

Ref: BHE/PW/PUR/NTPRT-TI-CLAD-LINERS/2345/Corg-02

Date: 14/01/2021

To,

ALL BIDDERS,

Sub: Corrigendum-02: Waiver off EMD amount, Issuance of Clarifications and additional document

Scope of Work: FABRICATION AND ERECTION OF TITANIUM CLADDED CHIMNEY FLUE LINERS OF SINGLE CHIMNEY WITH SINGLE FLUE FOR UNIT 1, 2, AND 3 FOR 3X800 MW PVUNL PATRATU PROJECT, JHARKHAND.

References: -

1. E-Tender Specification Nos: BHE/PW/PUR/NTPRT-TI-CLAD-LINERS/2345
2. Corrigendum-01 ref. BHE/PW/PUR/NTPRT-TI-CLAD-LINERS/2345/Corg-01 dated 31/12/2020 for Schedule of Pre-Bid Meeting.

Bidders kindly to take note of the following:

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AA) Clause No 1.vii of NIT for EMD (Earnest Money Deposit) Amount: Referred clause has been amended as below:

Existing EMD Amount	Amended EMD Amount
<i>Rs. 35,19,890/= (Rupees Thirty-Five Lakh Nineteen Thousand Eight Hundred and Ninety Only).</i>	NIL

Note: All associated clauses of the tender shall be read accordingly.

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BB) ISSUE OF CLARIFICATIONS:

Sl No	NIT Clause ref	Description	Existing provision	Bidder's query	BHEL's clarification
1.	Clause no. 19.0 of NIT	Reverse Auction (RA)	Reverse Auction (RA)	Reverse Auction (RA) should not be applicable	Tender condition shall prevail.
2.	Clause no. 10 of Annexure-11 'Important Information' of NIT	Delay in 1st submission of SDBG/ PBBG:	However if requested by the vendor, cash recovery equivalent to SDBG/ PBG value to be made from the running bills submitted by the vendor. In such case, recovery of interest calculated @SBI PLR +2% on amount equivalent to SDBG/ PBG value to be made for the gap period (difference between date of start of work and date of submission of BG/ cash recovery).	Please delete this clause as due to banking regulations & other formalities, submission of Bank Guarantee may be delayed unintentionally.	Tender condition shall prevail.
3.	Clause no. 11 of Annexure-11 'Important Information' of NIT	Compensation in case of Death/ Permanent Incapacitation of Person	c) Compensation in respect of each of the victims: (i) In the event of death or permanent disability resulting from Loss of both limbs: Rs 10,00,000/- (Rs Ten Lakh) (ii) In the event of other permanent disability: Rs 7,00,000/- (Rs Seven Lakh)	Please delete this clause as compensation is paid as per insurance which is taken by contractor.	Tender condition shall prevail.
4.	Clause no. 2.4.11 of Chapter-II of	Utmost care should be taken to ensure no damage	Utmost care should be taken to ensure no damage is done to Ti. cladded MS plates during fabrication	Please Delete this clause as clause is ambiguous.	Tender condition shall prevail. Please refer Clause no.

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	Vol-IA-TCC	is done to Ti. cladded MS plates during fabrication and erection. Bidder shall be liable to pay all the damages occurred during fabrication and erection of Ti. cladded plate as per Penal Rates Chapter II clause 8.	and erection. Bidder shall be liable to pay all the damages occurred during fabrication and erection of Ti. cladded plate as per Penal Rates Chapter II clause 8.....		2.17 of Chapter-II of Vol-IA-TCC for penal Rates.
5.	Clause no. 2.0 of Chapter-II of Vol-IA-TCC	SCOPE OF WORK	Providing labour, supervision, T&Ps, consumables, etc. for receipt from store/ storage yard, watch & ward, transportation to site, fabrication, pre-assembly (as required), erection, testing, commissioning, trial run, handing over, etc. as per technical specification and terms & conditions of tender taking into account all amendment/ addendum, clarifications, confirmations and agreements till date of Titanium cladded Chimney flue liners of Single flue RCC chimney -----	Tender is based on BOQ, As this Scope of bidder should be as per BOQ items	Tender condition shall prevail. Please refer Hierarchy of Document.
6.	Clause no. 2.4.10 of Chapter-II of	SCOPE OF WORK	Bidder to develop Radiography Test Films (commonly denoted as Dark Room), Pit Room for source storage,	Please share the details of approved/registered inspection agencies	Please refer Clause no. 2.18 of Chapter II - Procurement and

