Scope of Enquiry Item Name: GIC, DC JOP, DC EOP & DC SOP Starter& Mand Spares Project: NTPC-LARA

1. Scope of Enquiry: E-bids on GeM are invited from bidders for the supply of DC JOP, DC EOP, DC SOP Starter & Mand Spares for LARA Project of (2X800 MW), as per requirement mentioned below:

Material requirement (Mat code wise): Details for one Project (2 Units):

SI.		Total		Lot Schedule	
No.	Material Code & Item Description	Qty (No.)	Lot-1	Lot-2	Lot-3
1	W96415210688 GENERATOR INSTRUMENTATION CABI NET (GIC) FOR 800MW GENERATOR AS PER DRG. NO. 41811901032 TG60668 REV: 04	2	01.05.2026	01.09.2026	-
2	W96415210475 (DC JOP) DC JACKING OIL PUMP STARTER CABINET (FOR 90KW MOTOR) AS PER DRG: 41811901028 SIZE: 1000(W)X800(D)X2100(H)APPOX SPEC: TG60667 REV: 03	3	01.05.2026	01.09.2026	11.11.2026
3	W96415210181 DC.EOP- DC EMERGENCY LUBE OIL PUMP STARTER FOR 29 KW MOTOR (2 STEP STARTING) AS PER DRG 41811901025 SPEC: TG60667 REV: 03	3	01.05.2026	01.09.2026	11.11.2026
4	W96415210637 DC.SOP- DC SEAL OIL PUMP START ER FOR 22KW (170A) MOTOR AS NO. 41811901031 SPEC: TG60667 REV: 03	3	01.05.2026	01.09.2026	11.11.2026
5	W96415211323 MANDATORY SPARES OF INSTRUMENTATION CABINET AS PER DETAILS IN ANNEXURE 418119G8502 FOR LARA 800MW PROJECTREV:00	1	-	-	11.11.2026

2. Consignee Details and delivery schedule:

Sl. No.	Project Name	Site/ Project Address	Requirement Schedule	
1	LARA	BHEL Site office, 2X800 MW NTPC LARA stage II project.	Lot-1 Lot-2	01.05.2026 01.09.2026
		Pusaur, Dist Raigarh, Chhattisgarh 496440	Lot-3	11.11.2026

3. EARNEST MONEY DEPOSIT (EMD): ZERO

Annexure A:

SI. No.	Terms	Description	Your confirmati on
1.	Confirmation to compliance of GTC on GeM 4.0 (Version 1.23)	General terms and conditions on GeM 4.0 (Version 1.23 dated 05.03.2025) or subsequent rules/policies issued by GeM shall be applicable. Please confirm.	
2.	Compliance of Rule 144 (xi) of GFR 2017	Compliance of Restrictions under Rule 144 (xi) of GFR 2017 shall be as per GeM.	
3.	Public Procurement (Preference to Make in India)	For this procurement, the local content to categorize, a supplier as a Class-I local supplier/ Class-II local Supplier and purchase preference to Class-I local supplier, is as defined in Public Procurement (Preference to Make in India), PPP-MII Order No. P-45021/2/2017-PP (BE-II) dtd. 04/06/2020 issued by DPIIT. In case of subsequent Orders issued by the respective Nodal Ministry, changing the definition of local content for the items of the NIT, the same shall be applicable even if issued after issue of this NIT, but before opening of Part-II bids against this NIT. Vendor to submit tender specific self-certificate in line with PPP-MII Order No. P-45021/2/2017-PP (BE-II) dtd. 04/06/2020 clearly indicating percentage of local content. Please Confirm	
4.	Customer approval Condition	Please note that procurement shall be done only from the vendors, approved by end customer i.e. NTPC. BHEL will share successful vendor name and credentials to customer for approval before price bid opening and Part-2 will be opened for customer approved vendor only. VENDORS TO PROVIDE FILLED NTPC QUETIONARRY WITH THEIR CREDENTIALS FOR NTPC CUSTOMER APPROVAL AS PROFILE, PAST EXPERIENCE PO, PERFORMANCE CERTIFICATE ETC.	
5.	Pre- Qualification Requirements (PQR)	The Pre-Qualification Requirements have been compiled and format is placed at SI. No. 33. Bidder to submit filled copy of PQR Table with supporting PO copy, unpriced dispatch document, approved GA drawing etc. All the bidders should ensure submission of complete details and documents as called for in these requirements. The Offers submitted by the bidders would be scrutinized with respect to Pre-Qualification Requirements first. Techno-Commercial offer of only those bidders shall be evaluated who meet the Pre-Qualification Requirements.	
6.	Sharing of Specifications & drawings	The requirement of GIC, DC SOP, DC JOP, DC EOP Panels should be as per specified drawings and specification. Bidders shall submit endorsed copy of attached FCA at email id adesh@bhel.in or sagargupta@bhel.in to get soft copy of Specifications & drawings. BHEL –HEEP registered PMD vendors for the items of this enquiry will not require to provide signed FCA to get the confidential drawings/specifications.	
7.	Special Instruction of Technical requirement	Test and Guarantee certificates are required to be submitted. Please confirm. Kindly confirm that quoted offer by you have been complied all technical requirements as given in tender documents and submit all documents to BHEL as per tender specifications and drawings without any deviations. Please confirm that relevant BHEL specification to be followed without any deviation. 1. TG60667 R03 & TG60668 R04 are for DC Starters and GIC. 2. TG60184 Rev-08 for Level Switch and Probe. 3. TG60577 Rec-04 for Digital Indicators. Please confirm that following schematic drawing/ details are followed: - 1. Drg. No. 41811901025 for DC EOP starter panel for 29 KW DC Motor 2. Drg. No. 41811901031 for DC SOP starter panel for 22 KW DC Motor, 4. Drg. No. 41811901032 for GIC panel for 800 MW project with additional LS.	

