</td>
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<td>6</td>
<td>6</td>
<td>9</td>
<td>12</td>
<td>13</td>
<td>18</td>
</tr>
<tr>
<td>B 3</td>
<td></td>
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↓ = Use the first sampling plan below the arrow. If sample size equals, or exceeds, lot size, carry out 100 % inspection.

↑ = Use the first sampling plan above the arrow.

Ac = Acceptance number

Re = Rejection number
Customer inspection Report

<table>
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<tr>
<th>CUSTOMER INSPECTION REPORT</th>
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<th>Inspection Result (OK/Not OK):</th>
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<th>EL Inspection (Hipot, DC Continuity, IR):</th>
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<th>Problem Quantity:</th>
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<tr>
<th>EC Inspection (Hipot, DC Continuity, IR):</th>
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<th>Problem Quantity:</th>
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<th>Any Other Criteria/Remarks:</th>
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<th>Is the shipment qualified to be released?</th>
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<tr>
<th>From Client</th>
<th>From EPC Contractor</th>
<th>Solar Energy Corporation of India Limited</th>
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</table>

Enclosed: Test Details, Flash Test Report, EL test (images- soft copy), EC Test Report

**Disclaimer:** This Inspection by SECI/ Employer does not absolve the responsibility of the vendor to ensure quality during production of the material and its transport to site. Any damages during transport/ handling shall be replaced before erection at site as directed by Engineer-in-charge without any extra cost to the purchaser.

**Details:**

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Annexure – D

PG Test Procedure
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1 INTRODUCTION

This document lays down the procedures and requirements for conducting Functional Guarantee tests including scope of the tests, procedures for the tests, reporting formats and process for determining test results in accordance with the Tender Specifications, applicable standards and industry best practices.

2 FUNCTIONAL GUARANTEE TESTS FOR SOLAR PV PLANT

Functional Guarantee for Solar PV Plant shall comprise of following Guarantees:

1. Performance Ratio Guarantee test for operational acceptance.
2. Annual Generation Guarantee up to a period of 10 years (O&M Period), starting from the date of Operational Acceptance.

2.1 PERFORMANCE RATIO GUARANTEE TEST

A Performance Ratio Guarantee test shall be commenced within 60 days of the commissioning of Plant Facilities to demonstrate that the plant has achieved the Guaranteed Performance Ratio in line with requirements under section VII of the bidding document. This will be one of the pre-conditions for the Plant Operational Acceptance. Performance Ratio (PR) test period would be continuous measurement of 30 consecutive days. The test shall be conducted in accordance with the IEC-61724 as per the methodology described in Technical Specifications under section VII of the bidding document. The procedure of PR test is described further in Section 2.4. The report shall contain all the measured energy and Met data values, calculations, results and conclusions.

2.1.1 Performance Ratio

The Performance Ratio (PR) of the PV Plant is calculated as follows (according to IEC 61724 Ed.2).

\[
PR = \frac{E_{out}}{\sum_k \left( \frac{(C_k \times P_o) \times (G_{i,k} \times \tau_k)}{G_{i,ref}} \right)}
\]

where

- PR: Temperature Corrected Performance Ratio
- \(E_{out}\): Cumulative AC energy measured at the injection point (ABT meter) over the duration of reporting period (kWh)
- \(\tau_k\): Duration of the \(k^{th}\) recording interval, i.e. (1/60) hour
- \(\sum_k\): Summation over all recording intervals in the reporting period, (1/4) hour
- \(C_k\): Power rating temperature adjustment factor and can be calculated as below
  \[
  C_k = 1 + \gamma \times (T_{avg,mod,k} - T_{ref})
  \]
- \(\gamma\): Temperature coefficient of power with negative sign (°C⁻¹)
2.1.2 General Requirement

- The Functional Guarantee shall comprise of a set of visual/mechanical/Electrical checks followed by a Performance Ratio (PR) test of the Plant Facilities.
- The PR test shall be carried out for a period of 30 consecutive days at site by the Contractor in presence of the Employer/ Employer’s Representative/ Owner’s Engineer.
- These tests shall be binding on both the parties to the contract to determine compliance of the equipment with the guaranteed performance parameters.
- The test will consist of guaranteeing the correct operation of the Plant Facilities, by way of the performance ratio based on the reading of the energy produced and delivered to the grid (ABT meter) and the Plane of Array incident solar radiation.
- PR is calculated as per the formula given in Clause no. 2.1 and recorded as per the format provided at Annexure 1.
- The filled-in format shall be signed by both the parties (EPC Contractor and SECI) and each party will keep one copy for record. The same will be recorded for 30 consecutive days.
- The Functional Guarantee condition for the purpose of Provisional Acceptance of the Plant Facilities shall be considered to have been met if the guaranteed Performance Ratio (PR) is achieved on a daily basis for 30 consecutive days* as per Clause 2.1.5 of this document.
- During this PR test, equipment failure/interruption of any kind, except for SCADA communication failures, will not be accountable. In case of a breakdown, the test may be resumed once the complete system is rectified and working properly.
  * Interruptions due to communication breakdown only may be exempted based on specific approval to the effect that generation is not affected and equipment failure (Refer Clause 2.1.5) is not attributable. In such case, the test shall be extended for affected no. of days (up to 5 days)