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	Vol-IA-TCC		RT Film storage cum film interpretation room (AC Room of appropriate size), conducting Welder qualification tests and UT test. The bidder may tie up with approved/registered inspection agencies for setting up test lab on site as described above ----- ----		Testing of Materials by Contractor. Agency should take prior approval by BHEL/NTPC/PVUNL for setting up a quality laboratory and tie up with inspection agency.
7.	Clause no. 2.4.6 of Chapter-II of Vol-IA-TCC	QUANTITY VARIATION	The quantities of the various items mentioned in the schedule are approximate and may vary up to any extent or be deleted altogether. The overall variation in contract value on execution shall be dealt as per GCC. Contractor has to obtain prior approval of BHEL/PVUNL/NTPC before procurement of bought out items/ building materials ----- -----	No compensation becomes payable in case the variation of the final executed contract value is within the limit of Minus (-) 10% of awarded contract value." The quantity variation of individual items shall remain within +/- 15 %	Tender condition shall prevail.
8.	Clause no. 2.6 of Chapter-II of Vol-IA-TCC	Construction Power:	Construction Power shall be made available to the Contractor at 415 V feeders of LT substation located at Single point in the plant. Contractor shall be fully responsible to make all the arrangement beyond these LT feeder points for further distribution to meet all construction power	Uninterrupted supply of Electricity (Free of cost) at three point to be provided within 100 m of Chimney Site, 50m of fabrication yard & 50m of Labour Colony. Connections should be provided with handing over of work front to contractor or <u>Please provide Power Charges Rate if applicable</u>	Construction Power shall be provided on Chargeable basis at prevalent rate of PVUNL with applicable additional charges if any.

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			requirements for the entire area in scope of this package		
9.	Clause no. 2.8 of Chapter-II of Vol-IA-TCC	Construction water:	Construction Water shall be arranged by contractor at his own cost during all stages of construction. ----- -----	Uninterrupted supply of Water for construction at two point to be provided within 100m of Chimney Site, 50m of fabrication yard & 50m Labour Colony (Free of cost). Connections should be provided with handing over of work front to contractor.	Tender condition shall prevail.
10.	Clause no. 2.10 of Chapter-II of Vol-IA-TCC	Issue of steel free of cost:	2.10.1 All steel like Reinforcement steel, Earthing Rod structural steel, stainless steel as specified in relevant BOQ shall be issued free of cost by BHEL for use in the work covered in this contract from BHEL stores/storage yard.-----	Please clarify that Titanium Cladded Structural Steel plates & Titanium Strips/Pipes/sheets,etc. will be issued free of cost.----- Following wastage limit will be applicable:- 1. Titanium Cladded Structural Steel plates 5% 2. Titanium Strips/Pipes/sheets,Ti-welding electrode/filler wire etc. 5%	Titanium Cladded Structural Steel plates & Titanium Strips/Pipes/sheets etc. will be issued by BHEL free of cost. Allowable Wastage as per Clause 2.13.4.1 of Chapter II
11.	Clause no. 2.17 of Chapter-II of Vol-IA-TCC	Recovery of Materials (Penal Rates):	1 Titanium Cladded Structural Steel plates Rs. 5,40,000 per MT 2 Titanium Strips/Pipes/sheets, etc Rs. 2,550 per Kg 3 Structural steel materials Rs. 70,000 per MT	Maximum Rates should be actual rate +10% for Overhead	Tender condition shall prevail.

