



**BANGLADESH-INDIA FRIENDSHIP POWER COMPANY (PVT.) LIMITED**  
 (A JOINT VENTURE OF BPDB & NTPC LTD.)  
 Registered Office: Borak Unique Heights(Level-17),  
 117, Kazi Nazrul Islam Avenue, Dhaka-1217, Bangladesh

**Tender: EPC Township Package for 2x660 MW Maitree Super Thermal Power Project at Rampal, Bagerhat.**

**Subject: Clarification to Queries on Part-A (Volume 1 of 4) of Tender Document**

**Document No.: BIFPCL/MSTPP/ EPC TOWNSHIP-CLRF.01 Dated 06.09.2018**

Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
1	ITT 7.2 / TDS	<p>Visit to project site by Tenderer- Proforma at Attachment 2A-8 is not available with Tender Document(TD)</p> <p>Site Representative- Dy. Project Director issued a certificate during our visit.</p>	<p>Will this certificate serve the purpose.</p>	<p>The Proforma for Site Visit Report as Form 2A-8 is enclosed at <b>Annexure-I</b>. The certificate issued by Dy. Project Director in respect of site visit is as per Form-2A-8 and the same is acceptable.</p>
2	ITT 25.2	<p>Tenderers shall submit the Financial Offer submission letter (Form-1b) along with priced BOQ using the form(s) furnished in Section 6: Bill of Quantities.</p>	<p>Form(s) is/are not furnished in <b>Section 6: Bill of Quantities</b>. Item wise BOQ will vary between bidders.</p>	<p>Lump-sum price is invited in the Financial Offer as the Offer is invited on Engineering-Procurement-Construction basis. As per Section-6, Tenderer shall quote the lump-sum bid price in Financial Offer (Form 1b).</p>

SI. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
3	ITT 14.1(b)(2) & ITT 18 / TDS, Appendix-1(B) to Attachment-2A-2, page 1 of 4	<p><b>2. Architect &amp; Engineering Experience</b>  <b>In support</b> of the above experience under sub-clauses 1. and 2. the bidder shall submit necessary documents and information in <b>Attachment – 2A-1 &amp; 2A-2 along with Appendix (if applicable) respectively to bid forms</b>            (Techno commercial bids).</p>	<p>The Architect and Engineering Firm will only submit necessary documents and information in <b>Attachment – 2A-2</b>            - Please Confirm            - 2A-1 will be required to be filled by AEF or not.</p>	<p>Both Attachment-2A-1 and Attachment-2A-2 shall be filled in by the Tenderer only. Tenderer shall be responsible for the authenticity of the data and details furnished in Attachment-2A-1 and Attachment-2A-2.</p>
4	Appendix-1 to Attachment-2A-2, page 1 of 4	Any permit/approval required	Who is the Approving Authority	Approving authority shall mean statutory body/government body/local body and/or any other controlling or regulatory body as the case may be.
5	GCC 69.2 (PCC)	<p><b>Billing Break-up</b>            During the Design and Engineering activity in the Contract, the Contractor shall furnish a break-up of the complete works into facilities/services/activities and prices/unit prices therefore as may be mutually agreed and submit to Engineer for approval.</p>	<p>Mode of Payment for Architect and Engineering Firm has not been defined.</p>	<p>Please refer GCC 69.2 as modified in Section-4 (Particular Conditions of Contract) of the Tender Document. The lump-sum Tender price quoted by Tenderer shall include the price for Architect and Engineering also. During the execution of Contract, Contractor may choose to identify the price for Architect and Engineering as a service item while finalising the Billing Break-up.</p>

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Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
6	Invitation for Tenders		need minimum 45 days more for submit all drawing.	Last date and time for submission of tender has been extended to 26.09.2018 upto 1100 Hrs (BST). Refer <b>Addenda-1</b> dated 01.09.2018 to the Invitation for Tenders (IFT) published in Newspapers and also hosted on www.bifpcl.com.
7	ITT 24.3(b), 25.2, 27.2, & 27.3		Which type of BOQ need (per sft or details item base) ?	Please refer clarification at Sl. No. 2 above.
8	ITT 14.1(b) / TDS		Works completion requirement having minimum build-up area 36000 sqm ( only government or including in-house works)	Please refer ITT clause 14.1(b) as amended in Section-2 (Tender Data Sheet) of the Tender Document.
9	ITT 14.1(b) / TDS		If JV Partner include then minimum build-up area 36000 sqm ( how much percentage shown JV & Main company)?	Joint Venture Consortium or Association (JVCA) is not permitted to participate in the Tender. ITT Clause 18 as existing in Section-2 (Tender Data Sheet) stands amended again vide <b>Addenda-2 dated 06.09.2018.</b>