2.1.3 Pre-PR Test

2.1.3.1 The EPC Contractor shall perform start-up tests after successful completion of visual inspection and functional testing. Such testing shall be conducted under the SECI’s / Owner’s Engineers
supervision and recorded.

2.1.3.2 Preliminary Test Check

The preliminary checks include all the warranty certificates for the major equipment, precommissioning test reports, field quality checklists verified through the FQP documents of all equipment and works along with the calibration reports of all the instruments and sensors, wherever applicable.

2.1.3.3 Visual /Mechanical Test

Visual checks shall be done on all the components that form part of the plant including the grid connection equipment in compliance with the field quality plans. The following critical elements as a minimum shall be subjected to visual inspection:

- Module mounting structure and foundations.
- PV module and DC installation.
- Inverters.
- Transformers.
- Switchgear.
- Lightning protection systems.
- Earthing protection systems.
- Electrical protection systems, junction boxes and cabling.
- Grid connection compliance protection and disconnection systems.
- Monitoring systems (including meteorological sensors).

2.1.3.4 Electrical Tests

Subsequent to mechanical completion and visual testing of the plants, following functional electrical tests shall be performed. These tests also referred as start-ups tests shall be the first step for PG guarantee of the plant. These tests shall essentially include:

2.1.3.5 Open circuit voltage (V_{oc}) test.

This test verifies that strings are properly connected (module and string polarity) and that all modules are producing the expected voltage according to the module data sheet. To measure Voc, the following procedure shall be used:

(a) DC string combiner box is opened; fuses leading to the sub main junction box are removed.
(b) The voltage is measured with a calibrated, industry accepted instrument from the negative bus bar to the string positive lead.

2.1.3.6 Functional Guarantee Test shall commence immediately after all issues arising from the functional/ start-up test have been rectified.
Note:

(a) All measurement(s) procedure should be carried out taking proper safety precaution.
(b) Also it should be ensured that to avoid any loose connection at the terminal points for which measurement procedure is conducted.
(c) Ensure proper functioning (e.g. Multimeters shall be calibrated) of all measuring instruments before conducting above measurement procedure.
(d) The above test procedure shall be conducted in presence of site in-charge.

2.1.4 PR Test Procedure

The date of commencement of the PR Test shall be communicated in advance and agreed upon by both parties i.e. SECI and EPC Contractor. Any consecutive 30 days period (excluding interruptions that last entire day on account of grid outage or as per hindrance record maintained at site only) for the purpose of conducting PR test shall be mutually discussed and agreed between SECI and EPC Contractor. It shall comprise of the following procedures.

2.1.4.1 Pre-test Procedure

(1) Before the commencement of Performance Ratio (PR) test, the plant shall have achieved visual/mechanical/Electrical completion as per Clause 2.3 above and SCADA system and WMS shall be fully commissioned and functional.
(2) Trial Run: The PG Test for Plant Facilities shall commence with a trial run for 7 consecutive days. The EPC Contractor shall provide the data in requisite formats (specified elsewhere in the document) to SECI. SECI shall vet the data for any discrepancies and systemic errors and revert within 3 working days. Post the trial run period, the 30 days PR test will commence after communication from SECI in this regard.
(3) Pyranometer Tilt Angle & Cleanness: The pyranometers & Tilt Angle shall be verified before the test commences and then visually inspected at regular intervals for cleanliness during the tests.
(4) The average of all the Pyranometers (GTI) shall be considered for the calculation of PR. The average of module temperatures recorded by all the temperature sensors shall be used for calculation of PR. The Pyranometers and Temperature sensors used for the purpose of the PR Test shall have valid calibration certificates.

2.1.4.2 Following the completion of the pre-test procedures, Performance Ratio Test of plant shall commence in accordance with the procedures, conditions and requirements provided in the next section.

