From: Rachit Verma

Sr. No.	Reference Clause	Query/suggestions	Remarks
1.	Para 4 - Time schedule of the deliverables	As the number of Order's for which summary reports are to be prepared by the consultant are voluminous, CERC may consider relaxation the time schedule specified in the referred para. As per the specified timeline, consultant	finalised and specified in the TOR after proper assessment of the requirements. The bidders are expected to mobilise adequate resources for submission
		has to prepare summary reports roughly around 6 to 7 reports per day continuously for a period of 240 days. Therefore, it would be very difficult for the team to finalise the summary reports and get the same reviewed from senior team members to achieve the quality CERC is expecting. Further, once the draft summary reports are submitted, CERC may require modifications in certain reports which will again engage the working team for revisions leading to impact in the subsequent month deliveries.	
		Further, time/effort will be spent in classification/categorisation of each of these Orders into multiple segments and tagging of each of these Order's into different categories.	
		Hence, in the interest of work quality, we request to revise the deliverables and the corresponding timelines in the following manner:-	
		 30 summary reports by the end of 30 days of signing agreement and obtain feedback of CERC. Minimum 100 additional summary reports every 30 days thereafter. The consultants shall complete the final assignment within 12 months from the date of signing agreement. 	
		Please note the above is an outer time limit suggested. However, if during the delivery the consultant shall make all efforts to finish the projects within a lesser time depending on the volume of content of the individual Orders. This is very critical considering the heavy liquidated damages/penalty specified for delay in executing the assignment.	

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2.	Para 4 - Definition of "day"	Please clarify if the time schedule specified in days is "working days" only or continuous days.	Time schedule specified in days is 'continuous' days
3.		On an broad estimation of the number of Orders issued by the Hon'ble Commission, we have found that approximately 7000 Orders has been issued from 1999 till date. This Order's includes final as well as interim Orders. However, the tender specifies the work is only 1200 Order's with a variation of $\pm 20\%$.	(a), (b) & (c): The estimated number of orders of the Commission as per TOR is 1200 with a margin of ±20%. These orders will be identified by CERC for the said assignment
		 a. Kindly provide a clarification to the above variation between Order issued information on the website vis-à-vis specified in the Tender. b. The tender also specifies the interim/final Orders to be considered for preparation of the summary. Does the interim and final Order be considered as single order in the count of 1200 Order's specified in the Tender or considered as separate Order's? c. Kindly provide the philosophy/ principle of considering the count of Order as 1200 in the tender. d. Will CERC provide the list /data 	 (d)- Yes, Soft copies of orders/ regulations of CERC are available in CERC website. The judgments of APTEL/ Supreme Court/ High Court and the Acts / Rules referred to shall be downloaded and linked with the data base. (e): as clarified in (a) above (f) & (g): Not required in view of the above clarifications
		 backup of Orders to the consultant for the present assignment? e. Kindly clarify, if we can consider the no. of Order's as specified in the Tender (1200 Orders with variation of ±20%) and quote a fee only for these quantum of Orders? Any quantity of Orders beyond the specified number of Orders will be then not included in the scope of the assignment. 	
		f. In alternate, CERC may specify a revised number of Orders through a corrigendum and also specify the count in major segments, such as, Tariff Order, Tariff Adoption Order, Open Access related, etc.	
		g. In case of higher number of Orders are specified, then kindly relook at the timelines of the delivery in Para 4 of the tender.	