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<th>Sl.No</th>
<th>Question &amp; Answer</th>
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| 1     | **Can non-signing of Integrity Pact lead to disqualification/rejection of bids?**  
As per ITB clause 2.1 (e) of SDB works, Failure to provide a duly executed IP shall result in disqualification of bid. However it is applicable only for large goods (above 0.25M) and it is not applicable for small value procurement and framework contracts as well. |
| 2     | **Inconsistency in using standard bidding documents by different procuring agencies?**  
As per the circulars issued by Ministry of Finance vide reference no. FM/DNP/PD-25/2009/4040 dated March 16, 2009 and notification vide reference no. MoF/PPPD-08/2012-2013/175 dated April 30, 2013, we urge the Procuring Agencies to strictly follow the relevant standard bidding documents uniformly in line with the above circulars and notification. |
| 3     | **In technical specification on the procurement of goods, whether it is allowed to give brand name?**  
As per the Procurement Rules and Regulations (2009), chapter V, section V, clause 5.2.2.12, in both the cases of goods and works, care shall be taken not to use any particular brand name or catalogue number that would tend to restrict competition or to favor any particular supplier. If the use of such brand names or catalogue number is unavoidable, the words “or their equivalent” should follow them. |