

**Enquiry items along with quantities:**

Enquiry items along with quantities:			
It. no.	Size & Item description	Technical requirement	Quantity in kg (Maximum)
1	6mm dia X 2500mm – 4500mm LG	Bright steel round bar to material specification AA10112 Rev07. Clear temporary rust preventive (TRP) shall be applied on the bars to avoid rust/corrosion. Inspection at source by BHEL / BHEL's appointed TPIA shall be done as per attached QAP No.: QAP/TSD/FMS/10112 Rev00. Final inspection at BHEL, Bhopal.	1100
2	45mm dia X 2500mm – 4500mm LG		3300
3	80mm dia X 2500mm – 4500mm LG		6600
TOTAL			11000 kg

Quantity variation as per below:

**For item 1** - Supplies quantity are to be restricted between 1100 kg & 900 kg.

**For item 2** - Supplies quantity are to be restricted between 3300 kg & 2700 kg.

**For item 3** - Supplies quantity are to be restricted between 6600 kg & 5400 kg.

**Pre-qualification criteria:**

Sl. No.	Description of pre-qualification requirement	Vendor's Response	
		Complied (YES/NO)	Supporting Documents required to accept compliance
1	Manufacturer or their authorized dealer/ distributor of Steel products- Round bars / Square / Flat / any section bars.		Certificate of being manufacturer (for Manufacturer). Authorized representative has to submit valid authorization letter from original manufacturer. Original manufacturer name, address, email and contact no. from whom material is intended to be supplied to be furnished.
2	Offers of those parties will be considered who or their Manufacturer has supplied "STEEL PRODUCTS - Round bars / Square / Flat / any section bars" of minimum cumulative value of <b>Rs 2.83 Lakh</b> (Rs. TWO LAKH EIGHTY-THREE THOUSAND only) during last 05 (FIVE) years from the date of tender opening.		The relevant PO copies along with Proof of Supply (Invoice copy / GeM CRAC / Completion certificate etc.) to be submitted with Technical offer.
3	Company shall be certified with ISO 9001 or equivalent. In case of authorized representative, valid ISO certificate of manufacturer is required.		Valid certificate to be submitted.
4	Startups and Micro & Small Enterprises ( <b>Manufacturer of offered items</b> ) are exempted for submission of PO and proof of supply of prior experience.		

Note:

1. BHEL has right to verify information / confirmation furnished by asking additional documents, proof etc.
2. All the above point wise pre-qualification requirement are to be necessarily accepted by the bidders for their offers to be considered failing which offers shall be rejected.

**DECLARATION (To be given by Bidder)**

**GeM Bid No.....**

**Item Description: .....**

With reference to above reference bid, we M/s..... (Bidder's Name)  
confirm/ declare the following.

1. Quoted Make/OEM name - .....
2. We are OEM or Reseller - .....
3. Valid Authorization certificate from OEM with OEM's Contact Details attached (In case of reseller) -  
Yes / NA .....
4. We confirm Nil deviation from GeM bid document (NIT).

**Note:**

1. OEM details such as name, designation, address, e-mail Id and Phone number required to be furnished along with the technical bid. (also refer ATC clause).
2. Commercial Deviation/deviation in delivery shown separately or found hidden in the offer, will not be taken cognizance of.

Signature of Authorized Signatory

Name:

Designation:

Contact No.:

Email:

Stamp / Seal of Firm

## Annexure-2

### Declaration Regarding MSE Category (to be given by Bidder)

In pursuant to the Public Procurement Policy for MSEs Order, 2012, I/We declare(s) that My/Our firm is(are) falling under the following MSE category and I/we shall submit documentary evidence/ Govt. Certificate etc. (UDYAM certificate) in support of the same along with the techno-commercial offer.

Type under MSE	SC Owned	ST Owned	Women Owned	Others (excluding SC/ST & Women Owned)
Micro				
Small				

(√ Tick whichever is applicable)

Note: If the bidder does not furnish the above in the tender, offer shall be processed construing that the bidder is not falling under MSE category.