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12.	Clause no. 4.1 of Chapter-IV of Vol-IA-TCC	Tools & Plants:	Nos of T&Ps to be deployed at site shall be decided with respect to monthly plan and review formats (F 14) based on site requirement. Below given Nos are tentative for planning purposes by the bidder.-----	These T&P will be provided as per site requirements.	Tender condition shall prevail.
13.	Clause no. 6.0 of Chapter-VI of Vol-IA-TCC	Time Schedule and Mobilization for both Package-A and Package-B:	The contractor has to subsequently augment his resources in such a manner that the entire works are completed within the contract period of 18 (Eighteen) months in a manner required by BHEL to match with the project schedule.	Time Period is very less as per scope of work , it should be revised to that the entire work under this scope shall be successfully completed within (22) Twenty Two months from the date of Start of work. 1. Chimney U#1 12 Months from Actual Date of Start (DOS) 2. Chimney U#2 17 Months from Actual Date of Start (DOS) 3. Chimney U#3 22 Months from Actual Date of Start (DOS) All the intermediate milestones & activities should be changed accordingly.	Tender Condition shall prevail.
14.	Clause no. 7.1 of Chapter-VII of Vol-IA-TCC	Progressive Payment / Final Payment:	The payment for running bills will normally be released within around 30 days of submission of running bill with measurement sheets.	70% Payment should be released within 7 days & balance 30% payment should be released within 30 days. If there is delay in release of payment than contract period will be extended by	Tender condition shall prevail. RA Bill Payment as per Special Conditions of Contract (SCC) there is

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			Contractor shall make his own arrangement for making payment of impending labour wages and other dues in the meanwhile.----- -----	number of days payment has been delayed For BOQ Item No. 26A, 26B and 26 C of "BOQ", Part B of Vol-II Price bid, Payment shall be made as per break up mentioned hereunder: - 1. 85% after Completion of fabrication and Pre-assembly. 2. 15% after Completion of Erection, alignment and Welding.	no change. For BOQ Item No. 26A, 26B and 26 C of "BOQ", Part B of Vol-II Price bid, Payment shall be made as per breakup mentioned in clause 7.3 i.e. i) 60% after Completion of fabrication and Pre-assembly. ii) 40% after Completion of Erection, alignment and Welding.
15.	Clause no. 7.1 of Chapter-VII of Vol-IA-TCC	Progressive Payment / Final Payment:	Retention; The 5% thus remaining shall be treated as retention amount and shall be released as per terms specified in the General Conditions of Contract. The payments for works under the scope of this contract shall be as per clause no 2.6; clause 2.22; clause 2.23 of General Conditions of Contract and Chapter X of Special	As per announcement of finance minister on 12/11/2020. The maximum amount of performance security should be 3% including retention & As such no retention should be deducted for performance of contract	Tender Condition shall prevail.

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			Conditions of Contract. However, Clause No. 10.5 on RA Bill Payments- -----		
16.	Clause no. 10.2 of Chapter-X of Vol-IA-TCC	Tentative Manpower Requirements:	<ol style="list-style-type: none"> 1. Planning engineer - 1 no. within 30 days 2. Qualified safety officers (Exclusive for safety supervision for project jobs). - 1 no. within 30 days 3. Site engineers for supervision - Engineers – 1 nos. Within 15 days. Balance as per requirement 4. Site supervisors for supervision Supervisors – 2 nos. 1st within 07 days. Balance as per requirement 5. Site Quality Supervisor - As per requirement. 	These Manpower will be provided as per site requirements & as per schedule which will be prepared for BHEL approval after award of order.	<p>Tender condition shall prevail.</p> <p>To complete the entire scope of work agency has to subsequently augment his resources in such a manner that the entire scope of works is completed within the contract period.</p> <p>Mentioned Manpower requirement in Chapter-X is minimum / tentative. Overall requirement shall decide jointly with Construction Manager, BHEL site.</p>
17.	General	CERTIFICATE TOWARDS COMPLETION	CERTIFICATE TOWARDS COMPLETION	<p>The protocol for inviting BHEL / NTPC officials is not defined in the tender.</p> <p>It may be considered to allow contractor to issue a <u>RFI (Request for Inspection)</u>, as soon as any stage of Milestone is completed and the Client</p>	Tender Condition shall prevail.

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				shall promptly inspect the completed works of that stage within 07 days of the receipt of such <u>RFI NOTICE</u> of completion of a mile stone and thereafter the Client shall issue a list of deficiencies, if any, in the contracted specifications of the executed work along with the time period as may be mutually agreed by both the parties, to remedy such deficiencies.	
18.	Clause No. 1.10 of Vol-IC-GCC	SECURITY DEPOSITThe total amount of Security Deposit will be 5 % of the Contract Value. EMD of the successful tenderer shall be converted and adjusted towards the required amount of Security Deposit.....	It should be Maximum 3% as per announcement of finance minister on 12/11/2020 Security BG will have initial validity of 1 year and same will be extended before expiry	Tender condition shall prevail.
19.	Clause No. 2.14 of Vol-IC-GCC	Quantity Variation	The quantities given in the contract are tentative and may change to any extent (both in plus side and minus side). The quoted rates for individual items shall remain firm irrespective of any variations in the individual quantities. No compensation becomes payable in case the variation of the final executed contract value is within the limit of Minus (-) 15% of awarded contract value	No compensation becomes payable in case the variation of the final executed contract value is within the limit of Minus (-) 10% of awarded contract value." The quantity variation of individual items shall remain within +/- 15 %	Tender condition shall prevail.

