DUEDATE

20-07-2024

M/S. OPEN TENDER

BHEL

HARIDWAR249403 Vendor Code 00001

INDIA

-

SL QUANTITY UNIT LOTNO MATERIAL CODE LOT DELIVERY QTY SCHEDULE ITEM DESCRIPTION 1 W95413601140 2 NO 1 1 30/06/26 DRG: 11360100099 REV: 01 2 1 30/11/26 FORGING FOR ROTOR SHAFT

** 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.

Standard Instructions:

TEST CERTIFICATE REQUIRED.

SPEC: HW19476 REV: 04

GUARANTEE CERTIFICATE REQUIRED.

PRE-INSP AT YOUR WORKS PRIOR DESP.

THIRD PARY INSP PRIOR TO DESP.

Special Instructions:

1-THIS IS A GLOBAL OPEN TENDER INVITING PARTICIPATION FROM BOTH INDIAN AND FOREIGN BIDDERS (I.E. BIDDERS FROM OUTSIDE INDIA).

2-"FOR THIS PROCUREMENT, THE LOCAL CONTENT TO CATEGORIZE A SUPPLIER AS A CLASS-I LOCAL SUPPLIER/ CLASS-II LOCAL SUPPLIER/ NON-LOCAL SUPPLIER AND PURCHASE PREFERENCE TO CLASS I LOCAL SUPPLIER, IS AS DEFINED IN PUBLIC PROCUREMENT (PREFERENCE TO MAKE IN INDIA), ORDER 2017 DTD. 16.09.2020 ISSUED BY DPIIT. IN CASE OF SUBSEQUENT ORDERS ISSUED BY THE NODAL MINISTRY, CHANGING THE DEFINITION OF LOCAL CONTENT OF THE ITEMS OF THE NIT, THE SAME SHALL BE APPLICABLE EVEN IF ISSUED AFTER ISSUE OF NIT, BUT BEFORE OPENING OF PART-II BIDS AGAINST THIS NIT".

3- SUPPLIER SHALL BE REQUIRED TO INDICATE PERCENTAGE OF LOCAL CONTENT AND PROVIDE SELF-CERTIFICATION THAT THE ITEM OFFERED MEETS THE LOCAL CONTENT REQUIREMENT FOR 'CLASS-I LOCAL SUPPLIER' / 'CLASS-II LOCAL SUPPLIER' AS THE CASE MAY BE, THE LOCATION (S) AT WHICH THE LOCAL VALUE ADDITION IS MADE SHALL ALSO BE PROVIDED.

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4-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 ALONGWITH SUCH OTHER ACTIONS AS MAY BE PERMISSIBLE UNDER LAW.

5-PURCHASE PREFERENCE SHALL BE GIVEN TO `CLASS-I LOCAL SUPPLIER'
WHO MEET THE MINIMUM 50% LOCAL CONTENT REQUIREMENTS . AS DEFINED IN
PUBLIC PROCUREMENT (PREFERENCE TO MAKE IN INDIA) ,ORDER 2017 DTD. 16.09.2020
MARGIN OF PURCHASE PREFERENCE SHALL BE 20%.

6-THE TENDER SHALL BE SUBMITTED IN TWO PART (PART-I: TECHNO-COMMERCIAL BID & COMPLIANCE OF PQR ANNEXURE, PART-II: PRICE BID). PRICE BID (PART-II) TO BE KEPT IN SEPARATE ENVELOPE / COVER.

7-PART-I SHALL BE OPENED ON THE DUE DATE SPECIFIED IN TENDER. PART-II (PRICE BID) (OF QUALIFIED BIDDERS ONLY) SHALL BE OPENED AT A LATER DATE.

8-BHEL GENERAL INSTRUCTIONS AND STANDARD TERMS & CONDITIONS (GISTC) IS APPLICABLE IN THIS CASE . IN CASE OF ANY DEVIATION FROM GISTC, PLEASE CLEARLY MENTION IN YOUR OFFER. BHEL RESERVE THE RIGHT NON-CONSIDER OF OFFER IN CASE OF DEVIATION FROM GISTC.

9-THE CLAUSES MENTIONED IN BHEL GISTC WHICH PERTAINS TO GOVT GUIDELINES ,ONLY LATEST GOVT GUIDLEINES SHALL BE APPLICABLE

10-THE EVALUATION OF THE BIDS WOULD BE DONE ON THE BASIS OF TOTAL LANDED COST TO BHEL. THE PRICES ARE TO BE QUOTED IN INTERNATIONALLY FREELY TRADABLE CURRENCY ONLY. THE EVALUATION CURRENCY FOR THIS TENDER SHALL BE INR.

11-ONLY THOSE VENDORS WHO FULFILL THE MINIMUM /PRE QUALIFYING REQUIREMENTS ANNEXURE, WILL BE CONSIDERED FOR FURTHER TECHNICAL EVALUATION. KINDLY SUBMIT PQR CLAUSE WISE DOCUMENTS.

12-DEVIATION WITH REFERENCE TO SPECIFICATION , IF ANY, SHOULD BE CLEARLY INDICATED ON A SEPARATE SHEET. THE ACCEPTANCE OF THESE DEVIATIONS WOULD BE AT THE DISCRETION OF BHEL AND BHEL MAY REJECT THE OFFER OF BIDDER NOT MEETING THE ENQUIRY CONDITIONS.

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13-REVISION OF RATES IS NOT ACCEPTABLE UNLESS ASKED BY BHEL DUE TO MAJOR CHANGE IN DRAWING / SPECIFICATION / TENDER QUANTITY.

14-QUALITY REQUIREMENTS ARE AS FOLLOWS:-

INSPECTION BY THIRD PARTY INSPECTION AGENCY (LRS/TUV/BV) & M/S. ADANI END CUSTOMER AS PER END CUSTOMER APPROVED QP.VENDORS TO CONFIM THE SAME. ALSO, VENDORS TO ENDORSE THE QP

IN CASE OF ORDERING, QP OF SUCESSFUL VENDOR'S QP WILL BE FORWARDED TO END CUSTOMER FOR THEIR APPROVAL

15-FOREIGN BIDDERS TO EITHER QUOTE THIRD PARTY INSPECTION CHARGES (LRS/TUV/BV) SEPRATELY IN THEIR OFFER OR MENTION THAT THIRD PARTY INSPECTION CHARGES ARE INCLUDED IN THE IN THEIR QUOTED PRICES.

