_	Darticulars as re-entlessed 1		
S.No	Particulars as mentioned in RFP	Query	Clarification
1		Is the scope of work for BEE's RFP limited to Energy Efficiency or does it also include renewable energy, energy & electricity access, economic development, environment sustainability and other parameters in GETI and RISE?	It includes all the perimeters under GETI, NETI and RISE
2		Given the diverse scope of the parameters in GETI and RISE, i.e. EE, RE, Access, Economic development, etc. It may be more appropriate to have a consortium of two or more parties bidding together. BEE is requested to allow a consortium of two or more parties to bid. If agreed, an amendment maybe issued. The requirement of INR 50 crore turnover for each of the preceding three years seems very stringent. BEE is requested to consider	Consortium is allowed. Letter of Association of Consortium partners should be provided. No Agency should be part of more than One Consortium Appropriate amediements are made in the RIP. Not considered necessary
4	Project Management	lowering this turnover requirement. If agreed, an amendment maybe issued. We suggest inclusion of a design / strategy phase in the overall scope of the project wherein the consultant should review global best practices of countries leading on key indices, analyze indian context and priorities and create a customized roadmap and initiatives in consultation with BEE and other industry experts which will help improve India's global ranking	This is expected as part of the approach and methodolgy to be proposed by the bidder.
5	Monitoring of Data	The Agency should assess key problems, risks, challenges, bottlenecks in highlighting measures to mitigate the same. In which aspect should the challenges be highlighted? Please clarify	The Agency shall highlight the challenges in the indices in Indian Context.
6	Team Structure	Given most of the parameters in GETI rankings are related to macro-economic parameters & Energy related performance at macro level (like electricity prices, environment sustainability and access to energy), how is the specific requirement of a BEE certified energy auditor/Energy manager as team leader relevant for the success of this project? Instead it is suggested that the Team Leader should have 15+ years of experience in energy strategy & policy, energy transition & sustainability	Considered. Appropriate amendemendts are made in the RfP.
7	Annual turnover of minimum Rs. 50 crores in each of the last three years. i.e. FY 2017- 18, 2018-19 and 2019-20.	Currently our Financials for FY 19-20 are still under audit and finalization. We would be happy to provide you the same once our statutory audit finalizes. Till then, we can provide the financials for preceding 3 financial years: FY 18-19, 17-18 and 16-17. Also, we can provide CA certified provisional financial statements for FY 19-20 if needed	Considered. Appropriate amendemendts are made in the RfP.
8	Technical Evaluation	Given the strategic nature of this assignment and its critical importance to India's future energy security and sustainability goals, we propose a higher weightage (min 80%) on technical score to ensure the right quality and capabilities from the consultant	Not considered necessary
9	Restriction on Substitution of Key Staff	We wish to clarify that all key personnel identified with the Client will not be substituted unless out of our control, such as resignation.	Considered. Appropriate amendemendts are made in the RfP.
10	Liquidated Damages	We suggest removing this clause. We will pay actual damages as may be determined by a court, but we are unable to upfront agree to paying a pre-agreed penalty.	Not considered necessary based on the view of legal team
11	Conflict of Interest; Confidentiality	We agree to maintain the confidentiality of all confidential information that is provided to us by the Client. However, we propose to make the confidentiality obligations in the Agreement mutual for both parties. Also, Confidential Information should not include information that: [a) is previously known to, or in the possession of, the receiving party without an obligation not to disclose; (b) is acquired by a receiving party from a third party which was not, to the receiving party without an obligation not to disclose; (b) is acquired by a receiving party from a third party which was not, to the receiving party without an obligation not to disclose; (b) is acquired by a receiving party form a third party which was not, to the receiving party developed by or for the receiving party without reliance on any Confidential Information of the other party; (d) becomes publicly known and made generally available, through no breach of the Agreement, or (e) is disclosed pursuant to an order of any court of competent jurisdiction requiring disclosure of the Confidential Information of the disclosing party, shall promptly notify the disclosing party. Further, in order to be compliant with any legal or tax orders, we request that we are allowed to retain the copies of the reports or Deliverables submitted by us as an evidence of the work completed by us under the Agreement.	Considered Partially. Appropriate amendments made in Rfp in consultation with Legal Team.
