

DUEDATE

09-05-2022

SL	MATERIAL CODE ITEM DESCRIPTION	QUANTITY	UNIT	LOTNO	LOT DELIVERY QTY SCHEDULE
1	W97321017010 DRG: 22101718401 REV: PRESSURE GAUGE INDICATING PLATE AS PER DRAWING 22101718401, ITEM NO. 1 'OIL PRESSURE IN G.V. SERVO OPENING LINE''. SIZE OF PLATE = 150MM (L) X 35MM (W) X 2.5 MM (TH) (12SWG) MATERIAL : BRASS COLD ROLLED SHEET AS PER IS:410 (CU ZN 37)	7	NO	1	7 31/05/22
2	W97321017028 DRG: 22101718401 REV: PRESSURE GAUGE INDICATING PLATE AS PER DRAWING 22101718401, ITEM NO. 2 'OIL PRESSURE IN G.V. SERVO CLOSING LINE''. SIZE OF PLATE = 150MM (L) X 35MM (W) X 2.5 MM (TH) (12SWG) MATERIAL : BRASS COLD ROLLED SHEET AS PER IS:410 (CU ZN 37)	7	NO	1	7 31/05/22
3	W97321017036 DRG: 22101718401 REV: PRESSURE GAUGE INDICATING PLATE AS PER DRAWING 22101718401, ITEM NO. 3 'COOLING WATER PRESSURE IN SHAFT SEAL''. SIZE OF PLATE = 150MM (L) X 35MM (W) X 2.5 MM (TH) (12SWG) MATERIAL : BRASS COLD ROLLED SHEET AS PER IS:410 (CU ZN 37)	7	NO	1	7 31/05/22
4	W97321017044 DRG: 22101718401 REV: PRESSURE GAUGE INDICATING	7	NO	1	7 31/05/22

SL	MATERIAL CODE ITEM DESCRIPTION	QUANTITY	UNIT	LOTNO	LOT DELIVERY QTY SCHEDULE
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PLATE AS PER DRAWING
22101718401, ITEM NO. 4
'WATER PRESSURE IN TOP COVER
INSIDE LABYRINTH''.
SIZE OF PLATE = 150MM (L) X
35MM (W) X 2.5 MM (TH) (12SWG)
MATERIAL : BRASS COLD ROLLED
SHEET AS PER IS:410 (CU ZN 37)

5	W97321017052 DRG: 22101718401 REV: PRESSURE GAUGE INDICATING PLATE AS PER DRAWING 22101718401, ITEM NO. 5 'WATER PRESSURE IN TOP COVER OUTSIDE LABYRINTH''. SIZE OF PLATE = 150MM (L) X 35MM (W) X 2.5 MM (TH) (12SWG) MATERIAL : BRASS COLD ROLLED SHEET AS PER IS:410 (CU ZN 37)	7	NO	1	7 31/05/22
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6	W97321017060 DRG: 22101718401 REV: PRESSURE GAUGE INDICATING PLATE AS PER DRAWING 22101718401, ITEM NO. 6 'WATER PRESSURE IN TOP COVER AT SHUT OFF''. SIZE OF PLATE = 150MM (L) X 35MM (W) X 2.5 MM (TH) (12SWG) MATERIAL : BRASS COLD ROLLED SHEET AS PER IS:410 (CU ZN 37)	7	NO	1	7 31/05/22
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7	W97321017079 DRG: 22101718401 REV: PRESSURE GAUGE INDICATING PLATE AS PER DRAWING 22101718401, ITEM NO. 7 'COOLING WATER PRESSURE IN G.B. AT INLET''. SIZE OF PLATE = 150MM (L) X 35MM (W) X 2.5 MM (TH) (12SWG) MATERIAL : BRASS COLD ROLLED SHEET AS PER IS:410 (CU ZN 37)	7	NO	1	7 31/05/22
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SL	MATERIAL CODE ITEM DESCRIPTION	QUANTITY	UNIT	LOTNO	LOT DELIVERY QTY SCHEDULE
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8	W97321017087 DRG: 22101718401 REV: PRESSURE GAUGE INDICATING PLATE AS PER DRAWING 22101718401, ITEM NO. 8 'COOLING WATER PRESSURE IN UPPER LABYRINTH'. SIZE OF PLATE = 150MM (L) X 35MM (W) X 2.5 MM (TH) (12SWG) MATERIAL : BRASS COLD ROLLED SHEET AS PER IS:410 (CU ZN 37)	7	NO	1	7 31/05/22
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9	W97321017095 DRG: 22101718401 REV: PRESSURE GAUGE INDICATING PLATE AS PER DRAWING 22101718401, ITEM NO. 9 'COOLING WATER PRESSURE IN LOWER LABYRINTH'. SIZE OF PLATE = 150MM (L) X 35MM (W) X 2.5 MM (TH) (12SWG) MATERIAL : BRASS COLD ROLLED SHEET AS PER IS:410 (CU ZN 37)	7	NO	1	7 31/05/22
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10	W97321017109 DRG: 22101718401 REV: PRESSURE GAUGE INDICATING PLATE AS PER DRAWING 22101718401, ITEM NO. 10 'WATER PRESSURE IN DRAFT TUBE'. SIZE OF PLATE = 150MM (L) X 35MM (W) X 2.5 MM (TH) (12SWG) MATERIAL : BRASS COLD ROLLED SHEET AS PER IS:410 (CU ZN 37)	7	NO	1	7 31/05/22
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11	W97321017117 DRG: 22101718401 REV: PRESSURE GAUGE INDICATING PLATE AS PER DRAWING 22101718401, ITEM NO. 11 'COOLING WATER PRESSURE IN G.B. AT OUTLET'.	7	NO	1	7 31/05/22
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SL	MATERIAL CODE	QUANTITY	UNIT	LOTNO	LOT DELIVERY QTY SCHEDULE
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ITEM DESCRIPTION