IF FOREIGN BIDDERS DO NOT QUOTE THIRD PARTY INSPECTION CHARGES OR DO NOT MENTION THAT THIRD PARTY INSPECTION CHARGES ARE INCLUDED IN QUAOTED PRICES THEN IT SHALL BE PRESUMED THAT THIRD PARTY INSPECTION CHARGES ARE INCLUDED IN THE QUOTED PRICES OF THE OFFER. NO FURTHER CLARIFICATION SHALL BE ASKED IN THIS REGARD AFTER OPENING OF TECHNO-COMMERCIAL BID (PART-1)

16-THE INTEGRITY PACT (IP) IS ATTACHED WITH THIS TENDER, WHICH IS TO BE SUBMITTED (DULY SIGNED BY AUTHORIZED SIGNATORY ON EACH PAGE) ALONG WITH TECHNO COMMERCIAL BID. ONLY THOSE BIDDERS WHO HAVE ENTERED INTO SUCH AN IP WITH BHEL WILL BE CONSIDERED IN THIS TENDER.

17-For Indian Bidders: E-INVOICING

E-INVOICING UNDER GST HAS BEEN IMPLEMENTED W.E.F. 01.08.2023 FOR ALL THE TAXABLE PERSONS HAVING TURNOVER MORE THAN RS 5 CR. IT HAS BEEN PECIFIED BY THE GOVT. THAT IT IS MANDATORY TO MENTION A VALID UNIQUE INVOICE REFERENCE NO. (IRN) AND QR CODE AS GENERATED FROM GOVT. PORTAL ON A TAX INVOICE. BASED ON SUCH INFORMATION, GST ITC AS CLAIMED BY BHEL IN GST RETURNS SHALL BE MATCHED WITH THE CORRESPONDING DETAILS UPLOADED BY SUPPLIER IN E-INVOICING SYSTEM

IN CASE THE VENDOR / CONTRACTOR DELAYS OR FAILS TO PROVIDE ALL DOCUMENTS
AS PER THE PURCHASE ORDER / WORK ORDER AT THE TIME OF SUBMITTING TAX INVOICE
TO BHEL, ANY SUBSEQUENT FINANCIAL LOSS TO BHEL ON ACCOUNT OF VENDOR/CONTRACTOR
SHALL BE TO VENDOR'S / CONTRACTOR'S ACCOUNT. BHEL HAS FURTHER RIGHT TO TAKE
NECESSARY STEPS TO PROTECT ITS INTEREST AT THE TIME OF RELEASE OF PAYMENT.

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THIS FURTHER REQUIRES INCLUSION OF IRN AND QR CODE ON TAX INVOICE AS ANNOUNCED BY GOVT. OF INDIA

18-RESTRICTIONS UNDER RULE 144(XI) OF THE GENERAL FINANCIAL RULES (GFRs), 2017 I- All provisions of Order No. F.No.6/18/2019-PPD dt. 23.07.2020 and subsequent Govt orders shall be applicable for this tender enquiry

II-Accordingly, 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 as specified in the said Order of DoE.

III-Registration with the competent authority as stipulated in the said order is responsibility of bidder.

IV-Bidder has to submit a certificate certifying following along with offer: "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 bidder (Name of Bidder) is not from such a country or , if from such a country, has been registered with he Competent Authority. I hereby certify that bidder (Name of bidder) fulfils all requirements in this regard and is eligible to be considered"

V-If the bidder is from such country which shares a land border with India evidence of valid registration by the Competent Authority shall also be attached along with offer.

VI-Offers of those bidder which is from such country which shares a land border with India shall only be considered with valid registration by the Competent Authority along with offer.

19-EMD AND PERFORMANCE SECURITY IS NOT REQUIRED FOR THIS TENDER

20- TENDER IS BEING FLAOTED FOR THIS TENTATIVE (PRE-PURCHASE) REQUIREMENT & PRICE BID OPENING/ORDERING SHALL BE DONE ONLY , IF FIRM REQUIREMENT RECEIVED AT BHEL END .

21- THIS ITEM IS BHEL CUSTOMER CONTROLLED AND VENDOR APPROVAL FROM CUSTOMER IS REQUIRED. HENCE, NON-CUSTOMER APPROVED VENDORS TO SUBMIT THEIR CREDENTIALS ALONG WITH SUPPORTING DOCUMENTS FOR CUSTOMER APPROVAL PRICE BID PART-2 OF ONLY CUSTOMER APPROVED SUPPLIER WILL BE

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CONSIDERED FOR OPENEING.

22- Breach of Contract, Remedies and Termination:

In case of breach of contract, 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 the value of the security instruments available is less than 10% of the contract value, the balance amount will be recovered in all or any of the following manners:

a) From dues available in the form of Bills payable to defaulted supplier against the same contract.

- b) From the dues payable to defaulted supplier against other contracts in the same Region/Unit /any other region/unit.
- c) In-case recoveries are not possible with any of the above available options, Legal action shall be initiated for recovery against defaulted supplier. Further, levy of liquidated damages, debarment, termination, de-scoping, short-closure, etc., will be applied as per provisions of the contract.

23-Action against Bidders / vendor / supplier / contractor in case of default: In order to protect the commercial interests of BHEL, BHEL shall take action against suppliers / contractors by way of suspension of business dealings, who either fail to perform or are in default without any reasonable cause , cause loss of business/ money/ reputation, indulge in malpractices, cheating, bribery, fraud or any other misconduct or formation of cartels so as to influence the bidding process or influence the price etc.

Suspension of Business Dealings could be in the form of "Hold or Banning" a supplier/ contractor or a bidder and shall be as per ?Guidelines for Suspension of Business Dealings with Suppliers/ Contractors" available at BHEL's website: "https://www.bhel.com/guidelines-suspension-business-dealings--supplierscontractors"

General Instructions:

Please visit our site www.bhelhwr.co.in for latest version of General Instructions and Standard Terms & Conditions (GISTC) for Tender Enquiries. All the bidders/vendors must ensure compliance of latest GISTC. Terms & Conditions printed overleaf of this Standard Tender enquiry format are null & void.

For this procurement, Public Procurement (Preference to Make in India), Order 2017 dated 15.06.2017 & 28.05.2018 and subsequent Orders issued by the respective Nodal Ministry shall be applicable even if issued after issue of this NIT but before finalization of contract / PO / WP against this NIT.

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In the event of any Nodal Ministry prescribing higher or lower percentage of purchase preference and/ or local content in respect of this procurement, same shall be applicable.

