#### BHEL/TRICHY

### MM/RM/PURCHASE/STEEL

**REF:MM:PUR: AS ROUNDS** DT: 29.08.2022

# Pre-Qualification requirements (PQR) for the procurement of Rounds/Forgings

# A) Organizational Capability:

- 1. Manufacturers having Rounds/Forgings manufacturing facilities are only eligible to participate. Offer from traders, fabricators and stockists are not acceptable and will not be considered for evaluation. Vendor to indicate the nature of the Firm(Trader/Stockist/Manufacturer). Product catalogue shall be submitted.
- Suppliers shall submit their basic in house manufacturing facilities for evaluation of offer. In house facilities for hot finishing or cold finishing, rolling/Forging, Heat treatment, UT testing, Wet/Dry MPI as applicable as per TDC if applicable, are mandatory requirements for consideration of the offer. Details of the mill with list of manufacturing facilities and List of testing equipment & measuring instruments shall be submitted.
- 3. If the supplier is not having steel making facility, then source of raw material for the manufacturing shall be indicated. If the supplier is dependent on more than one source for steel making, all the sources should be indicated; and the supplies should be restricted to the indicated list of raw material suppliers. The supplier shall confirm that the raw material test certificate/s will be furnished along with product test certificate/s.
- 4. Compliance to Tendered Specification and TDC if applicable as per Tender is mandatory for consideration of offer.
- 5. Chemical and Mechanical testing shall be done in house or at Labs certified as per ISO 17025.
- 6. Suppliers shall submit a valid ISO 9001 certificate or Quality management system certificate or Written down procedure.
- 7. BHEL reserve the right to inspect the item ordered at any stage at vendor's works and if found not meeting the stipulated conditions, material is liable for rejection.
- 8. BHEL reserves the right to inspect the first lot of materials at vendor's works for giving clearance before bulk production.

#### B) Past Experience/ Performance:

- 1. Suppliers shall indicate their annual installed capacity for the tendered specification & it shall be more than the tendered quantity
- 2. Suppliers shall have supplied round bars to the tendered specification or any higher grades of tendered specification.
- 3. Supply credentials in the recent past like unpriced PO copies with corresponding proof of supply (such as invoice/bill of lading copies and test certificates covering minimum and maximum sizes shall be submitted.

K. BHUVANADEVI

Manager Quality Assurance PAGE 1 OF 2

BHEL, TRICHY - 620 014

Manager MM / RM / Material Planning BHEL, TRICHY - 620 014.

### **BHEL/TRICHY**

## MM/RM/PURCHASE/STEEL

**REF:MM:PUR: AS ROUNDS** 

DT: 29.08.2022

# Pre-Qualification requirements (PQR) for the procurement of Rounds/Forgings

If credential is not available for any specific tendered size, then a specific declaration shall be submitted by mill stating the capability to produce that quoted size/s.

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### C) Financial Soundness:

- 1. Indigenous suppliers shall submit copies of annual reports (balance sheets), profit & Loss Statement for the last three years (or from date of incorporation whichever is less) and GST Certificate.
- 2. Import suppliers shall submit latest audited report from any reputed third party business rating agency like D&B report / credit reform etc.

Necessary supporting documents shall be submitted for meeting each of the above Pre-Qualification Criteria for evaluation of the offers.

BHEL reserves the right to consider/Not-consider the offers based on the evaluation of documents submitted for the above Pre-Qualification Criteria. If required, BHEL also reserves the right to verify information submitted by vendor. In case the information is found false/incorrect, the offer shall be rejected.

BHEL also reserves the right to carry out audit checks for confirming the material properties on the supplied material during material receipt at BHEL. Supplies found defective during check or subsequent processing at BHEL will be rejected.

K. BHUVANADEVI

Manager MM / RM / Material Planning BHEL, TRICHY - 620 014. M. JEYARAM

Manager

Quality Assurance

BHEL, TRICHY - 620 014



BHEL – Tiruchirappalli - 620014, India. Quality Assurance Department

TECHNICAL DELIVERY CONDITIONS

Doc No: **TDC:0:309** Rev No: 12 Effective Date: 05/12/2018

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Product: Carbon, Alloy & Stainless Steel Rolled Bars (for Boilers & Valves)

#### Revisions Record:

Rev: 01: Source of supply for AS included.

Rev: 02: Text re-written, Class Nos introduced for Alloy steel. High temperature test removed. TDC: 03: 306/00 merged into

Rev: 03: Cl. 4, 6, 9 modified.

Rev: 04: Cl 5 revised to include Impact test for bars used for valves purchase orders, clarity brought in Cl 4.

Rev: 05: Heading modified. Cl 1 size restriction for CS and AS SA182 rolled bars added as per ASME. SA182 Gr 91&Gr 92 added and subsequent clauses modified for chemistry, Heat treatment, mechanical properties, photomicrograph and NDE. Cl 2 – Steel makers names removed and requirement for creep testing added as per IBR Reg 4. Cl 2, 6 &10 modified for SS. Cl 4 – SA 182 F91, F92 & F23 Tempering temperature and soaking time modified. Cl 5 – Bend test Clarified, Cl 6 – MPI added. Cl 11 added. Cl 10 – IBR Forms indicated. CS: SA675 Gr 70 added and its requirements added in Cl 1, 2, 4 in line with collaborator practise.

Rev 06: Dt: 25/11/2014 Cl 2, 4, 5, 6, 10 modified

Rev 07: Dt: 06/10/2015: Cl 2.5, 4.3, 5.6, 10.9 added; Cl 1.0, Cl.2.3, 4.2, 5.2, 6.1, 9.0, 10, 12.0 modified.

Rev 08: Dt: 24/12/2015: Cl 1, 2, 3, 5, 6, 7, 10, 11 & 12 modified.

Rev: 09 Dt: 25/07/2016 - Cl 1 modified to add SA 182 F304L, Cl 5 modified to add impact requirement for SA 479 TP 410 Condition 2

Rev 10: Dt: 06/02/2017: Cl 1 changed to indicate the use of latest revisions of referred codes, standards, specifications, drawings, procedures, etc; Tempering temperature added for F12 material in Cl 4; Requirements of API 6D removed from Cl 1, 2, 4, 5, 10, 12 since the API 6D certificate license was not applied for; Definitions for relevant, linear and rounded indications provided in Cl 6; Type 3.2 certification updated as per BS EN 10204-2004 in Cl 10 (b).

Rev 11: Dt: 27/11/2017: Cl 2 modified; Cl 5 modified to include 100% hardness testing and Creep testing requirements; Cl 6 changed to include UT for forgings above 40 mm; Cl 10 modified suitably.

Rev12: Dt: 05/12/2018: Tolerance in Cl 3 modified based on guidance from corporate standard AA 102 08 Rev07, Cl 4 modified to include F11.

#### 1. MATERIAL SPECIFICATIONS:

All the codes, standards, specifications, drawings & procedures, etc., referred in this TDC shall be of latest revision as on the date of Enquiry/Purchase Order, whichever is earlier, unless specified otherwise.

Carbon Steels (CS) : SA 105, SA 675 Gr 70

Low Alloy Steels (AS) : SA 182 F11 Class 2, F12 Class 2 & F22 Class 3, SA182 F91 &

SA182 F92 (Code case 2179); SA 193 B7 & B16

Stainless Steels (SS) : Austenitic: SA 182 F304, F304L, F316, SA 479 TP 304;

Martensitic: SA 479 TP 410 Condition 2

Additional Requirements : As listed below (Supplementary to above material specifications)

Size and Quantity : As per Purchase Order & Drawing.

SA 105 and SA 182 rolled bars shall be restricted to dia ≤ 114.3mm.

#### 2. CHEMICAL COMPOSITION & PROCESS

- 1) **Melting**: CS & AS: Fully killed. CS: SA 675 Silicon and Aluminium killed. Product analysis per heat: CS: C≤ 0.25%. SA182 F92: Si: 0.10-0.50%, Ni: 0.30 max & Cu:0.25% max.
- 2) **CS, AS**: Rolled bars shall be processed by hot forging/rolling and subsequently finished by cold rolling (if required) to final size. **SS**: hot finished.
- 3) Raw material Steel to be inspected at Mill & IBR form IV shall be submitted.
- 4) SS: All raw materials used in steel making including incoming scrap shall be checked by supplier to ensure freedom from radioactivity.
- 5) Tolerance for chemistry shall be as per the applicable material specifications/standards specified in Cl 1.

#### 3. DIMENSIONS AND TOLERANCES

CS & AS: as per SA 29 for diameters upto 114.3mm. For diameters above 114.3mm and upto 300mm, tolerances shall be minus 0 plus 8 mm; SS: as per SA 484

#### 4. HEAT TREATMENT(HT)

1) CS: SA 105 Normalised at 880-920°C, SA 675 Normalised at 880-920°C and Tempered at 600-650°C AS (SA 182): Normalised and tempered. For F11, F12:Tempering at 650°C (min). For SA 182 F91, F92 Normalising at 1040-1080°C & Tempering at 750-780°C.



# BHEL – Tiruchirappalli - 620014, India. Quality Assurance Department TECHNICAL DELIVERY CONDITIONS

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Product: Carbon, Alloy & Stainless Steel Rolled Bars (for Boilers & Valves)

SA 193: Quenched and tempered as per material specification & grades.

SS: As per applicable material specification & grade.

2) Photomicrograph test for F91 & F92 bars - one per heat treatment lot per size and reported in test certificate.

Acceptance – The material shall be free from any micro fissures. Microstructure shall show lathe tempered martensite and also to be examined for grain growth. Photomicrograph with 400x (Min) magnification along with Photomicrograph report to be provided. The actual magnification and result of actual microstructure shall be certified/indicated.

#### 5. MECHANICAL TESTS

1) Extent of test: One Specimen for each size/heat/HT batch.

