<u>DETAILS OF PURCHASE ORDERS/CONTRACTS PLACED ON NOMINATION BASIS FROM RAJASTHAN FIELD OF OIL INDIA LIMITED DURING THE MONTH OF JULY, 2021</u>

| Sl. No | Department | Name of Work and Location | Tender Cost Rs. (In Lakhs) | Agreement / PO no. and Date of award | Name of Agency to whom contract awarded | Date/Letter no. to Board for scrutiny and vetting | Approval Reference | Remarks of Department (condition which necessitated nomination) |
|-----------|----------------------|---|----------------------------------|--------------------------------------|---|--|---|--|
| 1 | Engineering Services | Appointment of Qualified Agency (QCA) for OIL's Renewable Energy 38MW WEPP at Chandgarh, Madhya Pradesh for a period of 20 Months | 4.37 | 6115944 Dated 30.07.2021 | M/s. Manikaran Analytics Ltd. | NA | Proposal No. PP/6507 Dated 12.07.2021 | As per MPERC (Forecasting, Scheduling and Deviation Settlement and related matters of solar and wind generating stations) Regulations, 2018, RE generators are required to appoint one Qualified Co-ordinating Agency (QCA) for each Pooling station. As per clause no 2. Definition (s) of the MPERC (Forecasting, Scheduling and Deviation Settlement and related matters of solar and wind generating stations) Regulations, 2018, there can be only one qualified QCA for a single pooling substation. It is to mention here that M/s CLP Wind Farm India Private Limited is the majority stake holder in the Wind farm with a stake of 92 MW out of 150MW Wind Farm capacity. Therefore, matter was communicated with the Majority Stakeholder M/s CLP Wind Farm India Private Limited regarding appointment of QCA in the Wind Farm. M/s CLP Wind Farm India Private Limited has informed us that they have appointed M/s Manikaran Analytics Limited as the new QCA for the period from 01.04.2021 to 31.03.2023. In view of this, OIL has no option left but to go with the majority stake holder in appointing the new QCA. It was felt prudent to engage |

| | | | | | | | | M/s Manikaran Analytics Limited as the new QCA for OIL's 38 MW Wind Energy Plant at Chandgarh, MP on nomination basis. |
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| 2 | Engineering Services | Appointment of Qualified Agency (QCA) for OIL's Renewable Energy 25.2 MW WEPP at Unchwas, Madhya Pradesh for a period of 24 Months | 3.48 | 6115942 Dated 30.07.2021 | M/s. Manikaran Analytics Ltd. | NA | Proposal No. PP/6520 Dated 22.07.2021 | As per MPERC (Forecasting, Scheduling and Deviation Settlement and related matters of solar and wind generating stations) Regulations, 2018, RE generators are required to appoint one Qualified Co-ordinating Agency (QCA) for each Pooling station. M/s. Manikaran Analytics Ltd was last QCA service provide for OIL's 25.2 MW WEPP at Unchwas, MP for a period of 03 Years vide Contract No. 6111909 dated 20.08.2018 which was about to expire on 31.07.2021. The process for replacement contract was already initiated. However, it was learnt that the DSM (Deviation Settlement Mechanism) charges was not published by SLDC (State Load Despatch Centre) since August 2018. Pursuant to the regulations, MPPMCL (Madhya Pradesh Power Management Company Limited) intimated to our QCA regarding payment of DSM charges, vide letter no .07-05/SG-10/DSM POOL A/c /1697 dated 28. Oct.2020. The DSM charges as applicable towards OIL's capacity, as intimated by QCA is about INR 1.96 Crs. Our QCA i.e M/s Manikaran Analytics Limited informed us that some of the Generators have filed petitions before the Hon'ble High Court and Hon'ble State Commission for seeking relaxation in payment |

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| | | | | | | of DSM charges. The Hon'ble State |
| | | | | | | Commission has disallowed their prayer and |
| | | | | | | dismissed their petitions. However, the |
| | | | | | | decision of Hon'ble High Court is still |
| | | | | | | awaited. They also informed us that there is |
| | | | | | | another petition filed by SLDC, MPPCL at |
| | | | | | | Hon'ble MPERC for removal of difficulty and |
| | | | | | | for seeking orders/directions on procedure for |
| | | | | | | settlement of DSM charges of Wind and Solar |
| | | | | | | Generating Stations. They have also informed |
| | | | | | | that in case of change in QCA, OIL has to |
| | | | | | | clear the outstanding DSM charges as per |
| | | | | | | procedure of SLDC and in case of any |
| | | | | | | relaxation/waiver of DSM charges by Hon'ble |
| | | | | | | High Court; OIL may not get the benefit of |
| | | | | | | waiver on outstanding charges if paid prior to |
| | | | | | | judgement. |
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| | | | | | | Since there is uncertainty in obtaining the |
| | | | | | | outcome of the Court hearing. At the same |
| | | | | | | time QCA service for 25.2MW WEPP, |
| | | | | | | Unchwas, MP is also required without any |
| | | | | | | interruption. Hence it was felt prudent to |
| | | | | | | initiate a new contract with the same party on |
| | | | | | | nomination basis. The periodicity of the |
| | | | | | | contract may be considered for 24 Months |
| | | | | | | because of the criticality of the service. |
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