2.1.4.3 General Procedure for the PR Test

The PR Test Procedure shall include the following components:
(1) Data Collection: PV Power Plant test related parameters are collected in one-minute and 15 intervals for the 30 (Thirty) days (consecutive) reference period. The data shall consist of the following at a minimum:

- Irradiance at Collector’s (i.e. PV Module) POA; (Source: SCADA, Temporal Resolution: 1 minute)
- Other Met Data received from installed WMS; (Source: SCADA, Temporal Resolution: 1 minute)
- Energy generated at Plant (kWh) (Source: Plant MFM Meter from SCADA, Temporal Resolution: 1 minute)
- Energy injected into grid (kWh) (Source: ABT Meter at GSS/injection point, Temporal Resolution: 15 minute)
- PV Module Temperature recorded from the temperature Sensors (°C) (Source: SCADA, Temporal Resolution: 1 minute)

(2) Data Filtering: The data shall be filtered so that the data set is free of nuisance data points and bad data that exhibit a high degree of error (such as errors caused by faulty instrumentation). The EPC Contractor shall document data which is to be eliminated along with reasons. The following criteria shall be excluded from the dataset used for this test:

- Nuisance or bad data – Nuisance data points or bad data that clearly exhibit a high degree of error including required meteorological measurement equipment that is identified as being out of calibration or requiring adjustment. A 15-minute time-block shall be explicitly flagged through a flag parameter on account of this factor after recording reasons thereof (Note: no filtration shall be done at site level). The same shall be corroborated/verified by SECI.
- Time blocks with insufficient (less than equal to 10) 1-minute records.
- Grid Interruptions – Time periods (in 15-minute time blocks) of the grid interruptions at the utility substation, recorded manually jointly by EPC Contractor and SECI representatives shall be eliminated. Grid outage period, if any, shall be verified from SCADA.
- Any Force majeure conditions
- Radiation Criteria – Radiation on Plane of Array (POA) less than 200 W/m²
- Shutdown explicitly demanded by the Owner/DISCOm/STU.
- As per the hindrance record maintained at site.

Note: Minimum 24 Nos of 15-minute time blocks shall be considered to account the day for PR
measurement. Otherwise the PR test shall be extended to another day.

2.1.5 **Determination of PR Test**

Daily PR shall be calculated as the average of the PR calculated for valid 15-minute time blocks (Refer Clause 2.1.4.3) for the 30-day duration. If the ABT Meter data is not available on daily basis, PR shall be calculated based on the MFM data and shared for record. However, at the end of the PR test period, the daily PR shall be re-calculated with the ABT Meter data for sign-off.

If the EPC Contractor is not able to demonstrate guaranteed PR during this period, two more chances shall be given to demonstrate the same after incorporation of suitable corrective measures. In case the contractor fails to achieve guaranteed PR even after the two more chances, further action shall be taken as per the provisions of contract.

The test shall be repeated for 30 days in case of any outage of following equipment for more than 7 days.

- Power Transformer
- Power Conditioning Unit
- HT Switchgear Panel
- SCADA and data logger combined
- Tilted pyranometer
- Other WMS sensors.

2.1.6 **Raw Data Formats and Reports**

The EPC Contractor shall submit to SECI the raw data from the Plant SCADA on daily basis in the following format.

**TEMPORAL RESOLUTION: 1 MINUTE**

<table>
<thead>
<tr>
<th>Date &amp; Time</th>
<th>Wind Speed</th>
<th>Module Temp.</th>
<th>Ambient Temp.</th>
<th>Horizontal Irradiance</th>
<th>POA Irradiance</th>
<th>POA Radiation</th>
<th>Humidity</th>
<th>Wind Direction</th>
<th>Generation</th>
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<tbody>
<tr>
<td>dd/mm/yyyy hh:mm:ss format</td>
<td>(m/s)</td>
<td>(°C)</td>
<td>(°C)</td>
<td>(W/m²)</td>
<td>(W/m²)</td>
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<td>(°)</td>
<td>(kWh) (Source: TVM)</td>
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**TEMPORAL RESOLUTION: 15 MINUTE (EVERY 15TH MIN RECORD FROM THE 1 MIN DATA)**

<table>
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<th>Module Temp.</th>
<th>Ambient Temp.</th>
<th>Horizontal Irradiance</th>
<th>POA Irradiance</th>
<th>POA Radiation</th>
<th>Humidity</th>
<th>Wind Direction</th>
<th>Generation</th>
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<td>(° C)</td>
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<td>(°)</td>
<td>(kWh) (Source: TVM)</td>
<td>(0 or 1)</td>
<td>*(Source: TVM)</td>
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</table>

* Explicit Removal Flag: 0 indicates time block considered; 1 indicates time block not considered.
PR Test Report shall be generated from the Raw Data (Sample Report provided in the Annexure) after data filtering as per criteria laid out in (2). The Report shall contain the signature of both representatives (SECI/Employer & EPC Contractor).