- 1		E Dun No America 440440000000 1	Annal Consess of CIC		
		5. Drg. No. Annex. 418119G8502 for N			
			peration & maintenance (O & M) manual along		
		Haridwar. Please confirm.	copy of O & M manual to be sent to BHEL		
			uidad in aaah aahinat		
		1. 20% spare Terminal blocks to be pro			
		2. Louvers shall be with removable wire	•		
		SPARE BOX(ES) SHOULD BE CLEARLY LABELLED AS "MANDATORY SPARES AND ARE TO BE			
_	O. a. Ph.	PACKED SEPARATELY IN GREEN COLORED			
8.	Quality Requirements		EL SQP "QA-BE-QP-304 Rev 03 for DC starter		
	Requirements		GIC. Inspection shall be done by BHEL/ BHEL TPI		
		and NTPC customer as per NTPC approved QP.			
		Customer approved QP shall be followed			
_	D: 1 :	Please note that BHEL will pay directly to			
9.	Price basis,		nation up to LARA Project basis i.e. including		
	Evaluation	freight, packing & forwarding charges, GS	I etc.		
	Currency, Firm	The soul cation common of a ship to a decident	t-III t- IND		
	prices & Transit	The evaluation currency for this tender s	nali be ink.		
	Insurance	Duine will remain firms and fired demine an	Aire are artis a afternological consult.		
		Price will remain firm and fixed during er	itire execution of tender/supply.		
		Tuessit incomes as about he assessed by DI	IFI and not to be included in the union		
10	Fralmation.	Transit insurance shall be arranged by Bh			
10.	Evaluation criteria		otal landed cost to BHEL for complete enquiry,		
	criteria		project site (considering material cost, taxes &		
11	Doument Torres	duties, Freight etc.	r issue of consignor receipt sum accentance		
11.	Payment Terms		r issue of consignee receipt-cum acceptance		
		certificate (CRAC) as per the below details			
		Type of Bidder	Payment Terms (Number of Days) from		
			MRC		
		Micro & Small Enterprises (MSEs)	1 /1E days		
			45 days		
		Medium Enterprises	60 days		
		Medium Enterprises Non MSME	60 days 90 days		
		Medium Enterprises Non MSME Subject to submission of non-discrepant	60 days		
		Medium Enterprises Non MSME	60 days 90 days		
12	Manufacturing	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT.	60 days 90 days documents. MSE benefits shall be as per GeM/		
12.	Manufacturing	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery po	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including		
12.	cum Delivery	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery po	60 days 90 days documents. MSE benefits shall be as per GeM/		
12.		Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery promanufacturing + Joint inspection + 07 days	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch)		
12.	cum Delivery	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery po	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch)		
	cum Delivery Period	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery promanufacturing + Joint inspection + 07 days	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch)		
	cum Delivery Period Manufacturin	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery pomanufacturing + Joint inspection + 07 days From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. Emanufacturing clearance from BHEL before		
	cum Delivery Period	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery pomanufacturing + Joint inspection + 07 day From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take starting manufacturing of material. No material	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement.		
	cum Delivery Period Manufacturin	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery pomanufacturing + Joint inspection + 07 days From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. Emanufacturing clearance from BHEL before		
13.	cum Delivery Period Manufacturin g clearance	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery por manufacturing + Joint inspection + 07 day From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take starting manufacturing of material. No miclearance from BHEL. Kindly confirm.	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. manufacturing clearance from BHEL before nanufacturing is to be started without getting		
13.	Cum Delivery Period Manufacturin g clearance Document	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery permanufacturing + Joint inspection + 07 day From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take starting manufacturing of material. No material of clearance from BHEL. Kindly confirm.	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. manufacturing clearance from BHEL before nanufacturing is to be started without getting etc. as called for in the specifications shall be		
13.	Cum Delivery Period Manufacturin g clearance Document submission for	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery per manufacturing + Joint inspection + 07 days From the date of manufacturing clearance Early delivery will be accepted as per BHE. In case of ordering, vendor has to take starting manufacturing of material. No material clearance from BHEL. Kindly confirm. Drawings/Data sheets/Documents/Type Test submitted for approval to BHEL for BHEL/cus	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. Emanufacturing clearance from BHEL before nanufacturing is to be started without getting etc. as called for in the specifications shall be tomer approval within 30 days of purchase order.		
13.	Cum Delivery Period Manufacturin g clearance Document submission for approval from	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery por manufacturing + Joint inspection + 07 day From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take starting manufacturing of material. No material of the clearance from BHEL. Kindly confirm. Drawings/Data sheets/Documents/Type Test submitted for approval to BHEL for BHEL/cus Any delay in delivery on account of late substantial.	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. manufacturing clearance from BHEL before nanufacturing is to be started without getting etc. as called for in the specifications shall be tomer approval within 30 days of purchase order. omission of drawings/data sheets/QAP/documents		
