2.3.2. The Bidder can also be a leader of a consortium consisting of not more than three firms, such that together they meet the Qualifying Requirements stipulated in Clause no: 2.1 or 2.2 as the case may be above. In case of bidding by a Consortium, the consortium partners shall necessarily identify a leader of the Consortium who will furnish the Consortium Agreement and the consortium partners shall execute a Joint Deed of Undertaking in which the partners are jointly and severally liable to the Owner for successful performance of the contract.

(OR)

2.3.3. The Bidder can also be a Joint Venture Company, provided the qualifying requirement stipulated in Clause no: 2.1 or 2.2 as the case may be is met by any one or more partners of the Joint Venture (JV) Company. The partner of the JV Company on the basis of whom the JV Company gets qualified shall have minimum 26% equity in the JV Company.

2.4. Route-IV:

2.4.1. The Bidder should have executed in the last seven years an industrial project either as Developer or as EPC contractor in the area of Power/Solar Power/Steel/Oil/Gas/Petro chemicals/ Fertilizer/cement/coal mining including coal handling plant/Rail/Ports/Bridges/Any other Infrastructural projects for the quoted capacity as given below,

Clause No	Quoted Capacity	Qualification requirement
2.4.1.1	100MW	One work of order value not less than Rs 440 Crores or more entered into in its/their own name
	200MW	One work of order value not less than Rs 880 Crores or more entered into in its/their own name
	300MW	One work of order value not less than Rs 1,320 Crores or more entered into in its/their own name
	400MW	One work of order value not less than Rs 1,760 Crores or more entered into in its/their own name
	500MW	One work of order value not less than Rs 2,200 Crores or more entered into in its/their own name

(OR)

Clause	Quoted	Qualification requirement		
No	Capacity	C		
2.4.1.2	100MW	Two works of order value not less than Rs 275 Crores or more		
		entered into in its/their own name		
	200MW	Two works of order value not less than Rs 550 Crores or more		
		entered into in its/their own name		
	300MW	Two works of order value not less than Rs 825 Crores or more		
		entered into in its/their own name		
	400MW	Two works of order value not less than Rs 1,100 Crores or		
		more entered into in its/their own name		
	500MW	Two works of order value not less than Rs 1,375 Crores or		
		more entered into in its/their own name		
(OD)				

(OR)

Clause Quoted Qualification requirement

No	Capacity	
2.4.1.3	100MW	Three works of order value not less than Rs 220 Crores or
		more entered into in its/their own name
	200MW	Three works of order value not less than Rs 440 Crores or
		more entered into in its/their own name
	300MW	Three works of order value not less than Rs 660 Crores or
		more entered into in its/their own name
	400MW	Three works of order value not less than Rs 880 Crores or
		more entered into in its/their own name
	500MW	Three works of order value not less than Rs 1,100 Crores or
		more entered into in its/their own name

and the same (Project(s) as above in clause 2.4.1.1 or 2.4.1.2 or 2.4.1.3 as the case may be) should be in successful operation for at least one year prior to the original scheduled date of tender opening.

(AND)

2.4.2. The Bidder should have executed at least one (1) Electrical Sub-station of 110 kV or above voltage level, consisting of equipment such as 110 kV or above voltage level Circuit breakers and Power transformer, either as developer or as EPC Contractor which should be in successful operation for at least one (1) year prior to the original scheduled date of tender opening.

(AND)

- 2.4.3. The bidder shall engage a design consultant who possess experience in providing consultancy services for development of Solar Power Plant/Solar Power Park for a capacity of Minimum 30MWp or above in single location in last 7 years as on the original scheduled date of tender opening. Copy of LOA and completion certificate issued in favour of design consultant shall be furnished as documentary evidence along with the bid.
- 2.4.4. The works referred at clause 2.4.1 (as applicable) & 2.4.2 can be in same or different projects.

2.5. FINANCIAL CRITERIA:

- 2.5.1. The Bidder, all Consortium Partners, Collaborators and all Individual Companies in the Group, shall have Positive Net Worth as per the latest audited financial statements individually. In case of the Bidder being a Joint Venture Company, each and every one of the Promoters of the said Joint Venture Company shall have positive net worth, as per the latest audited financial statements.
- 2.5.2. Average Annual Turn Over of the Bidder, combined Average Annual Turn Over of the Bidder and Collaborator, combined Average Annual Turn Over of the Consortium partners or the combined Average Annual Turn Over of all the promoters of the Joint Venture Company, as the case may be, shall not be less than Rs. 165 Crores for taking up 100MW capacity in the last three (3) consecutive financial years as on the original scheduled date of tender opening. Bidders can be considered for allotment/award of more than 100 MW (AC) capacity in multiples of 100MW and up to 500MW provided

they satisfy proportionate increase of average annual turnover requirements as given below,

For 200MW: Rs. 329 Crores For 300MW: Rs. 493 Crores For 400MW: Rs. 657 Crores For 500MW: Rs. 821 Crores

2.6. **Documentary Evidence:**

- 2.6.1. The bidder shall attach documentary evidence to prove that the qualifying requirements mentioned in the clause 2.1 or 2.2 are met by him, along with the bid in the form of user certificate along with copy of LOA/Work order/Contract agreement together with full contact details for verification.
- 2.6.2. For QR clause No. (2.3) In case of participation by the Bidder with Collaborator(s) or the Consortium or the Joint Venture Company as the case may be, shall attach documentary evidence to prove that the qualifying requirements mentioned in Clause no. 2.1 or 2.2 above are met by him / them, along with the bid in the form of user certificate along with copy of LOA/Work order / Contract agreement together with full contact details for verification and they should furnish a copy of valid Collaboration Agreement /valid Consortium Agreement / Joint Venture Agreement as applicable and also furnish Joint Deed of Undertaking along with the bid for the services offered jointly and such agreement shall be valid till completion of all the contractual obligations.
- 2.6.3. For QR clause No. (2.4) The bidder shall attach documentary evidence to prove that the qualifying requirements mentioned in the clause 2.4.1, 2.4.2 & 2.4.3 are met by him, along with the bid in the form of user certificate along with copy of LOA/Work order / Contract agreement together with full contact details for verification.
- 2.6.4. For Financial QR, clause No. (2.5) Bidder shall furnish his audited profit and loss accounts and balance sheets for the last three (3) consecutive financial years as on the original scheduled date of tender opening. Wherever the bidder participates with Collaborator / Consortium / Joint Venture Company / Joint Venture partner(s), profit and loss accounts and balance sheet for the last three (3) years of their Collaborator / Consortium / Joint Venture Company / Joint Venture partner(s) shall also be furnished by the Bidder.

2.7. Notes:

- 2.7.1. The Bidder or the Bidder with Collaborator or the Consortium or the Joint Venture Company as the case may be, shall attach documentary evidence to prove that the qualifying requirements mentioned in Clause No.2.1 or 2.2 above are met by him / them, along with the bid in the form of user certificate along with copy of LOA/Work order / Contract agreement together with full contact details for verification.
- 2.7.2. If bidder participates with Collaborator or Bidder as a Consortium or Bidder as a Joint Venture Company, they should furnish a copy of valid Collaboration Agreement /valid Consortium Agreement / Joint Venture Agreement as applicable and also furnish Joint Deed of Undertaking along with the bid for the services offered jointly and such agreement shall be valid till completion of all the contractual obligations.