Default purchase preference under Make in India order shall be 20% to suppliers with default minimum local content of 50% for all items / works / services. For further details, please refer latest version of GISTC.

Procurements where the Estimated value to be procured is less than Rs. 5 lakhs shall be exempted from Public Procurement (Preference to Make in India), Order 2017 dated 15.06.2017 & 28.05.2018

Kindly produce GeM seller Id with documentary proof along with your Bids/offers for case Value more than 25 Lacs.

RAVINDER SIDHU DY.MANAGER

PRE-QUALIFICATION REQUIREMENT (PQR)

		Terms and Conditions of	PQR Clauses	Confirmation from Bidder/Supporting docs.
Cl	ause	Qualification Requirement	Documents to be submitted	docs.
1	A	(i) Vendor must have successfully manufactured and supplied Turbine / Generator Rotors in material grade 26NiCrMoV11-5 / 26NiCrMoV14-5 or equivalent Ni (≥2.5%)-Cr-Mo-V steel for Steam Turbines / Generators satisfying requirement of experience at 1A(ii) & 1A(iii) on enquiry issue date.	Filled Annexure 1 for experience details to be submitted.	
		(ii) Must have delivered three rotors out of which at least one rotor must be of Rotor weight ≥ 60 Tons, Rotor Barrel diameter ≥ 900mm & Rotor length ≥ 10000mm. Rotor supplied must be with axial core trepanning.	Test certificate of at least one rotor satisfying specified requirement. Test certificates shall cover chemical, mechanical (including axial core samples), NDT and dimension report to clearly establish rotor weight, barrel diameter & rotor length. OR Vendor to submit certificate of successful supply of Rotor in any of the specified material grade from their customer. The certificate must mention following conditions of supply: Rotor of barrel diameter ≥ 900mm, Rotor length ≥ 10000mm Rotor weight ≥ 60 Tons Material Grade (to be specified) Rotor with axial core trepanning Year of supply	
		(iii) Must have delivered at least one rotor of weight ≥ 60 Tons in last 10 years from date of issue of enquiry	Dispatch document clearly establishing rotor weight to be submitted	
	В	In lieu of 1A, vendor may submit documentary evidence that they are approved supplier of Steam Turbine OEM for Generator Rotor Forging of weight ≥ 85 Tons in material grade 26NiCrMoV11-5 / 26NiCrMoV14-5 or equivalent Ni (>2.5%)-Cr-Mo-V steel.	Power Plant OEM certificate clearly establishing their approval for Generator Rotor manufacturer of mentioned material grade and weight to be submitted.	
2	A	Vendor must have forging and heat treatment facilities in-house to manufacture Rotor shaft as per enquiry drawing and specification (including cross referred standards).	Details of in-house facility for forging and heat treatment to be filled in Annexure 2.	
		(including cross referred standards).		

				Terms and	Conditions of	PQR Cla	uses			Confirmation from Bidder/Supporting docs.
	В	Vendor to submit details of inhouse steel melting and refining facility required for manufacturing enquiry rotor. In case of outsourcing of ingot, vendor to inform their sub supplier(s) with details of steel melting & refining facility.								
					Details to	be filled in A	Annexure 2			
	D	•					be filled in A	Annexure 2		
Enquiry Rotor is required to be manufactured as per drawing and specifications (with all cross-referred standards) provided with enquiry. Vendor to confirm that they have reviewed the enquiry documents and confirm their acceptance of manufacture and supply as per enquiry drawing and specification (with all cross-referred standards)					confirmation	n required.				
									Annexure 1	
			ast supply experience for Steam Turbines / C		-	e 26NiCrMo\	/11-5 / 26NiC	rMoV14-5 or equiva		
			for Steam Turbines / G		Rotor Delivery	e 26NiCrMo\ Rotor Dime		TrMoV14-5 or equiva		
		SI. No.	for Steam Turbines / G	Generators applicat	ion.					
		Sl. No.	for Steam Turbines / G	Generators applicat	Rotor Delivery	Rotor Dime	ension			
		SI. No.	for Steam Turbines / G	Generators applicat	Rotor Delivery	Rotor Dime	ension			
		Sl. No.	for Steam Turbines / G	Generators applicat	Rotor Delivery	Rotor Dime	ension			
		Sl. No.	for Steam Turbines / G	Generators applicat	Rotor Delivery	Rotor Dime	ension			
		Sl. No.	for Steam Turbines / G	Generators applicat	Rotor Delivery	Rotor Dime	ension			
10-1	√ ste	SI. No.	for Steam Turbines / G	Material Grade	Rotor Delivery Weight (in kg)	Rotor Dime Diameter (max)	Rotor Length			

Terms and Conditions of PQR Clauses	Confirmation from Bidder/Supporting docs.
Annexure 2	
Manufacture and a state of the	
Vendor to submit details of manufacturing and testing facilities as per format below:	
1) STEEL MELTING & REFINING FACILITIES:	
Melting Furnaces details (Type, Capacity etc.)	\neg
Refining facility details (Vacuum Degassing etc – Type and	\dashv
Capacity to be submitted)	
	_
maximum ingot size	
- diameter [mm] - length [mm]	
- weight [kg]	
In case of outsourcing of ingot, vendor to submit above details of their sub supplier.	_
2.) FORGING FACILITY:	
Press capacity in kN	\neg $ $
Maximum Forging weight in MT	-
Manipulator Capacity (maximum) for forging	\dashv
Remarks:	
3) Heat Treatment Facilities	¬
Heat treatment facility Maximum diameter, length and weight of shaft which	
can be heat treated	
- Temperature monitoring facility as per BHEL	
specification requirement	_
2. Quenching type & medium	_
4) Machining Facilities:	
Facility for Axial Core Trepanning	\neg $ $
(Minimum & Maximum diameter & length of the core which can be	
trepanned to be submitted)	
Details of Machining Facility to achieve enquiry drawing requirements	
	」
In case of outsourcing of any operation, vendor to submit above details of their sub supplier.	
5) Testing Facilities:	
Chemical Testing	
Mechanical Testing (Tensile, Impact)	
NDT Facilities – UT, MPI, Boroscopic, Residual Stress Measurement,	
Magnetic property	
In case of outsourcing of any test, vendor to submit above details of their sub supplier.	-
6) Handling Facilities:	¬
1. Crane capacity	
	-
(Signature & Seal of Vendor)	

Tender No: E/E211/24/0333N1

QUALITY ACTIVITY PLAN (QAP)