13.	Cum Delivery Period Manufacturin g clearance Document submission for	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery por manufacturing + Joint inspection + 07 day From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take starting manufacturing of material. No material of manufacturing of material of the clearance from BHEL. Kindly confirm. Drawings/Data sheets/Documents/Type Test submitted for approval to BHEL for BHEL/cus Any delay in delivery on account of late subshall be to vendors account. BHEL will arr	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. manufacturing clearance from BHEL before nanufacturing is to be started without getting etc. as called for in the specifications shall be tomer approval within 30 days of purchase order. omission of drawings/data sheets/QAP/documents ange the approval of the drawings/data sheets/		
13.	Cum Delivery Period Manufacturin g clearance Document submission for approval from	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery por manufacturing + Joint inspection + 07 day From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take starting manufacturing of material. No material of the clearance from BHEL. Kindly confirm. Drawings/Data sheets/Documents/Type Test submitted for approval to BHEL for BHEL/cus Any delay in delivery on account of late subshall be to vendors account. BHEL will arr documents within 30 days of their receipt process.	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. manufacturing clearance from BHEL before nanufacturing is to be started without getting etc. as called for in the specifications shall be tomer approval within 30 days of purchase order. omission of drawings/data sheets/QAP/documents		
13.	Manufacturin g clearance Document submission for approval from BHEL/custome r	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery portion manufacturing + Joint inspection + 07 days From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take starting manufacturing of material. No material of the clearance from BHEL. Kindly confirm. Drawings/Data sheets/Documents/Type Test submitted for approval to BHEL for BHEL/cus Any delay in delivery on account of late subshall be to vendors account. BHEL will are documents within 30 days of their receipt proapproval shall be dealt on merit basis.	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. manufacturing clearance from BHEL before nanufacturing is to be started without getting etc. as called for in the specifications shall be tomer approval within 30 days of purchase order. omission of drawings/data sheets/QAP/documents ange the approval of the drawings/data sheets/ ovided those are complete in all respect. Delays in		
13.	Manufacturin g clearance Document submission for approval from BHEL/custome	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery portion manufacturing + Joint inspection + 07 days From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take starting manufacturing of material. No material clearance from BHEL. Kindly confirm. Drawings/Data sheets/Documents/Type Test submitted for approval to BHEL for BHEL/cus Any delay in delivery on account of late subshall be to vendors account. BHEL will are documents within 30 days of their receipt proapproval shall be dealt on merit basis. Material shall be dispatched only after issue of the subspace of their receipt proapproval shall be dispatched only after issue of the subspace of the subspace of their receipt proapproval shall be dispatched only after issue of the subspace o	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. manufacturing clearance from BHEL before nanufacturing is to be started without getting etc. as called for in the specifications shall be tomer approval within 30 days of purchase order. omission of drawings/data sheets/QAP/documents ange the approval of the drawings/data sheets/		
13.	Manufacturin g clearance Document submission for approval from BHEL/custome r	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery portion manufacturing + Joint inspection + 07 days From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take starting manufacturing of material. No material clearance from BHEL. Kindly confirm. Drawings/Data sheets/Documents/Type Test submitted for approval to BHEL for BHEL/cus Any delay in delivery on account of late subshall be to vendors account. BHEL will are documents within 30 days of their receipt proapproval shall be dealt on merit basis. Material shall be dispatched only after issue of BHEL. All test certificates and relevant documaterial for issue of MDCC, which will be issue	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. manufacturing clearance from BHEL before nanufacturing is to be started without getting etc. as called for in the specifications shall be tomer approval within 30 days of purchase order. Smission of drawings/data sheets/QAP/documents ange the approval of the drawings/data sheets/povided those are complete in all respect. Delays in of material dispatch clearance certificate (MDCC) by ments are to be sent to BHEL before dispatch of ed after review of test certificates etc. MDCC will be		
13.	Manufacturin g clearance Document submission for approval from BHEL/custome r	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery portion manufacturing + Joint inspection + 07 day From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take starting manufacturing of material. No material clearance from BHEL. Kindly confirm. Drawings/Data sheets/Documents/Type Test submitted for approval to BHEL for BHEL/cus Any delay in delivery on account of late subshall be to vendors account. BHEL will are documents within 30 days of their receipt proapproval shall be dealt on merit basis. Material shall be dispatched only after issue of BHEL. All test certificates and relevant documaterial for issue of MDCC, which will be issue issued within 07 days of receipt of these documents.	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. manufacturing clearance from BHEL before nanufacturing is to be started without getting etc. as called for in the specifications shall be tomer approval within 30 days of purchase order. It is an approval of the drawings/data sheets/OAP/documents ange the approval of the drawings/data sheets/ovided those are complete in all respect. Delays in of material dispatch clearance certificate (MDCC) by the same to be sent to BHEL before dispatch of ed after review of test certificates etc. MDCC will be ments once found complete in all respects. In case of		
