

Min of Def (Fin) New Delhi

CoordA-58

Dated 10.11.2015

DPM-2009 Amendment - 1/2015

1. Amendment 1/2015 to DPM-2009 is issued as enclosed to this letter. The amendments in relevant paras of DPM-2009 are mentioned from Sl A to K. The essence of this amendment is that taxes and duties levied by central / state / local governments such as excise duty, VAT, service tax, Octroi / Entry tax, etc on final product will not be used in evaluation criteria for L-1 determination in those cases also, where only Indian bidders are competing. This amendment will be applicable with immediate effect.
2. This issues with the concurrence of FA (DS) and approval of Raksha Mantri.



(Rajnish Kumar)
JS & Additional FA (RK)

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SL A

Existing provisions (page 35)

- 4.13.1 **Preparation of the Comparative Statement of Tenders:** After opening of the commercial bids (of QR-compliant tenderers in the case of two bid system and after approval of the TEC report by the CFA), the procuring agency should prepare a comparative statement of tenders (CST). The comparative statement of tenders should be prepared with due care showing each element of cost (basic cost, taxes, levies, etc.) separately against each tenderer. The CST should be prepared soon after opening of the commercial bids and got vetted by the IFA as to its correctness, where financial powers are to be exercised with the concurrence of integrated finance.

New provisions (page 35)

- 4.13.1 **Preparation of the Comparative Statement of Tenders:** After opening of the commercial bids (of QR-compliant tenderers in the case of two bid system and after approval of the TEC report by the CFA), the procuring agency should prepare a comparative statement of tenders (CST). The comparative statement of tenders should be prepared with due care showing each element of cost (basic cost of items, freight, insurance, other requirements except levies, taxes and duties levied by Central/State/Local governments such as excise duty, VAT, Service tax, Octroi/entry tax, etc on final product) separately against each tenderer. The CST should be prepared soon after opening of the commercial bids and got vetted by the IFA as to its correctness, where financial powers are to be exercised with the concurrence of integrated finance.