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20.	Clause No. 2.12 of Vol-IC-GCC	Clause no. 2.12.3.2 of OVERRUN COMPENSATION (ORC)	On completion of original contract period as well as on completion of each subsequent period of twelve months i.e. at the time of change in applicable ORC rate, Delay Analysis shall be carried out and percentage shortfall attributable to both BHEL & Contractor shall be calculated.	In case of delay in <u>finish-to-start</u> & <u>start to start</u> items / activities or hard logic items / activities that are to be provided by BHEL, in such cases the shortfall due to subsequent item / activity should be absolved from delay on part of contractor and credit provided to contractor for the same. Also, Credit should be given to contractor on account of the free float available between any milestones / stages	Tender condition shall prevail.
21.	Clause No. 2.21.1 of Vol-IC-GCC	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 in Clause 2.21.2 herein below 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, commence arbitration in	As per the latest honorable Supreme Court Judgement <u>QUOTE:</u> "A Party interested in the outcome of the award loses the right to appoint the Arbitrator" In view of the above it is suggested that we may select a neutral Arbitrator though <u>IITArb</u> (Indian Institute of Technical Arbitrators) or <u>ICA</u> (Indian	Tender condition shall prevail.

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			respect of such Dispute by issuance of a notice in terms of section 21 of the Arbitration & Conciliation Act, 1996 (hereinafter referred to as the 'Notice'). The Notice shall contain the particulars of all claims to be referred to arbitration in sufficient detail and shall also indicate the monetary amount of such claim. <u>The arbitration shall be conducted by a sole arbitrator to be appointed by the Head of the BHEL Power Sector Region issuing the Contract within 60 days of receipt of the complete Notice.</u> The language of arbitration shall be English.	Council of Arbitration) or through court.	
22.	Clause No. 2.8.3 of Vol-IC-GCC	Minimum Wage	The contractor shall comply with all applicable State and Central Laws, Statutory Rules, Regulations, Notifications etc. such as Payment of Wages Act, Minimum Wages Act, Workmen Compensation Act, Employer's Liability Act, Industrial Disputes Act, Employers Provident Act, Employees State Insurance Scheme, Contract Labour (Regulation and Abolition) Act 1970, Payment of Bonus & Gratuity Act, Building and Other Construction workers (Regulation of Employment	Rates quoted in the tender are on the basis Minimum wages of State where the work is being executed.	Tender condition shall prevail.

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			and Conditions of Service) Act, 1996, The Building and Other Construction Workers' welfare Cess Act, 1996 and other Acts, Rules and Regulations for labour/workers as applicable and may be enacted by the State Government & Central Government during the tenure of the Contract and having force or jurisdiction at Site. The Contractor shall also comply with provisions of and give all such notices to the local Governing Body, Police and other relevant Authorities as may be required by the Law.		
23.	Form No: F-15 (Rev 02) of Vol-ID-Forms & procedures	MONTHLY PERFORMANCE EVALUATION OF CONTRACTOR	Contractor All risk (CAR) Policy	CAR Policy will be taken by BHEL	Tender condition shall prevail.
24.	Clause No. 2.13 of Vol-IC-GCC	INTEREST BEARING RECOVERABLE MOBILISATION ADVANCES	Normally no advance is payable to the contractor. However, Mobilization advance payment in exceptional circumstances shall be interest bearing and secured through a Bank Guarantee and shall be limited to a maximum of 5% of contract value.	To avoid the negative cash flow, Please provide Interest Free Advance of 10% as follows: - 1. 5% advance (Interest Free) excluding of GST with LOI/LOA & against submission of Advance Bank Guarantee for equivalent amount 2. 5% advance (Interest Free)	Tender condition shall prevail.