13.	Manufacturin g clearance Document submission for approval from BHEL/custome r	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery portion manufacturing + Joint inspection + 07 day From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take starting manufacturing of material. No miclearance from BHEL. Kindly confirm. Drawings/Data sheets/Documents/Type Test submitted for approval to BHEL for BHEL/cus Any delay in delivery on account of late subshall be to vendors account. BHEL will are documents within 30 days of their receipt proapproval shall be dealt on merit basis. Material shall be dispatched only after issue of MDCC, which will be issue issued within 07 days of receipt of these documents delay on account of BHEL in issuing MDCC and delay on account of BHEL in issuing MDCC.	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. manufacturing clearance from BHEL before nanufacturing is to be started without getting etc. as called for in the specifications shall be tomer approval within 30 days of purchase order. It is anget the approval of the drawings/data sheets/OAP/documents anget he approval of the drawings/data sheets/ovided those are complete in all respect. Delays in of material dispatch clearance certificate (MDCC) by iments are to be sent to BHEL before dispatch of ed after review of test certificates etc. MDCC will be ments once found complete in all respects. In case of C, delivery shall be extended by no. of days in excess		
13.	Manufacturin g clearance Document submission for approval from BHEL/custome r	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery portion manufacturing + Joint inspection + 07 day From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take starting manufacturing of material. No material clearance from BHEL. Kindly confirm. Drawings/Data sheets/Documents/Type Test submitted for approval to BHEL for BHEL/cus Any delay in delivery on account of late subshall be to vendors account. BHEL will are documents within 30 days of their receipt proapproval shall be dealt on merit basis. Material shall be dispatched only after issue of BHEL. All test certificates and relevant documaterial for issue of MDCC, which will be issue issued within 07 days of receipt of these documents.	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. manufacturing clearance from BHEL before nanufacturing is to be started without getting etc. as called for in the specifications shall be tomer approval within 30 days of purchase order. It is anget the approval of the drawings/data sheets/OAP/documents anget he approval of the drawings/data sheets/ovided those are complete in all respect. Delays in of material dispatch clearance certificate (MDCC) by iments are to be sent to BHEL before dispatch of ed after review of test certificates etc. MDCC will be ments once found complete in all respects. In case of C, delivery shall be extended by no. of days in excess		
13.	Manufacturin g clearance Document submission for approval from BHEL/custome r	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery promanufacturing + Joint inspection + 07 day From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take starting manufacturing of material. No material manufacturing of material. No material company of the material manufacturing of material in the submitted for approval to BHEL for BHEL/cus and delivery on account of late subshall be to vendors account. BHEL will are documents within 30 days of their receipt promapproval shall be dealt on merit basis. Material shall be dispatched only after issue of BHEL. All test certificates and relevant documenterial for issue of MDCC, which will be issued within 07 days of receipt of these documents and delay on account of BHEL in issuing MDCC and delay taken by BHEL in issuing MDCC and delay tak	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. Emanufacturing clearance from BHEL before nanufacturing is to be started without getting etc. as called for in the specifications shall be tomer approval within 30 days of purchase order. In order to be sent to BHEL before nange the approval of the drawings/data sheets/poided those are complete in all respect. Delays in of material dispatch clearance certificate (MDCC) by the ments are to be sent to BHEL before dispatch of ed after review of test certificates etc. MDCC will be ments once found complete in all respects. In case of C., delivery shall be extended by no. of days in excess elays shall be dealt on merit basis.		
13.	Manufacturin g clearance Document submission for approval from BHEL/custome r	Medium Enterprises Non MSME Subject to submission of non-discrepant GeM NIT. Kindly quote your minimum delivery promanufacturing + Joint inspection + 07 day From the date of manufacturing clearance Early delivery will be accepted as per BHE In case of ordering, vendor has to take starting manufacturing of material. No material manufacturing of material. No materiance from BHEL. Kindly confirm. Drawings/Data sheets/Documents/Type Test submitted for approval to BHEL for BHEL/cus Any delay in delivery on account of late subshall be to vendors account. BHEL will are documents within 30 days of their receipt propapproval shall be dealt on merit basis. Material shall be dispatched only after issue of BHEL. All test certificates and relevant documaterial for issue of MDCC, which will be issued within 07 days of receipt of these documents within 07 days of receipt	60 days 90 days documents. MSE benefits shall be as per GeM/ eriod in no. of weeks. (time taken including ys for MDCC issuance and up to Dispatch) L site requirement. manufacturing clearance from BHEL before nanufacturing is to be started without getting etc. as called for in the specifications shall be tomer approval within 30 days of purchase order. It is anget the approval of the drawings/data sheets/OAP/documents anget he approval of the drawings/data sheets/ovided those are complete in all respect. Delays in of material dispatch clearance certificate (MDCC) by iments are to be sent to BHEL before dispatch of ed after review of test certificates etc. MDCC will be ments once found complete in all respects. In case of C, delivery shall be extended by no. of days in excess		