2.2 CAPACITY UTILIZATION FACTOR

Capacity Utilization Factor for Solar Plant shall be calculated as per the following formula.

\[
CUF = \frac{E_{ac}}{8760 \times P_{ac} \times (1 - DF \times N)}
\]

where,

- \(E_{ac}\) is the number of units recorded at the injection point (ABT meter), kWh
- 8760 refers to the number of hours in non-leap year. It shall be replaced by 8784 hours during leap year
- \(P_{ac}\) is the plant AC capacity, kW
- \(DF\) is module degradation factor, 0.7% per year
- \(N\) is the number of years of operation after operational acceptance of the plant

CUF shall be calculated on annual basis from the date of operational acceptance of the plant till the end of O&M period.

It is the responsibility of the Contractor to build-in the expected variation of irradiance in their design by installing additional DC capacity to meet the committed CUF. Irradiance variation will not be considered for the calculation of CUF.

Grid outage hours shall be subtracted from total number of hours in a year. The Contractor shall submit grid outage certification from competent authority of STU/DISCOM.
Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

Reports

Sample Report for PR Test

PR Guarantee Test Report

Day: 20-Nov-2016
Criteria: >200

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average 90% transmittance in a single block in W/m²</td>
<td>&gt;200</td>
</tr>
</tbody>
</table>

RE PROJECTS ALONG WITH BESS AT LAKSHADWEEP

Tender No. SECI/C&P/NIT/2019/LKRE

ANNEXURE-D Page 10 of 10

Signature of Bidder

Remarks: [to be recorded, if any]
Annexure E

BESS Service Performance Assessment

1. System rating

BESS rating including rated power, energy available at rated power, and the performance of the BESS associated with different performance metrics mentioned herein taken at the beginning of life shall be based on a set of ambient operating conditions specified by the BESS Original Equipment Manufacturer (OEM) for the Project site. The Contractor shall also provide an indication of how the performance of the BESS with respect to the metrics is expected to change over time, to account for time and use of the system, and report the same periodically.

An energy capacity test shall be performed at the time of Commissioning, in accordance with procedure mentioned below and is intended to be used to determine the dispatchable energy capacity of the BESS at the time of commencement of Operation. In conducting the energy capacity test, the Contractor shall provide a detailed and documented charging procedure within the specifications of the BESS. The energy capacity tests conducted on the BESS shall be documented to allow for tracking performance degradation.

Measurement

The BESS shall be discharged and charged at rated power between the lower and upper SOC* limit (as recommended by the OEM for current application). Power during charge and discharge shall be recorded at regular intervals of time documented by the OEM to provide a statistically valid resolution. The associated energy input (Ei), including all BESS functional, parasitic and auxiliary consumption and energy output (Eo) of the BESS shall be calculated from the recorded power.

* SOC recorded, shall be as reported by the Battery Management System.

The above process shall be repeated multiple times, with minimum rest period between charging and discharging, if so recommended, so as to record data for a specified no. of cycles (n). The reference performance test value for stored energy shall be calculated as the mean of the values of Eo and Ei as measured for discharge and charge respectively.

The procedure shall be repeated (one cycle each) with power levels at 75%, 50%, and 25% of rated power and documented.
Criterion: BESS stored Energy capacity shall be at least total energy dispatchable as specified in the Section V: Technical Specifications at rated Power at the time of commissioning. Also during annual verification, the BESS Energy capacity shall not be less than 80% of the rated capacity.

2. Round-trip energy efficiency (RtE, \( \eta \)) shall be determined as a function of the charge and discharge power and calculated using the following formula:

\[
\eta_p = \frac{\sum E_o}{\sum E_i}
\]

where,
\( \sum E_i \) is the sum of Energy input to the BESS over n cycles
\( \sum E_o \) is the sum of Energy output from the BESS over n cycles \( \eta_p \) is the Round Trip Efficiency at charge/discharge Power, P (expressed as a percentage of rated power)
Eo and Ei shall be determined as per point 1. above.

Criterion: \( \eta_p \) as determined through the process described above shall be >80% at the time of commissioning.

Note: The tests are intended to be carried out on a single day. The value of n shall be at least 3 for 100% rated Power and 1 for 25%, 50% and 75% of rated power as per procedure laid down in Annexure B.