Perform tensile tests at room temperature in accordance with the procedures specified in ASTM A370. Perform a minimum of one tensile test. All yield strengths shall be determined using 0.2 % offset method of ASTM A370. The results of the tensile test(s) shall satisfy the applicable material specification requirements.

If the results of the tensile test(s) do not satisfy the applicable requirements, two additional tests on two additional test specimens (removed from the same TC with no additional heat treatment) may be performed in an effort to qualify the material. The results of each of these tests shall satisfy the applicable requirements.

#### 3) Additional requirements for SA182 F91 & F92:

F91: Yield: (0.2% offset): Min 450 MPa; Tensile: Min 630 MPa, Max 850 MPa; Hardness (HBW): Min 195, Max 248. F92: Tensile: Min 630 MPa, Max 850 MPa; Hardness (HBW): Min 191, Max 269. Hardness testing shall be 100% as per ASTM E10 or E18.

4) Additional tests: Bend test:

CS: 1 Sample 19mm thick(t)x25.4mm width to be bent 180 deg around mandrel of radius 6.35mm.

AS (SA 182 only), SS: 1 Sample 19mm thick(t) x 25.4mm width to be bent 180 deg around mandrel of radius 1.5 x t.

5) Bars meant for Valves purchase orders of SA105 and SA182 F22 Cl3 materials shall be impact tested.

1/HT batch: ASTM A370, 2mm. Charpy-U Notch at room temperature.

Acceptance: Avg of 3 specimens: 36 Joules, Min. single value: 24 Joules.

6) For PED 2014/68/EU (CE-marking) items: Charpy- V impact test at 20°C as per ASTM A 370.

Acceptance: Avg of 3 specimens: 40 Joules, Min. single value: 27 Joules.

7) Creep testing shall be carried out as per SIP:RM:01 (latest revision) whenever indicated in the Enquiry/Purchase Order/Engineering Drawing.

#### 6. NON DESTRUCTIVE TEST

- 1) Extent of test: for each product. Stage of test: After heat treatment.
  - a) Volumetric NDT UT: 100% for dia/thickness > 40mm and for all bars of SA 182 F91& F92 as per ASTM A388. Acceptance: ASME Sec.VIII Div. 2 Cl.3.3.4.
  - b) Surface NDT
    - i. Relevant indication: Surface-rupture NDE indication with major dimensions > 1.6 mm (1/16 in).
    - ii. Linear indication: Surface NDE indication whose length is ≥ three times its width.
    - iii. Rounded indication: Surface NDE indication whose length is < three times its width.
    - iv. MPI for CS & AS (other than SA182 F91, F92): As per ASTM A275. Dry MPI:100%; For SA182 F91, F92: 100% Wet MPI.

**Acceptance**: ASME B16.34 Mandatory Appendix II. Linear indications (like cracks, laps, folds & other injurious defects) are unacceptable.

- v. LPI for SS: 100%: ASTM E165. Acceptance: No linear indications acceptable.
- 2) **SS**: Finished bars shall be checked for radioactive contamination and reported. Survey meter shall be used to measure at 5cm near the surface. Acceptance limits: Shall be less than 0.1 milli Rontgen (MR) per hr or 1 micro Sievert per hr.

#### 7. WORKMANSHIP AND FINISH

Items to be proof machined as per drawing or shot blasted for CS/AS; Pickled & passivated as per ASTM A380 for SS & be free from scales & defects like laps, seams, folds, cracks, etc. Machined items (except SS) to be coated with a layer of transparent rust preventive before despatch.



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Product: Carbon, Alloy & Stainless Steel Rolled Bars (for Boilers & Valves)

#### 8. REPAIR

Repairs by fusion welding are prohibited. Surface defects can be removed by mechanical means and defective areas smoothly dressed up with the adjacent surface. Minimum thickness after repair to meet drawing / Specification.

# 9. MARKING AND PACKING

- 1) Details of stamping on each item with dia ≥ 25 mm: with low stress stamps and bordered by paint: Heat/melt number; material specification, grade & class; Size; Code case number (for Gr 92); Maker's emblem/code & Inspection
- 2) For items with dia < 25 mm: All above details to be painted.
- 3) Bars to be supplied in bundles < 1 ton, secured suitably for rough handling. Metal tags with details of specification, melt number and maker's emblem to be secured to the bundles.

#### 10. INSPECTION AND CERTIFICATION

- For IBR Items: Products shall be inspected at supplier's works/mill and the applicable IBR Form must be countersigned by the Inspecting Authority as indicated below in case the supplier's works/mill is not recognised as a "Well known Forger/Steel maker" under IBR:
  - Imported Items: Inspecting Authority approved by IBR for the Country of origin.
  - Indigenously Supplied items: Director of Boilers/Chief Inspector of Boilers/Inspecting Authority approved by IBR, for the respective state in India.

Certification in IBR Form IV for IBR items from "IBR-Well Known Forger/Steel Maker" or "Inspecting Authority", as applicable, to be submitted. IBR Form IV & a separate manufacturer test certificate in English language with following details, shall accompany the product (including proof machined):

- Purchase Order No. (BHEL), TDC No & its revision no, Test certificate no & date.
- Specification, Grade & class with applicable year of code, Code case number (for Gr 92), Heat Number, Drawing No, Quantity & Size.
- 3. Supplier of the steel used in making the finished product (well known and others in IBR Form IV).
- 4. Melting & rolling process, Chemistry including incidental elements Heat wise, Product analysis, Carbon Equivalent (CE).
- 5. Heat treatment details of the material and test bars. For F91, F92 supplies Photomicrograph at 400x resolution.
- 6. Mechanical test results- Tensile (UTS, YTS (0.2 offset), % elongation, % reduction in area), Bend, Impact, Hardness and NDE test results with reference & acceptance standards.
- 7. Repair details if any, Certified copy of TC for starting material.
- 8. For SS: Measured Radioactivity levels shall be reported in the Mill Test Certificate (not to be recorded in IBR Form).
- Creep test report as per SIP:RM:01 (latest revision) whenever indicated in the Enquiry/Purchase Order/Engineering Drawing.
- b) For PED 2014/68/EU (CE-marking) items, the test certificates with details specified in Cl 10 (a) shall be submitted as per BS EN 10204.
  - 1. For pressure parts, test certificates of type 3.1 or 3.2 are acceptable.
    - Type 3.1 Suppliers shall have ISO 9001-2008/2015 certification certified by Notified Body recognized by European Community and test certificate certified by supplier's authorized inspection representative.
    - Type 3.2 Components inspected and test certificates certified by both the supplier's authorized inspection representative and Notified Body recognized by European Community.
  - 2. For non-pressure parts, test certificates of type 2.2 are acceptable.
    - Type 2.2 suppliers test certificates signed by suppliers authorized inspection representative with test results as required by this TDC.

#### 11. AUDIT CHECKS AT BHEL

BHEL reserves the right to carry out audit checks for chemistry, HT condition, mechanical test and NDT on representative test bars or job. Supplies found defective during check or subsequent processing at BHEL will be rejected.



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Quality Assurance Department

TECHNICAL DELIVERY CONDITIONS

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#### 12. END USE

SA 105, SA 182 & SA 479 are for Pressure part components in Boilers & Valves of high temperature service meeting IBR, ASME Section I and PED 2014/68/EU. SA 193 is for high temperature bolting and for drive shafts.

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	Abdur Rahman	G. Panneer Selvam	S. Anand Kumar	K. Rajasekaran	R. Rajappan	R. Ananthakrishnan	Amit Roy
	Sr.Engineer/ OA	DGM/QA	SDGM/PE/ FB	DGM/Valves/ Engg	SDGM/MM	AGM/Valves/ Purchase	AGM/QA& BE
	Prepared By			Reviewed By		- 30-3	Approved By

# BHARAT HEAVY ELECTRICALS LIMITED – TRICHY PURCHASE / MM / STEEL

Ref: FB130/ CS Rounds/1302500001

# **ANNEXURE-A**

# SPECIAL CONDITIONS FOR SUPPLY OF CARBON STEEL ROUNDS TO THE SPECN SA105

Note: This Annexure has to be mandatorily filled & signed by the manufacturer (or) mill and submitted along with Technical Bid.

Any deviation to the below mentioned terms shall be stated specifically in the comments column for each term and also in case of acceptance to our terms, it will be construed that the whole term is understood and agreed in totality without any deviation (if otherwise mentioned).

<u>SI</u> <u>No</u>	BHEL Requirements					Supp Accep	
1.	a. Confirm your point wise o	accepto	ance to <b>TDC0309 R</b>	ev 12		a)	
	b. Supply shall be strictly o	•	•			b)	
	mention the specific clause no of TDC and the specific deviation against it. Pls						
	avoid mentioning any additional points other than what is required as per the						
	TDC. For deviations separate sheet may also be attached.						
	c. Marking and certification shall be as per the respective TDC. Deviation not acceptable.					c)	
	d. Quantity tolerance shall					d)	
	e. No of pieces shall be ind					e)	
	f. Invoicing shall be on actu weight basis, BHEL weigh	_	•		•	f)	
NO	TE: TDC:309 Rev 12 : Creep te					I	
2.	Pre-qualifying requirement:	(only of	ier of manufacture	ers will be co	onsidered)		
	Suppliers shall meet the Pre	e - Qual	ification Requirem	ents enclos	sed herewith. Pls		
	submit all the required docu	uments	in line with the res	pective PQ	R. If incorrect or		
	part of the required docume	ents are	provided, then in	that case w	rill not be able to		
	evaluate and qualify the off	fer.					
<u>Ite</u>	<u>m details</u>						
	ITEM DESCRIPTION IBR Reqmt TDC Qty (MT) Length Re		qmt	Quoted items			
RO	DUND <b>DIA 80 MM - SA105</b>   Non IBR   TDC-0309 Rev 12   5   6 Mtrs (tolerand		ce +/-200)				
3.							
	a. Inspection and certification shall be carried out as per the respective BHEL TDC						
	mentioned above and documents shall be submitted along with the supply in						
	line with the above TDC respectively.						
4.	Delivery Terms:						
	The offer shall clearly indica	ate deliv	ery period in <u>fixe</u>	<u>d number c</u>	of weeks/Months		
	from the date of Purchase	_					
	Month from the date of PO. Offers with delivery period more than 30 days/ 1 Month						
	will be liable for rejection. Hence suppliers shall take note of the same and confirm the delivery schedule specifically.						
5.	In case of MSE supplier	MSE status : Micro/Small/Medium					
٥.	in case of MSE supplier	Udyaı	Udyam registration No				
6.	Name of the contact per	rson					
	Communication e - Mail I	D					
	Mobile No / Phone no						

Date: 05-09-2025

# BHARAT HEAVY ELECTRICALS LIMITED TIRUCHIRAPPALLI-620 014.

# **GENERAL CONDITIONS OF ENQUIRY FOR SUPPLY OF ROUNDS AS PER SPECIFICATION SA105**

Note: This Annexure has to be mandatorily filled & signed by the manufacturer (or) mill and submitted along with Technical Bid.