Due Date: 20.07.2024

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CONTRACTOR M: MANUFACTI N: CUSTOMER INDICATE 'P' F ALL 'W' INDIC	LEGEND:	DIMENSIONS	TENSILE TEST / FATT		TENSILE / IMPACT TEST HARDNESS MICROSTRUCTURE		ULTRASONIC TEST	RESIDUAL STRESS TESTING	TIME TEMP CONTROL	ULTRASONIC TEST	DIMENSIONS		TIME TEMP CONTROL	FORGING STEPS	CHEMICAL COMPOSITION	w	CHARACTERISTICS	Ш	DRG. NO. AS	2
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B: BHEL / NOM. INSPECTION AGENCY 'V' VERIFICATION L BE 'CHP' OF CUSTOMER	LY INCLUDED BY	DRAWING	HW19476	BHEL DRWING & SPEC	HW19476	BHEL DRWING & SPEC	HW19476	HW19476	HW19476	HW19476	DRAWING		-DO-	-DO-	VENDOR'S STD.	7	REFERENCE DOCUMENT	62	22273	
Ω Q	FOR CUSTOMER USE	DRAWING	HW19476	& SPEC	HW19476	BHEL DRWING & SPEC	HW19476	HW 19476	HW19476 APPROVED HT PROCEDURE	HW19476	DRAWING	HW 19476	-DO-	VENDOR'S STD	HW19476	00	ACCEPTANCE NORMS			TO BE FILLED BY BHEL
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Digitally signed by Nishant Kumar Date: 2020.02.29					HARDNESS & MICROSTRUCURE FOR INF.											=	REMARKS			TO BE FILLED BY BHEL

Tender No: E/E211/24/0333N1

	/11/24/0333N1					ue .					
MANUFACT NTRACTOR		.81	.71	.91	.51	-	NO.		BHEL		HUNAM
MANUFACTURER/SUBCO NTRACTOR		MARKING PRESERVATION & PACKING	BORE BORE	BOROSCOPIC & MPI OF AXIAL BORE	MAGNETIC TEST		OPERATIONS			VENDOR'S NAME	MANUFACTURER'S NAME AND ADDRESS
LEGEND: ! RECORT CONTRA! M: MANU N: CUSTC INDICATI ALL 'W'		MARKING PRESERVATION & PACKING		BOROSCOPIC & MAGNETIC PARTICLE TEST	MAGNETIC PROPERTIES	3	CHARACTERISTICS	REV	DRG. NO.	TMETI	ADDRESS
LEGEND: I RECORDS IDENTIFIED WITH 'TICK' SHALL BE ESSENTIALLY INCLUI I RECORDS IDENTIFIED WITH 'TICK' SHALL BE ESSENTIALLY INCLUI I RECORDS IDENTIFIED WITH TATION. CONTRACTOR IN QA DOCUMENTACTOR B: BHEL / NOM. INSPECTION IN: CUSTOMER INDICATE 'P' PERFORM 'W' WITNESS AND 'V' VERIFICATION ALL 'W' INDICATED IN COLUMN 'N' SHALL BE 'CHP' OF CUSTOMER	_	MAJOR		CLE	RTIES MAJOR	4	9	S PER F	AS PER PO	TG SHAFT FORGING	
ED WITH DOCUME / SUBCON	_			642147.000	10000000		SS			NG	STANI
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L BE ESSENTIALLY INCLUDE B: BHEL/ NOM. INSPECTION 'V' VERIFICATION L BE 'CHP' OF CUSTOMER		100%		100%	26001	o	OF CHECK	Page 2 of 2	ं	QA/CF/QP/323 06	PLAN
LEGEND: I RECORDS IDENTIFIED WITH 'TICK' SHALL BE ESSENTIALLY INCLUDED BY I RECORDS IDENTIFIED WITH 'TICK' SHALL BE ESSENTIALLY INCLUDED BY I RECORDS IDENTIFIED WITH TATION. M: MANUFACTURER / SUBCONTRACTOR B: BHEL / NOM. INSPECTION AGENCY N: CUSTOMER INDICATE 'P' PERFORM 'W' WITNESS AND 'V' VERIFICATION ALL 'W' INDICATED IN COLUMN 'N' SHALL BE 'CHP' OF CUSTOMER		BHEL DRWING & SPEC	& SPEC	HW19476	HW19476		DOCUMENT			7323	Т
FOR CUSTOMER USE		BHEL DRWING & SPEC	& SPEC	HW19476	HW19476	0	NORMS				TO BE FILLED BY BHEL
		8 20		TC	TC	4	RECORDS				Т
APPROVED BY		PV	Р -	P W	P W	10	M B				TO BE FIL
Digitally signed by Nishant Kumar Date: 2020.02.29							N REMARKS				TO BE FILLED BY BHEL

Due Date: 20.07.2024

MAKE IN INDIA (MII) DECLARATION

Annexure-3 Certificate In line with Government Public Procurement (Preference to Make in India),
Order 2017, P-45021/2/2017-PP (BE-II) dated 16.09.2020, we hereby certify that we M/s
(supplier name) are local supplier meeting the
requirement of minimum local content (in %) as defined in above order for the 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 and Signature of Supplier



MAIN SUPPLIER'S EVALUTION REPORT OF THE PROPOSED SUB-SUPPLIER

1. Name of Main Supplier	:
2. Project Name	:
3. Package Name	;
4. Name of item/equipment to be procure (with Rating/Type/Size)	:
5Brief specification of equipment to be pro	ocured :
6. Name of the proposed sub-supplier	:
7. Address of sub-supplier's Regd. office (with phone no. Fax no. & Email)	:
8. Address of the sub-supplier's manufacturi (with phone no. Fax no., & Email)	ing unit :
9. Name of the contact person of the sub- su (with phone no. Fax no., Mob no. & Email)	pplier :
Format No. ADANI/Q/F-01 Rev 01	



10	Reference	l ict	
111	Reference	LIST	•

(Extensive experience in particular type of equipment to be procured)

Name of customer with address	Name of the plant where equipment were installed	Type/ Rating/ Capacity	Date of dispatch of equipment	Date of Commissioning of equipment	Nos. of years in operation	Performance feed back from customer

11.	Main supplier's to submit their own assessment report of the sub-supplier:
	Attached / Not attached

12. Main supplier's recommendation:

Name Designation Signature Date Dept. / Company

List of enclosures :-

- 1.
- 2.
- 3.