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				<p>excluding GST against mobilisation of following:</p> <p>2.1. Setting of site office, store.</p> <p>2.2 Labour camp for initial work.</p> <p>2.3 Mobilisation of workers and staff for initial work.</p> <p>2.4 Completion of formalities for Labour Licence.</p>	
25.	Clause No. 2.7.9 of Vol-IC-GCC	LIQUIDATED DAMAGES/PENALTY	<p>If the contractor fails to maintain the required progress of work which results in delay in the completion of the work as per the contractual completion period, BHEL shall have the right to impose Liquidated Damage/Penalty at the rate of 0. 5% of the contract value, per week of delay or part thereof subject to a maximum of 10% of the contract value-----</p> <p>-----</p>	<p>Limit of 10% LD is very high. We request to modify as follow:-</p> <p>1.1 An amount equal to 0.5% of contract value per week with maximum limit of 5% of contract value will be imposed as liquidated damages, if delay is attributable to Bidder.</p> <p>1.2 The maximum amount of liability of Bidder for LD & other penalties will be maximum of 5% of contract value.</p> <p>1.3 Grace Period of 2 months will be allowed for imposition of LD.</p> <p>1.4. LD will be imposed back dated. BHEL will give prior notice to contractor in this regard.</p>	Tender condition shall prevail.
26.	TECHNICAL CONDITIONS	Clause no. 10.4	In the event of non-deputation of engineer/supervisor by the bidder	Please delete this clause as it is ambiguous & moreover due to corona	Tender Condition shall prevail

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	OF CONTRACT		as per above agreed schedule, BHEL shall reserve the right to deduct Rs 50,000.00 per man-month for engineer, Rs 35,000.00 per man-month for the supervisor/safety officer/chemist and Rs. 30,000 per man-month for safety supervisor from RA bills. Further induction of manpower regarding site supervisor & site engineer will be decided at site as per requirement without any financial implication.	virus & other conditions deputation of engineer/supervisor may be slightly delayed.	
27.	General	-----	Formats of BG's i.e. SDBG, PBG etc.	Format will be duly vetted by our bankers & thereafter BG, SDBG / PBG will be submitted and We will submit the Bank Guarantees from society General Bank.	Tender Condition Shall Prevail.
28.	General	-----	Bank Guarantees	BHEL will give advance notice of 60 days to Contractor for any action to be taken by BHEL	Tender Condition Shall Prevail.
29.		Time Extension (EOT)	Time Extension (EOT)	EOT/time extension shall be decided by BHEL within 1 month of the receipt of EOT application submitted by Contractor.	Tender Condition Shall Prevail.
30.	Sl No. 30AB of Chapter-XI-BOQ	Sl. No. 30AB	Preparing detailed fabrication drawings, fabricating and erecting above roof level, 2 mm thick titanium (Grade 2 as per ASME	Please confirm that Ti. Sheet should be provided free of cost by BHEL	Tender Condition Shall Prevail.

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			B265) sheet wrapped over chimney liner.....		
31.	General	Free issue Materials	-----	We request you that all free issue materials should be delivered in Contractor storage areas by BHEL	Tender Condition Shall Prevail.
32.	NTPC; SECTION: D SUB SECTION: D24	1.1 General	The Contractor shall engage an experienced fabricator for Titanium / C 276 clad plate Welding----- -----	Contractor will engage its own qualified welders & other workers to fabricate the Titanium Clad Flue Liner	Tender Condition shall prevail. Price Bid and TCC supersede Section D in case of ambiguity.
33.	NTPC; SECTION: D SUB SECTION: D24	2 SCOPE OF WORK; Point No. 6	Gas flow study inside wet stack from a reputed agency with past experience in similar works	Not in Contractor Scope	Tender Condition shall prevail. Price Bid and TCC supersede Section D in case of ambiguity.
34.	NTPC; SECTION: D SUB SECTION: D24	2 SCOPE OF WORK; Point No. 7	Design, Supply, fabrication and erection of condensate extraction & drainage system. Condensate will be----- --	Not in Contractor Scope	Tender Condition shall prevail. Price Bid and TCC supersede Section D in case of ambiguity.
35.	NTPC; SECTION: D SUB SECTION: D24	6.2.3 Electrodes & Filler materials	All tungsten electrodes EWTh 2 & filler materials etc. to be used for TIG welding under the Contract shall be of approved reputed manufacture and shall comply-----	To be provided by BHEL	Tender Condition shall prevail. Price Bid and TCC supersede Section D in case of ambiguity.