Any deviation to the below mentioned terms shall be stated specifically in the comments column for each term and also in case of acceptance to our terms, it will be construed that the whole term is understood and agreed in totality without any deviation (if otherwise mentioned).

		<u>deviation (if ot</u>	<u>herwise mention</u>	<u>ed).</u>	
SI No	BHEL Re	quirements - NIC- E	NQ No: 130250	00001 dt 05.09.2025	
1.	Pre-Qualification Criteria:				
	1.1 <b>Technical</b> : As per the enclosed PQR (Ref: MM:PUR: AS ROUNDS dt 29.08.2022)				
	1.2 <b>Financial:</b> As per the enclo	osed PQR(Ref: MM:P	ur: as rounds	S dt 29.08.2022)	
	1.3 Integrity Pact: Not Applica	ble			
	<ol> <li>Bidder must not be admitted by NCLT or any adjudicate effect.</li> </ol>	•	•	solution Process or Liquidation of submit undertaking (Annexur	
	1.5 Customer Approval – Not	applicable			
	<b>Explanatory Notes for the PQR</b>	• •			
	i. 'Supplied' in PQR – 1.1 mear relevant documents against to legible) along with proof of some Receipt Vouchers/ Payment of The "Contract" referred in Televant Order/ Work Order.  ii. Bidder to submit Audited indicated against Financial Turnover PQL against Financial Turnover PQL against the requisite three years of the payments, Financial Statements are Statements, Financial Statements v. Credentials furnished by the authority for its authenticity. In liable to be rejected. BHEL resuppension of Business Dealing vi. Price Bids of only those bids.	the above PQRs inclupply (i.e Completed Advice etc.) in the rechnical PQR may also because the property of above PQ also because the property of above points are required to be a bidder against "PRE a case, any credent as a applicable in B	lusive of Purch etion Certificatespective attable Rate Contact Profit and Local Profit Profit and Local Profit Profit Profit Italian Purchase and Local Profit Italian Profit Profit It	tase order (wherein PO no., do te/ Copy of Invoices / LR Contachments in their offer in supply ract/ Framework Agreement, ass Account for the respectivell annexures. In the submitted for all the three years as ited statements submitted by the sine. Total divided by three. In the statements are contacted accountant. CRITERIA" shall be verified from und to be spurious, offer of the other action as per extant guidents.	ate, etc. is pies/ Store ort of PQR. / Purchase e years as indicated the bidders d Financial the issuing the bidder is idelines for
	1.5				
2.	acceptance and clearly in  2.2 Signed copy of TDC & PQR with the tender document  Note: TDC:309 Rev 12: Creep	ng of materials at Dondicate the specific R confirming to all posts.  test & PED 2014/68/	estination shall ation offered. oints without tal	be in BHEL's scope. Please co	onfirm your
	2.3 Material Description: Size 8	& Quantity			,
	ITEM DESCRIPTION	TDC	IBR Req.	Length Requirement	Qty (MT)
	ROUND DIA 80 MM - SA105	TDC0309 Rev 12	Non - IBR	6 Mtrs (tolerance +/-200/)	166
	2.4 Quantity tolerance: -0 /+1	0%.			
3.	PRICE BASIS: Submit your FIRM competitive	offer rate per MT (b	pasic price & fr	reight) with best possible deliver	ery on FOR

BHEL-Trichy basis ONLY. The quoted prices shall be inclusive of all charges (like testing charges, Freight,

etc.).

**BHEL Trichy GSTIN: 33AAACB4146P2ZL** 

## 4. TAXES & DUTIES:

**4.1** The Supplier/Vendor shall pay all (save the specific exclusions as enumerated in this clause) taxes, fees, license, charges, deposits, duties, tools, royalty, commissions, other charges, etc. which may be levied on the input goods & services consumed and output goods & services delivered in course of his operations in executing the contract. In case BHEL is forced to pay any of such taxes/duties, BHEL shall have the right to recover the same from his bills or otherwise as deemed fit along with the applicable overheads @5% and interest on the total value (i.e. amount paid by BHEL + overhead).

However, provisions regarding **GST** on output supply (goods/service) and TDS/TCS as per Income Tax Act shall be as per following clauses.

### 4.2 GST (Goods and Services Tax)

Pls indicate the GSTN of your firm

- **4.2.1** GST as applicable on output supply (goods/services) are excluded from Supplier/Vendor's scope; therefore, contractor's price/rates shall be **exclusive** of GST. Reimbursement of GST is subject to compliance of following terms and conditions. BHEL shall have the right to deny payment of GST and to recover any loss to BHEL on account of tax, interest, penalty etc. for non-compliance of any of the following condition.
- **4.2.2**The admissibility of GST, taxes and duties referred in this chapter or elsewhere in the contract shall be limited to direct transactions between BHEL & its Supplier/Vendor. BHEL shall not consider GST on any transaction other than the direct transaction between BHEL & its Supplier/Vendor.
- **4.2.3** Supplier/Vendor shall obtain prior written consent of BHEL before billing the amount towards such taxes. Where the GST laws permit more than one option or methodology for discharging the liability of tax/levy/duty, BHEL shall have the right to adopt the appropriate one considering the amount of tax liability on BHEL/Client as well as procedural simplicity with regard to assessment of the liability. The option chosen by BHEL shall be binding on the Contractor for discharging the obligation of BHEL in respect of the tax liability to the Supplier/Vendor.
- **4.2.4** Supplier/Vendor has to submit GST registration certificate of the concerned state. Supplier/Vendor also needs to ensure that the submitted GST registration certificate should be in active status during the entire contract period.
- **4.2.5** Supplier/Vendor has to issue Invoice/Debit Note/Credit Note indicating HSN/SAC code, Description, Value, Rate, applicable tax and other particulars in compliance with the provisions of relevant GST Act and Rules made thereunder
- 4.2.6 Supplier/Vendor has to submit GST compliant invoice within the due date of invoice as per GST Law. In case of delay, BHEL reserves the right of denial of GST payment if there occurs any hardship to BHEL in claiming the input thereof. In case of goods, Supplier/Vendor has to provide scan copy of invoice & GR/LR/RR to BHEL before movement of goods starts to enable BHEL to meet its GST related compliances. Special care should be taken in case of month end transactions
- **4.2.7** Supplier/Vendor has to ensure that invoice in respect of such services which have been provided/completed on or before end of the month should not bear the date later than last working day of the month in which services are performed.
- **4.2.8** Subject to other provisions of the contract, GST amount claimed in the invoice shall be released on fulfilment of all the following conditions by the Supplier/Vendor:
  - a) Supply of goods and/or services have been received by BHEL.
  - b) Original Tax Invoice has been submitted to BHEL.
  - c) Supplier/Vendor has submitted all the documents required for processing of bill as per contract/purchase order/ work order.
  - d) In cases where e-invoicing provision is applicable, Supplier/Vendor is required to submit invoice in compliance with e-invoicing provisions of GST Act and Rules made thereunder.
  - e) Supplier/Vendor has filed all the relevant GST return (e.g. GSTR-1, GSTR-3B, etc.) pertaining to the invoice submitted and submit the proof of such return along with immediate subsequent invoice. In case of final invoice/ bill, contractor has to submit proof of such return within fifteen days from the due date of relevant return.
  - f) Respective invoice has appeared in BHEL's GSTR 2A for the month corresponding to the month of invoice and in GSTR-2B of the month in which such invoices has been reported by the contractor along with status of ITC availability as "YES" in GSTR-2B. Alternatively, BG of appropriate value may be furnished which shall be valid at least one month beyond the due date of confirmation of relevant payment of GST on GSTN portal or sufficient security is available to adjust the financial impact in case of any default by the Supplier/Vendor.

- g) Supplier/Vendor has to submit an undertaking confirming the payment of all due GST in respect of invoices pertaining to BHEL.
- **4.2.9** Any financial loss arises to BHEL on account of failure or delay in submission of any document as per contract/purchase order/work order at the time of submission of Tax invoice to BHEL, shall be deducted from Supplier/Vendor's bill or otherwise as deemed fit.
- 4.2.10 TDS as applicable under GST law shall be deducted from Supplier/Vendor's bill.
- **4.2.11** Supplier/Vendor shall comply with the provisions of e-way bill wherever applicable. Further wherever provisions of GST Act permits, all the e-way bills, road permits etc. required for transportation of goods needs to be arranged by the contractor.
- **4.2.12** Supplier/Vendor shall be solely responsible for discharging his GST liability according to the provisions of GST Law and BHEL will not entertain any claim of GST/interest/penalty or any other liability on account of failure of Supplier/Vendor in complying the provisions of GST Law or discharging the GST liability in a manner laid down thereunder.
- **4.2.13** In case declaration of any invoice is delayed by the vendor in his GST return or any invoice is subsequently amended/altered/deleted on GSTN portal which results in any adverse financial implication on BHEL, the financial impact thereof including interest/penalty shall be recovered from the Supplier/Vendor's due payment.
- **4.2.14** Any denial of input credit to BHEL or arising of any tax liability on BHEL due to non-compliance of GST Law by the Supplier/Vendor in any manner, will be recovered along with liability on account of interest and penalty (if any) from the payments due to the Supplier/Vendor.
- **4.2.15** In the event of any ambiguity in GST law with respect to availability of input credit of GST charged on the invoice raised by the contractor or with respect to any other matter having impact on BHEL, BHEL's decision shall be final and binding on the Supplier/Vendor.

