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New & Renewable Energy Development Corporation of Andhra Pradesh Ltd.

(A State Government Company - ISO 9001:2015 Certified)

Ref: NREDCAP/EV/E- 2 Wheelers /17-64/2022-23

Date: 27.09.2022

To

All the Manufacturers / Suppliers,
Electric 2- wheelers.

Dear Sir/ Madam,

Sub: Expression of Interest for Technical Empanelment of Electric 2- Wheeler manufacturers with NREDCAP - Regarding.

Ref: 1.EOI No. NREDCAP/EV/NTPC/NVVN/17-64/2021-21 dated 05.03.2021

2. EOI No.NREDCAP/EV/E- 2 Wheelers/17-64/V-2/2021-22 Dated 24.08.2021

3. G.O.Ms No. 4 dated 6.07.2021 from Energy (Power.II) Department

NREDCAP is a state-owned Corporation and nodal agency for implementation of all Renewable Energy Programs as well as Electric Mobility in Andhra Pradesh. Govt. of Andhra Pradesh has designated NREDCAP as state nodal agency for implementation of electric vehicles and battery-operated vehicles vide G.O. Ms. No. 34 dated 26-10-2016 of Department of Industries and Commerce.

The policy aimed to phase out ICE vehicles by 2024 in four major cities and in all cities by 2030. As a part of promotion of E-Mobility, and to meet the policy objectives, a scheme is formulated to promote 1 lakh electric 2-wheelers to all Govt. Employees over a period of one year. Based on demand, the number will be increased further and Government of Andhra Pradesh issued orders for facilitating Drawing and Disbursement Officer (DDO) for promotion of E- 2- Wheelers to Government Employees on voluntary basis. Further, NREDCAP entered an MOU with M/s. CESL for investment for deployment of 1 Lakh vehicles to Government employees and the technical empanelment will be attended by NREDCAP and CESL will discover the cost of the vehicles from the OEMs empaneled by NREDCAP.

Regd. Office : 12-464/5/1, River Oaks Apartment, CSR Kalyana Mandapam Road,
Tadepalli - PO, Guntur Dist. Andhra Pradesh - 522 501, India.

Tel: 0863 2347650 / 51 / 52 / 53 / 54, E-mail : info@nredcap.in Website : www.nredcap.in

In this connection, you are requested to submit the following details indicating your Expression of Interest:

1. Model and variants of High and Low Speed Vehicles
2. Capacity of OEM supplier for supply of High and Low Speed Electric 2- Wheelers to Government employees working in Andhra Pradesh.
3. Cumulative turnover in respect of sale of Electric 2- wheelers during last three years is not less than Rs. 2.0 crores
4. Supplier/ OEM shall provide un-conditional warranty and services for vehicles delivered for a period of 3 years from date of delivery as per the choice of employee.
5. The vehicles shall be sold wherever they have dealers/authorised service centres and mobile service facility as per the service level agreement.
6. The Scheme is formulated with financing option from Banks and the opted supplier shall provide vehicle on receipt of 1st EMI/ lease rentals from the DDO of employees to the NREDCAP.
7. The range per charge between 40 – 100 Km and above
8. The supplier / OEM shall have the experience in manufacturing / supply of minimum 1000 Nos during the last 3 years.
9. Supplier/ OEM shall install charging facility if more than 20 vehicles delivered to a single institution.
10. Supplier shall establish manufacturing facility in AP after selling of 5000 numbers of EVs.
11. We are herewith enclosing the details of General criteria, EOI validity, clarifications, Right of Authorised Representative to reject EOI, Fraudulent; Corrupt Practices etc. for necessary action (Annexure- I)


You are requested to submit above details, technical details of vehicles, models, company profile, compliance to qualifying criterion along with non-refundable fee of Rs.50,000+18% GST by way of demand draft in favour of VC and Managing Director NREDCAP, Tadepalli, Guntur district.

The documents which are to be submitted are listed here under along with non-refundable fee of Rs.50,000+18% GST by way of demand draft in favour of VC and Managing Director NREDCAP, Tadepalli, Guntur district.