 **Sum**

Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
10	ITT 14.1(a) & 14.1(b) / TDS	Experience Criteria	Please Clarify if A/E firm has to separately meet qualification Criteria as mentioned in ITT 14.1A & 14.1B.	The Technical Criteria for Qualification as stipulated in ITT clause 14.1(a) and 14.1(b), as existing in Section-2 (Tender Data Sheet), is amply clear. Tenderer is advised to refer to the aforementioned clause.
11	ITT 18 / TDS	Joint Venture Consortium or Association	Please Allow to participate as Joint Venture Company. Please consider this to make this bid more competitive.	Joint Venture Company incorporated as per the Companies Act is permitted to participate in the Tender. However, Joint Venture Consortium or Association (JVCA) is not permitted to participate in the Tender.
12	ITT 36	Form of Tender Security	Can the Bidder submit the BG from International Bank Directly or should be sdbmitted from Bangladesh Scheduled Bank?	ITT Clause 18 as existing in Section-2 (Tender Data Sheet) stands amended again vide <b>Addenda-2 dated 06.09.2018.</b>
13	ITT 3 / TDS	Source of Funds	The Monthly payment will be paid from exim bank or from the Employer's Bangladesh Bank account	ITT sub-clause 36.1(a) stands amended in Section-2 (Tender Data Sheet) vide <b>Addenda-2 dated 06.09.2018.</b>
14	GCC 74 / PCC	Price Adjustment	Request you consider price adjustment for this contract.	Please refer to the provision stipulated under ITT clause 3 (Source of Funds) as amended in Section-2 (Tender Data Sheet) of the Tender Document. The provision stipulated in GCC clause 74 as amended in Section-4 (Particular Conditions of Contract) shall prevail.

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Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
15	GCC 60.2 / PCC	Defects Liability Period	Request to consider defect liability period as 12 months from handing over.	The provision stipulated in GCC clause 60.2 together with its supplement stipulated in Section-4 (Particular Conditions of Contract) shall prevail.
16	GCC 18	Taxes & Duties	Please clarify VAT, Custom duty, AIT is exempted for this project.	No tax benefit is available for the subject tender. Tenderer should consider the provisions stipulated in ITT clause 27.9 and GCC clause 18 while quoting its Tender Price.
17	Invitation for Tenders	Last date and time for submission of Tenders	Request to extend the tender closing date by 30 days	Last date and time for submission of tender has been extended to 26.09.2018 upto 1100 Hrs (BST).  Refer <b>Addenda-1</b> dated 01.09.2018 to the Invitation for Tenders (IFT) published in Newspapers and also hosted on www.bifpcl.com.

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Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
18		<ul style="list-style-type: none"> <li>- Progressive Payment: Seventy Eight and a half percent (78.5%) of the Contract Price shall be paid to the Contractor progressively on delivery of services under the Contract.</li> <li>- Payment on Successful Completion of Facilities: Five percent (5%) of the Contract Price shall be paid to the Contractor on successful completion and handing over the Township</li> </ul>	Request to consider progressive payment as 83.5 % (Excl. advance payment of 10%)	The provision stipulated in GCC clause 69.1 in respect of Payments to Contractor, as amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.
19	GCC 69.1 (Payments to Contractor) / PCC	<ul style="list-style-type: none"> <li>- Payment for 1st year of Maintenance: Three-fourths of One percent (0.75%) shall be paid to the Contractor after the completion of 1st year of maintenance</li> <li>- Payment for 2nd year of Maintenance: Three-fourths of One percent (0.75%) shall be paid to the Contractor after the completion of 2nd year of maintenance</li> </ul>	Request to release the 1.5% after 1st year maintenance	
20		- Final Payment on completion of Defects Liability Period: Five percent (5%) of the Contract Price shall be paid to the Contractor on successful completion of the Defects Liability Period.	Please Clarify the same shall be replaced with Bank Guarantee	A new GCC Sub-Clause 69.1(h) is introduced in Section-4 (Particular Conditions of Contract) vide <b>Addenda-2 dated 06.09.2018</b> in this regard.

