



# Ajmer Vidyut Vitran Nigam Limited

Corporate Identification Number : U40109RJ2000SGC016482

Office of the Addl. Chief Engineer (T&S-CSS)

Vidyut Bhawan, Makarwali Road, Panchsheel Nagar, Ajmer

Web site : [www.avvnl.com](http://www.avvnl.com) & Email: [ceprojectavvnl2019@gmail.com](mailto:ceprojectavvnl2019@gmail.com)

NO.: AVVNL/ACE (T&S-CSS)/XEN-DF/2020-21/F. / D. 31

Date: - 14 MAR 2020

## Amendment No. – 1 (TN – 08)

As approved by the Competent Authority following are the amendments to the RFP document for "Appointment of Agency for Metering, Billing, Collection and Associated Services (MBC services) in Banswara City of AVVNL (TN – 08)"

S. No.	RFP/ Draft Agreement Clause No.	Existing Clause	Amended Clause
1	RFP Clause 2.2 (b) (1)	Bidder shall have minimum average annual turnover of Rs. 150 Crores (Rupees One Hundred Fifty Crores Only) during the last 3 (three) consecutive financial years ending on March 31, 2019. "	"Bidder shall have minimum average annual turnover of Rs. 100 Crores (Rupees One Hundred Crores Only) during the last 3 (three) consecutive financial years ending on March 31, 2019."
2	Draft Agreement Clause No. 2.1.1	vi. The Agency shall acquire <b>Class-A</b> Electrical Contractor License registered in the State of Rajasthan. 2.1.2 The Conditions Precedent stated in Clause 2.1.1 shall be satisfied within 90 (ninety) days of signing of this Agreement. AVVNL in its sole discretion may extend the above time-period by a maximum of 30 (thirty) days.	vi. The Agency shall acquire <b>Class-B</b> Electrical Contractor License registered in the State of Rajasthan. 2.1.2 The Conditions Precedent stated in Clause 2.1.1 shall be satisfied within 90 (ninety) days of signing of this Agreement. AVVNL in its sole discretion may extend the above time-period by a maximum of 30 (thirty) days.
3	Draft Agreement Clause No. 5.1.1 (a)	Meters shall be equipped to obtain meter reading remotely through Automated Meter Reading (AMR), or any other advanced technology, without human intervention. AMR enabled meters shall be installed along with data communication equipment. Agency shall be responsible for selection of network service provider and take care of the operational activities related to data communication for AMR enabled meters.	Smart Meters or Equivalent Meters which are equipped to obtain meter reading remotely through Automated Meter Reading (AMR), or any other advanced technology, without human intervention. The meters shall be installed along with data communication equipment (if so required). Agency shall be responsible for selection of network service provider and take care of the operational activities related to data communication.
4	Draft Agreement Clause No. 5.1.1 (b)	Meters shall be equipped to obtain meter reading through Common Meter Reading Instrument (CMRI) or any other advanced technology, without human intervention	Smart Meters or Equivalent Meters which are equipped to obtain meter reading remotely or any other advanced technology, without human intervention. The meters shall be installed along with data communication equipment (if so required). Agency shall be responsible for selection of network service provider and take care of the operational activities related to data communication.



No.	RFP/ Draft Agreement Clause No.	Existing Clause	Amended Clause
5	Draft Agreement Clause No. 5.1.1 (ii)	All meters must be post-paid meters compliant with relevant Indian Standards & applicable CEA/ RERC regulations/ guidelines and orders issued by AVVNL.	<p>All meters must be compliant with relevant Indian Standards &amp; applicable CEA/ RERC regulations/ guidelines and orders issued by AVVNL.</p> <p>It shall be the Agency's responsibility to comply with applicable CEA/ RERC regulations/ guidelines and orders issued by AVVNL during the contract period of 10 years or any extended period.</p> <p>Also, the Agency shall take approval of AVVNL for meters and associated infrastructure specification before installation.</p>
6	Draft Agreement Clause No. 8.2.4	The payment against the verified invoice shall be released within 15 (fifteen) days of receiving the verified invoice from the Nodal Officer.	The payment against the verified invoice shall be released within 30 (thirty) days of receiving the verified invoice from the Nodal Officer. In case of delay in payment beyond 45 (forty-five) days from the date of receipt of invoice and accompanied MIS reports, AVVNL shall pay simple interest on the outstanding amount @12% per annum for each day of delay.
7	Draft Agreement Clause No. 8.3.3	<p>The incentive and penalty shall be determined as per the two scenarios:</p> <p>a) When AT&amp;C loss of the previous year is greater than 8%</p> <p>b) When AT&amp;C loss of the previous year is less than or equal to 8%</p>	<p>The incentive and penalty shall be determined as per the two scenarios:</p> <p>a) When AT&amp;C loss of the previous year is greater than X% (Base year AT&amp;C loss in %)</p> <p>b) When AT&amp;C loss of the previous year is less than or equal to X% (Base year AT&amp;C loss in %)</p> <p>Third party auditor (Independent Auditor) will be appointed jointly by AVVNL and MBC agency on equal cost sharing basis. The Independent Auditor will carry-out the audit for base-year thereafter incentive/penalty clause on AT&amp;C losses will be applicable.</p>
8		<p>Provided that where there is tariff revision (increase / decrease):</p> <p>(i) During last 'n' months of the current year, revenue for base / previous year, as applicable, will be the notional revenue arrived at by applying tariff revision for the corresponding 'n' months of the base / previous year.</p> <p>(ii) During last 'n' months of base / previous year, as applicable, Revenue of base / previous year shall be the notional revenue arrived at by applying tariff revision to earlier '12-n' of base / previous year.</p>	This paragraph (tariff revision scenario) has been deleted.

