

Purchase Policy for Procurement of PSC Poles – Amendment No.10

Reference: GUVNL letter dated 03/04/2023

1. Existing Clause no. 2.3.16 shall be substituted by following:

In case of change in the name or ownership or control of the Firm of the Registered Vendor, having valid vendor registration, such Firm shall inform in writing along with supporting documents with payment of Rs. 5000/- plus applicable GST as fees, within 90 days of such change. The Firm shall have to confirm that there is neither change in the infrastructure facilities nor in the products / items and that change is only in the name / ownership / control of the Firm. In such a case, the Firm shall have to submit application and relevant documents towards the proof that such change is lawful / legitimate along with the documents as per Annexure II, to the Company, who had granted Vendor Registration for registering change of name / ownership / control of the existing registered vendor.

If, firm fails to inform such changes to respective Company within 90 days, in such case, the firm will not be considered as registered vendor.

In case of Amalgamation of companies, the order from Court is to be followed. While, in case of Merger & Acquisition, the legal procedure to be followed as per Company's Act.

2. Existing Clause no. 2.3.17 shall be substituted by following:

In case of shifting of factory premises of the Registered Vendor, such Vendor has to pay requisite regular Registration fees as per clause no. 2.1.1 or 2.1.2 plus applicable GST and factory inspection shall be carried out as per norms. No shifting shall be allowed during execution of order. After shifting of factory supplier shall be considered as Regular supplier.