  


Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
21	ITT 24.2(e)	Written confirmation authorizing the signatory of the Tender to commit the Tenderer, as stated under ITT Sub Clause 40.4.	Is there any specific format available for preparing Power of Attorney? If not, shall the EPC Bidder submit the POA in its own available format? Kindly confirm.	Tender Document does not prescribe format for Power of Attorney. Tenderer may use its own format for the same. A new ITT Sub-Clause 40.7 is introduced in Section-2 (Tender Data Sheet) vide <b>Addenda-2 dated 06.09.2018</b> in this regard.
22	ITT 36.1(a)	The Tender Security shall be in the form of an irrevocable Bank Guarantee issued by an internationally reputable Bank which has a correspondent Bank located in Bangladesh, in the format (Form-6) furnished in Section 5: Tender and Contract Forms.	Kindly provide the preferred Bank Name with SWIFT Code and Bank address for preparing the Bank Guarantee.	ITT sub-clause 36.1(a) stands amended in Section-2 (Tender Data Sheet) vide <b>Addenda-2 dated 06.09.2018</b> .

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Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
23	ITT 14.1(b)(2) / TDS	<p>In case the bidder has not carried out the above engineering activities by himself either in reference works or in any other works, then the architect &amp; engineering of the township shall be carried out by an Architect &amp; Engineering firm meeting the above requirement. In such a case, the Bidder shall furnish an undertaking jointly executed by him and the Architect &amp; Engineering firm, meeting the requirement above in which all the executants of the Deed of Joint Undertaking (DJU) shall be jointly and severally liable to the Employer to perform successfully all the architect and engineering activity included in the scope of the Architect &amp; Engineering Firm as per the format enclosed with the bidding documents.</p>	<p>In case the EPC bidder has not carried out the engineering activities by himself in reference works and the JV partner for Engineering services for the reference project does not exist any more, what exactly the bidder shall submit in support of the said qualifying criteria?</p> <p>Moreover, in case the EPC Bidder had its own Design and Build Department / office, through which the EPC Bidder has completed many projects viz. Hospitals, IT Parks, Factories etc., excluding the criteria for BUA (36000 Sqm), is it mandatory for the EPC Bidder to furnish an undertaking jointly executed by him and the Architect &amp; Engineering firm? Kindly confirm.</p>	<p>Joint Venture Consortium or Association (JVCA) is not permitted to participate in the Tender.</p> <p>ITT Clause 18 as existing in Section-2 (Tender Data Sheet) stands amended again vide <b>Addenda-2 dated 06.09.2018.</b></p> <p>Tenderer is advised to refer to ITT clause 14.1(b) as existing in Section-2 (Tender Data Sheet), which is amply clear.</p>
24	ITT 11.6	<p>6. "If an Addendum is issued when time remaining is less than one-third of the time allowed for the reparation of Tenders, Employer shall extend the deadline by an appropriate number of days for the submission of tenders, depending upon the nature of the Procurement requirement and the addendum. The minimum time for such extension shall not be less than three (3) days." The Clause stands deleted in Tender Data Sheet</p>	<p>Request you to reinstate the clause in its entirety</p>	<p>The provision stipulated in ITT clause 11.6 in respect of Addendum to Tender Document, as amended in Section-2 (Tender Data Sheet) of the Tender Document shall prevail.</p>

  
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Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
25	GCC 13.1 / PCC	Employer shall give possession of the Site or part(s) of the Site, to the Contractor not later than 28 days from the date of Notification of Award	Request to grant the entire unencumbered site within 21 days from the date of Notification of Award.	The provision stipulated in GCC clause 13 (Possession of the Site), as amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.
26	GCC 22	Contractor shall cooperate and share the Site with other Contractors, public authorities, utilities, the Engineer and the Employer between the dates given in the Schedule of other Contractors. The Contractor shall also provide facilities and services for them as described in the Schedule. The Employer may modify the Schedule of other Contractors, and shall notify the Contractor of any such modification.	Request you to provide coordination charges for services rendered while coordinating with other Contractors.	The provision stipulated in GCC clause 22 (Other Contractors) of the Tender Document shall prevail.
27	GCC 40.2 / PCC	"If the Engineer's instruction is not received by the Contractor within one hundred eighty (180) days from the date of signing of the Contract Agreement, the Contractor shall be entitled to terminate the Contract"  The clause has been deleted in PCC	Request to retain the clause as stated in GCC in its entirety. Please confirm.	The provision stipulated in GCC clause 40.2 in respect of Commencement of Works, as amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.