SIZE OF PLATE = 150MM (L) X
35MM (W) X 2.5 MM (TH) (12SWG)
MATERIAL : BRASS COLD ROLLED
SHEET AS PER IS:410 (CU ZN 37)

** IMPORTANT: This enquiry is 2 part tender. Techno-Commercial bid (Part-1) & Price Bids (Part-2) should be submitted in separate envelopes. These two envelopes should be submitted in a common sealed envelope. Techno-Commercial Bid shall contain detailed Technical Specification, Drawings Technical documents, Catalogues, taxes & duties, payment terms, delivery period, Validity of offer, Replica of Price Bid (Copy of price bid without price part) etc. The confirmation to the special terms & conditions must be submitted alongwith Techno-Commercial bid.

Special Instructions:

Testing & Certification as per Ordering drawing & Specifications

To receive drawings & Specifications, submit duly filled non disclosure agreement to kaushal@bhel.in or deepakumar1@gmail.com

Format of NDA is attached as annexure in Tender document

Evaluation shall be done on individual item-wise basis.

Price Bids shall be opened for only those bidders who qualifies PQR & whose Techno-commercial bid is acceptable to BHEL (both engineering & quality).

KAUSHAL MEENA
SENIOR ENGINEER

Indent no. 20210759

Pre-Qualification requirements for "Pressure Guage Indicating plate"

(Material Code: W97321017010, W97321017028, W97321017036, W97321017044, W97321017052, W97321017060, W97321017079, W97321017087, W97321017095, W97321017109 and W97321017117)

1.0 Experience Requirement -

a- The Vendor should have a regular supplier (experience of supply) of **Indicating plate /Name plate** and Vendor should have supplied at least five (5) nos. of **Indicating plate /Name plate** in last five (05) years as on date of issuance of purchase enquiry with following minimum technical details:-

Sl. no.	Product features	Details
1.	Material	Brass cold rolled sheet as per IS:410 (Cu Zn 37) 2.5MM
2.	Manufacturing	Through Photo Chemical Etching process
3.	Surface treatment	Nickel plated

b- In support of above, vendor to furnish information, in following format for previous supplied **Indicating plate /Name plate** meeting the above technical requirements (as per sl. no. 1.0-a) for the past five (05) years from the date of issuance of enquiry.

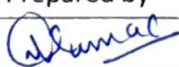
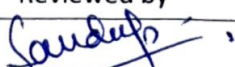
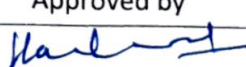
Sl. No	Name & address of customer	Contact Details of the customer (email & phone number etc.)	Purchase order reference no.	Purchase order issue date	Material of Indicating plate /Name plate	Manuf acturing Process	Surface treatment	Total Qty. (nos.)

