

ANNEXURE-I

Clarification to prospective bidder’s queries

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

	<p>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.</p>	<p>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.</p>	
	<p>DATA SHEET: 7: Schedule of commercial Deviations from specifications.</p>	<p>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.</p>	<p>Refer Corrigendum 8 dtd: 18/06/15</p>