12	Conflict of Interest; Intellectual Property	We agree to provide the Client the final versions of the materials, reports and presentations prepared by us for delivery to Client (the "Deliverables"), however, we would like to clarify this shall only be the final Deliverables that are shared with the Client, and shall not include any working drafts etc. We shall provide a non-exclusive, non-transferable, non-sublicensable, fully pixel right to the client to use and copy any of the pre-existing IP anon-exclusive, non-transferable, non-sublicensable, fully pixel right to the Client to use and copy any of the pre-existing IP anon-exclusive, non-transferable, non-sublicensable, fully pixel right to the Client to use and copy any of the pre-existing IP anon-exclusive, non-transferable, non-sublicensable, fully pixel right to the Client to use and copy any of the pre-existing IP anon-exclusive, non-transferable, non-sublicensable, fully pixel right to the Client to use and the Agreement. Further, in the event any third-party materials or products or any of our proprietary products are used for the Deliverables or services, the terms and any licensing restrictions thereof shall be shared with the Client for compliance. Also, we shall not preclude the Client from sharing the Deliverables with any third parties, however, we request the Client to ensure that such third parties sign our standard non-reliance letter before the Client shares Deliverables and any third-party having access to the report or presentation or Deliverable may use it on a non-reliance basis. This would protect us from sits of third-party claims based on reliance on our Deliverable may use it on a non-reliance basis. This would protect us from sits of third-party claims based on reliance on use Deliverable may use it on a non-reliance basis. This would protect us from sits of third-party claims based on reliance on our Deliverable may use it on a non-reliance basis. This would protect us from sits of third-party claims based on reliance on use Deliverable may use it on a non-reliance basis.	Considered. Appropriate amendments made in Rfp in consultation with Legal Team.
13	Termination of Contract	We suggest that the termination clause should be mutual and should be triggered only where there is a material breach by the other party that is not cured within 30 days of receiving a notice. We would also like to clarify that in case of any termination, we shall be paid for all services performed, Deliverables providedand our proprietary tools (if any) accessed up till the date of termination.	Not considered necessary based on the view of legal team
14	Terms of Payment	Considering the nature of services, the team and Client shall work closely, and the Deliverable should contain no surprises. In addition, by virtue of the nature of our Deliverables, it is impossible to create a meaningful, objective protocol for determining whether Deliverables comply with stated expectations. Therefore, we suggest removing the requirement for an acceptance of the Deliverables and the correlation between payment and acceptance. In the event the payment must be linked to acceptance, we suggest incorporating an acceptance criterion that the Client shall, within five [5] days of receipt of the Deliverable, provide us a notice, and we shall, upon receipt of such notice, promptly correct any material variances identified therein. Further, Deliverables shall be deemed accepted at such time as either (i) such Deliverable conforms to the specifications or descriptions agreed between the parties; (ii) upon review is deemed satisfactory to Client; or (iii) Client fails to submit the above:	Not considered necessary based on the view of legal team
15	Terms of Payment	As per our standard terms, we would like to add the clause on interest on late payment. "Bidder will impose a 1.5% per month late payment fee for invoices that remain unsettled after 30 days from raising the invoice."	Not considered necessary.
16	Projects Undertaken; List of Projects; Prior Experience	We have signed confidentiality agreements with our clients that limit our ability to disclose their names, the contracts / work orders with them, completion certificate, references, etc. While we shall be happy to disclose the same where we are legally permitted to, we request you to accept the certificate with a brief description of our client (without disclosing their names), the nature of services we performed for them, the duration of the project and a tentative contract value duly attested by CA.	Considered. Appropriate amendemendts are made in the RfP.
17	Liability	In the Agreement, we propose to add a provision that our aggregate liability for any claims (including third party claims) arising from or in connection with or relating to the Agreement shall not exceed an amount equal to the fees paid by the Client for that work, and neither party shall be liable for any indirect, consequential, punitive, exemplary or other special damages.	Not considered necessary based on the view of legal team
18	Disclaimer	We would like to propose the inclusion of the following clarification that the Client shall be responsible for obtaining its own legal, tax and accounting advice concerning laws, regulations, agreements and other legal, accounting or tax issues which affect the advice given by us to Client.	Not considered necessary based on the view of legal team
19	The Agency will do the necessary parameter wise identification of alternate data sources which may lead to improvement in position /rank of India.	Can you please clarify how identification of alternate data sources will lead to improvement in position/ rank of India? Ideally an example would to illustrate the thought process	Details provided under RfP is adequate. The same was explained during pre-bid also.