		Material is to dispatched within 07 days of receipt of MDCC from BHEL without waiting for PO	
		amendment.	
16.	Packing and Dispatch Instructions	 Before shipment of material, vendor has to obtain QR code from BHEL and same to be fixed on packages with laminated. Vendor to be insured for correct QR fixing on Boxes. LOOSE ITEMS OF GIC CABINET (LEVEL PROBES) TO BE PACKED SEPARATELY AND CLEARLY LABELLED AS "LOOSE ITEMS OF GIC CABINET". DETAILED PACKING LIST OF THE SAME TO BE PROVIDED BY THE VENDOR. ALL ITEMS AGAINST MANDATORY SPARE ARE TO BE PACKED SEPARATELY IN GREEN COLORED 	
		BOXES AND SHOULD BE CLEARLY LABELLED AS "MANDATORY SPARES FOR INSTRUMENTATION CABINET HWR.	
17.	Packing	> Material of unit-1, unit-2 and mandatory spares need to be packed in separate	
	Instructions	boxes.	
	with QR code	Vendor to ensure proper and sturdy packing suitable for handling during transportation up to site in healthy condition.	
		 Vendor to submit packing list (box-wise) for BHEL review before dispatch. 	
		Before shipment of material, vendor has to obtain QR code from BHEL and same to	
		be fixed on packages with laminated. Vendor to be insured for correct QR fixing on	
		Boxes.	
18.	Guarantee	Kindly confirm that all equipment shall be guaranteed for trouble free performance for	
		18 months from the date of shipment or 12 months from the date of commissioning, whichever is earlier. Buyer to submit guarantee certificate mentioning above guarantee	
		period.	
		Please note that offers with guarantee period lesser than above mentioned guarantee	
		period may result in rejection of the offer.	
19.	Liquidated	If the Seller/Service Provider fails to deliver any or all of the Goods/Services within the original/re-	
	Damages	fixed delivery period(s) specified in the contract, the Buyer will be entitled to deduct/recover the Liquidated Damages for the delay, unless covered under Force Majeure conditions aforesaid, @	
		0.5% of the contract value of delayed Lot per week or part of the week of delayed period as pre-	
		estimated damages not exceeding 10% of the contract value of delayed quantity without any	
		controversy/dispute of any sort whatsoever.	
		The date of dispatch mentioned on LR/GR would be treated as the date of delivery for penalty purposes.	
		Complete material of each lot to be dispatch in one go only. In case of partial supply,	
		dispatch of last item of lot shall be considered for LD purpose.	
20.	Dispute,	Settlement of Dispute If any dispute or difference of any kind whatsoever shall arise between BHEL and the Supplier/Vendor, arising out of the contract for the performance of the work whether during the progress of contract termination,	
	CONCILIATION & ARBITRATION:	abandonment or breach of the contract, it shall in the first place referred to Designated Officer / IEM for amicable resolution by the parties. Designated Officer / IEM who within 60 days after being requested shall give written notice of his decision to the contractor. Save as hereinafter provided, such decision in respect of every matter so referred shall forthwith be given effect to by the Supplier/Vendor who shall proceed with the work with all due diligence, whether he or BHEL desires to resolve the dispute as hereinafter provided or not. If after the Designated Engineer has given written notice of this decision to the party and no intention to pursue the dispute has been communicated to him by the affected party within 30 days from the receipt of such	
		notice, the said decision shall become final and binding on the parties. In the event the Supplier/Vendor being dissatisfied with any such decision or if amicable settlement cannot be reached then all such disputed issues shall be resolved through conciliation in terms of the BHEL Conciliation Scheme 2018 as per 'CONCILIATION' Clause. CONCILIATION:	
		Any dispute, difference or controversy of whatever nature howsoever arising under or out of or in relation to this Agreement (including its interpretation) between the Parties, and so notified in writing by either Party to the other Party (the "Dispute") shall, in the first instance, be attempted to be resolved amicably in accordance with the conciliation procedure as per BHEL Conciliation Scheme 2018. The proceedings of Conciliation shall broadly be governed by Part-III of the Arbitration and Conciliation Act 1996 or any statutory modification thereof and as provided in - "Procedure for conduct of conciliation proceedings" (as available in www.bhel.com).	
		Note: Ministry of Finance has issued OM reference No. 1/2/24 dated 03.06.2024 regarding "Guidelines for Arbitration and Mediation in Contracts of Domestic Public Procurement. In the said OM it has been recommended that Government departments/ Entities/agencies are to encourage mediation under the Mediation Act. 2023. The said Act has not yet been notified by the Government. Therefore, the clause "Settlement of Disputes" shall be modified accordingly as and when the Mediation Act 2023 gets notified.	
		ARBITRATION:	