3. BESS Response time: shall be measured as the sum of the following two entities: 1->
The time elapsed between the instant when a command to change set point from rest to discharge is sent to the BESS (\( T_0 \)) and the instant when the BESS starts responding to the discharge command signal (\( T_1 \)), the BESS being in active standby state and 50% SOC at \( T_0 \) i.e., \( T_1, T_0 \)
2-> Time elapsed in seconds between the instant the ESS output transitions from no discharge i.e. 0% (\( T_1 \)) to discharge and the instant it attains rated power capacity(\( T_2 \)) (or from no charge (\( T_1 \)) to charge state and the instant it attains rated charge rate(\( T_2 \)) i.e. \( T_2, T_1 \)

\[
RT = (T_2 - T_1) + (T_1 - T_0) = T_2 - T_0
\]
Where $T_0$, $T_1$ and $T_2$ are timestamps:

<table>
<thead>
<tr>
<th>Timestamp</th>
<th>Description</th>
<th>Data Format</th>
</tr>
</thead>
<tbody>
<tr>
<td>$T_0$</td>
<td>Instant when a command to change set point is received at BESS boundary (to be identified in advance);</td>
<td>dd/mm/yyyy hh:mm:ss.00</td>
</tr>
<tr>
<td>$T_1$</td>
<td>Instant when the BESS starts responding to the Command signal;</td>
<td>dd/mm/yyyy hh:mm:ss.00</td>
</tr>
<tr>
<td>$T_2$</td>
<td>Instant when the BESS attains 100% of full discharge rate when discharging or full charge rate;</td>
<td>dd/mm/yyyy hh:mm:ss.00</td>
</tr>
</tbody>
</table>
## ANNEXURE – F
### MANDATORY SPARES

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Equipment/Material</th>
<th>Quantity (for each type and rating)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>PV Modules</td>
<td>0.5% of total supply</td>
</tr>
<tr>
<td>2</td>
<td>MC4 connectors (including Y-connector if used)</td>
<td>1% of total supply</td>
</tr>
<tr>
<td>3</td>
<td>String Monitoring Unit</td>
<td>5% of total supply</td>
</tr>
<tr>
<td>4</td>
<td>Power Conditioning Unit</td>
<td>5% of total supply</td>
</tr>
<tr>
<td>5</td>
<td>Inverter Transformer</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) HV bushing with metal parts and gaskets</td>
<td>2 set</td>
</tr>
<tr>
<td></td>
<td>(ii) LV bushing with metal parts and gaskets</td>
<td>2 set</td>
</tr>
<tr>
<td></td>
<td>(iii) WTI with contacts</td>
<td>2 set</td>
</tr>
<tr>
<td>6</td>
<td>HT Switchgear</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) Vacuum pole</td>
<td>2 nos.</td>
</tr>
<tr>
<td></td>
<td>(ii) Closing coil</td>
<td>2 nos.</td>
</tr>
<tr>
<td></td>
<td>(iii) Tripping coil</td>
<td>2 nos.</td>
</tr>
<tr>
<td></td>
<td>(iv) Spring charging motor</td>
<td>2 nos.</td>
</tr>
<tr>
<td></td>
<td>(v) Relay</td>
<td>2 nos.</td>
</tr>
<tr>
<td></td>
<td>(vi) Meter</td>
<td>2 nos.</td>
</tr>
<tr>
<td></td>
<td>(vii) Current Transformer</td>
<td>2 nos.</td>
</tr>
<tr>
<td></td>
<td>(viii) MCCB</td>
<td>2 nos.</td>
</tr>
<tr>
<td></td>
<td>(ix) MCB</td>
<td>2 nos.</td>
</tr>
<tr>
<td></td>
<td>(x) Fuse</td>
<td>10% of total supply</td>
</tr>
<tr>
<td></td>
<td>(xi) Indicating lamp</td>
<td>10% of total supply</td>
</tr>
<tr>
<td></td>
<td>(xii) Rotary switch</td>
<td>10% of total supply</td>
</tr>
<tr>
<td>7</td>
<td>LT Switchgear</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(i) MCCB</td>
<td>2 nos.</td>
</tr>
<tr>
<td></td>
<td>(ii) MCB</td>
<td>2 nos.</td>
</tr>
<tr>
<td></td>
<td>(iii) Fuse</td>
<td>10% of total supply</td>
</tr>
</tbody>
</table>
Spares, if used, during the O&M period shall be replenished by the Contractor. All the mandatory spares shall be handed over to the Employer in working condition at the end of O&M period.
### SCHEDULE OF RATES [SOR-1]

Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description of Item</th>
<th>Quantity (Ls)</th>
<th>Unit Ex works Price (Excluding GST)</th>
<th>Unit Ex works Price (Excluding GST) in words</th>
<th>Total Ex works Price (Excluding GST)</th>
<th>Total value of Applicable GST (in figures)</th>
<th>Total Price including GST</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Supply of PV Modules as specified in the Tender Documents</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
<tr>
<td>2</td>
<td>Supply of Inverters as specified in the Tender Documents</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
<tr>
<td>3</td>
<td>Supply of Inverter Transformer as specified in the Tender Documents</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
<tr>
<td>4</td>
<td>Supply of Panels &amp; Switchgears as specified in the Tender Documents</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
<tr>
<td>5</td>
<td>Supply of Floats along with Module Mounting Arrangement as specified in the Tender Documents</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
<tr>
<td>6</td>
<td>Spare Modules (As Mandatory Spares, 0.25% of total supply of solar modules)</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
<tr>
<td>7</td>
<td>Mandatory Spares excluding Modules</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
<tr>
<td>8</td>
<td>Cables (All DC, LT &amp; HT)</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
<tr>
<td>9</td>
<td>Weather Monitoring Station</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
<tr>
<td>10</td>
<td>Manufacture &amp; Supply of Balance of System including all Equipments, Materials, Spares, Accessories, Safety &amp; Fire Fighting System etc. excluded in above Floating Solar Part supply and any other Supplies specified in the Tender Documents</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
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Sub Total - A: INR 0.00

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description of Item</th>
<th>Quantity (Ls)</th>
<th>Unit Ex works Price (Excluding GST)</th>
<th>Unit Ex works Price (Excluding GST) in words</th>
<th>Total Ex works Price (Excluding GST)</th>
<th>Total value of Applicable GST (in figures)</th>
<th>Total Price including GST</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>Supply of Battery as specified in the Tender Documents</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
<tr>
<td>12</td>
<td>Supply of Battery Management System (BMS) as specified in the Tender Documents</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
<tr>
<td>13</td>
<td>Supply of Bidirectional Inverter (PCS) as specified in the Tender Documents</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
<tr>
<td>14</td>
<td>Supply of Step-up Transformer as specified in the Tender Documents</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
<tr>
<td>15</td>
<td>Supply of MV Switchgear/RMU as specified in the Tender Documents</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
<tr>
<td>16</td>
<td>Manufacture &amp; Supply of Balance of System including all Equipments, Materials, Spares, Accessories, Grounding, Lighting, Lightning, Safety &amp; Fire Fighting System etc. excluding BESS part supply above and any other Supplies specified in the Tender Documents</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td></td>
<td>INR 0.00</td>
</tr>
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</table>

Sub Total - B: INR 0.00
## SCHEDULE OF RATES [SOR-1]

Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description of Item</th>
<th>Quantity (Ls)</th>
<th>PRICES (INR)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Unit Ex works Price (Excluding GST)</td>
</tr>
<tr>
<td>1</td>
<td>Sub Total - B</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Freight &amp; Insurance including Loading, Unloading, Storage, Handling at Site</td>
<td>1</td>
<td>INR 0.00</td>
</tr>
</tbody>
</table>

Sub Total - B: INR 0.00

Total Price including GST: INR 0.00

Page 2 of 3
## SCHEDULE OF RATES [SOR-1]

**Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description of Item</th>
<th>Quantity (Ls)</th>
<th>Unit Ex works Price (Excluding GST)</th>
<th>Unit Ex works Price (Excluding GST) in words</th>
<th>Total Ex works Price (Excluding GST)</th>
<th>Total value of Applicable GST (in figures)</th>
<th>Total Price including GST</th>
</tr>
</thead>
<tbody>
<tr>
<td>18</td>
<td>Design, Engineering, Installation, Erection, Testing and Commissioning including Performance Testing in respect of all the Equipments Supplied for Part A &amp; B above and any other Services Specified in the Tender Documents</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
</tr>
<tr>
<td>19</td>
<td>Civil and allied works including construction of Trenches, Module Mounting Structure, foundations, etc of all the Equipments Supplied for Part A &amp; B above.</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
</tr>
</tbody>
</table>

**Sub Total - C**

**INR 0.00**

### OPERATION & MAINTENANCE - PART D

Bidder to mention here the NPV of O&M amount for total 10 years in CELL NO 136 only which should match with the NPV of O&M amount for total 10 years in CELL NO J 23 of SOR 2.