20	The Agency will be responsible for coordination, monitoring and supervision of the overall project implementation activities under aegis of M/o Power / BEE.	Will the coordination, monitoring and supervision of the overall project implication activities be restricted to GETI, NETI, RISE & IC activities? Please clarify	Yes, the coordination, monitoring and supervision of the overall project implication activities be restricted to GETI, NETI, RISE, SEEI & IC activities
21	The Agency will provide the necessary consultancy services related to the indices and their development		The stationed manpower at BEE/MoP are required to provide support on the coordination, monitoring and supervision of the overall project implication activities related to GETI, NETI, RISE, SEEI & IC activities as required. Since, NETI is to be developed along with WEF, it is envisaged that the agency shall provide consultancy support to facilitate development of NETI jointly by BEE and WEF.

2	2	Bachelor in Engineering with Masters/MBA and BEE's certified Energy Auditor/ Energy Manager and experience in Climate Change, Renewable Energy, Sustainable Energy and Energy Efficiency	Is the requirement on Team Lead's qualifications an AND condition or OR i.e. assuming the requirement is for Masters OR MBA. Similarly certified Energy Auditor OR Energy Manager	Team Lead need not be an EM/ EA .
2	3	Consultancy advisory in field of energy efficiency, sustainability and climate change, and renewable energy in the last five years, preferably with Central and State Government Ministries/ Departments / Organizations / Bodies / Agencies which may involve technical analysis of projects	Can you include additional detail in the nature of consultancy advisory that would be considered relevant? Suggest we clarify that the experience should be strategy or management consultancy, in line with the scope of the RIP as opposed to other services like audit, IT	Considered. Appropriate amendemendts are made in the RIP.
2	4	Strategy to be adopted to achieve the expected outcome as mentioned in para 4.1 above	In line with similar RIPs at the Ministry level on national strategy or policy design, we suggest the evaluation marks on presentation by the consultant including methodology, workplan etc. to be increased to min 50 marks	Not considered necessary
2	5	Annual turnover of minimum Rs. 50 crores in each of the last three years. i.e. FY 2017- 18, 2018-19 and 2019-20.	In order to achieve the desired outcome for BEE for this strategic assignment, it is suggested that the minimum turnover criteria to be increased to min INR 500 Cr for last 3 years from management consultancy services in Indian domestic market	Not considered necessary.
2	6	Last date & Place for Submission of Proposal is 16th September 2020 at 3:00 P.M.	Request to extend the deadline for submission by at least 15 days.	Last date to apply extended till 30th Sept 2020
2	7	Annual turnover of minimum Rs. 50 crores in each of the last three years. i.e. FY 2017- 18, 2018-19 and 2019-20.	Our management yet to release FY2019-20 financial data. Hence, request you to kindly consider previous four year financial data i.e. FY18-19, FY17-18 and FY16-17.	Considered. Appropriate amendemendts are made in the RfP.
2	8	Minimum Eligibility criteria:Experience of working or having association with any Government Department / Agencies on any international / national assignment towards preparation of national / sub- national level index related to the energy sector	There are very few energy sector ratings or indexes are prevalent in India as of now.In the view of this, please consider consultants experience in the sectors relevant to ratings or indexes mentioned in RFP.	Not considered necessary
2		Economics Consultant -Team Member(+3 years)	Request to consider MBA finance professional with relevant work experience in economic analysis and modelling for this position.	Not considered necessary
3		Energy Efficiency Consultant- International Cooperation	Request to consider professional with +3 years of relevant experience working with international co-operation related projects. Please also confirm whether experience of executing international consulting assignments in relevant sectors will be considered as against the requirement of International Co-operation.	Not considered necessary
3	1	The applicant should be a registered organization. The organization registered under Companies Act or Societies Registration Acts shall be eligible to apply. Subcontracting after award of RFP is not allowed. The organization must be registered fincorporated in India, with at least 10 years of existence in the field of consultancy services. No consortium is allowed	As the extent of work and expertise of vast domain coverage required, we request to consider allowing Consortium for effective and timely delivery of project	Consortium is allowed. Letter of Association of Consortium partners should be provided. No Agency should be part of more than One Consortium Appropriate amendemendts are made in the RIP.
3	2	Procedure for Submission of Proposal XIX. Moreover, Firm/Agency/agency is supposed to present a 5 page write up on the methodology along with timelines for project completion which must not exceed 14 months from date of awarding of contract	Request to clarify whether the write up requirement is maximum 5 pages or at least 5 pages for the methodology.	The number of pages is just an indication. However, the agency may provide details as deemed fit.