Name of item/equipments for which assessment is required:-----

1.0 GENERAL INFORMATION :-

1.1) Name of the company	
1.2) Address of their Regd. office with telephone No., Fax No.& E-Mail	
1.3) Address of the Supplier's factory / works with telephone No., Fax No.& E-Mail a) Weekly off:-	
b) Shift working per day:-	b)One/Two/Three
1.4) Address of the Supplier's Branch offices with telephone No., Fax No.& E-Mail	
1.5) Nature of the firm: (Govt. Undertaking / State Govt. Undertaking / Private Company /Cooperative society / Partnership Firm / Proprietorship / Any other)	
1.6) Nature of Business	
(Manufacturing Unit / Agent / Distributor / Stockiest)	
1.7) Year of establishment	
1.8) Year of commencement of manufacturing	
1.9) Name of the Chief Executive/ Proprietor & Plant Manager	
1.10) Contact Person	
2.25, 35/143211213011	



(Name, Designation, Address, Telephone no., Mob. No. Fax & Email)	
1.11) Total Nos. of employees	i) Administration & Commercial ii) Engineering & Technology
(Attach organization chart)	iii) Manufacturingiv) Qualityv) Maintenancevi) Site Managementvii) Otherviii) Total
1.12) Total area of the Factory a) Covered b) Uncovered	
1.13) Electrical Power and alternative arrangement for power: (Give Details)	

2.0 FINANCIAL INFORMATION:-

		Year 1	Year 2	Year 3	
2.1)	Share Equity Capital				
2.2)	Long Term Debt				
2.3)	Investment in :-				
	i)Land & building				
	ii)Plant & Equipment				
	iii) Other Fixed Assets				
2.4)	Net Current Assets				
2.5)	Net Current Liabilities				
2.6)	Sales				
2.7)	Profit before tax				
NOTE	E:- Copies of annual Balance Sheet for t	he last three years	along with audit r	eport to be	submitted.

3.0: TECHNICAL INFORMATION:-



3.1 Manufacturing	Capacity for the item	/ equipment for which	approvai is required	

Sl. No	Name of Product	Licensed Capacity	Installed Capacity

3.2 Brief details of the item / equipment manufactured in the past three years:-

Sl. No.	Item Description	Specn/Grade/Size	Annual Production in the last three Years		e last three

3.3 Manufacturing facilities including material handling facilities:-

Sl. No.	Description of machines used	Capacity, Size	Make	Yr of	Limitations	Remarks
	for manufacturing			installation		

3.4 Measuring, inspection, testing and heat treatment facilities (in house):-

Sl.No.	Description of equipment	Size, range, Capacity & accuracy	Make	Last date of calibration

3.5 Measuring, inspection, testing and heat treatment facilities (out sourced):

Sl. No.	Description of test	Name of the agency carrying out the test

3.6 Foreign collaboration, if any:



Product	Name & address of the Collaborator	Year of Collaboration	Whether current or not

3.7 Details same/ similar item supplied in the last three years:-

Item description	Specn.& size	Major Customer Name	Project Name	Po. No. & date	Qty	Year of Supply	Remark

3.8 Source of raw materials:-

Description of raw materials	Name & address of the suppliers

- 3,9 Copies of Qualification Approval / Type Test certificates / Test Reports for the item / equipment witnessed by any independent agency may be attached.
- 3.10 Furnish process flow chart including inspection stages
- 3.11Details and experience of technical personnel (Head of various departments)
- 3.12Performance feed back if any Attach feed back certificates.

4.0 QUALITY MANAGEMENT SYSTEM:-

- 4.1 Furnish organization chart of Quality department including NDT (non destructive test) personnel
- 4.2 Whether QA system is certified as per ISO- 9001? If yes then attach a copy of the certificate.
- 4.3 Incoming material control:-



A formalized supplier rating, evaluation & certification programme which includes quality performance criteria.	i)Whether such procedure exist? ii) Whether system is effective? iii)Whether records are available?	Yes/No Yes/No Yes/No
Verification of incoming material prior to storage	i)Whether such procedure exist? ii) Whether system is effective? iii)Whether records are available?	Yes/No Yes/No Yes/No

4.4 Process control:-

Work instructions have been documented by the	i)Whether such procedure exist?	Yes/No
sub supplier and followed by the worker.	ii) Whether system is effective?	Yes/No
	iii)Whether records are available?	Yes/No
Required tools, jigs & fixtures are identified and	i)Whether such procedure exist?	Yes/No
used.	ii) Whether system is effective?	Yes/No
useu.	iii)Whether records are available?	Yes/No
	injuvitetitet records are available:	103/100
Procedure for qualification & revalidation of		Yes/No
qualification of welder and NDT operator or any	ii) Whether system is effective?	Yes/No
other special processes	iii)Whether records are available?	Yes/No
	No. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	10.
Testing facilities for Chemical, Mechanical, Electrical	· ·	Yes/No
and NDT tests.	ii) Whether system is effective?	Yes/No
Trained personnel carry out the tests and records	iii) Whether records are available?	Yes/No
are maintained.	iv) Whether details of trained personnel	Yes/ No
	submitted?	
Preventative maintenance activities are performed	i)Whether such procedure exist?	Yes/No
critical machines and records maintained.	ii) Whether system is effective?	Yes/No
	iii)Whether records are available?	Yes/No
Material identification and acceptance status is	i)Whether such procedure exist?	Yes/No
maintained throughout the manufacturing process	ii) Whether system is effective?	Yes/No
and storage.	iii)Whether records are available?	Yes/No
Identification / Preservation, & Packing procedures	i)Whether such procedure exist?	Yes/No
	ii) Whether system is effective?	Yes/No
	iii)Whether records are available?	Yes/No

4.5 Control of non-conformance:-



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ASSESSMENT OF SUPPLIER

Record of rework /rectification	i)Whether such procedure exist?	Yes/No			
	ii) Whether system is effective?	Yes/No			
	iii)Whether records are available?	Yes/No			
System of review and analysis of repeated non-	i)Whether such procedure exist?	Yes/No			
conformities/ failures and their prevention in future.	ii) Whether system is effective?	Yes/No			
	iii)Whether records are available?	Yes/No			
.6 Calibration of measuring & testing equipments:-					
System of calibration of gauges, fixtures and	i) Whether such procedure exist?	Yes/No			
instruments	ii) Whether system is effective?	Yes/No			
	iii)Whether records are available?	Yes/No			
Master gauges / standards are traceable to	i) Whether such procedure exist?	Yes/No			
recognized national standards.	ii) Whether system is effective?	Yes/No			
	iii)Whether records are available?	Yes/No			
.7 Inspection & testing of finish product:-		I			
System of inspection and testing of finished product	i)Whether such procedure exists?	Yes/No			
exits.	ii) Whether system is effective?	Yes/No			
	iii)Whether records are available?	Yes/No			
.8 System of recording, attending and monitoring custo	pmer complaint & corrective action.				
System of recording, attending and monitoring	i) Whether such procedure exist?	Yes/No			
customer complaint and corrective action exits.	ii) Whether system is effective?	Yes/No			
	iii)Whether records are available?	Yes/No			
4.9 Any other information:-	1				
Enclosures:-					
Place: S	Signature				
Date:	e: Name and Designation				
	Seal				