Except as provided elsewhere in this Contract, in case Parties are unable to reach amicable settlement (whether by Conciliation to be conducted as provided herein above or otherwise) in respect of any dispute or difference; arising out of the formation, breach, termination, validity or execution of the Contract; or, the respective rights and liabilities of the Parties; or, in relation to interpretation of any provision of the Contract; or. in any manner touching upon the Contract (hereinafter referred to as the 'Dispute'), then, either Party may, refer the disputes to Arbitral Institution and such dispute to be adjudicated by Sole Arbitrator appointed in accordance with the Rules of said Arbitral Institution.

A party willing to commence arbitration proceeding shall invoke Arbitration Clause by giving notice to the other party in terms of section 21 of the Arbitration & Conciliation Act, 1996 (hereinafter referred to as the 'Notice') before referring the matter to arbitral institution. The Notice shall be addressed to the Head of the Region, Power Sector/ Unit, BHEL, executing the Contract and shall contain the particulars of all claims to be referred to arbitration with sufficient detail and shall also indicate the monetary amount of such claim including interest, if any.

After expiry of 30 days from the date of receipt of aforesaid notice, the party invoking the Arbitration shall submit that dispute to the Arbitral Institutions (shall be identified by the contract issuing agency) and that dispute shall be adjudicated in accordance with their respective Arbitration Rules. The matter shall be adjudicated by a Sole Arbitrator who shall necessarily be a Retd Judge having considerable experience in commercial matters to be appointed/nominated by the respective institution. The cost/expenses pertaining to the said Arbitration shall also be governed in accordance with the Rules of the respective Arbitral Institution. The decision of the party invoking the Arbitration for reference of dispute to a specific Arbitral institution for adjudication of that dispute shall be final and binding on both the parties and shall not be subject to any change thereafter. The institution once selected at the time of invocation of dispute shall remain unchanged.

The fee and expenses shall be borne by the parties as per the Arbitral Institutional rules.

The Arbitration proceedings shall be in English language and the seat and venue of Arbitration shall be at the court(s) of Haridwar.

Subject to the above, the provisions of Arbitration & Conciliation Act 1996 and any amendment thereof shall be applicable. All matters relating to this Contract and arising out of invocation of Arbitration clause are subject to the exclusive jurisdiction of the Court(s) situated at Haridwar, shall have exclusive jurisdiction.

Notwithstanding any reference to the Designated Engineer or Conciliation or Arbitration herein, a. the parties shall continue to perform their respective obligations under the Contract unless they otherwise agree. Settlement of Dispute clause cannot be invoked by the Contractor, if the Contract has been mutually closed or 'No Demand Certificate' has been furnished by the Contractor or any Settlement Agreement has been signed between the Employer and the Contractor.

It is agreed that Mechanism of resolution of disputes through arbitration shall be available only in the cases where the value of the dispute is less than Rs. 10 Crores.

In case the disputed amount Claim, Counter claim including interest is Rs. 10 crores and above, the parties shall be within their rights to take recourse to remedies other than Arbitration, as may be available to them under the applicable laws after prior intimation to the other party. Subject to the aforesaid conditions, provisions of the Arbitration and Conciliation Act, 1996 and any statutory modifications or re-enactment thereof as amended from time to time, shall apply to the arbitration proceedings under this clause.

In case, multiple arbitrations are invoked (whether sub-judice or arbitral award passed) by any party to under this contract, then the cumulative value of claims (including interest claimed or awarded) in all such arbitrations shall be taken in account while arriving at the total claim in dispute for the subject contract for the purpose of clause mentioned above. Disputes having cumulative value of less than 10 crores shall be resolved through arbitration and any additional dispute shall be adjudicated by the court of competent jurisdiction.

21. BREACH OF CONTRACT, REMEDIES AND TERMINATION:

The following shall amount to breach of contract:

- I. Non-supply of material/ non-completion of work by the Supplier/Vendor within scheduled delivery/ completion period as per contract or as extended from time to time.
- II. The Supplier/Vendor fails to perform as per the activity schedule and there are sufficient reasons even before expiry of the delivery/ completion period to justify that supplies shall be inordinately delayed beyond contractual delivery/ completion period.
- III. The Supplier/Vendor delivers equipment/ material not of the contracted quality.
- IV. The Supplier/Vendor fails to replace the defective equipment/ material/ component as per guarantee clause.
- V. Withdrawal from or abandonment of the work by the Supplier/Vendor before completion as per contract.
- VI. Assignment, transfer, subletting of Contract by the Supplier/Vendor without BHEL's written permission resulting in termination of Contract or part thereof by BHEL.
- VII. Non-compliance to any contractual condition or any other default attributable to Supplier/Vendor.
- VIII. Any other reason(s) attributable to Vendor towards failure of performance of contract. In case of breach of contract, BHEL shall have the right to terminate the Purchase Order/ Contract either in whole or in part thereof without any compensation to the Supplier/Vendor.
- IX. Any of the declarations furnished by the contractor at the time of bidding and/ or entering into the contract for supply are found untruthful and such declarations were
- of a nature that could have resulted in non-award of contract to the contractor or could expose BHEL and/ or Owner to adverse consequences, financial or otherwise.