3	3		In the current eligibility criteria, organization registered under Companies Act or Societies Registration Act are eligible to apply. Therefore, we request you to kindly consider the organizations registered under the LLP Act as well.	Considered. Appropriate amendemendts are made in the RfP.Organisations registered under LLP Act shall be eligible to apply.
3	4	interested in being considered	outcome, it becomes important if different expert agencies can bid together and bring key competencies to the table. Therefore, we	Consortium is allowed. Letter of Association of Consortium partners should be provided. No Agency should be part of more than One Consortium Appropriate amendemendts are made in the RIP.
3	5	Scope of Work 4.2 Minimum Eligibility Criteria The agency interested in being considered for this assignment must fulfill the following criteria: Page no. 17	As per the provision of the Act, the annual accounts are to be finalised end of calendar year every year. Accordingly, our accounts for FY 20 are under preparation. Therefore, we request you to kindly consider the annual accounts details of last 3 years excluding the FY 2019-20, i.e. FY 2018-19, 2017- 18, and 2016-17.	Considered. Appropriate amendemendts are made in the RIP.
3	6	Scope of Work 4.2 Minimum Eligibility Criteria The Consultant shall have following as minimum team strength of 5 personnel. Detailed and duly verified CVs of such professionals should be provided to substantiate the claim:	Team lead is already expected to have more than 15 years in the area of Climate Change, Renewable Energy, Sustainable Energy and Energy Efficiency as per the defined criteria. We believe, with such experience, there is not much need of a certified Energy Auditor/ Energy Manager. Furthermore, the need of this requirement can't be seen for such kind of assignment.	Considered. Appropriate amendments made in Rfp.

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37	Scope of Work 4.2 Minimum Eligibility Criteria The Consultant shall have following as minimum team strength of 5 personnel. Detailed and duly verified CVs of such professionals should be provided to substantiate the claim:	We would like to submit that the assignment demands the expertise in different areas. Therefore, we would suggest considering the team members from renewable energy and environment or sustainability domain. Furthermore, one of the stationed team members from energy efficiency domain can be dropped.	Not considered necessary
38	4.4 Technical evaluation The number of points to be given under each of the evaluation criteria is: Page no. 20	We would like to submit that the experience of working on preparation of globally claimed index related to the energy sector prepared by the bidder on their own shall also be considered. Therefore, we request you to also consider the same as experience for technical evaluation criteria.	Not considered necessary
39	4.4 Technical evaluation Page no. 20	The bidders are required to showcase projects as part of evaluation criteria. The completion certificates are usually not provided by most of the Government clients. Therefore, we request you to consider self-certification (duly notarised) to show project completion or satisfactorily ongoing certificate.	Considered. Appropriate amendemendts are made in the RIP.
40	Technical evaluation Page no. 20	The bidders are required to showcase projects as part of technical evaluation criteria. Currently, only the projects with the completion certificates are being considered. However, there are many projects which are on-going from last two three years. Therefore, we request you to also consider the on-going projects for technical evaluation criteria.	
41	5.11 Confidentiality	We request you to kindly further add the following to the existing clause. "Except as otherwise permitted by this Agreement, neither of the parties may disclose to third parties the contents of this Agreement or any information provided by or on behalf of the other that ought reasonably to be treated as confidential and/or proprietary. Parties may, however, disclose such confidential information to the extent that it: (a) is or becomes public other than through a breach of this Agreement, (b) is subsequently received by the receiving party from a third party who, to the receiving party's knowledge, owes no obligation of confidentiality to the disclosing party with respect to that information, (c) was known to the receiving party at the time of disclosure or is thereafter created independently, (d) is disclosed as necessary to enforce the receiving party's rights under this Agreement, or (e) must be disclosed under applicable law, legal process or professional regulations. These obligation shall be valid for a period of 3 years from the date of termination of this Agreement.'	Considered. Appropriate amendments made in Rfp in consultation with Legal Team.
42	5.12 Disclaimer	Paragraph-1 We agree to provide the Client the final versions of the materials, reports and presentations prepared by us for delivery to Client (the "Deliverables"), however, we would like to clarify this shall only be the final Deliverables that are shared with the Client, and shall not include any working drafts etc. We propose to include language that allows us to retain the pre-existing and underlying intellectual property to the extent embedded in the Deliverables. We shall provide a non-excluse, non-transfrable, non-sublecmsable, fully paid right to the Client to use and copy any of the pre-existing IP forming part of the Deliverables, so as to enable the Client to use the Deliverables internally, in accordance with the Agreement. Paragraph-2 Further, in the event any third-party materials or products or any of our proprietary products are used for the Deliverables or services, the terms and any licensing restrictions thereof shall be shared with the Client for compliance. Paragraph-3 Also, we shall not preclude the Client from sharing the Deliverables with any third parties, however, we request the Client to ensure that such third parties sign our standard non-reliance lettre before the Client shares. Deliverables and any third- party having access to the report or presentation or Deliverable may use it on a non-reliance basis. This would protect us from risks of third-party claims based on reliance on our Deliverables, which are prepared only for the Client. We are not willing to assume any legal obligations to non-clients that could arise from the redistribution of our work and we do not owe the duty of care towards the third party."	Considered. Appropriate amendemendts are made in the RfP.