Annexure-1

INTEGRITY PACT

Between

Bharat Heavy Electricals Ltd. (BHEL), a company registered under the Companies Act 1956 and having its registered office at "BHEL House", Siri Fort, New Delhi - 110049 (India) hereinafter referred to as "The Principal", which expression unless repugnant to the context or meaning hereof shall include its successors or assigns of the ONE PART

and
, (description of the party along with address), hereinafter referred to as "The Bidder/ Contractor" which expression unless repugnant to the context or meaning hereof shall include its successors or assigns of the OTHER PART
<u>Preamble</u>
The Principal intends to award, under laid-down organizational procedures, contract/s for
(hereinafter referred to as "Contract"). The Principal values full compliance with all relevant laws of the land, rules and regulations, and the principles of economic use of resources, and of fairness and transparency in its relations with its Bidder(s)/ Contractor(s).

In order to achieve these goals, the Principal will appoint panel of Independent External Monitor(s) (IEMs), who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.

Section 1- Commitments of the Principal

- 1.1 The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles: -
- 1.1.1 No employee of the Principal, personally or through family members, will in connection with the tender for, or the execution of a contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the person is not legally entitled to.
- 1.1.2 The Principal will, during the tender process treat all Bidder(s) with equity and reason. The Principal will in particular, before and during the tender process, provide to all Bidder(s) the same information and will not provide to any Bidder(s) confidential/ additional information through which the Bidder(s) could obtain an advantage in relation to the tender process or the contract execution.
- 1.1.3 The Principal will exclude from the process all known prejudiced persons.
 - 1.2 If the Principal obtains information on the conduct of any of its employees which is a penal offence under the Indian Penal Code 1860 and Prevention of Corruption Act 1988 or any other statutory penal enactment, or if there be a substantive suspicion in this regard, the Principal will inform its Vigilance Office and in addition can initiate disciplinary actions.

Section 2 - Commitments of the Bidder(s)/ Contractor(s)

2.1 The Bidder(s)/ Contractor(s) commit himself to take all measures necessary to prevent corruption. The Bidder(s)/ Contractor(s) commits himself to observe the following principles during participation in the tender process and during the contract execution.

- 2.1.1 The Bidder(s)/ Contractor(s) will not, directly or through any other person or firm, offer, promise or give to the Principal or to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person any material, immaterial or any other benefit which he/ she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the tender process or during the execution of the contract.
- 2.1.2 The Bidder(s)/ Contractor(s) will not enter with other Bidder(s) into any illegal or undisclosed agreement or understanding, whether formal or informal. 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.
- 2.1.3 The Bidder(s)/ Contractor(s) will not commit any penal offence under the relevant Indian Penal Code (IPC) and Prevention of Corruption Act; further the Bidder(s)/ Contractor(s) will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- 2.1.4 Foreign Bidder(s)/ Contractor(s) shall disclose the name and address of agents and representatives in India and Indian Bidder(s)/ Contractor(s) to disclose their foreign principals or associates. The Bidder(s)/ Contractor(s) will, when presenting his bid, disclose any and all payments he has made, and is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract.
 - 2.2 The Bidder(s)/ Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.
 - 2.3 The Bidder(s)/ Contractor(s) shall not approach the Courts while representing the matters to IEMs and shall await their decision in the matter.

Section 3 - Disqualification from tender process and exclusion from future contracts

If the Bidder(s)/ Contractor(s), before award or during execution has committed a transgression through a violation of Section 2 above, or acts in any other manner such as to put his reliability or credibility in question, the Principal is entitled to disqualify the Bidder(s)/ Contractor(s) from the tender process, terminate the contract, if already awarded, exclude from future business dealings and/ or take action as per the separate "Guidelines on Banning of Business dealings with Suppliers/ Contractors", framed by the Principal.

Section 4 - Compensation for Damages

- 4.1 If the Principal has disqualified the Bidder (s) from the tender process before award / order acceptance according to Section 3, the Principal is entitled to demand and recover the damages equivalent to Earnest Money Deposit/ Bid Security.
- 4.2 If the Principal is entitled to terminate the Contract according to Section 3, or terminates the Contract in application of Section 3 above , the Bidder(s)/ Cotractor (s) transgression through a violation of Section 2 above shall be construed breach of contract and the Principal shall be-entitled to demand and recover from the Contractor an amount equal to 5% of the contract value or the amount equivalent to Security Deposit/ Performance Bank Guarantee , whichever is higher, as damages, in addition to and without prejudice to its right to demand and recover compensation for any other loss or damages specified elsewhere in the contract.

Section 5 - Previous Transgression

- 5.1 The Bidder declares that no previous transgressions occurred in the last 3 (three) years with any other company in any country conforming to the anti-corruption approach or with any other Public Sector Enterprise in India that could justify his exclusion from the tender process.
- 5.2 If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason or action can be taken as per the separate "Guidelines on Banning of Business dealings with Suppliers/ Contractors", framed by the Principal.

Section 6 - Equal treatment of all Bidder (s)/ Contractor (s) / Sub-contractor (s)

- 6.1 The Principal will enter into Integrity Pacts with identical conditions as this Integrity Pact with all Bidders and Contractors.
- In case of Sub-contracting, the Principal Contractor shall take the responsibility of the adoption of Integrity Pact by the Sub-contractor(s) and ensure that all Sub-contractors also sign the Integrity Pact.
- 6.3 The Principal will disqualify from the tender process all Bidders who do not sign this Integrity Pact or violate its provisions.

Section 7 - Criminal Charges against violating Bidders/ Contractors /Subcontractors

If the Principal obtains knowledge of conduct of a Bidder, Contractor or Subcontractor, or of an employee or a representative or an associate of a Bidder, Contractor or Subcontractor which constitutes corruption, or if the Principal has substantive suspicion in this regard, the Principal will inform the Vigilance Office.

