



INDRAPRASTHA POWER GENERATION CO. LTD

&

PRAGATI POWER CORPORATION LIMITED

(Office of AGM (T) C&M-II, PPS-I, I.P. Estate, Ring Road, New Delhi-110002)

(Ph.: 23378739, E-Mail: ncsharma@ipgcl-ppcl.nic.in)

NO: AGM(C&M)-II/2019-20/1762

Dated: 06/02/2020


M/s Secure Wave Technologies
Shop No. 210, New Gurdwara Market
Jind Chowk, Kaithal Road
Assandh-132039 (Haryana)

Sub: Debarring from Participating in future tenders floated by IPGCL-PPCL for the period of Two years w.e.f. the date of issue of this letter

Ref: Tender No. 1000009983/HR/CS-I/19-20

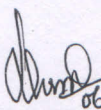
Sir,

1. This is with reference to the Tender No. 1000009983/HR/CS-I/19-20, floated for Supply and Maintenance of 10 Nos. iRetina & Fingerprint based Biometric Attendance System in which you participated; wherein you submitted the EMD of Rs. 39,200/- prepared from the account of M/s. Ewit Infotech Pvt. Ltd., one of the participating vendors in the said tender. As it is clearly mentioned by the concerned bank, 'Non-Transferable' on the document. It shows cartel formation.
2. Therefore, IPGCL, in this regard, sent a Show Cause Notice No. CM/HO/CS-I/1000009983/19-20/1236 dated 28.09.201 to you, to explain the matter within 5 days of the receipt of the mentioned notice, stating "why necessary action not be initiated against you in terms of Clause Sl. No. 37 of General Terms & Conditions (For Contract) of NIT" for the unethical business practice followed by yourself in the said tender. In reference to the letter, your reply dated 11.10.2019, has been gone through and the same was found unsatisfactory.
3. "Unethical business dealings" is the serious matter of concern for us and your explanation in the reply to the above Show Cause Notice appears to be concoction and evasive and as such the same has been found to be unsatisfactory by the department. It is pertinent to mention here that you did not comply with the provisions of the terms of tender document. As per the Clause 11 'Instructions to the Bidder' & Clause 37 of General Terms & Conditions (For Contract) of the tender document, IPGCL at its sole discretion reserves the right to black list / debar any supplier/contractor, who indulges or is suspected to be indulged in unethical practices while dealing with IPGCL/PPCL, by terminating/cancelling the said tender and debarring the party from the future participation in IPGCL-PPCL tenders. IPGCL is constrained to invoke Clause 11 'Instructions to the Bidder' & Clause 37 of General Terms & Conditions (For Contract) of the tender document, by debarring your firm from future participation in IPGCL-PPCL tenders.
4. In view of the above, with the approval of the competent authority, your company is being Debarred from participating in the future tenders floated by IPGCL-PPCL for a period of Two years w.e.f. date of issue of this letter.


(Naveen C. Sharma)
AGM(C&M)-II

Copy to:

1. Sr. PS to Managing Director: For kind information pl
2. Sr. PS to Dir. (Tech): -do-
3. Sr. PS to Dir. (Fin): -do-
4. GM (C&M): -do-
5. GM (T) HR: -do-
6. Sr. Manager (IT): Please upload in list of banned vendors on our company website.
7. Sr. Manager(VR): Pl. block the vendor for two years
8. Manager (CS-I)
9. MSME
10. NSIC
11. Case File


06/02/2020
AGM(C&M)-II