X. Supplier/Vendor is convicted of any offence involving corrupt business practices, antinational activities or any such offence that compromises the business ethics of BHEL, in violation of the Integrity Pact entered into with BHEL has the potential to harm the overall business of BHEL/ Owner. Note-Once BHEL considers that a breach of contract has occurred on the part of Supplier/Vendor, BHEL shall notify the Supplier/Vendor by way of notice in this regard. Contractor shall be given an opportunity to rectify the reasons causing the breach of contract within a period of 14 days. In case the contractor fails to remedy the breach, as mentioned in the notice, to the satisfaction of BHEL, BHEL shall have the right to take recourse to any of the remedial actions available to it under the relevant provisions of contract. Remedies in case of Breach of Contract. i) Wherein the period as stipulated in the notice issued under above clause has expired and Supplier/Vendor has failed to remedy the breach, BHEL will have the right to terminate the contract on the ground of "Breach of Contract" without any further notice to contractor. ii) Upon termination of contract, BHEL shall be entitled to recover an amount equivalent to 10% of the Contract Value for the damages on account of breach of contract committed by the Supplier/Vendor. This amount shall be recovered by way of encashing the security instruments like performance bank guarantee etc available with BHEL against the said contract. In case the value of the security instruments available is less than 10% of the contract value, the balance amount shall be recovered from other financial remedies (i.e. available bills of the Supplier/Vendor, retention amount, from the money due to the Supplier/Vendor etc. with BHEL) or the other legal remedies shall be pursued. iii) wherever the value of security instruments like performance bank guarantee available with BHEL against the said contract is 10% of the contract value or more, such security instruments to the extent of 10% contract value will be encashed. In case no security instruments are available or the value of the security instruments available is less than 10% of the contract value, the 10% of the contract value or the balance amount, as the case may be, will be recovered in all or any of the following manners: iv) In case the amount recovered under sub clause (a) above is not sufficient to fulfil the amount recoverable then; a demand notice to deposit the balance amount within 30 days shall be issued to Supplier/Vendor. v) If Supplier/Vendor fails to deposit the balance amount within the period as prescribed in demand notice, following action shall be taken for recovery of the balance amount: a) from dues available in the form of Bills payable to defaulted Supplier/Vendor against the same contract. b) If it is not possible to recover the dues available from the same contract or dues are insufficient to meet the recoverable amount, balance amount shall be recovered from any money(s) payable to Supplier/Vendor under any contract with other Units of BHEL including recovery from security deposits or any other deposit available in the form of security instruments of any kind against Security deposit or EMD. vi) In-case recoveries are not possible with any of the above available options, Legal action shall be initiated for recovery against defaulted supplier/Vendor. vii) It is an agreed term of contract that this amount shall be a genuine pre-estimate of damages that BHEL would incur in completion of balance contractual obligation of the contract through any other agency and BHEL will not be required to furnish any other evidence to the Supplier/Vendor for the purpose of estimation of damages viii) In addition to the above, imposition of liquidated damages, debarment, termination, de-scoping, shortclosure, etc., shall be applied as per provisions of the contract. 1) The defaulting Supplier/Vendor shall not be eligible for participation in any of the future enquiries floated by BHEL to complete the balance work. The defaulting contractor shall mean and include: (a) In case defaulted Supplier/Vendor is the Sole Proprietorship Firm, any Sole Proprietorship Firm owned by same Sole Proprietor. (b) In case defaulted Supplier/Vendor is The Partnership Firm, any firm comprising of same partners/ some of the same partners; or sole proprietorship firm owned by any partner(s) as a sole proprietor. 22. Suspension of The offers of the bidders who are under suspension as also the offers of the bidders, who engage the services of the banned firms / principal / agents, shall be rejected. The list of banned firms is available on BHEL web site **Business Dealings** with If any bidder / supplier / contractor during pre-tendering / tendering / post tendering / award / execution / Suppliers post-execution stage indulges in any act, including but not limited to, mal-practices, cheating, bribery, fraud or **Contractors:** and other misconduct or formation of cartel so as to influence the bidding process or influence the price or tampers the tendering process or acts or omits in any manner which tantamount to an offence punishable under any provision of the Indian Penal Code, 1860(Bhartiya Nyaya Samhita 2023) or any other law in force in India, or does anything which is actionable under the Guidelines for Suspension of Business dealings, action may be taken against such bidder / supplier / contractor as per extant guidelines of the company available on www.bhel.com and / or under applicable legal provisions. Guidelines for suspension of business dealings is available in the webpage: http://www.bhel.com/vender_registration/vender.php. A bidder shall not have conflict of interest with other bidders. Such conflict of interest can lead to anti-23. CONFLICT competitive practices to the detriment of Procuring Entity's interests. The bidder found to have a conflict of **INTEREST** interest shall be disqualified. A bidder may be considered to have a conflict of interest with one or more parties AMONG in this bidding process, if: **BIDDERS/** 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 **AGENTS**

		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 can also authorise only one agent/dealer. There can be only one bid from the following: 1. The principal manufacturer directly or through one Indian agent on his behalf; and 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				
24	AMCDO AND	apply to closely related management units in sa	d sister companies. Bi	dders must proactively iness. "	should quote. Similar res declare such sister/ com wing details & submit	imon business/
24.	MICRO AND SMALL ENTERPRISES	evidence/ Govt. Cert	ificate etc. in suppor	t of the same along w	ith their techno-comm	
	(MSE):	Type under MSE	SC/ST owned	Women owned	Others (excluding SC/ ST & Women Owned)	
		Micro Small				
	Note: If the bidder does not furnish the above, offer shall be processed construir is not falling under MSE category. a) MSE suppliers can avail the intended benefits in respect of the procuremer Goods and Services only (Definition of Goods and Services as enumerated by COffice Memorandum F. No. 21(8)/2011-MA dtd. 09/11/2016 office of AS & DC, No submit along with the offer, attested copies of either Udyam Registration. Date to determining the deemed validity will be the last date of Technical Bid submission of supporting document in GeM portal will lead to consideration of their bids bidders. No benefits shall be applicable for this enquiry if the above required do uploaded at the time of bid submission. Documents submitted by the bidder shall be processed construints.					related to the of India vide E) only if they reckoned for on-submission ar with other nents are not
25.	JURISDICTION	clause(s) mentioned at	ove of this contract, t		orce in the Republic of Ir riginal Civil Jurisdiction at ne Contract.	
26.	Force Majeure	either of the parties con having arisen, either of attributable to either of but shall not be limite revolution, insurrection other than the contract lockout not solely invecontractors. v) Encoun radio-activity, except as radio- activity, vi) Natu flood, fire, cyclones etc. The following events an performing party: a) a	ald not reasonably have the parties could not a fithe parties And Preve to to: i) War, hostiliting, military or usurped tor's personnel and otherwise the contractor's tering munitions of we may be attributable to ral catastrophes such wii) Epidemic, pandemic explicitly excluded fron strike, work-to-rule	e provided against the eleasonably have avoided ents the performance of es, invasion, act of for power, or civil war. iii) her employees of the cors personnel and other ear, explosive materials, to the contractor's use of as earthquake, tsunami, ic etc.	ol of either of the parties vent before entering into l or overcome, and d) is not the contract, Such circum oreign enemies. ii) Rebel Riot, commotion or disorn tractor and sub-contract employees of the contractionizing radiation or confouch munitions, explosive volcanic activity, hurrical are solely the responsibilial alabour difficulty (b) leconomic hardship.	the contract, c) ot substantially stances include lion, terrorism, der by persons ors. iv) Strike or actor and sub- ntamination by res, radiation or ne or typhoon, ties of the non-
		by an event of Force M circumstances thereof with the party who has give obligations under the C that such party's perfo	ajeure, then it shall no within 15 (fifteen) days en such notice shall be contract for so long as rmance is prevented, h	etify the other in writing after the occurrence of secure excused from the perfether exert of Fo	ormance or punctual per rce Majeure continues an e Time for Completion sh	n event and the formance of its d to the extent
		not i) Constitute a default	or breach of the Cor	itract. ii) Give rise to ar	rence of any event of Force my claim for damages or for non-performance is	additional cost
			Pag	e 7 of 9		