2.0 The vendor to submit the following documents as an evidence of acceptance of supplied **Indicating plate /Name plate** for the above mentioned successfully executed orders:-

- a) Copy of Un-Priced Purchase Orders executed in last five (05) years, as mentioned in clause 1.0.b above (Minimum 1 no. P.O. copy to be furnished).
- b) Material test certificates of **Indicating plate/Name plate** for any one of the PO submitted. The submitted certificates should have co-relation with PO.
- c) Material acceptance certificate/dispatch documents against any one of the above P.O. The submitted certificates should have co-relation with PO. In case the supplier is a non-manufacturer, valid authorization certificate from principle to be submitted.

Notes: -

- 1. Against vendor's replies, BHEL reserves the right to ask for more information/documents. In case the information is found to be false / incorrect, the offer shall be rejected.
- 2. Vendor's offer shall not be considered, if vendor fail to furnish the document/information and doesn't meet the acceptance criteria as mentioned above.

Prepared by	Reviewed by	Approved by
		
Nilesh Kumar (Dy. Mgr./ TLG)	Sandeep Kumar Sonkar (Sr. Mgr./ TLG)	Shashank Kumar Gupta (AGM/ TLG & TCX)

Indent no. 20210759 rev. 00

Pre-Qualification requirements for "Rating plate" Material Code: BP9023530535**1.0 Experience Requirement -**

- a- The Vendor should have experience of supply of **Rating plate/Name plate**. The vendor to confirm.
- b- Further, the Vendor should be a regular supplier of **Rating plate/Name plate** and Vendor should have supplied at least five (5) nos. of **Rating plate/Name plate** in last five (05) years as on date of issuance of purchase enquiry with following minimum technical details:

Sl. no.	Product features	Details
1.	Material	Brass sheet
2.	Manufacturing	Through Etching process
3.	Surface treatment	Nickel plated

- c- In support of above, vendor to furnish information, in following format for previous supplied **Rating plate/Name plate** meeting the above technical requirements (as per sl. no. 1.0-b) for the past five (05) years from the date of issuance of enquiry.

Sl. No.	Name & address of customer	Contact Details of the customer (email & phone number etc.)	Purchase order reference no.	Purchase order issue date	Material of Rating plate/Name plate	Manufacturing Process	Surface treatment	Total Qty. (nos.)

2.0 The vendor to submit the following documents as an evidence of acceptance of supplied **Rating plate/Name plate** for the above mentioned successfully executed orders:

- Copy of Un-Priced Purchase Orders executed in last five (05) years, as mentioned in clause 1.0.c above (Minimum 1 no. P.O. copy to be furnished).
- Test certificates of **Rating plate/Name plate** for any one of the PO submitted. The submitted certificates should have co-relation with PO.
- Material acceptance certificate/dispatch documents against any one of the above P.O. The submitted certificates should have co-relation with PO.

Notes: -

- Against vendor's replies, BHEL reserves the right to ask for more information/documents.
- Vendor's offer shall not be considered, if vendor fail to furnish the document/information and doesn't meet the acceptance criteria as mentioned above.
- In case information furnished by the vendor found false/incorrect, BHEL reserves the right to reject their offer.

Prepared by	Reviewed by	Approved by
<i>Susheel</i> 13.09.21	<i>Susheel</i> 13.09.21	<i>Lakhmi</i> 13/09/2021
Susheel Kothiyal (Dy. Mgr./ STE-TG)	Susheel Kothiyal (Dy. Mgr./ STE-TG)	Lakhmi Singh (Mgr./ STE-TG)

NON-DISCLOSURE AND PROPRIETARY INFORMATION AGREEMENT

BETWEEN

_____ (**Name of the Vendor**), having its registered offices in _____ (**Address of Vendor**), registered under the no. _____ of the Companies' register of _____ (**Name of Place and Country**), capital stock of _____ (**Value**), with a place of business in _____ (**Name of Place and Country**) (hereinafter referred to as "**Name of Vendor**") which expression shall unless repugnant to the context shall include its successors & assigns.

AND

Bharat Heavy Electricals Ltd a company incorporated under the Indian Companies Act 1956 having its registered offices at BHEL House, Siri Fort, New Delhi -110 049 and having one of its works at Heavy Electrical Equipment Plant, Ranipur, Haridwar-249403 (Uttarakhand), India registered under the No. 4281 of 1964-65 of the companies register of Delhi, capital stock of Rs 4895.2 million with a place of registered office in New Delhi (hereinafter referred to as "BHEL") which expression shall unless repugnant to the context shall include its successors & assigns. hereinafter also referred to individually as "the Party" or collectively as "the Parties".

