

JREDA

1. The reply to the queries / suggestions received from the Sri Kedar, Mentor M/s Solar Industries, Ranchi about the

NIB NO. - 32/JREDA/SPV/SSLs(CFL) / 2013-14

Manufacturing, Supply, Installation and Testing & Commissioning including 5 years Comprehensive Maintenance Contract (CMC) of Indigenous CFL Based Solar Street Lighting Systems (SSLs) under Solar Photovoltaic Programme 2013-14 for Jharkhand Renewable Energy Development Agency (JREDA) on Turnkey basis.

The queries / suggestion are as below:

S. N	The Issues raised by Prospective Bidders/their Representative.	JREDA decision
1	<p>Technical Condition (Page- 3) Part-I Point 1. It should be read as "the bidders should be a MNRE approved manufacturer/MNRE approved PV system integrator/A registered manufacturing company/Firm/Corporation in India (Including MSME of Jharkhand)."</p>	<p align="center"><u>There is no need for any change or modification with respect to issue raised.</u></p>
2	<p>Page/4. Point 5. It should be read as "the offered modules shall be of standard make, specifications and manufacturing brand like ABHISHEK SOLAR,RANCHI/Vikram solar/Waree/Tata power or any reputed brand approved by MNRE having test certificates issued from MNRE specified test laboratories".</p>	<p>Brands names are indicating only as any reputed brands approved by MNRE can participate in the tender. <u>Therefore there is no need for any change or modification.</u></p>
3	<p>Page/8. Point 4.1 It should be read as" Successful General bidder shall submit a security deposit @10% of the allotted work order value in the form of Bank Guarantee on or before 20 days from issuing work order. If Bank Guarantee is not submitted within 21 days from issuing work order then JREDA shall cancel work order".</p>	<p>The Suggestion is about Security money, the mentioned below words are being incorporated in the NIB at point no.4.1. If Bank Guarantee will not be submitted within stipulated period from the date of issue of work order then JREDA shall cancel the work order".</p>
4	<p>Page/13. Point 6. (Payment terms and conditions) It should be read as" Subject to any deduction which JREDA may be authorized to make under this contract, the contractor shall be entitled to payment as follows: a) 60% of the Contract Price shall be paid against supply and delivery of goods in full and in good condition as certified by Consignee & JREDA Officials after submission of following documents: i) Original Commercial invoice raised from the state of Jharkhand for the supply made in triplicate (1+2). ii) Copy of duly raised delivery challan/transportation challan/lorry receipt. iii) Duly filled Annexure-10 should be submitted in three sets (one for Consignee record, one for JREDA Hq. and one for JREDA's Field Executive Engineer). iv) DELETED v) Copy of Insurance Policy.</p>	<p>The payment terms & conditions are standard and therefore it is not required to any change or modifies it. <u>Therefore there is no need for any change or modification with respect to this issue.</u></p>

	<p>b) 30% of the Contract Price shall be paid against Installation, Testing & Commissioning after submission of following documents:</p> <p>i) Copy of Original Commercial invoice raised at the time of supply in triplicate (1+2).</p> <p>ii) Duly filled Annexure-10.</p> <p>iii) Certificate for minimum seven days of satisfactory performance.</p> <p>c) Rest 10% of the Contract Price shall be paid @2% of the Contract Price on Completion of every one year period of the 5 year CMC period, after submission of following documents:</p> <p>i) Copy of Original Commercial invoice raised at the time of supply in triplicate (1+2).</p> <p>ii) Submission of quarterly of CMC undertaken by the manufacturer. The payment against Bank Guarantee for CMC period may be released subjected to availability of fund in this head".</p> <p>"The efforts will be made by JREDA to make available the 100% payment to the supplier within 30 days of the date of supply"</p>	<p>The efforts will be made by JREDA to make available the 100% payment to the agency within three months against satisfactory completion of the work.</p>
5	<p>Page/14. Point 7. (Dispatch Instruction)</p> <p>Should be read as "All items/equipments shall be subject to pre-dispatch inspection by authorized representatives of JREDA before their dispatch. The manufacturer will submit test report with regard conformity to technical specifications for the items to be dispatched to JREDA. However, equipments will be dispatched only after the receipt of "Dispatch Clearance" from JREDA after report. No consignment shall be dispatched without the receipt of dispatch clearance from JREDA".</p>	<p>These provisions have been inserted on the basis of the past experience and actual process through which the dispatch instructions are being issued to the venders. This provision has been inserted to make aware the supplier with the actual time likely to take in the process. These provisions do not effects the bidder adversely and <u>Therefore there is no need for any change or modification with respect to this issue.</u></p>

Accordingly it was desired that the necessary amendments to be incorporated in the NIB on the basis of above decisions and these shall be immediately notified through website.

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