Corrigendum - 11 dated 24/06/2025 to CPC TENDER NO.: BHEL/CPC/EPC BOP/SNG/26/009

Name of Work:

EPC PACKAGE FOR BALANCE OF PLANTS (BOP) AT 1 X 800 MW SINGARENI SUPER THERMAL POWER PROJECT, STAGE - II, MANCHERIAL, TELANGANA

A) Modification/Addition in PQR as mentioned below:

S. No.	Document Clause/S no.	Clause under (PQR) Rev-01 vide Corrigendum - 05 dated 06/06/2025	Revised clause
1	Sl. No. A.1 (ii) Revised PQR Rev_01 and Clause No. B.1.(ii) of Annexure-7 issued vide Corrigendum - 05 dated 06/06/2025	Alternatively, the bidder shall be a joint venture company (JVC) incorporated in India and registered under Companies Act 1956	Format for Undertaking is attached as Annexure-A along with this corrigendum.
2	Rev_01 and Clause No. B:Notes of Annexure-7 issued vide Corrigendum - 05 dated 06/06/2025	i) Sub-vendor to be appointed by the successful bidder for executing various systems should have executed at least one (1) project of similar type as per annexure. The selection of sub-vendor by the successful bidder shall be subject to approval of the BHEL & Purchaser (SCCL). ii) The major equipment to be supplied shall be sourced from reputed	The BOP EPC Bidder shall source the equipment (s)/ Sub systems (s) from such qualified vendors who meet the proneness requirements as stipulated in technical specifications (Refer SUB-SECTION-I-A PROVENNESS attached with tender) for the respective equipment's (s)/ Sub systems(s).

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B) Modification/Addition in Scope Matrix as mentioned below:

SI No.	Document Clause/S no.	Existing P&ID	Modification/Addition
1.	Annexure-4 issued vide Corrigendum - 05 dated 06/06/2025 for Revised Scope Matrix	Page no. 2 of Annexure-4 for DM Make-Up System P&ID	Revised DM Mak-Up System P&ID attached as Annexure-B to this corrigendum.

C) Addition in TCC as mentioned below:

SI	Document Clause/S no.	Existing Clause	Modification/Addition
No.			
2.	SI. No. B. Reference SI. No. of TCC, Clause no. 7.9 issued vide Corrigendum - 05 dated 06/06/2025		Chapter- VII: Terms of Payment, Clause No. 7.9, Common Notes, SI No.3 (New addition): The contractor shall render utmost effort to place work order/ purchase order against the milestones mentioned under the clause no. 7.9 (2) and shall prioritize those activities immediately after receipt of LOA.

D) Replies to bidders' queries as mentioned below:

	<u>-</u>	Existing Revised Clause	Query	BHEL Reply/Clarifications
NO.	no.			
	SI. No. B. Reference Clause no. 3.84 of TCC and Annexure-5, issued vide Corrigendum - 05 dated	Clause No. 3.84 Take-off Price Price of HT – Motors HT Motors for various BOP Systems shall be free issued items to BOP Vendor by BHEL. However,	We would like to bring to your kind attention that the requirement and sizing of the HT Motor is entirely dependent on the inputs from the OEMs and detailed engineering. As such, any estimation or omission by the bidder at this stage such as	Revised Clause No. 3.84 of TCC and Annexure-5 issued vide Corrigendum-05 stands deleted.
	06/06/2025	Bidder shall submit the prices Supply price including Freight) of all HT Motors (through Optional Items Price as per attached format in	quoting a lower value or excluding the item may not reflect the true requirement or cost.	

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SI	Document Clause/S	Existing Revised Clause	Query	BHEL Reply/Clarifications
	no.	Annexure-5) applicable for their scope under this BOP Packages. In case, BHEL decides to procure HT motors from BOP vendor, then the lowest price of HT Motors quoted by any of the participating bidders (Techno Commercially Qualified) shall be considered for payment. This price shall remain applicable till the validity of this contract including extensions, if any.	Considering this, evaluating the bids based solely on the quoted price, especially when one bidder has not considered this critical component appropriately, may not be rational or in the best interest of the project. Therefore, we respectfully request BHEL issue suitable clarification.	BHEL Reply/Clarifications

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

Annexure-A

JOINT UNDERTAKING FOR LOCK-IN OF SHAREHOLDING

[On the Letterhead of the Joint Venture (JV) Entity]		
Date:	[Insert Date]	
To: [In	sert Name and Address of the Authority/Client]	
-	ct: Joint Undertaking by [JV Name] and its Constituent Members Regarding Lock-in of holding.	
	ne undersigned, being the Joint Venture (JV) known as [Full Legal Name of the JV], and istituent members listed below:	
1.	[Name of Lead Member], a company incorporated under the laws of India, having its registered office at [Address] (hereinafter referred to as the "Lead Member");	
2.	[Name of Member 2], a company incorporated under the laws of India, having its registered office at [Address];	
3.	[Name of Member 3] (if applicable), a company incorporated under the laws of India, having its registered office at [Address];	
	nafter referred to as the "Constituent Members", and together with the JV, the ertaking Parties"), do hereby solemnly affirm, declare, and undertake the following:	
1.	Lock-in of Shareholding:	
	The Constituent Members confirm that, in the event of the contract under tender nodatedbeing awarded to the JV (full name), they shall retain their respective shareholding in the Joint Venture entity in accordance with their original shareholding structure submitted at the time of bid/proposal submission, for a period of five (5) years from the date of opening of bid or completion of warranty of the contract, whichever is later.	
2.	No Transfer Without Prior Approval:	
	During the lock-in period, no Constituent Member shall transfer, sell, assign, or otherwise dispose of, directly or indirectly, any part of its shareholding in the JV entity without the prior written consent of [Insert Name of Client/Authority].	
3.	Joint and Several Liability:	
	The JV and the Constituent Members shall be jointly and severally liable for execution of the Project.	
4.	Binding Nature:	

This Undertaking shall be binding upon the JV entity and each of its Constituent Members, their successors, assigns, and legal representatives.

5. Purpose of Undertaking:

This Joint Undertaking is being given pursuant to the requirements of TENDER FOR BOP PACKAGE ON EPC BASIS FOR 1X800 MW SCCL SINGARENI PROJECT, and is intended to ensure continuity, commitment, and stability in the ownership and governance structure of the JV entity during the initial implementation and operational phases.

6. Governing Law:

Name:

This Undertaking shall be governed by and construed in accordance with the laws of India and shall be subject to the jurisdiction of the courts as provided in the tender.

IN WITNESS WHEREOF, this Undertaking has been executed on the day and year first above written.

For and on behalf of [JV Name]
By:
Name:
Designation:
(Authorized Signatory)
For and on behalf of [Lead Member Name]
Ву:
Name:
Designation:
(Authorized Signatory)
For and on behalf of [Member 2 Name]
Ву:

Designation:		
(Authorized Signatory)		
For and on behalf of [Member 3 Name] (if applicable)		
Ву:		
Name:		
Designation:		
(Authorized Signatory)		
Witnesses:		
1.		
Name:		
Address:		
2.		
Name:		
Address:		

Annexure-B