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Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
28	GCC 69.1(b) / PCC	<p>Progressive Payment: Seventy Eight and a half percent (78.5%) of the Contract Price shall be paid to the Contractor progressively on delivery of services under the Contract.</p> <p>Progressive Payment of amount certified by the Engineer within twenty eight (28) days of the date of each certificate after due adjustment for any retention, addition, or deduction, which may have become due under the Contract otherwise, including those under GCC Clause 99. Billing Break-up of services finalised between the Employer and the Contractor during the execution of the Contract shall form the basis for Progressive Payment.</p>	<p>It is requested to release 75% ad hoc payment within 7 days of submission of statement by the contractor and balance payment shall be released within 28 days of submission of statement by contractor. Please confirm.</p>	<p>The provision stipulated in GCC clause 69.1 in respect of Payments to Contractor, as amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.</p>

Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
29	GCC 70 / PCC	Entire clause deleted in PCC	Request to retain the clause as stated in GCC in its entirety. Please confirm.	The provision stipulated in GCC clause 70 (Delayed Payment), as amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.
30	GCC 72.1(g) / PCC	The following shall be Compensation Events:- (g) The Engineer gives an instruction for dealing with an unforeseen condition, caused by the Employer, or additional work required for safety or other reasons Point (g) has been deleted in PCC	Request to reinstate point (g) of CI in Section-4, GCC in its entirety. Please confirm.	The provision stipulated in GCC clause 72.1(g) in respect of Compensation Events, as amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.
31	GCC 74 / PCC	The Contract is not subject to price adjustment	Since the project completion period is 30 months, request you to allow for price adjustment of works as stated in CI 74 GCC.	The provision stipulated in GCC clause 74 (Price Adjustment), as amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.
32	GCC 76.1 & 76.2 / PCC	0.10% of contract price per day of delay upto a max limit of 10% of the final contract price	Request you to reduce the rate of liquidated damages to 0.05% of contract price per day of delay upto a max limit of 5% of the final contract price	The provision stipulated in GCC clause 76.1 & 76.2 in respect of Liquidated Damages, as amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.

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Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
33	GCC 95.3	<p>(a) The Employer, by giving twenty eight (28) days written notice sent to the Contractor, may terminate the Contract, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the Employer's convenience, the extent to which performance of the Contractor under the Contract is terminated, and the date upon which such termination becomes effective. The termination shall take effect twenty eight (28) days after the later dates on which the Contractor receives this notice or the Employer returns the Performance Security.</p>	<p>Request to delete CI 95.3, GCC in its entirety.</p>	<p>The provision stipulated in GCC clause 95.3 (Termination for Convenience), as amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.</p>



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Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
34	GCC 18	The Contractor shall be entirely responsible for all kinds of taxes, duties, fees, levies, and such other charges to be paid under the Applicable Law imposed inside and outside Bangladesh.	We request you retain the Clause 74. Price Adjustment in its entirety regarding price adjustment of the Contract Price on the basis of the change in the amount of taxes, duties, and other levies payable by the Contractor inside and outside Bangladesh. Please Confirm	The provision stipulated in GCC clause 18 (Taxes and Duties) of the Tender Document shall prevail. The provision stipulated in GCC clause 73.2 in respect of Adjustments for Changes in Legislation stands amended in Section-4 (Particular Conditions of Contract) vide <b>Addenda-2 dated 06.09.2018</b> .
35	GCC 73	The Engineer shall adjust the Contract Price on the basis of the change in the amount of taxes, duties, and other levies payable by the Contractor, provided such changes have not already been accounted for in the price adjustment as defined in GCC Clause 74 and/or reflected in the Contract price.		The provision stipulated in GCC clause 74 (Price Adjustment), as amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.
36	GCC 74 / PCC	The Contract is not subject to price adjustment		

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Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
37	GCC 49 & 50	<p>The Engineer may at any time instruct the Contractor to suspend progress of part or all of the Works. During such suspension, the Contractor shall protect, store and secure such part or the Works against any deterioration, loss or damage. The Engineer may also notify the cause for the suspension. If the Contractor suffers delay and/or incurs Cost from complying with the Engineer's instructions for resuming the work, the Contractor shall give notice to the Engineer (a) an extension of time for any such delay, if Completion is or will be delayed (b) payment of any such cost, which shall be included in the Contract Price.</p> <p>After receiving this notice, the Engineer shall proceed to agree or determine these matters. The Contractor shall not be entitled to any extension of time for, or to any payment of the cost incurred in making good the consequences of the Contractor's faulty design, workmanship or materials, or of the Contractor's failure to protect, store or secure.</p>	<p>We request you to suitably reimburse us on account of loss of business, idling of machineries &amp; labour etc. if such suspension is due to reasons not attributable to or beyond the control of the Contractor.</p>	<p>The provisions stipulated in GCC Clause 49 (Suspension of Work) and GCC Clause 50 (Consequence of Suspension) are amply clear and shall prevail.</p>