#### 4.2.16 Variation in Taxes & Duties:

Any upward variation in GST shall be considered for reimbursement provided supply of goods and services are made within schedule date stipulated in the contract or approved extended schedule for the reason solely attributable to BHEL. However downward variation shall be subject to adjustment as per actual GST applicability.

In case the Government imposes any new levy/tax on the output service/goods after price bid opening, the same shall be reimbursed by BHEL at actual. The reimbursement under this clause is restricted to the direct transaction between BHEL and its Supplier/Vendor only and within the contractual delivery period only.

In case any new tax/levy/duty etc. becomes applicable after the date of Bidder's offer but before opening of the price Bid, the Bidder/ Supplier/Vendor must convey its impact on his price duly substantiated by documentary evidence in support of the same before opening of price bid. Claim for any such impact after opening the price bid will not be considered by BHEL for reimbursement of tax or reassessment of offer

## 4.3 Income Tax:

**TDS/TCS** as applicable under Income Tax Act, 1961 or rules made thereunder shall be deducted/collected from Supplier/Vendor's bill.

**4.4 HSN Code & Applicable GST %** (To be filled by Supplier)

# 5. MATERIAL DISPATCH CLEARANCE CERTIFICATE (MDCC): Not applicable

MDCC shall be issued by BHEL. No material shall be dispatched by supplier unless and until Material Dispatch Clearance Certificate (MDCC) issued by BHEL Site. In case any material is dispatched without MDCC and any loss is incurred by Supplier/Vendor for any reason whatsoever, BHEL shall not be responsible in any manner to compensate the supplier in this regard.

#### 6. INSPECTION / INSPECTION & TESTING AT SUPPLIERS WORKS:

Inspection and testing requirements are to be carried out as per the specification and applicable BHEL Technical specifications (TDC0309 Rev 12) specified in the enquiry.

BHEL reserves the right to inspect the material during manufacturing and also to get tested the material under dispatch from third party. The test results of third party test shall be final and binding on the Supplier/Vendor.

BHEL will reserve the right to inspect/test the material during/after manufacturing at suppliers' works, and/or at BHEL Site. In case of rejection at any stage, Supplier/Vendor shall be liable to replace the materials at his own cost.

#### 7. DELIVERY:

The offer shall clearly indicate delivery period in <u>fixed number of weeks/Months</u> from the date of Purchase Order. Our delivery requirement is within 30 days from the date of PO. Offers with delivery period more than 30 days/ 1 Month will be liable for rejection. Hence suppliers shall take note of the same and confirm the delivery schedule specifically.

#### NOTE:

- a) If the delivery of supply as detailed above gets delayed beyond the delivery period, the Supplier/Vendor shall request for a delivery extension and BHEL at its discretion may extend the Contract. However, if any 'Delivery extension' is granted to the Supplier/Vendor for completion of supply, due to backlog attributable to the Supplier/Vendor, then it shall be without prejudice to the rights of BHEL to impose LD for the delays attributable to the Supplier/Vendor.
- b) In case BHEL increase the quantity during currency of the contract in line with quantity variation clause delivery extension shall be given for supply of these additional quantity.
- **8. TRANSIT INSURANCE:** Transit Insurance of material is in Supplier scope. Supplier shall insure the material at their cost for transportation.

# 9. a) PAYMENT TERMS:

#### i. FOR NON MSME Bidders:

- 1. 100% payment shall be released within 90 days from the date of acceptance of materials at BHEL subject to submission of billing documents as mentioned in sl. no. 10 below.
- ii. **FOR MSE Bidders**: 100% payment in 45 days from the date of Vehicle/Gate entry date at BHEL Stores subject to submission of billing documents as mentioned in sl. no. 10 below.
- iii. **FOR MEDIUM ENTERPRISES Bidders:** 100% payment shall be released within 60 days from the date of Vehicle/Gate entry date at BHEL Stores subject to submission of billing documents as mentioned in sl. no. 10 below.

# Note:

14.

- 1. In case of objection/requirements raised by BHEL due to Non availability/Discrepancy in invoice/MTC/Dispatch documents, Rejection of material etc due date shall be calculated from the date of closure of objection/requirements by the supplier.
- 2. However, GST amount shall be reimbursed in line with compliance to Cl. No. 4 (Taxes & Duties) above.
- 3. BHEL Preferred payment term is 90 days from the date of acceptance of materials at BHEL/stores and generally LC payment terms will not be entertained.

# b) NO INTEREST PAYABLE TO CONTRACTOR

No interest shall be payable on the security deposit or any other money due to the Supplier.

#### 10. DOCUMENTS REQUIRED FOR BILL PROCESSING:

The following documents are required to be sent with Material Dispatch/Billing Documents:

- Original Tax Invoice (As per Cl. No. 4 above).
- Duplicate for Transporter
- Copy of LR
- E Way bill
- Original Consignee copy of LR
- MTC/ TPI documents

# 11. BANK DETAILS FOR EMD & PERFORMANCE SECURITY SUBMISSION: Not applicable

- 12. EMD: Applicable / Not Applicable.
- 13. PERFORMANCE SECURITY: Applicable /-Not Applicable.

# **BREACH OF CONTRACT, REMEDIES AND TERMINATION:**

- **14.1** The following shall amount to breach of contract:
  - a. Non-supply of material/ non-completion of work by the Supplier/Vendor within scheduled delivery/ completion period as per contract or as extended from time to time.
  - b. The Supplier/Vendor fails to perform as per the activity schedule and there are sufficient reasons even before expiry of the delivery/ completion period to justify that supplies shall be inordinately delayed beyond contractual delivery/ completion period
  - c. The Supplier/Vendor delivers equipment/ material not of the contracted quality.
  - d. The Supplier/Vendor fails to replace the defective equipment/ material/ component as per guarantee clause.

- e. Withdrawal from or abandonment of the work by the Supplier/Vendor before completion as per contract.
- f. Assignment, transfer, subletting of Contract by the Supplier/Vendor without BHEL's written permission resulting in termination of Contract or part thereof by BHEL.
- g. Non-compliance to any contractual condition or any other default attributable to Supplier/Vendor.
- h. Any other reason(s) attributable to Vendor towards failure of performance of contract. In case of breach of contract, BHEL shall have the right to terminate the Purchase Order/ Contract either in whole or in part thereof without any compensation to the Supplier/Vendor.
- i. Any of the declarations furnished by the contractor at the time of bidding and/ or entering into the contract for supply are found untruthful and such declarations were of a nature that could have resulted in non-award of contract to the contractor or could expose BHEL and/ or Owner to adverse consequences, financial or otherwise.
- j. Supplier/Vendor is convicted of any offence involving corrupt business practices, antinational activities or any such offence that compromises the business ethics of BHEL, in violation of the Integrity Pact entered into with BHEL has the potential to harm the overall business of BHEL/ Owner.

**Note**- Once BHEL considers that a breach of contract has occurred on the part of Supplier/Vendor, BHEL shall notify the Supplier/Vendor by way of notice in this regard. Contractor shall be given an opportunity to rectify the reasons causing the breach of contract within a period of 14 days.

In case the contractor fails to remedy the breach, as mentioned in the notice, to the satisfaction of BHEL, BHEL shall have the right to take recourse to any of the remedial actions available to it under the relevant provisions of contract

# 14.2 Remedies in case of Breach of Contract.

- I. Wherein the period as stipulated in the notice issued under clause 8.1 has expired and Supplier/Vendor has failed to remedy the breach, BHEL will have the right to terminate the contract on the ground of "Breach of Contract" without any further notice to contractor.
- II. Upon termination of contract, BHEL shall be entitled to recover an amount equivalent to 10% of the Contract Value for the damages on account of breach of contract committed by the Supplier/Vendor. This amount shall be recovered by way of encashing the security instruments like performance bank guarantee etc available with BHEL against the said contract. In case the value of the security instruments available is less than 10% of the contract value, the balance amount shall be recovered from other financial remedies (i.e. available bills of the Supplier/Vendor, retention amount, from the money due to the Supplier/Vendor etc. with BHEL) or the other legal remedies shall be pursued.
- III. wherever the value of security instruments like performance bank guarantee available with BHEL against the said contract is 10% of the contract value or more, such security instruments to the extent of 10% contract value will be encashed. In case no security instruments are available or the value of the security instruments available is less than 10% of the contract value, the 10% of the contract value or the balance amount, as the case may be, will be recovered in all or any of the following manners:
- IV. In case the amount recovered under sub clause (a) above is not sufficient to fulfil the amount recoverable then; a demand notice to deposit the balance amount within 30 days shall be issued to Supplier/Vendor.
- V. If Supplier/Vendor fails to deposit the balance amount within the period as prescribed in demand notice, following action shall be taken for recovery of the balance amount:
  - a) from dues available in the form of Bills payable to defaulted Supplier/Vendor against the same contract.
  - b) If it is not possible to recover the dues available from the same contract or dues are insufficient to meet the recoverable amount, balance amount shall be recovered from any money(s) payable to Supplier/Vendor under any contract with other Units of BHEL including recovery from security deposits or any other deposit available in the form of security instruments of any kind against Security deposit or EMD.
- VI. In-case recoveries are not possible with any of the above available options, Legal action shall be initiated for recovery against defaulted supplier/Vendor.