1. Copy of GST Registration Certificate
2. Copy of PAN
3. FAME II Certificate
4. Copy of company incorporation certificate
5. Format for technical eligibility criteria (Annexure- II)
6. Format for financial eligibility criteria along with Chartered Accountant Certificate. (Annexure – III)
7. Copy of ARAI/ICAT or any other designated lab certificates for each model and variant.
8. Restrictions on procurement from countries sharing with borders(Annexure– IV)
9. OEMs should supply the batteries to the vehicles and charger to the vehicle as per the latest Government Guidelines and EV user may be trained/imparted about precautions to be observed while riding and charging of E-2 Wheeler.
10. OEM suggested providing a dedicated socket with earthing and protections as per the standards and specifications of MoP/DISCOMs etc., at EV user premises with additional cost if any.
11. OEM should provide a board displayed with Do's and Don'ts at designated socket point at EV user premises with additional cost if any
12. Dealer/Distributor also eligible for participated in EOI on receipt of submission of NOC from OEM Company.
13. Already empaneled OEMs are need not apply.

Thanking You,

Yours faithfully,


(S. Ramana Reddy, IRPS)
VC & Managing Director

General Criteria

EOI can use the technical strength of its Associate Company /Parent Company/ Ultimate Parent Company to fulfill the Technical Eligibility criteria. In such case, EOI shall include a certificate of relationship of Associate Company/Parent Company/ Ultimate Parent Company with the EOI Company as per Format. Company Secretary Certificate towards such shareholding pattern along with a Board resolution shall be submitted. Foreign companies are not eligible to participate in this EOI process. EOI in Conflict of Interest with one another shall be liable for disqualification/rejection under the sole discretion of the Authorized Representative. EOI shall make relevant disclosures as specified in the EOI.

EOI Validity

The supplier shall submit its EOI in response to notice which shall remain valid Upto one year from the EOI Deadline.

The supplier shall be responsible for all the costs associated with the preparation of EOI and participation in discussions and attending meeting(s), etc. NREDCAP shall not be responsible in any way for such costs, regardless of the conduct or outcome of the EOI process.

Clarifications/ meeting/ Enquires/ Amendments

Clarifications / Doubts, if any, on EOI document shall be e-mailed to gmtech@nredcap.in (or) ev@nredcap.in. Suppliers are requested to see any updates in the website www.nredcap.in. If necessary, amendments shall be issued by Authorized Representative of NREDCAP which will be notified in NREDCAP official website i.e www.nredcap.in. No separate reply/intimation will be given for the above, elsewhere.

Right of Authorized Representative to reject a EOI

Authorized Representative of NREDCAP reserves the right to reject any or all of EOIs or cancel the EOI process without assigning any reasons whatsoever and without any liability.

Fraudulent and Corrupt Practices

The supplier and their respective officers, employees, agents and advisers shall observe the highest standard of ethics during the EOI process and subsequent to the issue of the LoA. Notwithstanding anything to the contrary contained herein, or in the LoA, the Authorized Representative of NREDCAP shall reject a EOI, withdraw the LoA, as the case may be, without being liable in any manner whatsoever to the EOI, if it determines that the supplier has, directly or indirectly or through an agent, engaged in corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice in the EOI process. In such an event, the Authorized Representative shall forfeit the EMD, without prejudice to any other right or remedy that may be available to the Authorized Representative hereunder or otherwise.

Without prejudice to the rights of the Authorized Representative hereinabove and the rights and remedies which the Authorized Representative may have under the LoA, if a supplier is found by

the Authorized Representative to have directly or indirectly or through an agent, engaged or indulged in any corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice during the EOI process, or after the issue of the LoA or after signing of Agreement, such supplier shall be blacklisted and shall not be eligible to participate in any EOI or EOI issued by the Authorized Representative, during a period of three (3) years from the date such EOI is found by the Authorized Representative to have directly or indirectly or through an agent, engaged or indulged in any corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practices, as the case may be for the purposes of this, the following terms shall have the meaning hereinafter respectively assigned to them:

