

Addendum-I against RFP No. CMD/MPPK/PROJ/FS/01/10-11/12486 dt. 08.07.10

S.No.	Section No.	Clause No.	Proposed Modification
1		Sub-clause 1.18: Eligibility Conditions of Consultants	The following point "4" is added to the existing sub-clause 1.18 after point -"3": "In case of joint venture, Consultants shall meet the qualification requirement as mentioned at points 2 and 3 above jointly."
2	Section II: Instructions to Consultants	Clause 3: Preparation of Proposals	The following lines of sub-clause 3.5(a) "A brief description of the Consultants' organization and an outline of experience in last 5 financial years of the Consultants and, in the case of joint venture, for each partner, on assignments of a similar nature is required." Is replaced by "A brief description of the Consultants' organization and an outline of experience in last 5 financial years of the Consultants on assignments of a similar nature is required."
3		Clause 3: Preparation of Proposals	The following lines from sub-clause 3.5(a): "Experience certificate issued by the Principal Employer shall only be accepted." Are replaced by "In case of non-availability of completion certificates issued by Principal Employer, the award letter of supervision of the project accompanied by a certificate of all payments received under the said contract would be considered." - Affidavit related to this of the consultant will also be required
4	Section III: Data Sheet	Clause 3.4(a)	The following clause 3.4 (a) "For Joint Venture, Maximum Number of partners is limited to 2 (two) only" Is replaced by "For Joint Venture, Maximum Number of partners is limited to 3 (three) only"
5		Annexure-III	The existing Annexure-III of the RFP Document is replaced by Annexure-III attached herewith Addendum
6	Section IV: Detailed Terms of Reference	Clause no.1.14: Certification of work completion	The following lines in point 31 are deleted "The Consultant shall also assist the Employer in capitalization of assets so created in phases."
7		Clause no.1.14: Work program	The following point no.13 of this clause "Provide assistance to Employer in exercising strict financial control vis-à-vis physical progress." Is replaced by "Provide assistance to Employer in exercising strict financial control vis-à-vis physical progress and assist the Employer in capitalization of assets so created in phases."

12		Annexure-IV	<p>The following lines of clause no. 1.39(b) "He must have supervised during the last five (5) years similar electrical works projects of aggregate value more than Rs. 25 Crores for transmission/sub-transmission/distribution systems, in the capacity of Project Engineer/Resident Engineer/Executive Engineer of the Construction Supervision Team." Are replaced by "He must have supervised similar electrical works projects of aggregate value more than Rs. 15 Crores for transmission/sub-transmission/distribution systems, in the capacity of Project Engineer/Resident Engineer/Executive Engineer of the Construction Supervision Team."</p>
13	Section IV: Detailed Terms of Reference	Annexure-IV	<p>The following lines of clause no. 1.43(b) "He must have supervised during the last five (5) years similar electrical works projects of aggregate value more than Rs. 5 Crores for transmission/sub-transmission/distribution systems, in the capacity of Project Engineer/Resident Engineer/ Assitance Resident Engineer of the Construction Supervision Team."Are replaced by"He must have supervised similar electrical works projects of aggregate value more than Rs. 5 Crores for transmission/sub-transmission/distribution systems, in the capacity of Project Engineer/Resident Engineer/Assitance Resident Engineer of the Construction Supervision Team."</p>
14	Section IV: Detailed Terms of Reference	-	<p>"Annexure V: Activity Schedule" is added after "Annexure-IV" of this section.</p>
15	Section V: Technical forms	Form TECH-6: Curriculum Vitae (CV) for proposed experts	<p>The following sub-points(iv) & (v) are added after sub-point (iii) of point no "13.Certification" of the form: "(iv) I shall be laible to work as a full time dedicated employee of the firm for this project" (v) that I have not submitted/authorised to submit my CV for any other position and / or for any other consulting firm under this project including consulting assignment under other two Discoms of M.P."</p>
16		Form TECH-6: Curriculum Vitae (CV) for proposed experts	<p>Following lines at the end of the Point No. "13 . Certification" " _____ Date _____ [Signature of expert or authorized representative of the firm] Day/Month/Year Full name of authorized representative: _____ " Are replaced by " _____ Date _____ [Signature of expert</p>