- VII. It is an agreed term of contract that this amount shall be a genuine pre-estimate of damages that BHEL would incur in completion of balance contractual obligation of the contract through any other agency and BHEL will not be required to furnish any other evidence to the Supplier/Vendor for the purpose of estimation of damages.
- VIII. In addition to the above, imposition of liquidated damages, debarment, termination, de-scoping, short-closure, etc., shall be applied as per provisions of the contract.

#### Note:

- 1) The defaulting Supplier/Vendor shall not be eligible for participation in any of the future enquiries floated by BHEL to complete the balance work. The defaulting contractor shall mean and include:
  - (a) In case defaulted Supplier/Vendor is the Sole Proprietorship Firm, any Sole Proprietorship Firm owned by same Sole Proprietor.
- (b) In case defaulted Supplier/Vendor is The Partnership Firm, any firm comprising of same partners/ some of the same partners; or sole proprietorship firm owned by any partner(s) as a sole proprietor.

## LD against delay in executed supply in case of Termination of Contract:

LD against delay in executed supply shall be calculated in line with LD clause no. 10.0 below, for the delay attributable to Supplier/Vendor. For limiting the maximum value of LD, contract value shall be taken as Executed Value of supply till termination of contract.

Method for calculation of "LD against delay in executed supply in case of termination of contract" is given below.

- i. Let the time period from scheduled date of start of supply till termination of contract excluding the period of Hold (if any) not attributable to contractor = T1
- ii. Let the value of executed supply till the time of termination of contract= X
- iii. Let the Total Executable Value of supply for which inputs/fronts were made available to Supplier/Vendor and were planned for execution till termination of contract = Y
- iv. Delay in executed supply attributable to Supplier/Vendor i.e.  $T2=[1-(X/Y)] \times T1$
- v. LD shall be calculated in line with LD clause (clause 10.0) of the Contract for the delay attributable to Supplier/Vendor taking "X" as Contract Value and "T2" as period of delay attributable to Supplier/Vendor.

# 15. BILL TO/ SHIP TO ADDRESS:

#### **Ship to Address:**

The Manager, Ward 22/ Rolled product stores Bharat Heavy Electricals Limited,

Thiruverumbur, Tiruchirappalli, Tamilnadu – 620014

# **Bill to Address:**

Bharat Heavy Electricals Limited,

High pressure Boiler Plant,

Thiruverumbur, Tiruchirappalli, Tamilnadu-620014

**GUARANTEE/WARRANTY:** Guarantee period for the enquired items shall be as indicated in the Technical Specifications. If not indicated in the technical specifications, then standard Guarantee/Warranty period of 1 year shall be applicable.

## 17. MICRO AND SMALL ENTERPRISES (MSE):

Any Bidder falling under MSE category shall furnish the following details & submit documentary evidence/Govt. Certificate etc. in support of the same along with their techno-commercial offer.

Type under MSE	UDYAM No	SC/ST Owned	Women Owned	Others (Excluding SC/ST/Women)
Micro				
Small				

**Note:** If the bidder does not furnish the above, offer shall be processed construing that the bidder is not falling under MSE category.

a) MSE suppliers can avail the intended benefits in respect of the procurements related to the Goods and Services only (Definition of Goods and Services as enumerated by Govt. of India vide Office Memorandum F. No. 21 (8)/2011-MA dtd. 09/11/2016 office of AS & DC, MSME) only if they submit along with the offer, attested copies of either Udyam Registration. Date to be reckoned for determining the deemed validity will be the last date of Technical Bid submission. Non-submission of supporting document along with tender documents will lead to consideration of their bids at par with other bidders. No benefits shall be applicable for this enquiry if the above required documents are not uploaded at the time of bid submission. Documents submitted by the bidder shall be verified by BHEL for rendering the applicable benefits.

#### 18. LIQUIDATED DAMAGE:

Liquidated Damages, wherever referred under this Tender/Agreement, shall mean and refer to the damages, not in the nature of penalty, which the contractor agrees to pay in the event of delay in delivery of supplies, breach of contract etc. as the case may be.

Liquidated Damages leviable upon the Supplier/Vendor is a sum which is agreed by the parties as a reasonable and genuine pre-estimate of damages which will be suffered by BHEL on account of delay/breach on the part of the Supplier/Vendor.

If the Seller/Service Provider fails to deliver any or all of the Goods/Services within the original/re-fixed delivery period(s) specified in the contract/PO, the Buyer/BHEL will be entitled to deduct/recover the Liquidated Damages for the delay, unless covered under Force Majeure conditions aforesaid, @ 0.5% of the contract value of delayed quantity per week or part of the week of delayed period as pre-estimated damages not exceeding 10% of the contract value of delayed quantity without any controversy/dispute of any sort whatsoever. LD will be reckoned from the date of receipt of vehicle at BHEL/stores (i.e. LD will be calculated for the Period from Contract delivery due date to date of Vehicle/Gate entry date at BHEL Stores)

# 19. INTEGRITY PACT: - Not applicable

#### 20. PREFERENCE TO MAKE IN INDIA:

For this procurement, the local content to categorize a Supplier/Vendor as a Class I local supplier/ Class II local Supplier/Non-Local Supplier and purchase preferences to Class I local supplier, is as defined in Public Procurement (Preference to Make in India), Order 2017 dated 04.06.2020 issued by DPIIT. In case of subsequent orders issued by the nodal ministry, changing the definition of local content for the items of the Bid, the same shall be applicable even if issued after issue of this Bid, but before opening of Part-II bids against this Bid.

#### 20.1 Compliance to Restrictions under Rule 144 (xi) of GFR 2017:

I. Any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority. The Competent Authority for the purpose of this Clause shall be the Registration Committee constituted by the Department for Promotion of Industry and Internal Trade (DPIIT).

II. "Bidder" (including the term 'tenderer', 'consultant' or 'service provider' in certain contexts) means any person or firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not falling in any of the descriptions of bidders stated hereinbefore, including any agency branch or office controlled by such person, participating in a procurement process.

- III. "Bidder from a country which shares a land border with India" for the purpose of this Clause means:
  - a. An entity incorporated established or registered in such a country; or
  - b. A subsidiary of an entity incorporated established or registered in such a country; or
  - c. An entity substantially controlled through entities incorporated, established or registered in such a country; or
  - d. An entity whose beneficial owner is situated in such a country; or
  - e. An Indian (or other) agent of such an entity; or
  - f. A natural person who is a citizen of such a country; or
  - g. A consortium or joint venture where any member of the consortium or joint venture falls under any of the above.
- IV. The beneficial owner for the purpose of (III) above will be as under:
  - 1. In case of a company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together or through one or more juridical person, has a controlling ownership interest or who exercises control through other means.

#### **Explanation**

- a. "Controlling ownership interest" means ownership of or entitlement to more than twenty-five per cent of shares or capital or profits of the company.
- b. "Control" shall include the right to appoint majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholders agreements or voting agreements.
- 2. In case of a partnership firm, the beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen percent of capital or profits of the partnership.
- 3. In case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person has

- ownership of or entitlement to more than fifteen percent of the property or capital or profits of the such association or body of individuals.
- 4. Where no natural person is identified under (1) or (2) or (3) above, the beneficial owner is the relevant natural person who holds the position of senior managing official;
- 5. In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteen percent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.
  - a. The bidder shall provide undertaking for their compliance to this Clause, in the format provided in Annexure-13.
  - b. Registration of the bidder with Competent Authority should be valid at the time of submission of bids and at the time of acceptance of the bids

### 21. Settlement of Dispute:

If any dispute or difference of any kind whatsoever shall arise between BHEL and the Supplier/Vendor, arising out of the contract for the performance of the work whether during the progress of contract termination, abandonment or breach of the contract, it shall in the first place referred to Designated Engineer for amicable resolution by the parties. Designated Engineer (to be nominated by BHEL for settlement of disputes arising out of the contract) who within 60 days after being requested shall give written notice of his decision to the contractor. Save as hereinafter provided, such decision in respect of every matter so referred shall forthwith be given effect to by the Supplier/Vendor who shall proceed with the work with all due diligence, whether he or BHEL desires to resolve the dispute as hereinafter provided or not.

If after the Designated Engineer has given written notice of this decision to the party and no intention to pursue the dispute has been communicated to him by the affected party within 30 days from the receipt of such notice, the said decision shall become final and binding on the parties. In the event the Supplier/Vendor being dissatisfied with any such decision or if amicable settlement cannot be reached then all such disputed issues shall be resolved through conciliation in terms of the BHEL Conciliation Scheme 2018 as per Clause 13.1

#### 21.1 Conciliation:

Any dispute, difference or controversy of whatever nature howsoever arising under or out of or in relation to this Agreement (including its interpretation) between the Parties, and so notified in writing by either Party to the other Party (the "Dispute") shall, in the first instance, be attempted to be resolved amicably in accordance with the conciliation procedure as per BHEL Conciliation Scheme 2018. The proceedings of Conciliation shall broadly be governed by Part-III of the Arbitration and Conciliation Act 1996 or any statutory modification thereof and as provided in - "Procedure for conduct of conciliation proceedings" (as available in www.bhel.com)).

**Note:** Ministry of Finance has issued OM reference No. 1/2/24 dated 03.06.2024 regarding "Guidelines for Arbitration and Mediation in Contracts of Domestic Public Procurement. In the said OM it has been recommended that Government departments/ Entities/agencies are to encourage mediation under the Mediation Act. 2023. The said Act has not yet been notified by the Government. Therefore, the clause "Settlement of Disputes" shall be modified accordingly as and when the Mediation Act 2023 gets notified.