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Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
38	GCC 51	<p>The Contractor shall be entitled to payment of the value, as at the date of suspension, of Plant and/or Materials which have not been delivered to Site, if:</p> <p>(a) the work on Plant or delivery of Plant and/or Materials has been suspended for more than twenty (28) days, and</p> <p>(b) the Contractor has marked the Plant and/or Materials as the Employer's property in accordance with the Engineer's instructions.</p>	<p>We request you to clarify this clause.</p>	<p>The provision stipulated in GCC Clause 51 (Payment for Plant and Materials in Events of Suspension) is amply clear and shall prevail.</p>
39	GCC 68.1 & 69.1 / PCC	<ol style="list-style-type: none"> <li>1. Initial Advance Payment-10%</li> <li>2. Progressive Payment-78.5%</li> <li>3. Payment on Successful Completion of Facilities-5%</li> <li>4. Payment for 1st year of Maintenance-0.75%</li> <li>5. Payment for 2nd year of Maintenance-0.75%</li> <li>6. Final Payment on completion of DLP-5%</li> </ol> <p>The basis of payment certificates shall be the Billing Break-up (BBU), which shall be approved by the Employer during the work execution. The Employer shall pay the Contractor the amounts certified by the Engineer within twenty eight (28) days of the date of each certificate after due adjustments for deductions for advance payments, retention and any other additions or deductions which may have become due under the Contract.</p>	<p>We request you to kindly approve the below mentioned payment terms:</p> <ol style="list-style-type: none"> <li>1. Initial Advance Payment-10%</li> <li>2. Progressive Payment-85%</li> <li>3. Final Payment on completion of DLP-5%</li> </ol>	<p>The provision stipulated in GCC clause 69.1 in respect of Payments to Contractor, as amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.</p>

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Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
40	GCC 78.1 & 78.2 / PCC	The Advance Payment shall be ten percent (10%) of the original Contract Price in the currency of the Contract Price, against an unconditional Bank Guarantee of an equal amount, and shall be paid to the Contractor not later than 15 days from the date of submission of the Advance Bank Guarantee. The Bank Guarantee shall initially be kept valid upto ninety (90) days beyond the Intended Completion Date. In case the Intended Completion Date gets extended, the validity of the Bank Guarantee shall also be extended correspondingly.	We request you to recover mobilization advance on prorata basis after first 3 nos R.A bills & it will fully recovered from R/A bills within the 80% of work completion.	The provision stipulated in GCC clause 78.1 and GCC clause 78.2 in respect of Advance Payment, as supplemented / amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.
41	ITT 69.2	The amount of Performance Security shall be ten percent (10%) of the Contract Price in the currency of the Contract in the form of BG issued by an internationally reputable Bank which has a correspondent Bank located in Bangladesh. Validity: 90 days beyond the date of Defects Liability Period	We request you to that we will provide BG against performance gurantee @ 5% of total CV	The provision stipulated in ITT clause 69.2 in respect of Performance Security, as supplemented in Section-2 (Tender Data Sheet) of the Tender Document shall prevail. - ITT sub-clause 70.1 stands amended in Section-2 (Tender Data Sheet) vide <b>Addenda-2 dated 06.09.2018</b> .
42	GCC 42.1 & 42.3 / PCC	The Contractor shall submit a Programme for the Works within 7 days of signing the Contract and Update the Programme every month. The amount to be withheld for late submission of an updated Programme is 0.05% of the Contract Price per such event.	We request you to waive off this penalty clause.	The provision stipulated in GCC clause 42.1 & 42.3 in respect of Programme of Works, as supplemented in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.