			and authorized representative of the firm] Day/Month/Year Full name of authorized representative: _____ " Full name of Expert _____ "
17		Form TECH-6: Curriculum Vitae (CV) for proposed experts	The following note at the end of form Tech-6 Curriculum Vitae (CV) for proposed experts "4This CV can be signed by a senior representative of the Consultant provided that if the Consultant's proposal is ranked first, a copy of the CV signed by the expert and/or specialist must be submitted to the Client prior to the commencement of contract negotiations." Is replaced by "4 The CV must be signed by the Expert and the authorised representative of the firm as per Clause No. 3.5(e), Section-2 by the Consultants"
18	Section VI: General Conditions of Contract	Payments to the Consultants	The following sub-clause 1.58(e) is added to the existing clause 1.58 "Payment during defect liability period: During the defect liability period, the Consultant shall be made the payments based on the actual manpower required to be deployed by him as per the unit rates quoted in the Financial proposal (FIN-2). In addition, other incidental expenses shall be reimbursable in accordance with the entitlement of the professionals as per price schedule. For the purpose of calculating the monthly payments against "Support Staff" in the office of the Resident Engineer, the lumpsum amount quoted by the bidder in the Financial bid (FIN-2) shall be divided by the total number of office months for the team leader's office and all the resident engineers' offices."

19	Section VI: General Conditions of Contract	Clause 1.53: Removal and replacem ent of Personnel	The following clause 1.53(b)"Each time the remuneration to be paid for any of the key Personnel provided as a replacement shall be 90% of the remuneration which would have been payable to the key personnel replaced. However for total replacement beyond 50% of the total of key personnel, the Employer may initiate action for termination/debarment of such consultants for future projects of Employer and invoke the performance Security." is replaced by "the remuneration to be paid for first 10% of the key Personnel provided as a replacement shall be equal to the remuneration which would have been payable to the key personnel replaced. However for the next 15% key personnel provided as replacement, the remuneration payable shall be 90% of the remuneration which would have been payable to the key personnel replaced. In case of replacement beyond 25% of the total of key personnel, the Employer may initiate action for termination/debarment of such consultants for future projects of Employer and invoke the performance Security."
20		Clause 1.72: Unauthorized absence/replacement of personnel	The clause 1.72 is deleted.
21		Cluse 1.68	The following clause no 1.68 "For delay in according approvals by the Consultant as per the requirement mentioned in the terms of reference, a penalty @ 0.01% of the contract sum, per day of delay, may be imposed on the consultant by the Employer subject to a maximum penalty of 5% of the contract sum on this account." is replaced by "For delay in according approvals by the Consultant as per the requirement mentioned in "Annexure-V" of the detailed terms of reference, a penalty @ 0.01% of the contract sum, per day of delay, may be imposed on the consultant by the Employer subject to a maximum penalty of 5% of the contract sum on this account."
22	Section IV: Detailed Terms of Reference	Clause 1.9	The district wise proposed infrastructure to be installed under this project was given in tabular form. The table is replaced by following table attached as proposed Infrastructure Table 1:

Clause 1.9

PROPOSED INFRASTRUCTURE TABLE 1

Sr. No.	District Name	Area	Proposed infra structure						
			New 11 kv line	11 kv bay with VCB	Small DTR'(25kVA) 3-phase	LT to HVDS	LT on AB cable for interconnection	LT to AB cable conversion	Energy meter
			Km	No	No	km	Km	km	No
1	Indore	Indore, Depalpur, Mhow & Pithampur Division	2030	167	1250	212	93	893	39223
2	Dhar	Dhar, Rajgarh & Manawar Dn.	574	110	1148	211	160	861	56302
3	Khargone	Khargone I, II, Barwah & Mandleshwar Dn.	2057	150	2312	212	139	1818	64933
4	Barwani	Barwani & Sendwa Dn.	1263	89	1324	105	79	968	42160
5	Khandwa	Khandwa I & II Dn.	1591	99	1410	101	63	846	54324
6	Burhanpur	Burhanpur (O&M) Dn.	633	39	516	63	31	476	19342
7	Ratlam	Ratlam, Jaora & Alot Dn.	1982	136	2106	198	126	1681	34648
	SUB TOTAL		10130	790	10066	1102	691	7543	310932

23	Section III: Data Sheet	Clause 5.6	The following line of Clause 5.6 “Expected date for public opening of Financial proposals: 08/09/2010.” is replaced by- “Expected date for public opening of Financial proposals: 16/09/2010”
		Clause 6.1	The following line of clause 6.1 “Expected date and address for contract negotiations: Date 27/09/2010” is replaced by- “Expected date and address for contract negotiations: Date 6/10/2010”
		Clause 7.2	The following lines of clause 7.2 “Expected date for commencement of consulting services: 15/11/2010 in Indore in M.P.” is replaced by- “Expected date for commencement of consulting services: 26/11/2010 in Indore in M.P.”

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