## Clarification to prospective bidder's queries

Sl.No	Clause No.	Prospective Bidders Queries	NEEPCO's
		/ proposed modification	clarifications/Reply
1	Clause 34.1 (Section III		
	GTC)		
		For a period of 3(three) years	1) Addition of the sentence
	For a period of 3(three) years	from the date of successful	"shall pass through OEM
	from the date of successful	implementation of overall	standard warranty and"
	implementation of overall	configuration as certified by	after the words "The
	configuration as certified by	NEEPCO (called the	Contractor" is agreed
	NEEPCO (called the	Warranty Period), the	provided the OEM
	Warranty Period), the	Contractor shall remain	provided the warranty of
	Contractor shall remain	liable to replace any	three years as per bid
	liable to replace any	defective hardwares &	stipulation.
	defective hardwares &	softwares items supplied.	
	softwares items supplied.	The contractor shall pass	
	The contractor shall provide	through OEM standard	2) Addition of the sentence
	the on-site warranty &	warranty and provide the	"but it shall not extend
	maintenance support during	on-site warranty &	beyond the Project
	the warranty period as	maintenance support during	Timeline" after the word
	specified under technical	the warranty period as	"replacement" is agreed.
	specification in Section-IV	specified under technical	Refer Corrigendum No.08
	of the bid document. A	specification in Section-IV	
	declaration of warranty shall	of the bid document. A	
	be furnished along with the	declaration of warranty shall	
	Technical Bid. If, during the	be furnished along with the	
	period of warranty, any	Technical Bid. If, during the	
	portion of the	period of warranty, any portion of the	
	equipment/works is found	1	
	defective and is replaced, the	equipment/works is found	
	provision of this clause shall	defective and is replaced, the	
	apply to the portion of the	provision of this clause shall	
	equipment so replaced until	apply to the portion of the	
	expiry of 3(three) years from	equipment so replaced until expiry of 3(three) years from	
	the date of such	the date of such replacement	
	replacement . The	but it shall not extend	
	replacement shall be done at the shortest possible time to	beyond the Project	
	minimize the loss of the	Timeline. The replacement	
	Purchaser and as mutually	shall be done at the shortest	
	agreed to. If any defects are	possible time to minimize the	
	not remedied within a	loss of the Purchaser and as	
	reasonable period of time,	mutually agreed to. If any	
	reasonable period of tille,	matually agreed to. If ally	

the Purchaser may proceed to do the work through any other Agency at the Contractor's risk and expenses, but without prejudice to any other rights which the Purchaser may have against the Contractor.	defects are not remedied within a reasonable period of time, the Purchaser may proceed to do the work through any other Agency at the Contractor's risk and expenses, but without prejudice to any other rights which the Purchaser may have against the Contractor.	
DATA SHEET: 7: Schedule of commercial Deviations from specifications.	We request you to confirm that we can use Data Sheet 7 to propose any Assumptions/Suggestions on commercial terms, including payment terms which parties can discuss and agree upon at the contracting stage.	Refer Corrigendum 8 dtd: 18/06/15