BACKGROUND

This Agreement sets forth the rights and obligations of the Parties with respect to the use, handling, protection and safeguarding of Proprietary Information that is disclosed by and between the Parties.

WHEREAS

A) the Parties wish to pursue exploratory discussions concerning a possible collaboration between them in relation to the Tender Enquiry No..... also mentioned in Exhibit 1;

B) It is anticipated that during the possible discussions it may be necessary for BHEL to share certain confidential and proprietary information in written, oral, visual and/or physical/sample/ form to the other party (collectively "**Proprietary Information**", more fully detailed in clause 1 herein below) for the purpose of enabling the parties to interact and deliberate the aforementioned order and take it further (hereinafter referred to as "**Purpose**")

The parties desire to protect such Proprietary Information and ensure that it is not disclosed to any third party without the permission of the party disclosing such Proprietary Information;

NOW, THEREFORE, the Parties have agreed as follows:

1. The term “Proprietary Information” shall mean any information or data of whatsoever kind of a confidential or proprietary nature disclosed by BHEL (hereinafter called the “Disclosing Party”) to the vendor) hereinafter called the “Receiving Party”), including but not limited to, commercial information, knowhow and technical information in the form of designs, drawings, concepts, requirements, specifications, trade secrets, IPR, brand name, marketing plans & all other non-public information, software, interfaces, components, processes, or the like, that have been or will be disclosed by the Disclosing Party to the Receiving Party pursuant to this Agreement, either in writing, orally or other form, which is designated as “Proprietary” or “Confidential” by the Disclosing Party by means of formal declaration or an appropriate stamp, legend or any other written or orally notice . Notwithstanding anything to the contrary contained hereinabove, all the drawings and other technical information shared regarding the above mentioned order by the Disclosing Party shall be considered Proprietary Information with or without being marked as confidential/proprietary at the time of sharing the same.

2. Proprietary Information may be conveyed, without limitation, through any written or printed documents, samples, models, electronic form on disk, tape, other storage media or any other means of disclosing such Proprietary Information that Disclosing Party may elect to use during the life of this Agreement, but if Disclosing Party originally discloses information orally or visually, the Receiving Party will protect such information as Proprietary Information to the extent that the Disclosing Party :

- identifies the Information as Proprietary at the time of original disclosure,
- summarizes the Proprietary Information in writing.

Information stored in electronic form on disk, tape, other storage media will be adequately marked if a proprietary legend displays when the information originally runs on a computer system and when the information is printed from its data file. Proprietary Information also includes any information which can be obtained by examination, testing or analysis of any hardware or material substance or any component part of such hardware or material substance provided by the Disclosing Party even though the requirements in Clause 1 for marking and designation have not been fulfilled.

3. The Disclosing Party, to the extent of its rights to do so, shall disclose to the other only the Proprietary Information which the Disclosing Party deems appropriate to fulfil the objectives of this Agreement. The Parties hereby represent that the disclosure of Proprietary Information by and between themselves shall be made in compliance with, and subject to the Indian laws and regulations.

4. The Receiving Party hereby agrees and covenants that, from the effective date of this Agreement until the expiry date as per article 11 and the following period as per article 12, the Proprietary Information that it receives from the Disclosing Party shall:

- a) be protected and kept in strict confidence by the Receiving Party which must use the same degree of care it uses to protect its own confidential information and in no case less than a reasonable care;
- b) be only disclosed to and used by those persons within the Receiving Party's organization who have a need to know and solely for the purposes specified in this Agreement, and be treated by such persons or entities with the same degree of care and subject to the same restrictions;
- c) to procure that each third party to whom Proprietary Information is disclosed under this Agreement is made aware of the provisions of this Agreement prior to such disclosure to it and that each such third party is bound by obligations of confidentiality which are no less onerous than those contained in this Agreement;
- d) neither be disclosed nor caused to be disclosed or made available, either directly or indirectly, to any third Party or persons other than those mentioned in subparagraph b) above or other persons upon which both of the contractual Parties shall agree in an amendment to this Agreement;
- e) not to reverse engineer, disassemble or decompile any prototypes, software or other tangible objects which embody the Proprietary Information and which are provided to the Receiving Party hereunder;
- f) not to copy, reproduce or reduce to writing any part of such Proprietary Information except as may be reasonably necessary for the purpose referred to in the Recitals of this Agreement

PROVIDED THAT the Receiving Party shall be entitled to make any disclosure required by court order or government or regulatory requirement of the Disclosing Party's Proprietary Information subject to notifying the Disclosing Party as soon as possible of such requirement.