		occurrence of an event of Force Majeure. BHEL at its discretion may consider short closure of contract after 1 year of imposition of Force Majeure in line with extant guidelines. In any case, Supplier/Vendor cannot consider deemed short-closure after 1 year of imposition of Force Majeure		
27.	The Bidder declares that they will not enter into any illegal or undisclosed agreement or understanding, whether formal or informal with other Bidder(s). This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process. In case, the Bidder is found having indulged in above activities, suitable action shall be taken by BHEL as per extant policies/ guidelines.			
28.	Fraud Prevention Policy:	Bidder along with its associate /collaborators /sub-contractors /sub-vendors / consultants / service providers shall strictly adhere to BHEL Fraud Prevention Policy displayed on BHEL website http://www.bhel.com and shall immediately bring to the notice of BHEL Management about any fraud or suspected fraud as soon as it comes to their notice.		
29.	Order of Precedence:	In the event of any ambiguity or conflict between the Tender Documents, the order of precedence shall be in the order below: a. Amendments/Clarifications/Corrigenda etc. issued in respect of the tender documents by BHEL. b. Buyer Added Bid Specific ATC c. GeM Bid Technical Conditions of Contract (TCC) d. GeM GTC		
30.	Contact details	Please provide 2 Nos of contact details (email id and contact no.) for clarifications. 1		
21				

31.

Format for Self-Certification under preference to Make in India order Certificate

Sub: Declaration reg. minimum local content in line with Public Procurement (Preference to Make in India), Order 2017-Revision, dated 04th June, 2020 and subsequent order(s).

In line with Government Public Procurement Order No	o. P-45021/2/2017-PP (BE-II) dated 04.06.2020,
we hereby certify that we M/s	(supplier name) are local
supplier. The percentage of local content in the items	offered
by us against Enquiry No	% (percentage).
Details of location at which local value addition will be	made is as follows:

1	 	 	
2	 	 	

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.



BHARAT HEAVY ELECTRICALS LIMITED, HARIDWAR

Control & Instrumentation Engineering (CIE)

PRE-QUALIFICATION REQUIREMENT

DC Starters Panels & GIC

DOCUMENT NO.

CIE/CABINETS/PQR/20240173

R00

Date: 18.04.24

A. Indent No.: 20240173

B. Application: DC.JOP, DC.EOP, DC.SOP are required for starting of DC Compound Motors in power plant for pumping oil. DC Starter panel houses various power devices such as line contactor, thermal overload relay, switch fuse disconnector unit, fuses, shunt & ammeter, signalling lamps etc. for reliable operational start of the DC motor. GIC comprises of Power Supply Unit, safety barrier, Level switch, Level transmitter/controllers etc.

Sr. No.	PRE-QUALIFICATION REQUIREMENTS	VENDOR RESPONSE
1.	Bidder shall be regular supplier of Power Distribution Board / MCC. In support BIDDER to provide PO(s) copy for supply of total 10 nos. or more panels in last 5 years from Date of Enquiry.	
2.	Bidder must have supplied PDB/ MCC with at least 2 modules of motor starter with motor current 150A or more. Bidder to provide supporting document.	
3.	Bidder shall be able to supply all items i.e. DC Starters and GIC. Bidder to confirm (BOM and schematic of all panels is provided by BHEL along with the enquiry)	
4.	In DC.JOP starter vendor shall be required to mount Double pole 600A, DC contactor (weight 24 kg approx.). Vendor to note and confirm.	
5.	Bidder shall have facility for HV (upto 2kV) and IR for 220V DC starter testing. Bidder to confirm.	
6.	Bidder shall be able to produce IP54 Type test certificate of bare cabinet on placement of order. Bidder to confirm.	

Note: Bidder to confirm specific compliance wherever asked. BHEL reserves the right to verify information submitted by Bidder. In case the information is found false/incorrect/incomplete, the offer shall be rejected.



Mayuri Katiyar

(SDGM/CIE)

(Mgr/CIE)

33. Note: Please fill your acceptance/ comments in confirmation column. Blank column will be understood as accepted by bidder.