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36.	NTPC; SECTION: D SUB SECTION: D24	7.1.4 Planning of edges	The edge preparation and extent of Titanium/C276 plate cladding for making provision of welding of cladded plate shall be done at shop as per welding details of cladded plate-----	Planning of edges will be done by BHEL at workshop. Plates will be provided as per sizes & after edge preparation to Contractor as per drawings so that no cutting & Placing is required at site	Tender Condition shall prevail. Price Bid and TCC supersede Section D in case of ambiguity.
37.	NTPC; SECTION: D SUB SECTION: D24	ANNEXURE II (Condensate extraction system and flow study)	Condensate extraction system and flow study-----	As Contractor will be execution job on BOQ basis, all these clauses of Annexure -II is not applicable for Contractor.	Tender Condition shall prevail. Price Bid and TCC supersede Section D in case of ambiguity.
38.	NTPC; SECTION: D SUB SECTION: D24	4.1 Material	The composite Chimney flue liner shall be of Mild steel base of 8mm/10 mm/12mm/ 16mm thickness (minimum) cladded with 2 mm thick titanium (minimum), using explosion-----	As Contractor will be execution job on BOQ basis, all these clauses is not applicable for Contractor.	Tender Condition shall prevail. Price Bid and TCC supersede Section D in case of ambiguity.
39.	NTPC; SECTION: D SUB SECTION: D24	4.2 Dimensions, tolerances, testing, properties:	4.2 Dimensions, tolerances, testing, properties:	As Contractor will be execution job on BOQ basis, all these clauses is not applicable for Contractor.	Tender Condition shall prevail.
40.	NTPC; SECTION: D SUB	4.3 Welding of Titanium Cladded MS plate for fabrication of	4.3 Welding of Titanium Cladded MS plate for fabrication of Chimney Flue	As Contractor will be execution job on BOQ basis, all these clauses is not applicable for Contractor.	Tender Condition shall prevail.

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	SECTION: D24	Chimney Flue			
41.	NTPC; SECTION: D SUB SECTION: D24	4.4 Quality assurance:	4.4 Quality assurance:	As Contractor will be execution job on BOQ basis, all these clauses is not applicable for Contractor.	Tender Condition Shall prevail
42.	NTPC; SECTION: D SUB SECTION: D24	5 Technical requirements of C276 cladded Chimney flue liner system	5 Technical requirements of C276 cladded Chimney flue liner system	As Contractor will be execution job on BOQ basis, all these clauses is not applicable for Contractor.	Tender Condition shall prevail. Price Bid and TCC supersede Section D in case of ambiguity.
43.	NTPC; SECTION: D SUB SECTION: D24	8.2.6 Delivery of materials	8.2.6 Delivery of materials	As Contractor will be execution job on BOQ basis, all these clauses is not applicable for Contractor.	Tender Condition shall prevail. Price Bid and TCC supersede Section D in case of ambiguity.

AA) Extension of Last Date for Tender Submission:

The last date for submission of Tender has been re-scheduled to [21/01/2021, 13.00 hrs.](#)

Technical Bid shall be opened on [21/01/2021 at 17.00 hrs.](#)

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All other Terms and conditions of the Tender Specification shall remain unaltered unless expressly amended by BHEL in writing. Bidders are requested to submit as a part of their offer, a copy of this corrigendum duly Digitally countersigned by the authorized signatory as a token of Bidder's unqualified acceptance of this corrigendum.

BIDDERS MAY PLEASE NOTE THAT SUBJECT TENDER IS E-TENDER AND THE OFFER IS TO BE SUBMITTED ONLY IN E-PROCUREMENT PORTAL → www.eprocurebhel.co.in

BIDDERS WHO HAVE ALREADY SUBMITTED THEIR OFFERS PRIOR TO ISSUANCE OF THIS CORRIGENDUM IN E-TENDER PORTAL ARE REQUIRED TO RE-SUBMIT THEIR OFFER AFTER TAKING COGNIZANCE OF THIS CORRIGENDUM.

Thanking you,
Yours faithfully,

AGM (Purchase)

Enclosure:

- 1) **Annexure-A:** Approved vendor list (09 Pages)