Section 8 -Independent External Monitor(s)

- 8.1 The Principal appoints competent and credible panel of Independent External Monitor (s) (IEMs) for this Integrity Pact. The task of the IEMs is to review independently and objectively, whether and to what extent the parties comply with the obligations under this Integrity Pact.
- 8.2 The IEMs are not subject to instructions by the representatives of the parties and performs his functions neutrally and independently. He reports to the CMD, BHEL.
- 8.3 The IEMs shall be provided access to all documents/ records pertaining to the Contract, for which a complaint or issue is raised before them as and when warranted. However, the documents/records/information having National Security implications and those documents which have been classified as Secret/Top Secret are not to be disclosed.
- 8.4 The Principal will provide to the IEMs sufficient information about all meetings among the parties related to the Contract provided such meetings could have an impact on the contractual relations between the Principal and the Contractor. The parties offer to the IEMs the option to participate in such meetings.

- 8.5 The advisory role of IEMs is envisaged as that of a friend, philosopher and guide. The advice of IEMs would not be legally binding and it is restricted to resolving issues raised by a Bidder regarding any aspect of the tender which allegedly restricts competition or bias towards some Bidders. At the same time, it must be understood that IEMs are not consultants to the Management. Their role is independent in nature and the advice once tendered would not be subject to review at the request of the organization.
- 8.6 For ensuring the desired transparency and objectivity in dealing with the complaints arising out of any tendering process or during execution of Contract, the matter should be examined by the full panel of IEMs jointly, who would look into the records, conduct an investigation, and submit their joint recommendations to the Management.
- 8.7 The IEMs would examine all complaints received by them and give their recommendations/ views to the CMD, BHEL at the earliest. They may also send their report directly to the CVO, in case of suspicion of serious irregularities requiring legal/ administrative action. Only in case of very serious issue having a specific, verifiable Vigilance angle, the matter should be reported directly to the Commission. IEMs will tender their advice on the complaints within 30 days.
- 8.8 The CMD, BHEL shall decide the compensation to be paid to the IEMs and its terms and conditions.
- 8.9 IEMs should examine the process integrity, they are not expected to concern themselves with fixing of responsibility of officers. Complaints alleging mala fide on the part of any officer of the Prinicpal should be looked into by the CVO of the Principal.
- 8.10 If the IEMs have reported to the CMD, BHEL, a substantiated suspicion of an offence under relevant Indian Penal Code / Prevention of Corruption Act, and the CMD, BHEL has not, within reasonable time, taken visible action to proceed against such offence or reported it to the Vigilance Office, the IEMs may also transmit this information directly to the Central Vigilance Commissioner, Government of India.
- 8.11 After award of work, the IEMs shall look into any issue relating to execution of Contract, if specifically raised before them. As an illustrative example, if a Contractor who has been awarded the Contract, during the execution of Contract, raises issue of delayed payment etc. before the IEMs, the same shall be examined by the panel of IEMs. Issues like warranty/ guarantee etc. shall be outside the purview of IEMs.
- 8.12 However, the IEMs may suggest systemic improvements to the management of the Principal, if considered necessary, to bring about transparency, equity and fairness in the system of procurement.
- 8.13 The word 'Monitor' would include both singular and plural.

Section 9 - Pact Duration

- 9.1 This Integrity Pact shall be operative from the date this Integrity Pact is signed by both the parties till the final completion of contract for successful Bidder, and for all other Bidders 6 months after the Contract has been awarded. Any violation of the same would entail disqualification of the bidders and exclusion from future business dealings.
- 9.2 If any claim is made/ lodged during currency of this Integrity Pact, the same shall be binding and continue to be valid despite the lapse of this Pact as specified above, unless it is discharged/ determined by the CMD, BHEL.

Section 10 - Other Provisions

- 10.1 This Integrity Pact is subject to Indian Laws and exclusive jurisdiction shall be of the competent Courts as indicated in the Tender or Contract, as the case may be.
- 10.2 Changes and supplements as well as termination notices need to be made in writing.
- 10.3 If the Bidder(s)/ Contractor(s) is a partnership or a consortium or a joint venture, this Integrity Pact shall be signed by all partners of the partnership or joint venture or all consortium members.
- 10.4 Should one or several provisions of this Integrity Pact turn out to be invalid, the remainder of this Integrity Pact remains valid. In this case, the parties will strive to come to an agreement to their original intentions.
- 10.5 Only those bidders / contractors who have entered into this Integrity Pact with the Principal would be competent to participate in the bidding. In other words, entering into this Integrity Pact would be a preliminary qualification.
- In the event of any dispute between the Principal and Bidder(s)/ Contractor(s) relating to the Contract, in case, both the parties are agreeable, they may try to settle dispute through Mediation before the panel of IEMs in a time bound manner. In case, the dispute remains unresolved even after mediation by the panel of IEMs, either party may take further action as the terms & conditions of the Contract. The fees/expenses on dispute resolution through mediation shall be shared by both the parties. Further, the mediation proceedings shall be confidential in nature and the parties shall keep confidential all matters relating to the mediation proceedings including any settlement agreement arrived at between the parties as outcome of mediation. Any views expressed, suggestions, admissions or proposals etc. made by either party in the course of mediation shall not be relied upon or introduced as evidence in any further arbitral or judicial proceedings, whether or not such proceedings relate to the dispute that is the subject of mediation proceedings. Neither of the parties shall present IEMs as witness in any Alternative Dispute Resolution or judicial proceedings in respect of the dispute that was subject of mediation.

For & On behalf of the Principal (Office Seal)	For & On behalf of the Bidder/ Contracto (Office Seal)
Place Date	
Witness: (Name & Address)	Witness: (Name & Address)

ANNEXURE (NON-DISCLOSURE AGREEMENT)

NON-DISCLOSURE AND PROPRIETARY INFORMATION AGREEMENT

BETWEEN (Name of the Vendor)., having its registered offices in (Address of Vendor), registered under the no or
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
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 <u>disclosed by BHEL</u> (hereinafter called the "Disclosing Party") to the vendor hereinafter called the "Receiving Party"), including but not limited to, commercial information, know-how 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 <u>Disclosing Party</u> to the <u>Receiving Party pursuant</u> 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. <u>Notwithstanding anything to the contrary contained hereinabove</u>. all the <u>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.</u>
- 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 <u>Disclosing Party</u> may elect to use during the life of this Agreement, but if <u>Disclosing Party</u> originally discloses information orally or visually, the <u>Receiving Party</u> 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 I for marking and designation have not been fulfilled.