“corrupt practice” means (i) the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the actions of any person connected with the EOI process (for avoidance of doubt, offering of employment to or employing or engaging in any manner whatsoever, directly or indirectly, any official of the Authorized Representative who is or has been associated or dealt in any manner, directly or indirectly with the EOI process or the LoA or has dealt with matters concerning the Agreement or arising there from, before or after the execution thereof, at any time prior to the expiry of one year from the date such official resigns or retires from or otherwise ceases to be in the service of the Authorized Representative, shall be deemed to constitute influencing the actions of a person connected with the EOIProcess); or (ii) engaging in any manner whatsoever, whether during the EOI Process or after the issue of the LoA or after signing of the Agreement, as the case may be, any person in respect of any matter relating to the project or the LoA or the Agreement, who at any time has been or is a legal, financial or technical adviser of the Authorized Representative in relation to any matter concerning the Project;

“Fraudulent practice” means a misrepresentation or omission of facts or suppression of facts or disclosure of incomplete facts, in order to influence the EOI process;

“Coercive practice” means impairing or harming, or threatening to impair or harm, directly or indirectly, any person or property to influence any person’s participation or action in the EOI process;

“undesirable practice” means (i) establishing contact with any person connected with or employed or engaged by the Authorized Representative with the objective of canvassing, lobbying or in any manner influencing or attempting to influence the EOI process; or (ii) having a Conflict of Interest; and

“Restrictive practice” means forming a cartel or arriving at any understanding or arrangement among EOIs with the objective of restricting or manipulating a full and fair competition in the EOI process;

Power to Remove Difficulties

If any difficulty arises in giving effect to any provision of the EOI guidelines or interpretation of the EOI guidelines or there is a requirement to modify the EOI guidelines for better implementation, the matter may be considered by the Authorized Representative for this purpose and its decision will be final.

Annexure II

FORMAT FOR TECHNICAL ELIGIBILITY CRITERIA

To,

**The VC & Managing Director,
NREDCAP12-464/5/1, River Oaks
Apartments, CSR Kalyana Mandapam
Road, Tadepalli, Guntur District -522
501**

Dear Sir,

Sub: Response to EOI No _____ for selection of OEM for supply of E- 2 Wheelers to the government employees on EMI Basis. I/We hereby submit the following documents to meet the Technical Eligibility Criteria as per the provisions of the BID.

Technical Eligibility Criteria

Sl. No.	Name of the Company whose experience is being considered	Parameter	FY 2019-20	FY 2020-21	FY 2021-22	FY 2021-22 till last date of bid	Total
1		Sale of E-2 Wheelers					

Annexure III

FORMAT FOR FINANCIAL ELIGIBILITY CRITERIA

To,
**The VC & Managing Director,
NREDCAP,12-464/5/1, River Oaks
Apartments,CSR Kalyana Mandapam
Road, Tadepalli-522 501, Guntur
District**

Dear Sir,

Sub: Response to EOI No._____for selection of OEM for supply of E- wheeler to the Government employees on EMI basis

I/We hereby submit the following documents to meet the Technical Eligibility Criteriaas per the provisions of the EOI.

I/We hereby undertake to certify that we have an average annual turnover of Rs___ Cr as per EOI ;

Sl. No.	Financial year	Turnover (INR Crs)
1	FY 2019-20	
2	FY 2020-21	
3	FY 2021-22	
	Average Annual Turnover	

Declaration regarding “Restrictions on procurement from a Bidder of a country which shares a land border with India”

(To be submitted on Applicant’s Letter Head)

To,

**The VC & Managing Director,
NREDCAP,12-464/5/1, River Oaks Apartments,
CSR Kalyana Mandapam Road,
Tadepalli-522 501, Guntur District**

Dear Sir,

With reference to EOI proposal for supply of High and Low Speed Electric 2- Wheelers I/We hereby confirm that, we will follow the restrictions on procurement with boarder countries as per Government of India norms

I/We certify that we/our Collaborator/JV Partner Consortium member/Assignee are/is not from such a country or, if form such a country, have /has been registered with the Competent Authority and we will not sub- contract any work to a contractor from such countries unless such contractor is resisted with the Competent Authority.

We hereby certify that we fulfill all requirements in this regard and re eligible to be considered.

We further confirm that evidence of valid registration by the Competent Authority for us/our Collaboration/ JV/Partner/Consortium member/ Assignee as applicable is enclosed as Annexure.

*Bidder to strike-off, if not applicable.

**Bidder to mention the Annexure no.

Date: _____

Place: _____

Seal of Organization & Signature

of Authorized Applicant