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नॉर्थ ईस्टर्न इलेक्ट्रिक पावर कॉर्पोरेशन लि.

(भारत सरकार का उधम)

**NORTH EASTERN ELECTRIC POWER CORPORATION LTD.**

(MINI RATNA, CATEGORY-I, GOVT. OF INDIA ENTERPRISE)

**Corporate Identity Number (CIN): U40101ML1976GOI001658**

**OFFICE OF THE EXECUTIVE DIRECTOR (CONTRACTS & PROCUREMENT)**

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**CORRIGENDUM No. 6 dtd. 26/05/2020**


**Against**

**Limited NIB No. 351 dtd. 18/03/2020**

Name of work: Limited Tender for Supply etc. of 6 nos. 20 MVA Generator Step Up Transformers to Kopili HEP.

1. The last date for submission of bids against the above Limited NIB is hereby extended upto 14:00 hrs. on 09/06/2020. Techno-Commercial Bids will be opened at 14:00 hrs. on 10/06/2020.
2. The pre-bid clarifications 4 to bidders' queries are indicated in the Attachment 1.

All other terms and conditions shall remain unchanged.

  
26/05/2020  
Chief General Manager(C)  
i/c Contracts and Procurement

ATTACHMENT 1

PRE-BID CLARIFICATIONS 4 dtd. 26/05/2020

AGAINST Limited NIB No. 351 DTD. 18/03/2020

Sl. No.	Clause ref.	Clause as per bid document	Bidder's query	NEEPCO's clarification
1.	DNIB, Cl. No. 3.1.1	The bidder must have successfully executed at least 1 (one) single contract for 220 KV Voltage Class or above <b>Single Phase Generator Step Up Transformer of minimum 20 MVA capacity</b> , which shall include Design, Engineering, Manufacture, Supply, Supervision of Erection, Testing & Commissioning and which is in successful operation as generator Step Up Transformer for a period of at least 3 (three) consecutive years within a period of 7 (Seven) years ending last day of the month previous to the one in which this NIB is floated. Details, including year wise value of works executed, clients' proof of satisfactory completion of work and operation of such installations shall have to be furnished	We have successfully executed contract of Single Phase Auto Transformer of voltage class above 220 KV and MVA rating above 20MVA. Hence, we proposed documentary evidence of Single phase Auto Transformer of 220KV voltage class or above and 20MVA or above in addition for the referred clause.	Bid stipulations shall prevail.
2.	DNIB: Cl. 3.1.2	The Bidder must have successfully conducted short circuit Withstand test (special test) as specified in IS 2026 or equivalent on similar type of generator transformers (same or higher MVA rating, same voltage class etc.), within a period of 10(Ten) years ending last day of the month previous to the one in which this NIB is floated	We have successfully conducted short circuit withstand test of single phase Generator Transformer of voltage class above 220KV and MVA rating above 20MVA from KEMA, Netherland. Hence, we propose Short circuit Test reports of Single Phase Generator Transformer of voltage class above 220 KV and MVA rating above 20	Bid stipulations shall prevail.

			MVA in addition for the referred clause.	
3	Sec-II, Cl. 2	Design, Engineering, Manufacture, Inspection and Testing at manufacturer's works before dispatch, Packing & Forwarding, Transportation and Delivery at Site, Transit Insurance, Loading & Unloading, Intermediate Storage & Insurance of the following Generator Step Up Transformers complete with all accessories/ fittings and spare parts as specified in the Bid Document for Kopili HE Power Plant (4X50MW), Dima Hasao, Assam, India. • 6(Six) Nos. 20 MVA, ONAF/OFAF cooled, 11KV/220/√3 KV, Single phase Generator Step Up Transformers.	We understand this is a Supply contract where materials to be delivered at site against despatch clearance. As a manufacturer, it is not possible on our part to arrange storage of the transformer during the transit involving repeated unloading & loading etc. Kindly remove the above work from the scope.	Bid stipulations shall prevail. The intermediate storage and insurance during intermediate storage is included in the scope of the contractor in case the same is required by the contractor. Accordingly, bid stipulation shall prevail.
4.	Sec-II. Cl. 8.2; Cl. 45.2	The Purchaser's requirement of completion schedule for the delivery of the transformers at destination is <b>8(Eight) months from the date of issue of Letter of Intent</b>	Due to the enforced lockdown, all our deliveries are deferred for 4/5 months. In the above situation, delivery within 8 months from LOI is not achievable. Kindly extend the delivery to 12 months from LOI.	The delivery period has been extended to 10 months from date of LOI. Kindly refer Attachment 1: Amended clauses of Corrigendum No. 5
5.	Sec-II. Cl. 21.1	The Bidders shall quote the basic Prices on " <b>Firm Price</b> " basis in the format of Price Schedules given at Section-VII and strictly as per Scope of the Proposal/ Schedule of Requirement at Section-IV of the Bid Document. <b>The basic prices shall remain FIRM during the entire period of the Contract and no escalation shall be allowed on the same</b>	The raw materials are highly volatile, fluctuating and unpredictable hence it is difficult to hold the price for such a long delivery period. Also, delivery is dependent on site readiness which is not confirmed. Please allow price variation clause as per IEEMA for proper price adjustment.	Bid condition shall prevail.

6.	Sec-II, Cl. 36.3 (iv)	Balance 10 %(Ten Percent) of the total Ex-Works Price shall be paid after "Final Acceptance" of the entire plant/equipment after erection testing & commissioning. However, on written request by the Contractor, this balance (Ten percent) amount shall be released against submission of Bank Guarantee for equivalent amount and the BG to be kept valid till "Final Acceptance" of the equipment. However, such arrangement shall not relieve the Contractor of any of his obligations towards completion of all works as per terms of the Contract	There is no time limit for final acceptance. Its an open ended event and the risk associated with this is without any limit. Kindly fix a time ceiling for release of 10% payment/ validity of BG irrespective of Final Acceptance.	Bid condition shall prevail.
7.	Sec- IIIA, Cl. 47	<p>If the Purchaser desires that the plant/equipment or any portion thereof should not be despatched by the Contractor, when it is due for despatch, the Contractor shall store the plant / equipment or a portion thereof in his works as mere custodian in trust on behalf of the Purchaser at no extra cost and shall be responsible for all risks not limited to losses and damages. However, in such cases, payment, which is due against dispatch, shall be released by the Purchaser.</p> <p>In case the equipments are not required by the Purchaser for a period of more than 6(six) months, the Purchaser shall intimate the Contractor of the same. In such event, if intermediate storage of the same is necessary at some intermediate place designated by the Purchaser, it will be intimated at the time of dispatch clearance. In such a situation, the payment which is due against receipt shall be released by the Purchaser. Further, the additional expenses to be incurred due to intermediate storage shall be reimbursed to Contractor subject to acceptance of reasonability of rates against these expenses by Engineer In Charge.</p>	It is not possible to hold the finished good in the factory which will block our operational space will severely impact plant operation. Intermediate storage will lead to various complexities. We would request you to kindly remove the storage clause completely for ensuring a smooth contract execution.	Bid condition shall prevail.