

F. No. 32/54/2018- SPV Division
Government of India
Ministry of New & Renewable Energy

Atal Akshay Urja Bhawan(AAUB),
Lodhi Road, Near CGO Complex
New Delhi –110003
Date: 23-01-2023

ORDER

Subject: Sanction of Standalone Solar Pumps under Component-B of Pradhan Mantri Kisan Urja Suraksha evam Utthaan Mahabhiyaan (PM KUSUM).

With reference to the demand received from various States for the installation of standalone solar pumps under the Pradhan Mantri Kisan Urja Suraksha evam Utthaan Mahabhiyaan (PM KUSUM) Scheme, I am directed to convey the sanction of the President of India for installation of following quantities of standalone solar pumps to State Implementation Agencies (SIAs) under Component-B of PM KUSUM Scheme:

S.No.	State Implementing Agency (SIA)	Sanctioned Quantity of standalone Solar Pumps (Nos.)
1	Department of New & Renewable Energy (DNRE), Haryana	55000
2	Agriculture Department, Government of Himachal Pradesh	400
3	Jharkhand Renewable Energy Development Agency (JREDA)	20000
4	Maharashtra Energy Development Agency (MEDA)	25000
5	Meghalaya New & Renewable Energy Development Agency (MNREDA)	300
6	Irrigation & Water Resources Department (I&WRD), Mizoram	1000
7	Dept. of New and Renewable Energy, Nagaland	100
8	Punjab Energy Development Agency (PEDA)	15000
9	Department of Horticulture, Government of Rajasthan	40000
10	Agricultural Engineering Department (AED), Tamil Nadu	1000
11	Tripura Renewable Energy Development Agency (TREDA)	2000
12	Minor Irrigation Department, Government of Uttarakhand	1867
13	Agriculture Department, Government of Uttar Pradesh	30000
	Total	191667


2. The project commissioning timeline shall be as per the Guidelines for implementation of Pradhan Mantri Kisan Urja Suraksha evam Utthaan Mahabhiyaan issued vide order no. 32/645/2017-SPV Division dated 22.07.2019 and amendments thereof. Time will be counted from the date of issue of this sanction order. SIAs shall submit progress reports and completion reports on the online portal for PM-KUSUM Scheme.

3. SIAs shall follow all the terms and conditions stipulated in the Guidelines of the Scheme issued vide Order no. 32/645/2017-SPV Division dated 22.07.2019 and amendments thereof. SIAs shall follow the Scheme Guidelines for selection of beneficiary farmer and size of pump to be installed. Further, systems installed under the Scheme should meet technical specification and construction standards as specified by BIS and MNRE from time to time.

4. SIAs shall carry out various activities as mentioned under Section on Responsibilities of State Implementation Agency under Component-B of the Guidelines, including creating awareness about the scheme. MNRE will retain 33% of the eligible service charges for nation-wide centralised IEC activities.



5. Eligible CFA and service charges would be released to SIAs as per the terms and conditions stipulated in the Scheme Guidelines. CFA will be worked out based on type and capacity of solar pumps and respective benchmark costs as amended from time to time or the tender cost, whichever is lower.
6. SIAs will ensure use of indigenously manufactured solar panels with indigenous solar cells and modules. Further, the motor-pump-set, controller and balance of system should also be manufactured indigenously. The vendor shall provide declaration to concerned SIA with a list of imported components used in the manufacturing and installation of solar water pumping system.
7. Centralized tendering for procurement of standalone solar pumps under the Scheme is to be conducted by a Central Public Sector Undertaking (CPSU). Central Financial Assistance (CFA) will only be released for the installation of standalone solar pumps done by vendors selected through the centralized tendering as per provisions of the Scheme.
8. SIA shall be liable for recovery of the whole or part amount of the CFA, with applicable penal interest, in case of non-compliance of the provisions of the Scheme/Sanction.
9. In terms of Rule 230 (7) of GFR 2017 and instructions of DoE, SIAs shall record the receipt of incentives and the expenditure therefrom in the EAT module of PFMS.
10. In terms of the Rule 230 (1) of GFR, concerned SIA will certify that they have not obtained or applied for grants for the same purpose or activity from any other Ministry or Department of the Government of India or State Government.
11. In terms of provisions contained in Rule 236(i) of GFR 2017, the account of concerned SIA shall be open to inspection by the sanctioning authority and audit (both by CAG of India and Internal Audit by the Principal Accounts Office of the MNRE), whenever the organization is called upon to do so.
12. SIAs will furnish year wise Utilization Certificate (UC) in the prescribed format of GFR-12(C) and Audited Statement of Expenditure (ASoE) along with detailed progress report periodically as per provisions of the scheme.
13. As per Rule 234 of GFR-2017, the sanction has been entered at S. No. 36 & Page No. 57 in the Expenditure Register of this Division.
14. This issues with the approval of the Competent Authority.


(Shobhit Srivastava)
Scientist D

To,

All concerned State Implementation Agencies under Component-B of PM-KUSUM

Copy for information and necessary action to:-

- a) MD, SECI
- b) The Principal Director of Audit, Scientific Departments, DGACR, Building IP Estate, New Delhi,
- c) AG, CW & M.II (Science Audit), AGCR Building, New Delhi
- d) JS(LB)/JS& FA/Sci-F(JKJ)/Sc-B(AG)
- e) Cash Section (2 copies)/ IFD, MNRE/Sanction Folder
- f) To All concerned SIAs.


(Shobhit Srivastava)
Scientist D