43	5.18 Intellectual Property	We request you to kindly further add the following to the existing clause. 'Agency may use data, software, designs, utilities, tools, models, systems and other methodologies and know-how ("Materials") that Agency own in performing the Services. Notwithstanding the delivery of any Reports, Agency retain all intellectual property rights in the Materials (including any improvements or knowledge developed while performing the Services), and in any working papers that Agency complie and retain in connection with the Services (but not Client Information reflected in them) Upon payment for the Services, Client may use any Materials included in the Reports, as well as the Reports themselves as permitted by this Agreement.	Considered. Appropriate amendments made in Rfp in consultation with Legal Team.
44	5.19 Termination of Contract	We request you to kindly further add the following to the existing clause. Agency may terminate this Agreement, or any particular Services, immediately upon written notice to Client if Agency reasonably determine that Agency can no longer provide the Services in accordance with applicable law or professional obligations.	Not considered necessary
45	1 Critical Information Last date & Place for Submission of Proposal Page no. 3	We would like to submit that the submission of proposal is due on 16th September 2020 and the pre bid meeting is on 10th September 2020. So, by the time the revert shall come on the bid queries, the time would be quite less to prepare the proposal. We therefore request you to kindly grant time extension of 3 weeks to enable bid submission.	Last date to apply extended till 30th Sept 2020
46		Since, many of the employees are working from home due to COVID, kindly accept scanned copy of signatures for proposed team members in proposal.	Considered. Appropriate amendemendts are made in the RfP.
47		Request you to please confirm if association in the form of sub-contracting is permitted.	Not considered necessary
48 49		We understand that under the PMU, we need to station 3 candidates in BEE for one year on full time basis. Could you please also provide an estimate of effort (person months or person days for 1 year) required from Team Lead and Economic Specialist positions? Could you please confirm whether the cost of conducting seminar/workshops is to be borne by consultants or will BEE bear this cost?	It is difficult to estimate the person days and person months of team members not stationed in BEE. The Agency, based on their prior experience, may suitably decide.
50		Should consultant take this cost into account while pricing their proposal? Please let us know, if there is any travel anticipated outside Delhi under this project? If yes, could you please specify an estimate of	No
50		locations and number of trips, so that we can include this while pricing our proposals? As many of the Ministries/Clients/Multilaterals do not provide the work completion certificates, we request you to kindly allow self -	Considered. Appropriate amendemendts are made in the RfP.
51		certification of the projects by authorized signatory in our proposal. We request you to kindly extend the bid submission deadline by two weeks.	Last date to apply extended till 30th Sept 2020
53		Considering the pandemic situation and restricted movements, kindly permit submission of technical proposals via email.	Submission through e-mail is accepted. However, Physical submission is preferred . However, in case of any discrepancy, hard copy will prevail.
54		For the position of Team Lead, we request you to kindly reduce the total experience required to 10 years. Typically a person with 10 years + experience is well suited to be a team lead on projects such as these.	Not considered necessary
55		For the position of Economics specialist, we request you to kindly include provision for candidates possessing Master's degree in finance in the qualification requirement (MBA – Finance).	Not considered necessary
56		We request the payment terms to be evenly spread out on a monthly basis. Since the 3 staff will be fully stationed at BEE, and their salaries will be paid monthly, we request BBE to allow 50% fee to be invoiced on monthly basis. Remaining invoicing for 50% of fee can be based on milestones provided in the RFP.	Not considered necessary
57		Page No. 26, point XIX of RFP mentions timelines as 14 months. Kindly confirm whether the timelines is 12 months or 14 months?	12 months
58		Could you please confirm if the maximum cumulative liability of the Consultant shall be limited to the amount of the contract value (as agreed in previous contracts signed with BEE);	There is no such clause in this regard in the rfp. Hence, there is no commment to offer at this moment.
