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Revised Clarification to Addendum ~~2~~ ~~3~~ ~~4~~ ~~5~~ ~~6~~ ~~7~~ ~~8~~ ~~9~~ ~~10~~ ~~11~~ ~~12~~ ~~13~~ ~~14~~ ~~15~~ ~~16~~ ~~17~~ ~~18~~ ~~19~~ ~~20~~ ~~21~~ ~~22~~ ~~23~~ ~~24~~ ~~25~~ ~~26~~ ~~27~~ ~~28~~ ~~29~~ ~~30~~ ~~31~~ ~~32~~ ~~33~~ ~~34~~ ~~35~~ ~~36~~ ~~37~~ ~~38~~ ~~39~~ ~~40~~ ~~41~~ ~~42~~ ~~43~~ ~~44~~ ~~45~~ ~~46~~ ~~47~~ ~~48~~ ~~49~~ ~~50~~ ~~51~~ ~~52~~ ~~53~~ ~~54~~ ~~55~~ ~~56~~ ~~57~~ ~~58~~ ~~59~~ ~~60~~ ~~61~~ ~~62~~ ~~63~~ ~~64~~ ~~65~~ ~~66~~ ~~67~~ ~~68~~ ~~69~~ ~~70~~ ~~71~~ ~~72~~ ~~73~~ ~~74~~ ~~75~~ ~~76~~ ~~77~~ ~~78~~ ~~79~~ ~~80~~ ~~81~~ ~~82~~ ~~83~~ ~~84~~ ~~85~~ ~~86~~ ~~87~~ ~~88~~ ~~89~~ ~~90~~ ~~91~~ ~~92~~ ~~93~~ ~~94~~ ~~95~~ ~~96~~ ~~97~~ ~~98~~ ~~99~~ ~~100~~ ~~101~~ ~~102~~ ~~103~~ ~~104~~ ~~105~~ ~~106~~ ~~107~~ ~~108~~ ~~109~~ ~~110~~ ~~111~~ ~~112~~ ~~113~~ ~~114~~ ~~115~~ ~~116~~ ~~117~~ ~~118~~ ~~119~~ ~~120~~ ~~121~~ ~~122~~ ~~123~~ ~~124~~ ~~125~~ ~~126~~ ~~127~~ ~~128~~ ~~129~~ ~~130~~ ~~131~~ ~~132~~ ~~133~~ ~~134~~ ~~135~~ 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Via Documents

Sl. No.	Section No.	Page No.	Clause No.	Title	Questions	Answer by NKC	DFCIL Response
101	I	3	4.1	Eligible Applicants	<p>As stated in ITA 4.1 we consider participating to the bid for this project in a form of a consortium (a group of the companies separately registered and incorporated), not a Joint Venture to be incorporated. In this regard, we will prepare our Letter of Intent so as to comply the necessary requirements as per the ITA 4.1. Please confirm that such Letter of Intent does not need to show the percentage of financial stakes and share of works as it's not relevant for the consortium case.</p>	<p>Refer to ITA 4.1 (a) on Page 8 of Section II. Prequalification Data Sheet (The detailed percentage of financial stakes is not a mandatory requirement at PQ Stage but a mandatory requirement at Bidding Stage).</p>	<p>Refer to ITA 4.1 (a) on Page 8 of Section II. Prequalification Data Sheet (The detailed percentage of financial stakes is not a mandatory requirement at PQ Stage but a mandatory requirement at Bidding Stage). However at PQ stage LOI needs to specify/certify at a minimum, that the total share of work of the Japanese partners is more than 50% of the Contract amount. b) LOI must specify the lead partner. c) The LOI must be signed by all the members/Consortium.</p>

DFCCIL Revised Classification for Additional Answers on RA Documents

+	Section No.	Page No.	Clause No.	Title	Questions	Answer by NKC	DFCCIL Response
102	II	13	24.1	The credentials of Associated. Parent Companies or sister companies shall not be considered unless they are part of JV"	In these days, many projects are conducted by the subsidiaries (including SPV), controlled and governed by its parent company from view point of share and management, so as to comply with the requirements of the clients and relevant laws in such countries. Needless to say that such project shall, in most case, be supported and guaranteed by its parent company, and in terms of accounting method the financials of such subsidiaries are consolidated in the parent companies' balance sheet. In this regard, please kindly confirm that the credentials of the subsidiaries can be evaluated for the requirements in Section III 3.2 (Average Annual Construction) and all the requirements in 4.2 (b).	NO	<p>Refer to T/A 24.1 on page 13 of Section II PDS.</p> <p>1) Both in the case of 100% owned SPVs as well as Subsidiaries, DFCCIL agrees that with respect to a) technology, b) financials and c) Intellectual Property Rights the parent company can aggregate these for purposes of qualification criteria so long as the Parent Company prepares a consolidated Balance Sheet that includes the financials of these subsidiaries and SPVs.</p> <p>2) However this will not be permitted in case of 4.2(b) i.e experience in key activities undertaken by subsidiaries(including 100% SPV) will not qualify as experience for the parent unless the subsidiaries is also a part of the JV.</p>

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Revised Clarifications to Additional Questions on RFP Documents

Sl. No.	Section No.	Page No.	Clause No.	Title	Questions	Answer by NKC	DFFCIL Response
103	III	7	4.2(b)	Specific Construction Experience in 4.2(b), (1), (2), (3) and (4).	<p>As we understand that the purpose of this clause is to assess the capability of the bidder to execute a certain amount of quantity in the prescribed period and that can be from any number of projects in that period, it should not be related with the completion or Non-completion of the project since the clause 4.2 (a) has already assessed the completion requirements of the similar projects.</p> <p>In this regard, please kindly confirm that even the current running projects which show the necessary quantity executed in the relevant reports (monthly report certified by the client) are evaluated for this clause.</p>	<p>Yes, as far as "other contracts executed".</p>	<p>Refer to 4.2(a) and H of Section III. Experience relate to completed works alone will be considered. Only experience of successfully / substantially completed work will be considered.</p>

Sl. No.	Sect ion No.	Page No.	Clause No.	Title	Questions	Answer by NKC	DFCCIL Response
104	III	8-9	4.3(a) and 4.3 (b)	Design Experience	<p>1. This western DFC project is a Design &amp; Build contract, not Design contract only. Therefore, assessing the credentials of design contract only does not suffice this PQ eligibility for DFCCIL. In this regard, please confirm that the experience of the bidder in executing similar Design &amp; Build (Turnkey) contracts should be evaluated for the Design experience.</p> <p>2. For assessing the value of Design part of work in the aforesaid Design Build (Turnkey) contracts, if such projects do not specify the value of Design works, then 2% of the total contract value (Design &amp; Build contract) shall be evaluated as the Design fee for the design experiences.</p>	<p>Yes.</p> <p>Yes, the value shall be an actual cost with profit for Design Work component.</p>	<p>Contract strategy of captioned project is DBLS. The RFP seeks specific design experience. As such design experience requirement of requisite value needs to be met as given in Section III PQ Document.</p> <p>Not agreed. Relying for design experience on approximate percentages will not be appropriate since specific design experience is needed. However a certificate from the Client specifying the amount of design work executed for successfully completed work will be acceptable.</p>