SOLAR ENERGY CORPORATION OF INDIA LIMITED NEW DELHI

Ref No. SECI/C&P/IPP/13/0020/23-24/Amendment-01

Amendment-01 to RfS for Selection of Hybrid Power Developers for setting up of 1200 MW ISTS-									
Con	Connected Wind-Solar Hybrid Power Projects in India under Tariff-Based Competitive Bidding (SECI- Tranche-VIII)								
RfS No. SECI/C&P/IPP/13/0020/23-24 dated 20.02.2024									
S.	Clause/								
No.	Article	Existing Clause/Article	Amended Clause/Article						
	No. Amendments in the RfS document								
1.	6.4								
		The HPDs are free to change the Project location and/or Delivery Point up to the deadline for Financial Closure as per Clause 21 of the RfS.							
		a. In this regard, any change in Delivery Point from the one mentioned in the Covering Letter at the time of bid submission shall be allowed till the deadline to apply for connectivity, without any condition.							
		b. Subsequent to deadline to apply for connectivity, any change in Delivery Point shall be allowed by SECI only in case the scheduled commissioning date of the ISTS-substation of the proposed revised Delivery Point is on or before the scheduled commissioning date of the existing Delivery Point of the Project, at the time of seeking approval from SECI by the HPD.							
		In this case, the HPD will be required to apply for connectivity at the proposed substation within 7 working days of intimation of approval for the same by SECI.							
		In case the HPD fails to obtain connectivity in spite of applying for the same within the above deadline, due to reasons not attributable to HPD, the same shall ental corresponding extensions in the timelines for meeting the Project milestones and the HPD will be eligible for necessary relief under change in law provisions (if applicable as per the PPA, however, the same will be dealt by SECI on case-to-case basis.							
		including but not limited to failure the HPD will not be eligible for corn Project milestones and for any relie be borne by the HPD.	case the HPD fails to obtain connectivity on account of reasons attributable to it, cluding but not limited to failure to apply for connectivity within the above deadline, e HPD will not be eligible for corresponding extension in the timelines for meeting the oject milestones and for any relief under change in law provisions, and the same will borne by the HPD.						
2.	7.5.iv	New Clause							
		Substations identified for RE capacity under para 3, 4, 5, and 9 of 'Transmission System for Integration of over 500 GW RE Capacity by 2030' published by CEA on its website, https://cea.nic.in/wp-							
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Date: 08.05.2024

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Substation	_	where the power from the Project(s) is	43.24	5.
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		line		
	PPA document	Amendments in the		
	Pursuant to Article 4.6.2,	.4 Pursuant to Article 4.2.6,	2.1.4	1.
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3.	4.1.1.	Maintaining minimum 51%	under change in law provisions (if applicable) as per the PPA, however, the same will be dealt by SECI on case-to-case basis. In case the HPD fails to obtain connectivity on account of reasons attributable to it, including but not limited to failure to apply for connectivity within the above deadline, the HPD will not be eligible for corresponding extension in the timelines for meeting the Project milestones and for any relief under change in law provisions, and the same will be borne by the HPD. Maintaining minimum 51% shareholding prevalent
	(h)	shareholding prevalent at the time of signing of PPA up to a period of one (1) year after the SCSD in line with Clause 21 of the RfS;	at the time of signing of PPA up to a period of one (1) year after the SCSD in line with Clause 22 of the RfS; {applicable in case the Project is being executed by the SPV}; Maintaining Control of the Promoters in the HPD up to a period of one (1) year after the SCSD in line with Clause 22 of the RfS; {applicable in case the Project is being executed by Successful Bidder itself};
4.	4.1.1.	After signing of PPA, the HPD shall	Deleted.
	(o)	apply for drawl NOC(s) from the	
		respective STU(s) of the State as per the	
	0.4	power mapping provided by SECI.	
5.	9.4	Addendum to the Article	
		However, in case SECI has a potential buyer to procure the aforesaid unrequisitioned power, the HPD shall schedule the power to such Buying Entity/Buyer at applicable tariff of PPA.	
6.	13.1.1.	change in shareholding of the HPD	
]	(v)	before the specified time frame as	specified time frame as mentioned in Article 4.1.1 of
		mentioned in Article 4.1.1 of this	this Agreement, without prior consent of SECI; or
		Agreement, without prior consent of	
		SECI; or ceding of control by the promoters of M/s	
		[Insert name of the bidding company	
		which was issued LoA by SECI under	
		the RfS] within 1 year of SCSD, without	
		prior consent of SECI; or	