59 60		We request you to kindly share the Termination Clause applicable for this assignment. kindly consider ongoing assignments with ministries/govt. bodies also as a part of credentials/evaluation.	The termination clause is at Section 5.19 Considered. Appropriate amendemendts are made in the RfP.
61		May we please request you to kindly confirm that the bidder is permitted to submit a POA issued on a non-judicial stamp paper in which the authorized signatory has been appointed by the assigned Director of the company. We have been submitting a similar POA in the previous tenders issued by BEE that has been duly accepted.	Considered. Appropriate amendemendts are made in the RfP.
62		Given the logistical challenges resulting from the Covid pandemic, we humbly request that online submission of proposal be allowed.	Considered. Appropriate amendemendts are made in the RfP.
63	1. Critical Information: Last date for submission of Proposal: 16th September 2020	It is requested to extend the timeline for bid submission till 25th September 2020	Considered. Appropriate amendemendts are made in the RIP.
64	2. Minimum Eligibility Criteria - No consortium is allowed	Request you to allow consortium/JV for executing the project	Consortium is allowed. Letter of Association of Consortium partners should be provided. No Agency should be part of more than One Consortium Appropriate amendemendts are made in the RfP.
65	3. Minimum Eligibility Criteria - The Consultant shall have experience of working or having association with any Government Department / Agencies on any international / national assignment towards preparation of national / sub- national level index related to the energy sector	We request you to kindly relax this clause in the interest of generating a healthy competition and consequently higher quality.	Not considered necessary

	56	last five financial years i.e. from FY 2015-16 till FY 2019- 20 will be considered Projects shall be considered completed subject to providing completion certificate from client.	Request you to kindly allow the ongoing projects as well, under the list of projects implemented by the bidder Organization. Also, Completion certificates are generally not always provided by the client. In such cases, kindly allow: • Acceptance of Copy of Work orders/ contract agreements • Written undertaking from the bidder organization stating completion of project.	Considered. Appropriate amendemendts are made in the RfP.
e	67		The deadline for submission may kindly be extended from 16 Sep 2020 to 25 Sep 2020	Considered. Appropriate amendemendts are made in the RfP.
e	58	Section 4.2 Minimum Eligibility criteria, first point Section 5.3 Procedure for Submission of Proposal- Point XVIII	Acceptance of Copy of Work orders/ contract agreements	Considered. Appropriate amendemendts are made in the RfP.
e	59 I	Section 4.4 Technical evaluation	Written undertaking from the bidder organization stating completion of project.	Considered. Appropriate amendemendts are made in the RfP.
,			It is mentioned that CVs should be signed in ink by all team members. Bid will be rejected, if signatures are not valid/not signed in original. We request BEE to allow us to use scanned signatures on the CVs, as most of the members of firm are working from remote locations.	Scanned signatures on the CVs will be valid.
7	71		We request BEE to kindly clarify the scope of consultant in supporting the development of National Energy Transition Index (NETI) - Will it be limited to stakeholders consultations & data collection, Or consultant need to design and develop the index and portal also.	The scope of the consultant will be largely limited to stakeholder consultations & data collection. But inputs for development of portal are also required.
7	72	Criteria- Table for Team	In position 4 & 5 it is mentioned that team member should have Masters/ MBA as a qualification, while for position 3 "Economics Consultant" there is a specific requirement for master's in economics. We request BEE to kindly consider for changing it to Masters/ MBA, it will give us flexibility to propose a team member having experience in economics modelling specifically for energy sector.	Three manpower to be stationed at BEE/ MoP has been proposed. Out of these three manpower, One of them (Economic Consultant) should have Masters in Economics.
2	72		In the section under the serial number 12, "Projects undertaken", there are two columns with similar names - Name of project and Relevant projects. We request BEE to clarify on this.	Name of the project and Relevant projects are same.
,	74		In section 5.3 it is mentioned that there is 5 page limit for writing the methodology part. And in section 4.4, it is mentioned that there is 30% weightage for "Strategy to be adopted" In total technical evaluation. We want to clarify with BEE that it is referring to the same evaluation component in all three sections viz. "Approach and Methodology".	Yes, it is referring to the same evaluation component in all three sections i.e. "Approach and Methodology". The number of pages is just an indication. However, the agency may provide details as deemed fit.
7	75		We request BEE to kindly allow us to submit signed work orders instead of completion certificates. As for most of the Govt. clients and IDAs, we don't receive the formal certificate for project completion.	Considered. Appropriate amendemendts are made in the RfP