In case of any variation the NPV of O&M amount for total 10 years mentioned at CELL NO J 23 of SOR 2 will be considered for evaluation purpose.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description of Item</th>
<th>Quantity (Ls)</th>
<th>Unit Ex works Price (Excluding GST)</th>
<th>Unit Ex works Price (Excluding GST) in words</th>
<th>Total Ex works Price (Excluding GST)</th>
<th>Total value of Applicable GST (in figures)</th>
<th>Total Price including GST</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>Bidder to mention here the NPV of O&amp;M amount for total 10 years in CELL NO 136 only which should match with the NPV of O&amp;M amount for total 10 years in CELL NO J 23 of SOR 2.</td>
<td>1</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
<td>INR 0.00</td>
</tr>
</tbody>
</table>

**Sub Total - D**

**INR 0.00**

**TOTAL EVALUATED BID VALUE (TEBV) (A+B+C)**

**INR 0.00**

**NOTES**

1. O & M Charges on YoY basis must be in equal or in ascending order only.
<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Description of Item</th>
<th>Year</th>
<th>Yearly O&amp;M Price (Excluding GST)</th>
<th>Total O&amp;M Price (Excluding GST) in Words</th>
<th>Total value of Applicable GST (in figures)</th>
<th>Yearly O&amp;M Price including GST</th>
<th>Present Value Factor (PVF)</th>
<th>NPV of O&amp;M Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Operation and Maintenance of the Floating Solar PV Project with BESS for FIRST YEAR</td>
<td>1</td>
<td>INR 0.00</td>
<td></td>
<td></td>
<td>INR 0.00</td>
<td>0.917</td>
<td>INR 0.00</td>
</tr>
<tr>
<td>2</td>
<td>Operation and Maintenance of the Floating Solar PV Project with BESS for SECOND YEAR</td>
<td>2</td>
<td>INR 0.00</td>
<td></td>
<td></td>
<td>INR 0.00</td>
<td>0.840</td>
<td>INR 0.00</td>
</tr>
<tr>
<td>3</td>
<td>Operation and Maintenance of the Floating Solar PV Project with BESS for THIRD YEAR</td>
<td>3</td>
<td>INR 0.00</td>
<td></td>
<td></td>
<td>INR 0.00</td>
<td>0.770</td>
<td>INR 0.00</td>
</tr>
<tr>
<td>4</td>
<td>Operation and Maintenance of the Floating Solar PV Project with BESS for FOURTH YEAR</td>
<td>4</td>
<td>INR 0.00</td>
<td></td>
<td></td>
<td>INR 0.00</td>
<td>0.706</td>
<td>INR 0.00</td>
</tr>
<tr>
<td>5</td>
<td>Operation and Maintenance of the Floating Solar PV Project with BESS for FIFTH YEAR</td>
<td>5</td>
<td>INR 0.00</td>
<td></td>
<td></td>
<td>INR 0.00</td>
<td>0.648</td>
<td>INR 0.00</td>
</tr>
<tr>
<td>6</td>
<td>Operation and Maintenance of the Floating Solar PV Project with BESS for SIXTH YEAR</td>
<td>6</td>
<td>INR 0.00</td>
<td></td>
<td></td>
<td>INR 0.00</td>
<td>0.594</td>
<td>INR 0.00</td>
</tr>
<tr>
<td>7</td>
<td>Operation and Maintenance of the Floating Solar PV Project with BESS for SEVENTH YEAR</td>
<td>7</td>
<td>INR 0.00</td>
<td></td>
<td></td>
<td>INR 0.00</td>
<td>0.544</td>
<td>INR 0.00</td>
</tr>
<tr>
<td>8</td>
<td>Operation and Maintenance of the Floating Solar PV Project with BESS for EIGHTH YEAR</td>
<td>8</td>
<td>INR 0.00</td>
<td></td>
<td></td>
<td>INR 0.00</td>
<td>0.499</td>
<td>INR 0.00</td>
</tr>
<tr>
<td>9</td>
<td>Operation and Maintenance of the Floating Solar PV Project with BESS for NINTH YEAR</td>
<td>9</td>
<td>INR 0.00</td>
<td></td>
<td></td>
<td>INR 0.00</td>
<td>0.457</td>
<td>INR 0.00</td>
</tr>
<tr>
<td>10</td>
<td>Operation and Maintenance of the Floating Solar PV Project with BESS for TENTH YEAR</td>
<td>10</td>
<td>INR 0.00</td>
<td></td>
<td></td>
<td>INR 0.00</td>
<td>0.419</td>
<td>INR 0.00</td>
</tr>
<tr>
<td>11</td>
<td><strong>TOTAL NPV OF O&amp;M FOR 10 YEARS</strong></td>
<td></td>
<td><strong>INR 0.00</strong></td>
<td><strong>INR 0.00</strong></td>
<td></td>
<td><strong>INR 0.00</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td><strong>TOTAL NPV OF O&amp;M FOR 10 YEARS (1+2+3+4+5+6+7+8+9+10)</strong></td>
<td></td>
<td><strong>INR 0.00</strong></td>
<td><strong>INR 0.00</strong></td>
<td></td>
<td><strong>INR 0.00</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTES**