5. Any Proprietary Information and copies thereof disclosed by the Disclosing Party to the other shall remain the property of the Disclosing Party and shall be immediately returned or destroyed by the Receiving Party upon request or upon expiry of this Agreement.

6. The Receiving Party shall have no obligations or restrictions with respect to any Proprietary Information for which the Receiving Party can prove that:

- a) is in or which comes into the public domain otherwise than as a result of a breach of this Agreement by any person to whom a disclosure of Proprietary Information is made as permitted under this Agreement or of any other duty of confidentiality relating to the Proprietary Information of which the Receiving Party has knowledge; or
- b) it has been in its possession without restriction at the time of the disclosure, as evidenced by written documentation in its files; or
- c) it has been lawfully received from a third Party without breach of this Agreement; or
- d) it has been or is published without violation of this Agreement; or
- e) disclosure of such proprietary information is required by Law or by a court of competent jurisdiction.

7. With respect to any exchange of Proprietary Information which may occur as a result of this Agreement, it is expressly understood and agreed that the persons listed in Exhibit 2 shall, on behalf of the respective Parties, be the exclusive individuals authorized to receive from and transmit to the other Party Proprietary Information under this Agreement. Each Party may replace at any time its respective authorized individuals identified in such Exhibit 2, within its own organization. Any such new designation by a Party shall be made by written notice to the other at the address indicated in such Exhibit 2.
8. Any Proprietary Information which is identified as "Classified Information", or whose export is subject to an export license, shall be identified as such by the Disclosing Party at the time of disclosure and the disclosure, protection, use and handling thereof, shall remain subject to the security procedures and restrictions imposed by the Disclosing Party's Government.
9. The disclosure of Proprietary Information under this Agreement by the Disclosing Party to the Receiving Party shall not be construed as granting to the Receiving Party any right, whether express or implied by licence or otherwise, on the matters, inventions or discoveries to which such information pertains, or as granting any trademark, patents, copyrights, trade secret right or other form of intellectual property right.
10. This Agreement covers the exchange of Proprietary Information which may be made by the Disclosing Party to the Receiving Party until ten years from signing of the agreement or any extension thereto which may be agreed upon by the Parties in writing. Proprietary information relevant to the Program detailed in Exhibit 1, already made available to the Receiving Party before the effective date, shall also be protected under this Agreement.

It is understood by the parties that, prior to disclosure, the Disclosing Party shall have obtained any government authorisation needed for the export of the Proprietary Information

11. The expiry of the period contemplated in Article 10 of this Agreement shall not relieve the Receiving Party from complying with the obligations imposed by Article 4 here above with respect to the use and protection of the Proprietary Information, received prior the date of such expiry, for a period of ten (10) years after such expiry.
12. The Parties are independent contractors. Each will bear all costs and expenses in connection with this Agreement. This Agreement is intended to facilitate only the exchange of Proprietary Information in connection with the contract entered between both the parties and is not intended to be, and shall not be construed to create a teaming agreement, joint venture, association, partnership, or other business organisation or agency arrangement and no Party shall have the authority to bind the other without the other Party's separate prior written agreement.

13. The Receiving Party shall indemnify the Disclosing Party for all costs, expenses or damages that Disclosing Party incurs as a result of any violation of any provisions of this Agreement. This obligation shall include court, litigation expenses, and actual, reasonable attorney's fees. The Receiving Party also agrees that monetary damages may be inadequate compensation to the Disclosing Party in the event the Receiving Party breaches any provision of this Agreement. Therefore, the parties agree that in the event of a breach or threatened breach of confidentiality, the Disclosing Party shall also be entitled to specific performance and injunctive or other equitable relief as a remedy for any such breach or anticipated breach.

14. This Agreement shall be governed by and shall be interpreted in accordance with the substantive Indian laws. Irrespective of the foregoing each Party shall remain bound by the provisions of its own national laws and regulations with respect to the transfer or use of Classified Information or information whose export is subject to an export license.

15. All disputes among the Parties, in connection with or arising out of the existence, validity, construction, performance and termination of this Agreement (or any terms thereof), which the Parties are unable to resolve among themselves, shall be finally settled by an Arbitration as per the Arbitration & Conciliation Act, 1996. The Arbitration shall be held in Haridwar (India), in English language, in accordance with the rules laid down in the Arbitration and Conciliation act of India 1996, of a sole arbitrator mutually appointed by both the parties. The courts of Haridwar shall have exclusive jurisdiction.

