### Corrigendum - 02 dated 09/07/2025 to CPC Tender No. BHEL/CPC/ KRW-MM/26/027

COMPONENTS OF BOILER WITH AUXILIARIES INCLUDING MILLS & FEEDERS ETC.; ESP WITH AUXILIARIES, STEAM TURBINE & AUXILIARIES; TURBO-GENERATOR & AUXILIARIES; PUMPS WITH AUX., ROTATING MACHINES, TANKS & VESSELS, COMPLETE ELECTRICAL, CONTROLS AND INSTRUMENTATION EQUIPMENTS, PANELS, CABLES / CABLE TRAYS, AND OTHER RELATED ITEMS INCLUDING ITEMS OF BOILER, TG & BOP'S PACKAGES; HP&LP PIPING; REFRACTORY & INSULATION WITH CLADDING MATERIALS; BHEL T&P; COMPONENTS & EQUIPMENT OF VARIOUS OTHER SYSTEMS, PRE-FABRICATED STRUCTURES, STRUCTURAL & REINFORCEMENT STEEL, CEMENT, SUPPLY INSTALLATION AND MAINTENANCE OF CCTV CAMERA AND PROVIDING SERVICES FOR MATERIALS MANAGEMENT AT 2X660MW STPP, HTPS, KORBA WEST, CHATTISGARH, INDIA"

#### A) Some of the Bidders had asked queries in the published tender specification. The clarifications issued by BHEL are furnished below:

Sl. No.	Reference clause	Bidder's Query	BHEL's Response
31. 140.	of Tender	Bluder's Query	BILL'S Response
1	Clause 2.4 of Chapter II: Scope of Work of VolIATCC	<ol> <li>Since the security of the project will be under control with the customer CSPGCL and/or BHEL, then in case of theft why the recovery to be made from the contractor?</li> <li>Please define the term "custody of the contractor". As per our understanding after unloading of materials the custody of the materials will be with BHEL.</li> </ol>	inventory control, or improper tracking under the contractor's custody, then the contractor shall be held liable and BHEL reserves the right to recover such losses. While BHEL is responsible for the physical security of the premises, the contractor remains responsible for the materials in their custody, proper functioning of CCTV camera, record keeping etc. If a theft occurs due to breach of external security, where the contractor had no control, the liability may not fall on the contractor, provided such events are duly reported and the contractor has fulfilled their contractual obligations. Any recovery under
2	Clause 4.2.12 of Chapter IV: T&PS AND MMES TO BE DEPLOYED BY CONTRACTOR of VolIATCC	Request to explain the calculation with example	The referred clause is self-explanatory. Tender condition shall prevail.

# Corrigendum - 02 dated 09/07/2025 to CPC Tender No. BHEL/CPC/ KRW-MM/26/027

Sl. No.	Reference clause	Bidder's Query	BHEL's Response
	of Tender		
3	Clause 13 of Chapter XIII: Supply installation and maintenance of CCTV camera of VolIATCC	Please specify the scope of supply of power for operation of CCTV cameras.  If a single construction power source to be provided by BHEL near the storage yard, then earmarking of every CCTV frontage / Poles needs to be mentioned else BHEL should provide with the total requirement of power cables for the purpose of estimation.  If power source for CCTV cameras to be provided by BHEL in each of the frontage/poles then we request to provide with a separate tap off point in each of the poles from where power will be utilised for CCTV operation.  Please clarify/confirm.	Please refer Modified tender clause 3.11.1 of Chapter III of Vol ITCC at Sl. B of this Corrigendum

## B) Following Clause is being modified in TCC:

Sl. No.	Reference clause of Tender	Existing Clause	Modified Clauses
	Clause 3.11.1 of Chapter III: FACILITIES IN THE SCOPE OF CONTRACTOR /BHEL (SCOPE	Construction Power shall be provided at single point source on free of charge basis as and when made available at site, however contractor has to make his own arrangement to meet power requirement in case of delay in availability of single source or any kind of power interruptions during the course of the project.	contractor has to make his own arrangement to meet power requirement in case of delay in availability of single source or any

## Corrigendum - 02 dated 09/07/2025 to CPC Tender No. BHEL/CPC/ KRW-MM/26/027

Sl. No.	Reference clause of Tender	Existing Clause	Modified Clauses
	MATRIX) of VoliATCC		at ground level at each of the pole from where Power will be utilized for CCTV Operation.

### C) Following Clause is being added in Chapter VII (Terms of Payment) of Vol IA TCC

Sl. No.	New Clause
1	Clause no. 7.13: During loading of material which are issued to erection agencies, it shall be responsibility of erection agency to put back/ re-stack the balance materials in case stack is disorganised while taking materials. In case the same is not done by the erection agency, it shall be responsibility of MM agency to re-stack the material with due intimation to BHEL in writing with possible evidence or on direction of BHEL Engineer. In such cases, the cost of restacking shall be governed by clause no.7.1, Sl. no. A1.5 & A2.2 respectively. However, since re-shifting shall not be involved in these cases so, 50% of A1.5 (1) & 100% of A1.5 (3) shall only be payable. A1.5 (2) shall not be considered payable. Similar methodology for payment shall be applicable for cases under A2.2.
	However, on BHEL inspection if it is found that the materials are lying disorganised/ unstacked and the same has not been reported by MM agency due to negligence, then in that case the MM agency shall restack the material at their own cost.

#### Note:

- 1) All other terms and conditions against this NIT shall remain unchanged.
- 2) This corrigendum is to be submitted duly signed and stamped along with the Techno-commercial bid (Part- I).

for BHARAT HEAVY ELECTRICALS LTD Sr. MANAGER / SCT- CPC