

Haryana Solar Power Policy-2016

ADDENDUM (1st)

As per provision in the clause no. 6.4 of Haryana Solar Power Policy-2016, notified vide No. 19/4/2016-5 Power dated 14th March, 2016 following para is added in the clause no. 2.2 after first para:

“Separate tenders shall be floated for the 20% reserved capacity of the tendered quantity for the small generators of 1MW to 2 MW capacity in addition to the main tender for larger capacity projects of above 2MW. The tariff for small generators of 1MW to 2 MW capacity shall be decided on the basis of these tenders.”

This has been issued with the approved of Hon'ble Chief Minister, Haryana.

Dated: 19.05.2016

Principal Secretary to Govt. Haryana,
Renewable Energy Department,
Chandigarh

ADDENDUM (2nd)

As per provision in the clause no. 6.4 of Haryana Solar Power Policy-2016, notified vide No. 19/4/2016-5 Power dated 14th March, 2016 following addendum is issued:

I. The clause no. 1.7(b) is redefined as under:

Installation of solar power plants by the Haryana Power Generation Corporations on its land or on Govt./panchayat/private land.

II. The clause no. 2.1 is redefined as under:

“2.1 Ground mounted megawatt scale power plants:

Solar power projects shall be set up by the independent power producers (IPP) for sale of power to DISCOMs for which Haryana Power Purchase Centre (HPPC) shall invite bids through open competitive bidding tenders. The entire power produced by power producers from the tendered capacity shall be purchased by the HPPC or any other entity of Haryana Govt. The Independent Power producers shall meet with all the requirements, as per the State Grid Code, for setting up their projects. However, the Power evacuation facility to them shall be provided as per clause no. 4.1 of the policy.

For connectivity with grid, the IPPs shall connect the Solar Power Plant with the nearest Sub-Station of Transmission/Distribution Licensee and inject the electricity at appropriate voltage of the Sub-Station.

Further, for their captive consumption (within the same premises/remote premises within the state) or for sale to third party, the IPPs may install the projects at their own cost within the state, without need of approval from HPPC.”

III. The clause no. 2.7 is redefined as under:

“2.7. Panchayat Land on Lease /Rent basis.

The Government of Haryana will facilitate the lease/sub-lease of Panchayat land at reasonable rates through SUN Haryana (Saur Urja Nigam Haryana) or directly through Panchayat (as per prevailing Govt. Policy) for setting up of Solar Power Projects for minimum period of 30 years.

For the projects set up by any Government/private entity on private land, all the facilities as per this policy shall also be applicable.”

IV. The clause no. 4.3 is redefined as under:

“4.3 Exemption of Wheeling, Transmission & distribution, cross subsidy charges, surcharges and Reactive Power Charges:

All wheeling charges, cross subsidy charges, Transmission & distribution charges and surcharges will be totally waived off for Ground mounted and Roof Top Solar Power Projects. These exemptions shall be applicable for the Projects set up anywhere, within the state, for Captive consumption (within the same premises/remote premises within the state), for sale of power to Power Utilities or to third party from the point of injection i.e. nearest substation where metering is to be done.

VAT/GST on the solar devices, solar equipments, solar power projects (both rooftop & ground mounted) and spare parts (Modules only) used in the solar power projects will also be as per policy of the State Government, in this regard.”

V. The clause no. 4.11 on Exemption in Stamp Duty for lease of land for projects is redefined as under:

“4.11 Exemption in Stamp Duty for lease of land for projects.

These projects of MW scale shall be provided 100% exemption from payment of fee and stamp duty charges for registration of rent/lease deed and any further sub-lease(s) for the land required for setting up of these projects.

There will be 100% exemption of stamp duty on purchase of land for establishment of Solar Project within the state. However, if the independent power producer /project developer does not implement the projects or abandons the project prior to its life span (i.e. 25 years w.e.f. date of commissioning) except under force majeure conditions, then it will have to pay the exempted stamp duty failing which land purchase deed shall be cancelled.”

This has been issued with the approved of Hon'ble Chief Minister, Haryana.

Dated: **23.06.2017**

(ANKUR GUPTA)
Principal Secretary to Govt. Haryana,
New & Renewable Energy Department,
Chandigarh

CLARIFICATION

On eligible rooftops for installation of solar power plants under Chapter III (Rooftop Power Projects) of Haryana Solar Power Policy 2016

In reference to Haryana Solar Power Policy-2016, notified vide No. 19/4/2016-5 Power dated 14th March, 2016, following interpretation shall be considered for the rooftops solar power plants:

- i. The Solar Power Plants installed on Pucca structure or Pucca walls or having a electricity connection or installed on any structure/ground within the building/complex premises shall be counted as rooftop solar power plant.
- ii. However, the solar power plant installed on the shelter, cantilever, periphery sheds, on any part of the building/structure as mentioned above shall also be counted as rooftop solar power plant.
- iii. The Solar Power Plants installed on the agricultural land may not be counted as the rooftop solar power plant. However, the solar power plant installed on the roof of the building constructed on the agricultural land may be counted as rooftop solar power plant, besides counting rooftop as per Sr. No. (i) & (ii) also.

Principal Secretary to Govt. Haryana,
Renewable Energy Department,
Chandigarh

HARYANA RENEWABLE ENERGY DEVELOPMENT AGENCY (HAREDA)
(DEPARTMENT OF RENEWABLE ENERGY, HARYANA)

Akshay Urja Bhawan, Institutional Plot No. 1, Sector-17, Panchkula

PHONE:: 0172-2587233, 2587833

Email: drehareda@gmail.com Website: www.hareda.gov.in