1. Bidders are required to mention the GST amount (Column I) on the actual O&M cost of the yearly basis & not on the NPV of O&M cost.
2. O & M Charges on YoY basis must be in equal or in ascending order only.
SECTION - VIII

SCHEDULE OF RATES (SOR)
1. **Bidders are required to quote for the Total Contract Price on Lumpsum basis in cognizance with the Tender Terms & Conditions.**

2. Bidder’s quoted prices shall be strictly as per various Formats included under this Section [i.e. Section-VIII, Schedule of Rates (SOR)]. Bidder shall quote Lumpsum (LS) Price for the entire scope of work including Design, Engineering, Manufacture, Supply, Storage, Civil Work, Erection, Testing & Commissioning as per the Technical Specifications (TS) as defined under Section-VII.

3. All the Columns of quoted items in the Schedule of Rates including currency must be filled with required information, as applicable.

4. Bidder must quote the price in enclosed SOR formats only. The formats shall not be changed and/ or retyped. For any deviation to the SOR format, bid is liable for rejection.

5. Bidder to note that breakup of Lumpsum price is to be provided for assessment of Total Evaluated Bid Value (TEBV), however total price payable under the Contract shall be restricted to the Lumpsum Price/ Contract Price only.

6. The Lumpsum Price shall be considered as Total Contract Price which Owner agrees to pay and the Contractor agrees to accept as full compensation for the Contractor’s full performance of the Work in accordance with the provisions of the Contract Documents. Contract Price shall not be subjected to any adjustment except in case of Change Order or Statutory Variations in accordance with the provisions of the Contract.

7. The price quoted shall be Lumpsum price on Turnkey basis. Unless the basic parameter changes or additional/ extra requirements are made, total payments to be made to the contractor shall be limited to Lumpsum price indicated, irrespective of the progressive payments made during execution based on the split up of price.

8. Obligation of the Contractor is not limited to the quantities that the Contractor may either indicate in the Schedule of Breakup of Lumpsum Prices along with his bid or in further detailed break of Lumpsum prices furnished along with the bid or after award of work. Contractor shall carry entire scope of work/ supplies as detailed in various sections/ volumes of the Tender Document within the quoted Lumpsum Price (Contract Price).

9. Lumpsum Prices quoted by the Bidder shall include cost of any other supplies/ work(s) not specifically mentioned in the Bidding Document but necessary for the efficient, trouble free commissioning & operation of the Plant and to make this package job complete. Quoted price are FIRM and fixed till complete execution of the entire order. Also variation on account of Foreign Exchange rate is not to be payable extra.

10. Spares for start-up/ commissioning and mandatory spares required are in Contractor's Scope and deemed included in the quoted Lumpsum Prices.

11. Bidder shall furnish following Forms of Schedule of Rates:-

   a) SOR -1 is the Schedule and Breakup of Lump sum Price (Supply, Service and NPV of O&M) of the Tender. SOR -2 comprises of the yearly Breakup of the NPV of O&M price for 10 years period.
b) Details of Goods & Service Tax (GST) as included in SOR-1

c) Prices shall be considered for evaluation on NPV basis as per Evaluation Methodology Specified in Section III ITB of the Tender Document.

d) Bidder to mention the NPV of O&M amount for total 10 years in CELL NO I 36 of SOR-1 which should match with the NPV of O&M amount for total 10 years in CELL NO J 23 of SOR 2.

e) In case of any variation of the total NPV of O&M price, the NPV of O&M amount for total 10 years mentioned at CELL NO J 23 of SOR 2 will be considered for evaluation purpose.

12. INR = Indian Rupees

13. Bidder confirms that he has noted the contents of the Preamble to the Schedule of Rates, Schedule of Rate, Bid Document and quoted his Prices accordingly without any deviation.

14. O & M Charges on YoY basis must be equal or in ascending order only.
Tender for Design, Engineering, Supply, Construction, Erection, Testing, commissioning and O&M of 20 MW Floating Solar PV Power Plant with 60 MWh BESS at UT, Lakshadweep, India

RfB No: SECI/C&P/NIT/2019/LKRE

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