#### 21.2 ARBITRATION:

- 21.2.1 Except as provided elsewhere in this Contract, in case Parties are unable to reach amicable settlement (whether by Conciliation to be conducted as provided in Clause 13.1 herein above or otherwise) in respect of any dispute or difference; arising out of the formation, breach, termination, validity or execution of the Contract; or, the respective rights and liabilities of the Parties; or, in relation to interpretation of any provision of the Contract; or. in any manner touching upon the Contract (hereinafter referred to as the 'Dispute'), then, either Party may, refer the disputes to Madras High Court, Arbitration Centre (MHCAC) and such dispute to be adjudicated by Sole Arbitrator appointed in accordance with the Rules of said Arbitral Institution.
- 21.2.2 A party willing to commence arbitration proceeding shall invoke Arbitration Clause by giving notice to the other party in terms of section 21 of the Arbitration & Conciliation Act, 1996 (hereinafter referred to as the 'Notice') before referring the matter to arbitral institution. The Notice shall be addressed to the Head of the Unit, BHEL, executing the Contract and shall contain the particulars of all claims to be referred to arbitration with sufficient detail and shall also indicate the monetary amount of such claim including interest, if any.
- **21.2.3** After expiry of 30 days from the date of receipt of aforesaid notice, the party invoking the Arbitration shall submit that dispute to the Arbitral Institution- **Madras High Court, Arbitration Centre**

(MHCAC)- and that dispute shall be adjudicated in accordance with their respective Arbitration Rules. The matter shall be adjudicated by a Sole Arbitrator who shall necessarily be a Retd Judge having considerable experience in commercial matters to be appointed/nominated by the respective institution. The cost/expenses pertaining to the said Arbitration shall also be governed in accordance with the Rules of the respective Arbitral Institution. The decision of the party invoking the Arbitration for reference of dispute to Madras High Court, Arbitration Centre (MHCAC)- for adjudication of that dispute shall be final and binding on both the parties and shall not be subject to any change thereafter. The institution once selected at the time of invocation of dispute shall remain unchanged.

- 21.2.4 The fee and expenses shall be borne by the parties as per the Arbitral Institutional rules.
- 21.2.5 The Arbitration proceedings shall be in English language and the seat of Arbitration shall be Trichy.
- **21.2.6** Subject to the above, the provisions of Arbitration & Conciliation Act 1996 and any amendment thereof shall be applicable. All matters relating to this Contract and arising out of invocation of Arbitration clause are subject to the exclusive jurisdiction of the Court(s) situated at **Trichy.**
- 21.2.7 Notwithstanding any reference to the Designated Engineer or Conciliation or Arbitration herein, a. the parties shall continue to perform their respective obligations under the Contract unless they otherwise agree. Settlement of Dispute clause cannot be invoked by the Contractor, if the Contract has been mutually closed or 'No Demand Certificate' has been furnished by the Contractor or any Settlement Agreement has been signed between the Employer and the Contractor.
- **21.2.8** It is agreed that Mechanism of resolution of disputes through arbitration shall be available only in the cases where the value of the dispute is less than Rs. 10 Crores.
- 21.2.9 In case the disputed amount Claim, Counter claim including interest is Rs. 10 crores and above, the parties shall be within their rights to take recourse to remedies other than Arbitration, as may be available to them under the applicable laws after prior intimation to the other party. Subject to the aforesaid conditions, provisions of the Arbitration and Conciliation Act, 1996 and any statutory modifications or re-enactment thereof as amended from time to time, shall apply to the arbitration proceedings under this clause.
- 21.2.10 In case, multiple arbitrations are invoked (whether sub-judice or arbitral award passed) by any party to under this contract, then the cumulative value of claims (including interest claimed or awarded) in all such arbitrations shall be taken in account while arriving at the total claim in dispute for the subject contract for the purpose of clause 13.2.9. Disputes having cumulative value of less than 10 crores shall be resolved through arbitration and any additional dispute shall be adjudicated by the court of competent jurisdiction.

# 21.2.11 In case of Contract with Public Sector Enterprise (PSE) or a Government Department, the following shall be applicable:

In the event of any dispute or difference relating to the interpretation and application of the provisions of commercial contract(s) between Central Public Sector Enterprises (CPSEs)/ Port Trusts inter se and also between CPSEs and Government Departments/Organizations (excluding disputes concerning Railways, Income Tax, Customs & Excise Departments), such dispute or difference shall be taken up by either party for resolution through AMRCD (Administrative Mechanism for Resolution

#### 22. JURISDICTION

Subject to clause 21 of this contract, the Civil Court having original Civil Jurisdiction at Tiruchirappalli, Tamilnadu shall alone have exclusive jurisdiction in regard to all matters in respect of the Contract.

# **GOVERNING LAWS**

The contract shall be governed by the Law for the time being in force in the Republic of India.

#### 23. FORCE MAJEURE

- 23.1 "Force Majeure" shall mean circumstance which is:
  - a) beyond control of either of the parties to contract,
  - b) either of the parties could not reasonably have provided against the event before entering into the contract,
  - c) having arisen, either of the parties could not reasonably have avoided or overcome, and
  - d) not substantially attributable to either of the parties and Prevents the performance of the contract, such circumstances include but shall not be limited to:
    - i. War, hostilities, invasion, act of foreign enemies.
    - ii. Rebellion, terrorism, revolution, insurrection, military or usurped power, or civil war.
    - iii. Riot, commotion or disorder by persons other than the contractor's personnel and other employees of the contractor and sub-contractors.

- iv. Strike or lockout not solely involving the contractor's personnel and other employees of the contractor and sub-contractors.
- v. Encountering munitions of war, explosive materials, ionizing radiation or contamination by radioactivity, except as may be attributable to the contractor's use of such munitions, explosives, radiation or radio- activity.
- vi. Natural catastrophes such as earthquake, tsunami, volcanic activity, hurricane or typhoon, flood, fire, cyclones etc.
- vii. Epidemic, pandemic etc.
- **23.2** The following events are explicitly excluded from Force Majeure and are solely the responsibilities of the non-performing party: a) any strike, work-to-rule action, go-slow or similar labour difficulty (b) late delivery of equipment or material (unless caused by Force Majeure event) and (c) economic hardship.
- **23.3** If either party is prevented, hindered or delayed from or in performing any of its obligations under the Contract by an event of Force Majeure, then it shall notify the other in writing of the occurrence of such event and the circumstances thereof within 15 (fifteen) days after the occurrence of such event.
- 23.4 The party who has given such notice shall be excused from the performance or punctual performance of its obligations under the Contract for so long as the relevant event of Force Majeure continues and to the extent that such party's performance is prevented, hindered or delayed. The Time for Completion shall be extended by a period of time equal to period of delay caused due to such Force Majeure event.
- **23.5** Delay or non-performance by either party hereto caused by the occurrence of any event of Force Majeure shall not
  - 1. Constitute a default or breach of the Contract.
  - 2. Give rise to any claim for damages or additional cost expense occasioned thereby, if and to the extent that such delay or non-performance is caused by the occurrence of an event of Force Majeure.
- **23.6** BHEL at its discretion may consider short closure of contract after 1 year of imposition of Force Majeure in line with extant guidelines. In any case, Supplier/Vendor cannot consider deemed short-closure after 1 year of imposition of Force Majeure.

#### 24. Non-Disclosure Agreement: Not Applicable.

The bidders shall enter into the Non-disclosure agreement separately.

### 25. Cartel Formation

The Bidder declares that they will not enter into any illegal or undisclosed agreement or understanding, whether formal or informal with other Bidder(s). This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process. In case, the Bidder is found having indulged in above activities, suitable action shall be taken by BHEL as per extant policies/ guidelines.

## 26. Fraud Prevention Policy

Bidder along with its associate /collaborators /sub-contractors /sub-vendors / consultants / service providers shall strictly adhere to BHEL Fraud Prevention Policy displayed on BHEL website http://www.bhel.com and shall immediately bring to the notice of BHEL Management about any fraud or suspected fraud as soon as it comes to their notice.

#### 27. Suspension of Business Dealings with Suppliers / Contractors:

The offers of the bidders who are under suspension as also the offers of the bidders, who engage the services of the banned firms / principal / agents, shall be rejected. The list of banned firms is available on BHEL website www.bhel.com.

If any bidder / supplier / contractor during pre-tendering / tendering / post tendering / award /execution / post-execution stage indulges in any act, including but not limited to, mal-practices, cheating, bribery, fraud or and other misconduct or formation of cartel so as to influence the bidding process or influence the price or tampers the tendering process or acts or omits in any manner which tantamount to an offence punishable under any provision of the Indian Penal Code, 1860(Bhartiya Nyaya Samhita 2023) or any other law in force in India, or does anything which is actionable under the Guidelines for Suspension of Business dealings, action may be taken against such bidder / supplier / contractor as per extant guidelines of the company available on www.bhel.com and / or under applicable legal provisions. Guidelines for suspension of business dealings is available in the webpage: http://www.bhel.com/vender\_registration/vender.php

28.	Bid should be free from correction, overwriting, using corrective fluid, etc. Any interlineation, cutting,
	erasure or overwriting shall be valid only if they are attested under full signature(s) of person(s) signing the
	bid else bid shall be liable for rejection. In the event of any Technical or Commercial queries, the same
	may please be addressed to the following BHEL concerned before Part I opening

BHEL Official 1	BHEL Official 2	
mrsamy@bhel.in/ 04312574204	dhanabals@bhel.in / 04312575730	

#### 29. Order of Precedence:

In the event of any ambiguity or conflict between the Tender Documents, the order of precedence shall be in the order below:

- a. Amendments/Clarifications/Corrigenda/Errata etc. issued in respect of the tender documents by BHEL.
- b. General conditions of enquiry for Supply of Rounds as per specification \$A105

#### 30. Note:

- 1. In the event of our customer order covering this tender being cancelled /placed on hold /otherwise modified, BHEL would be constrained to accordingly cancel / hold / modify the tender at any stage of execution.
- 2. BHEL may negotiate the L1 rate, if not meeting our budget / estimated cost. BHEL may re-float the tender opened, if L1 price is not acceptable to BHEL even after negotiation. Any deviation from the conditions specified in TECHNO-COMMERCIAL TERMS AND CONDITIONS Annexure-A, will lead to rejection of offer.
- 3. Any change in applicable rates of Tax or any other statutory levies (Direct / Indirect) or any new introduction of any levy by means of statute and its corresponding liability for the deliveries beyond the agreed delivery date for reasons not attributable to BHEL will be to vendors account. BHEL will not reimburse the same and any subsequent claim in this respect will be summarily rejected.
- 4. BHEL reserves its right to reject an offer due to unsatisfactory past performance by the respective Vendor in the execution of any contract to any BHEL project / Unit.
- 5. The offers of the bidders who are under suspension and also the offers of the bidders, who engage the services of the banned firms /principal/agents, shall be rejected. The list of banned firms is available on BHEL web site www.bhel.com.
- 6. Recovery / deduction as applicable as per Direct and Indirect taxes as notified by Govt. Of India from time to time will be made and information/certificate for such deduction/recoveries shall be provided by BHEL to the vendor.