3. <u>The Disclosing Party</u>, 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 -<u>Disclosing Party</u> 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 or that of its parent or controlled companies 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 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 either-<u>the Disclosing Party</u> to the <u>Receiving Party</u> shall not be construed as granting to the <u>Receiving Party</u> 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

- I1. 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 often (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 Patty 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 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. 1966. 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	ne following address:
BHARAT HEAVY ELECTRICALS	S LIMITED,
HEAVY ELECTRICAL EQUIPME	NT PLANT,
Ranipur, Haridwar-249403 (Uttarak	hand), India
Attention:	

(Name of the PPX Incharge)

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

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

2 1	ining portion hereof shall remain in full force & effect.
IN WITNESS WHEREOF, each of the P duly authorized officer.	Parties has caused this Agreement, to be executed by its
Date:	
Signed for and on behalf of (Name of Vendor)	Signed for and on behalf of BHEL By:
By:	
Title:	Title:
Signature:	Signature:
	exchange of Proprietary Information which may occur view of a possible cooperation between the Parties in
Description of Material or Services	for which the Enquiry issued
(Name of Vendor) li	ist of products that require an exchange of Proprietary
Information which may be occur during to cooperation for the above programs:	the discussions and negotiations in view of a possible
EXHIBIT 2	
to the NON-DISCLOSURE AGREEN (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) For Bharat Heavy Electricals Ltd.

(Name of Person) Mr.

Tel. 01334

Fax 01334

Address. Main Administration Building

BHEL, HEEP, Haridwar

India

Mr.

Tel. 01334

Fax 01334

Address. Main Administration Building

BHEL, HEEP, Haridwar

India

SPECIAL TERMS AND CONDITIONS:

Action against Bidders / vendor / supplier / contractor in case of default:

In order to protect the commercial interests of BHEL, BHEL shall take action against suppliers / contractors by way of suspension of business dealings, who either fail to perform or are in default without any reasonable cause, cause loss of business/ money/ reputation, indulge in malpractices, cheating, bribery, fraud or any other misconduct or formation of cartels so as to influence the bidding process or influence the price etc.

Suspension of Business Dealings could be in the form of "Hold" or "Banning" a supplier/ contractor or a bidder and shall be as per "Guidelines for Suspension of Business Dealings with Suppliers/ Contractors" available at

Conflict of Interest:

"A bidder shall not have conflict of interest with other bidders. Such conflict of interest can lead to anticompetitive practices to the detriment of Procuring Entity's interests. **The bidder found to have a conflict of interest shall be disqualified.** A bidder may be considered to have a conflict of interest with one or more parties in this bidding process, if:

- a) they have controlling partner (s) in common; or
- b) they receive or have received any direct or indirect subsidy/ financial stake from any of them; or

BHEL's website "https://www.bhel.com/guidelines-suspension-business-dealings-supplierscontractors"

- c) they have the same legal representative/agent for purposes of this bid; or
- d) they have relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence on the bid of another Bidder; or
- e) Bidder participates in more than one bid in this bidding process. Participation by a Bidder in more than one Bid will result in the disqualification of all bids in which the parties are involved. However, this does not limit the inclusion of the components/ sub-assembly/ Assemblies from one bidding manufacturer in more than one bid; or
 f) In cases of agents quoting in offshore procurements, on behalf of their principal manufacturers, one agent cannot represent two manufacturers or quote on their behalf in a particular tender enquiry. One manufacturer
- 1. The principal manufacturer directly or through one Indian agent on his behalf; and

can also authorise only one agent/dealer. There can be only one bid from the following:

- 2. Indian/foreign agent on behalf of only one principal; or
- **g)** A Bidder or any of its affiliates participated as a consultant in the preparation of the design or technical specifications of the contract that is the subject of the Bid; **or**
- h) In case of a holding company having more than one independently manufacturing units, or more than one unit having common business ownership/management, only one unit should quote. Similar restrictions would apply to closely related sister companies. Bidders must proactively declare such sister/ common business/ management units in same/ similar line of business. "

Breach of Contract, Remedies and Termination:

In case of breach of contract, 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 the value of the security instruments available is less than 10% of the contract value, the balance amount will be recovered in all or any of the following manners:

- a) From dues available in the form of Bills payable to defaulted supplier against the same contract.
- **b)** From the dues payable to defaulted supplier against other contracts in the same Region/Unit /any other region/unit.
- c) In-case recoveries are not possible with any of the above available options, Legal action shall be initiated for recovery against defaulted supplier.

Further, levy of liquidated damages, debarment, termination, de-scoping, short-closure, etc., will be applied as per provisions of the contract.

PROCEEDINGS UNDER THE BHEL CONCILIATION SCHEME, 2018

The Parties agree that if at any time (whether before, during or after the arbitral or judicial proceedings), any Disputes (which term shall mean and include any dispute, difference, question or disagreement arising in connection with construction, meaning, operation, effect, interpretation or breach of the agreement, contract or the Memorandum of Understanding (delete whichever is inapplicable), which the Parties are unable to settle mutually), arise inter-se the Parties, the same may, be referred by either party to Conciliation to be conducted through Independent Experts Committee to be appointed by competent authority of BHEL from the BHEL Panel of Conciliators.

Notes:

- No serving or a retired employee of BHEL/Administrative Ministry of BHEL shall be included in the BHEL Panel of Conciliators.
- Any other person(s) can be appointed as Conciliator(s) who is/are mutually
 agreeable to both the parties from outside the BHEL Panel of Conciliators.

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 Annexure——— to this GCC/Agreement/Contract/MoU etc. (strike off whichever is inapplicable).

The Annexure ---- together with it's Formats will be treated as if the same is part and parcel hereof and shall be as effectual as if set out herein in this GCC/Agreement/Contract/MoU etc., (strike off whichever is inapplicable).

The Purchaser/Contractor/Seller etc. (insert the description of the other party to the Agreement/Contract/MoU etc., - whichever is applicable) agrees that the Purchaser/Contractor/Seller etc. (insert the description of BHEL - whichever is applicable) may make any amendments or modifications to the provisions stipulated in the Annexure ------to this GCC/Agreement/Contract/MoU etc., strike off whichever is inapplicable) from time to time and confirms that it shall be bound by such amended or modified provisions of the Annexure -------with effect from the date as intimated by BHEL to it.