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Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
43	GCC 77.1 / PCC	Bonus	We request you to pay bonus @1% of the tendered value per month computed on per day basis subject to a maximum limit of 2% of the tendered value as per the standard clause.	The provision stipulated in GCC clause 77 (Bonus), as amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.
44	GCC 69.1 / PCC	Payments to Contractor	We request you to pay against MEP items : 85% on delivery, 10% against installation & 5% against testing & commissioning	The provision stipulated in GCC clause 69.1 in respect of Payments to Contractor, as amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.
45	GCC 86	The Engineer shall certify the Final Payment within fifty six (56) days of receiving the Contractor's account if the payable amount claimed by the Contractor is correct and the corresponding works are completed.	We request you to pay the value of the final bill within 56 days from the date of submission of the bill by the Contractor.	The provision stipulated in GCC clause 86 (Final Account) of the Tender Document shall prevail.
46	Invitation for Tenders	Last date and time for submission of Tenders	Extension of bid submission Time considering this a EPC Package and taking into account the overall scope of deliverables we request to extend the time until 26.10.2018	Last date and time for submission of tender has been extended to 26.09.2018 upto 1100 Hrs (BST).  Refer <b>Addenda-1</b> dated 01.09.2018 to the Invitation for Tenders (IFT) published in Newspapers and also hosted on www.bifpci.com.

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Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
47	GCC 68.1, 69.1 / PCC; GCC 99	Payment Terms	We request to kindly approve the below payment terms- 1. Initial Advance Payment-10%, 2. Progressive Payment-85%, 3. Handing over of facilities-5% against BG to be valid until expiry of defects liability period of one year(12 Months)	The provision stipulated in GCC clause 69.1 in respect of Payments to Contractor, as amended in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.
48	GCC 76.1 & 76.2 / PCC	Liquidated damages	Request you to modify the terms below: 0.05% of the Contract Price per day of delay upto a limit of 5% of the final Contract Price.	The provision stipulated in GCC clause 76.1 & 76.2 in respect of Liquidated Damages, as supplemented in Section-4 (Particular Conditions of Contract) of the Tender Document shall prevail.
49	ITT 1.1 / TDS	Brief Scope of works: Design, Engineering, Manufacturing, Shop Testing, Procurement, Supply, Transportation to Site (location of use), Handling, Storage, Insurance, taking any permit/approval required, construction, erection, testing, commissioning, performance testing, Training employer's personnel and completion of entire Township works including associated works, all civil, mechanical, electrical, instrumentation works for the entire Township and associated facilities like Electrical Sub-station as described in the bidding documents and complete in all respects for successful use of Township.	It is requested that the contractor shall obtain only the construction work related permits and all other permits/approvals shall be obtained by the employer. Please confirm.	The provision stipulated in ITT Clause 1.1 as supplemented in Section-2 (Tender Data Sheet) of Tender Document shall prevail.

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Sl. No.	Clause No.	Description	Prospective Tenderer's Query	BIFPCL's Clarification
50	ITT 40.1 & 40.2	<p>ITT 40.1 In addition to the original of the Technical offer, four (04) copies shall be submitted.</p> <p>ITT 40.2 In addition to the original of the Financial offer, four (04) copies shall be submitted.</p>	<p>Please confirm whether we can submit the Printed copies of the tender documents downloaded from your website or we need to submit the photocopies of original tender documents purchased from your office.</p>	<p>The provision stipulated in ITT Clause 24.2(i) as amended in Section-2 (Tender Data Sheet) of Tender Document shall prevail.</p>

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# BANGLADESH-INDIA FRIENDSHIP POWER COMPANY (PVT.) LIMITED

(A Joint Venture of BPDB & NTPC Ltd.)

Corporate Office: Unique Heights (Borak), Level-17, 117 Kazi Nazrul Islam Avenue, Eskaton Garden, Dhaka-1000  
Project Site Office: Village: Sapmari-Kathakhali, Rajnagar Union and Khoigar-Dashkathi, Gouramva Union  
Thana & Upazila: Rampal, District: Bagerhat

Ref. No.: BIFPCL/MSTPP/EPC Township/Site Visit Report/\_\_\_\_\_ Date: \_\_\_\_\_

Subject: EPC Township Package for 2x660MW Maitree Super Thermal Power Project  
(MSTPP) at Rampal Upazila, Bagerhat District, Khulna Division, Bangladesh.

[IFT ref. No.: BIFPCL/MSTPP/EPC Township/2018 dated 07.08.2018]

- Site Visit Report as per the requirement of Tender Document.

1. Name of the prospective Tenderer undertaking Site visit:
2. Name of prospective Tenderer's authorised representative undertaking Site Visit:

Signature of prospective Tenderer's  
authorised representative

Countersignature of BIFPCL's  
representative at Maitree STPP

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