#### 31. Enclosure:

Annexure-1: Check List. - Applicable

Annexure-2: Offer forwarding letter / tender submission letter - Applicable

Annexure-3: No Deviation Certificate - Applicable

Annexure-4: Declaration regarding Insolvency/Liquidation/Bankruptcy Proceedings

Annexure-5: Declaration by Authorized Signatory **Applicable** 

Annexure-6: Declaration by Authorized Signatory regarding Authenticity of submitted Documents

Annexure-7: Non-Disclosure Certificate - Not applicable

Annexure-8: Integrity Pact - Not applicable

Annexure-9: Declaration confirming knowledge about Site Conditions - Not applicable

Annexure-10: Declaration reg. Related Firms & their areas of Activities

Annexure-11: Declaration for relation in BHEL

Annexure- 12: Declaration reg. minimum local content in line with revised public procurement

Annexure- 13: Declaration regarding compliance to Restrictions under Rule 144 (xi) of GFR 2017

Annexure-14: Bank Account Details for E-Payment

Annexure-15: Power of Attorney for submission of tender. - **Applicable** 

Annexure-16: Proforma of Bank Guarantee for Earnest Money. - Not applicable

Annexure-17: Proforma of Bank Guarantee for Performance Security. - Not applicable

Annexure-18: List of Consortium Bank. - Not applicable

Signature and seal of the authorized official (Supplier)

# **CHECK LIST**

NOTE: - Suppliers are required to fill in the following details in their Letterhead and no column should be left blank

Α	Name and Address of the Supplier			
В	GSTN No. the Supplier (Place of Execution of Contract / Purchase Order)			
С	Details of Contact person for this Tender	Name: Mr./ Ms. Designation: Telephone No: Mobile No: Email ID:		
D	EMD DETAILS			
Е	DESCRIPTION	NC	APPLICABILITY (BY BHEL)	ENCLOSED BY BIDDER
i.	Whether <b>Pre - Qualification Cr</b> provided proper supporting docu		Applicable/ Not Applicable	YES / NO
ii.	Whether all pages of the Tendannexures, appendices etc are re		Applicable/ Not Applicable	YES / NO
iii.	Audited Balance Sheet and profit three years	Applicable/ Not Applicable	YES / NO	
iv.	Copy of PAN Card & GST registra	Applicable/ Not Applicable	YES / NO	
٧.	Submission of <b>MSE certificate</b> as sp	pecified in Tender	Applicable/ Not Applicable	YES / NO
vi.	Offer forwarding letter / tender su Annexure 2	bmission letter as per	Applicable/ Not Applicable	YES / NO
vii.	Submission of <b>Certificate of No De</b>	eviation as per Annexure 3	Applicable/ Not Applicable	YES / NO
viii.	Declaration regarding <b>Insolvency Proceedings</b> as per Annexure 4	y/ Liquidation/ Bankruptcy	Applicable/ Not Applicable	YES / NO
ix.	Declaration by <b>Authorized Signat</b>	Applicable/ Not Applicable	YES / NO	
х.	Declaration by <b>Authorized Authenticity</b> of submitted Document	Applicable/ Not Applicable	YES / NO	
xi.	Submission of <b>Non-Disclosure Certificate</b> as per Annexure 7		Applicable / Not Applicable	YES / NO
xii.	Submission of <b>Integrity Pact</b> as spe Annexure 8	ecified in Tender as per	Applicable/ Not Applicable	YES / NO

xiii.	Declaration confirming knowledge about Site Conditions as per Annexure 9	Applicable/ Not Applicable	YES / NO
xiv.	Declaration reg. <b>Related Firms &amp; their areas of Activities</b> as per Annexure 10	Applicable/ Not Applicable	YES / NO
XV.	Declaration for <b>relation in BHEL</b> as per Annexure 11	Applicable/ Not Applicable	YES / NO
xvi.	Declaration reg. <b>minimum local content</b> in line with revised public procurement as per Annexure 12	Applicable/ Not Applicable	YES / NO
xvii.	Declaration regarding <b>compliance to Restrictions under Rule 144 (xi) of GFR 2017</b> as per Annexure 13	Applicable/ Not Applicable	YES / NO
xviii.	Bank Account Details for E-Payment as per Annexure 14	Applicable/ Not Applicable	YES / NO
xix.	<b>Power of Attorney</b> for submission of tender as per Annexure 15	Applicable/ Not Applicable	YES / NO
XX.	Performa of Bank Guarantee for Earnest Money as per Annexure 16	Applicable/ Not Applicable	YES / NO
xxi	Declaration regarding conflict of interest Annexure 19	Applicable/ Not Applicable	YES / NO

**NOTE:** Strike off" YES" or" NO", as applicable. Tender not accompanied by the prescribed **above applicable documents** are liable to be summarily rejected.

DATE:

Sign. of the AUTHORISED SIGNATORY (With Name, Designation and Company seal)

# OFFER FORWARDING LETTER / TENDER SUBMISSION LETTER

(To be typed and submitted in the Letter Head of the Company/Firm of Bidder

Offer Reference No:		Date:	· • • • • • • • • • • • • • • • • • • •
То,			
Sr. Manager, MM/RM & Steel,	BHEL, Trichy - 620014		
Dear Sir,			
Sub: Submission of Offer again	st NIC Bid No: 130250000	)1 dt 05.09.2025	
Having examined the tender of	documents against your	NIC Bid No.	
dated a	nd having understood th	ne provisions of the said tender d	ocuments
and having thoroughly studie	ed the requirements of I	BHEL related to the work tender	red for, in
connection with	(name of work &	project site), we hereby submit ou	ur offer for
the proposed work in accordo	ance with terms and con	ditions mentioned in the tender do	ocuments,
at the prices quoted by us and	d as per the indicated de	elivery schedule.	
_		o in the said Tender documents and as detailed in the appendices	•
	,	Authorised Representative of Bidde	er
		Signature:	
		Name: Address:	
	,	nuuloss,	
Place:			
Date:			

# **CERTIFICATE OF NO DEVIATION**

(to be typed & submitted in the letter head of the company/firm of bidder)

To,
Sr. Manager, MM/RM & Steel, BHEL, Trichy - 620014
Dear Sir,
Subject: No Deviation Certificate
Ref: 1) NIC Bid No : 1302500001 dt 05.09.2025  2) All other pertinent issues till date
We hereby confirm that we have not changed/ modified/materially altered any of the tender documents as downloaded from the website/ issued by BHEL and in case of such observance at any stage, it shall be treated as null and void.
We also hereby confirm that we have neither set any Terms and Conditions and nor have we taken any deviation from the Tender conditions together with other references applicable for the above referred NIC Bid.
We further confirm our unqualified acceptance to all Terms and Conditions, unqualified compliance to Tender Conditions.
We confirm to have submitted offer in accordance with tender instructions and as per aforesaid references.
Thanking you,
Yours faithfully,
(Signature, date & seal of authorized representative of the bidder)  Date: Place:

(With Name, Designation and Company seal)

#### **UNDERTAKING**

(To be typed and submitted in the Letter Head of the Company/Firm of Bidder) To, Sr. Manager, MM/RM & Steel, BHEL, Trichy - 620014 Dear Sir/Madam, Sub: DECLARATION REGARDING INSOLVENCY/ LIQUIDATION/ BANKRUPTCY PROCEEDINGS Ref: NIC Bid Specification No: 1302500001 dt 05.09.2025 I/We, \_\_\_\_\_ declare that, I/We am/are not admitted under insolvency resolution process or liquidation under Insolvency and Bankruptcy Code, 2016, as amended from time to time or under any other law as on date, by NCLT or any adjudicating authority/authorities. Sign. of the AUTHORISED SIGNATORY

Place: Date:

# **DECLARATION BY AUTHORISED SIGNATORY OF BIDDER**

(To be typed and submitted in the Letter Head of the Company/Firm of Bidder)

IO,
Sr. Manager, MM/RM & Steel, BHEL, Trichy - 620014
Dear Sir,
Sub: Declaration by Authorised Signatory Ref: 1) NIC Bid No: 1302500001 dt 05.09.2025  2) All other pertinent issues till date
I/We, hereby certify that all the information and data furnished by me with regard to the above Tender Specification are true and complete to the best of my knowledge. I have gone through the specifications, conditions, stipulations and all other pertinent issues till date, and agree to comply with the requirements and Intent of the specification.
I further certify that I am authorised to represent on behalf of my Company/Firm for the above mentioned tender and a valid Power of Attorney to this effect is also enclosed.
Yours faithfully,
(Signature, Date & Seal of Authorized Signatory of the Bidder)
Date:
Enclosed: Power of Attorney