16. The foregoing constitutes the entire Agreement among the Parties with respect to the subject matter hereof and supersedes and cancels all prior representations, negotiations, commitments, undertakings, communications, either oral or written, acceptances, understandings and agreements among the Parties with respect to or in connection with any of the matters to which such Agreement applies or refers.

17. Notices to _____ (**Name of Vendor**) shall be made at the following address:

(Complete Address of Vendor)

Attention: Mr. _____ (**Name of the Authorised Person of Vendor**)

Notices to BHEL shall be made at the following address:

BHARAT HEAVY ELECTRICALS LIMITED,
HEAVY ELECTRICAL EQUIPMENT PLANT,
Ranipur, Haridwar-249403 (Uttarakhand), India]

Attention:

(Name of the PPX Incharge)

18. The effective date of this Agreement shall be the date of the last signature appearing herein.

IN WITNESS WHEREOF, each of the Parties has caused this Agreement, to be executed by its duly authorized officer.

Date :

Signed for and on behalf of
(Name of Vendor)

By:

Title:

Signature:

Signed for and on behalf of
BHEL

By:

Title:

Signature:

19. No failure or delay by either party in exercising or enforcing any right, remedy or power here under shall operate as a waiver hereof.

20. In the event that any provision of this Agreement shall be held by a court of competent jurisdiction to be unenforceable, the remaining portion hereof shall remain in full force & effect.

EXHIBIT 1

to the

NON-DISCLOSURE AGREEMENT

between

_____ **(Name of Vendor)** and
BHARAT HEAVY ELECTRICALS LIMITED

dated:

The Non Disclosure Agreement covers the exchange of Proprietary Information which may occur during the discussions and negotiations in view of a possible cooperation between the Parties in the following programs:

-Description of Material or Servicesfor which the Enquiry issued
/ Purchase order to be placed

_____ **(Name of Vendor)** list of products that require an exchange of Proprietary Information which may be occur during the discussions and negotiations in view of a possible cooperation for the above programs :

EXHIBIT 2

to the
NON-DISCLOSURE AGREEMENT
between
_____ (Name of Vendor) and
Bharat Heavy Electricals Ltd.

dated:

Personnel of the Parties authorized to receive and/or transmit Proprietary Information under this Agreement:

For (Name of Vendor)
(Name of Person)

Tel.

Fax

Address.

For Bharat Heavy Electricals Ltd.

Mr.

Tel. 01334

Fax 01334

Address. Main Administration Building
BHEL, HEEP, Haridwar
India

Mr.

Tel.

Tel. 01334

Fax

Fax 01334

Address.

Address. Main Administration Building
BHEL, HEEP, Haridwar
India

Self-certification

As per Government Public procurement order no. P-45021/2/2017-BE-II dt.15.06.2017 & P-45021/2/2017-PP(BE-II) dated 28.05.2018,29.5.2019 & 04.6.2020, it is hereby certifying that we

.....

(supplier name) are(Class-I/Class-II) local supplier and will meet the requirement of minimum local content of (50%/20%) as defined in public procurement order dated 04.6.2020 for material against Enquiry no.

.....

Details of location at which local value addition will be made is as follows: -

.....

.....

We also understand, false declarations will be in breach of the code of integrity under Rule 175(1)(i)(h) of the General Financial Rules for which a bidder or its successors can be debarred for up to two years as per Rule 151 (iii) of the general financial rules along with such other actions as may be permissible under law.

Seal & Signature of Supplier

ANNEXURE: CERTIFICATE REQUIRED AS PER ORDER NO F.No.6182019-PPD UNDER RULE 144(XI) OF GENERAL FINANCIAL RULES (GFRS) 2017

ON COMPANY LETTER HEAD

Date -

CERTIFICATE REQUIRED AS PER ORDER NO F.No.6182019-PPD UNDER RULE 144(XI) OF GENERAL FINANCIAL RULES (GFRS) 2017

To,
M/s Bharat Heavy Electricals Ltd.
Heavy Electrical Equipment Plant
Haridwar – 249403

Ref:
Tender No. –

I have read the clauses regarding restrictions on procurement from a bidder of a country which shares a land border with India; I certify that bidder (.....) is not from such a country or, if from such a country, has been registered with the competent authority. I hereby certify that bidder (.....) fulfils all requirements in this regard and is eligible to be considered. (Where applicable, evidence of valid registration by the competent authority shall be attached).

Authorized