# **DECLARATION BY AUTHORISED SIGNATORY OF BIDDER**

(To be typed and submitted in the Letter Head of the Company/Firm of Bidder)
To,
Sr. Manager, MM/RM & Steel, BHEL, Trichy - 620014
Dear Sir,
Sub : <u>Declaration by Authorised Signatory regarding Authenticity of submitted documents</u> .
Ref : 1) NIC Bid No & Date <u>1302500001 dt 05.09.2025</u>
2) All other pertinent issues till date
I / We hereby certify that all the documents submitted by us in support of possession of "Qualifying Requirements" are true copies of the original and are fully compliant required for qualifying / applying in the bid and shall produce the original of same as and when required by Bharat Heavy Electricals Limited.
I / We hereby further confirm that no tampering is done with documents submitted in support of our qualification as bidder. I / We understand that at any stage (during bidding process or while executing the awarded contract) if it is found that fake / false / forged bid qualifying / supporting documents / certificates were submitted, it would lead to summarily rejection of our bid / termination of contract. BHEL shall be at liberty to initiate other appropriate actions as per the terms of the Bid / Contract and other extant policies of Bharat Heavy Electricals Limited.
Yours faithfully,
(Signature, Date & Seal of Authorized Signatory of the Bidder)
Date:

# **DECLARATION**

			Date:				
То,							
Sr. Mo	anage	r, MM/RM & Steel, BHEL, Trichy - 620014					
	O	,					
Dear	Sir/ Mo	adam,					
Sub: I	Details	of related firms and their area of activities					
			members that are doing business/registered				
for same item with BHEL, (NA, if not applicable)							
		Material Category/ Work Description					
		Name of Firm Address of Firm					
		Nature of Business					
		Name of Family Member					
		Relationship					
	2	Material Category/ Work Description					
		Name of Firm					
		Address of Firm					
		Nature of Business					
		Name of Family Member					
		Relationship					
		fy that the above information is true and I					
any c	of the c	above information furnished is found to be	false.				
			Regards,				
	()						
	From: M/s						
	Supplier Code:						
			Address				

# **DECLARATION FOR RELATION IN BHEL**

(To be typed and submitted in the Letter Head of the Company/Firm of Bidder failing which the offer of Bidder is liable to be summarily rejected)
То,
Sr. Manager, MM/RM & Steel, BHEL, Trichy - 620014
Dear Sir,
Sub: <u>Declaration for relation in BHEL</u> Ref: 1) NIC Bid Specification No: <u>1302500001 dt 05.09.2025</u>
I/We hereby submit the following information pertaining to relation/relatives of Proprietor/Partner(s)/ Director(s) employed in BHEL
Tick ( $\sqrt{\ }$ ) any one as applicable:
<ol> <li>The Proprietor, Partner(s), Director(s) of our Company/Firm DO NOT have any relation of relatives employed in BHEL</li> </ol>
OR  2. The Proprietor, Partner(s), or Director(s) of our Company/Firm HAVE relation/relative employed in BHEL and their particulars are as below:
i.
ii.
(Signature, Date & Seal of Authorized Signatory of the Bidde
Note:

#### Note:

- 1. Attach separate sheet, if necessary.
- 2. If BHEL ManaNICent comes to know at a later date that the information furnished by the Bidder is false, BHEL reserves the right to take suitable against the Bidder/Contractor.

# DECLARATION REGARDING MINIMUM LOCAL CONTENT IN LINE WITH REVISED PUBLIC PROCUREMENT (PREFERENCE TO MAKE IN INDIA), ORDER 2017 DATED 04<sup>TH</sup> JUNE, 2020 AND SUBSEQUENT ORDER(S) (To be typed and submitted in the Letter Head of the Entity/Firm providing certificate as applicable) To, Sr. Manager, MM/RM & Steel, BHEL, Trichy - 620014 Dear Sir. Sub: Declaration reg. minimum local content in line with Public Procurement (Preference to Make in India), Order 2017-Revision, dated 04th June, 2020 and subsequent order(s). **Ref**: 1) NIC Bid Specification No: **1302500001 dt 05.09.2025** 2) All other pertinent issues till date We hereby certify that the items/works/services offered by ..... (specify the name of the organization here) has a local content of \_\_\_\_\_\_ % and this meets the local content requirement for 'Class I local supplier' / 'Class II local supplier' \*\* as defined in Public Procurement (Preference to Make in India), Order 2017-Revision dated 04.06.2020 issued by DPIIT and subsequent order(s). The details of the location(s) at which the local value addition is made are as follows: 4. \_\_\_\_\_

(Signature, Date & Seal of Authorized Signatory of the Bidder)

\*\* - Strike out whichever is not applicable.

#### Note:

Thanking you,
Yours faithfully,

- 1. Bidders to note that above format, duly filled & signed by authorized signatory, shall be submitted along with the techno-commercial offer.
- 2. In case the bidder's quoted value is in excess of Rs. 10 Crores, the authorized signatory for this declaration shall necessarily be the statutory auditor or cost auditor of the company (in the case of companies) or a practising cost accountant or practicing chartered accountant (in respect of suppliers other than companies).
- 3. In the event of false declaration, actions as per the above order and as per BHEL Guidelines shall be initiated against the bidder

# **ANNEXURE 13**

# DECLARATION REGARDING COMPLIANCE TO RESTRICTIONS UNDER RULE 144 (xi) OF GFR 2017

(To be typed and submitted in the Letter Head of the Entity/ Firm providing certificate as applicable)

To,
Sr. Manager, MM/RM & Steel, BHEL, Trichy - 620014
Dear Sir,
Sub: Declaration regarding compliance to Restrictions under Rule 144 (xi) of GFR 2017
Ref: 1) NIC Bid Specification No: <u>1302500001 dt 05.09.2025</u> 2) All other pertinent issues till date
I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India. I certify that (SPECIFY THE NAME OF THE
ORGANIZATION HERE), is not from such a country/ has been registered with the Competent
Authority (attach valid registration by the Competent Authority, i.e., the Registration Committee
constituted by the Dept. for Promotion of Industry and Internal Trade (DPIIT).
I hereby certify that we fulfil all requirements in this regard and is eligible to be considered.
Thanking you, Yours faithfully,
(Signature, Date & Seal of Authorized Signatory of the Bidder)
<b>Note:</b> Bidders to note that in case above certification given by a bidder, whose bid is accepted,
is found to be false, then this would be a ground for immediate termination and for taking

further action in accordance with law and as per BHEL guidelines.

# **ANNEXURE 15**

# POWER OF ATTORNEY for SUBMISSION OF TENDER

(To be typed on non-judicial stamp paper of minimum Rs. 100/- and Notarized)

KNOW ALL MEN BY	THESE PRESENTS,	that I/We do	o hereby make, nominate, constitute and appoint		
Mr	, whose si	ignature give	en below herewith to be true and lawful Attorney		
of M/s hereinafter c	called 'Company	' for submitti	ting Tender/ entering into Contract and inter alia,		
sign, execute all po	apers and to do	necessary la	awful acts on behalf of company with M/s Bharat		
Heavy Electricals	Ltd, in connec	ction with	vide NIC Bid No:		
	, dated				
And the Company	do hereby agree	to ratify and	d confirm all acts, deeds, things or proceedings as		
may be lawfully dor	ne by the said at	torney and b	by or on behalf of the company and in the name		
of the company, by	y virtue of the po	owers confer	rred herein and the same shall be binding on the		
company and shall	have full force of	and effect.			
IN WITNESS WHEREO	F, the common s	seal of the co	ompany has been hereunto affixed in the manner		
hereinafter appeari	ng on the docur	ment.			
Dated at	. this	day of			
	,				
Director/CMD/Partr	ner/Proprietor				
			Signature of Mr (Attorney)		
			Attested by: Director/CMD/Partner/Proprietor		
Witness					
			Notary Public		

#### **DECLARATION REGARDING CONFLICT OF INTEREST**

(To be typed and submitted in the Letter Head of the Company/Firm)

To,

Sr. Manager, MM/RM & Steel, BHEL, Trichy - 620014

Dear Sir,

Sub: Declaration regarding conflict of interest Ref: 1) Enquiry No. 1302500001 dt 05.09.2025

### Treatment of cases regarding conflict of interest:

The bidder notes that a conflict of interest would said to have occurred in the tender process and execution of the resultant contract, in case of any of the following situations:

- If its personnel have a close personal, financial, or business relationship with any personnel of BHEL who are directly or indirectly related to the procurement or execution process of the contract, which can affect the decision of BHEL directly or indirectly;
- > The bidder (or his allied firm) provided services for the need assessment/ procurement planning of the Tender process in which it is participating;
- Procurement of goods directly from the manufacturers/ suppliers shall be preferred. However, if the OEM/ Principal insists on engaging the services of an agent, such agent shall not be allowed to represent more than one manufacturer/ supplier in the same tender. Moreover, either the agent could bid on behalf of the manufacturer/ supplier or the manufacturer/ supplier could bid directly but not both. In case bids are received from both the manufacturer/ supplier and the agent, bid received from the agent shall be ignored. However, this shall not debar more than one Authorised distributor (with/ or without the OEM) from quoting equipment manufactured by an Original Equipment Manufacturer (OEM) in procurements under a Proprietary Article Certificate.
- A bidder participates in more than one bid in this tender process. Participation in any capacity by a Bidder (including the participation of a Bidder as a partner/ JV member or sub-contractor in another bid or vice-versa) in more than one bid shall result in the disqualification of all bids in which he is a party. However, this does not limit the participation of an entity as a sub-contractor in more than one bid if he is not bidding independently in his own name or as a member of a JV.

The Bidder declares that they have read and understood the above aspects, and the bidder confirms that such conflict of interest does not exist and undertakes that they will not enter into any illegal or undisclosed agreement or understanding, whether formal or informal with other Bidder(s), in this regard. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process. In case, the Bidder is found having indulged in above activities, the same will be considered as a violation of the tender conditions, and suitable action shall be taken by BHEL as per extant policies/ guidelines.