Signature of Authorized Signatory

Name:

Designation:

Stamp / Seal of Firm

**Declaration Regarding Conflict of Interest**  
(to be given by Bidder)

Conflict of interest would said to have occurred in the tender process and execution of the resultant contract, in case of any of the following situations:

- 1) If its personnel have a close personal, financial, or business relationship with any personnel of BHEL who are directly or indirectly related to the procurement or execution process of the contract, which can affect the decision of BHEL directly or indirectly.
- 2) The bidder (or his allied firm) provided services for the need assessment/ procurement planning of the Tender process in which it is participating.
- 3) Procurement of goods directly from the manufacturers/ suppliers shall be preferred. However, if the OEM/ Principal insists on engaging the services of an agent, such agent shall not be allowed to represent more than one manufacturer/ supplier in the same tender. Moreover, either the agent could bid on behalf of the manufacturer/ supplier or the manufacturer/ supplier could bid directly but not both. In case bids are received from both the manufacturer/ supplier and the agent, bid received from the agent shall be ignored. However, this shall not debar more than one Authorised distributor (with/ or without the OEM). from quoting equipment manufactured by an Original Equipment Manufacturer (OEM) in procurements under a Proprietary Article Certificate.
- 4) A bidder participates in more than one bid in this tender process. Participation in any capacity by a Bidder (including the participation of a Bidder as a partner/ JV member or sub-contractor in another bid or vice-versa) in more than one bid shall result in the disqualification of all bids in which he is a party. However, this does not limit the participation of an entity as a sub-contractor in more than one bid if he is not bidding independently in his own name or as a member of a JV.

I/We declares that I/We have read and understood the above aspects, and confirms that such conflict of interest does not exist and undertakes that I/We will not enter into any illegal or undisclosed agreement or understanding, whether formal or informal with other Bidder(s), in this regard. 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, I am /We are, found having indulged in above activities, the same will be considered as a violation of the tender conditions, and suitable action shall be taken by BHEL as per extant policies/ guidelines.

Signature of Authorized Signatory

Name:

Designation:

Stamp / Seal of Firm

**MAKE IN INDIA format (to be filled by OeMs of the participating bidders)****BHARAT HEAVY ELECTRICALS LIMITED, BHOPAL****MATERIAL MANAGEMENT – STEEL DIVISION**

*For this Procurement, Government of India Public Procurement (Preference to Make in India), Order 2017 with its amendments and subsequent Orders issued by the respective nodal ministries shall be applicable even if issued after issue of this NIT but before finalization of contract/PO/WO against this NIT.*

*As per the Provisions of this order, please submit a **self-certification complying with the conditions below on company letterhead duly signed by competent authority.***

I ....., hereby declare on behalf of M/s. .... that we are participating in the Enquiry No. .... floated by BHEL, Bhopal (MP), India and shall comply with following:

Public Procurement (Preference to Make in India), Order 2017 *with its amendments* and subsequent Orders issued by the respective nodal ministries shall be applicable even if issued after issue of this NIT but before finalization of contract/PO/WO against this NIT.

- (a) A supplier will be treated as “**Class-I Local Suppliers**”, if the items quoted by bidder have local content equal to or more than 50%.
- (b) ‘**Local Content**’ means the amount of value added in India, which shall be total value of item quoted (excluding net domestic indirect taxes) minus the value of imported content in the item (including all custom duties) as a proportion of the total value, **in percent**.

We hereby certify that the quoted items offered by us against above Enquiry No. is having local content of..... %

Further, to certify that the local content % certified above is in line with definition of Local content given in point no 2 of Public Procurement (Preference to Make in India), Order 2017 dated 19.07.2024 and we qualify as Class —I. (Class-I/ CLASS-II/Non-Local supplier-fill in one which is applicable) local supplier. It is also certified that Repackaging/ Refurbishment/ Rebranding of imported products and the license fees/royalties paid/ technical charges paid out of India are not considered for calculation of local content and there is no such locally-sourced imported items.

The above declaration does not include services such as transportation, insurance, installation, commissioning, training and after sales service support like AME/CMC etc. as local value addition. We also understand, false declarations will be in breach of the Code of Integrity under Rule 175(1) (i) (h) of the General Finance Rules for which a bidder or its successors can be debarred for up to two years as per Rule 151 (iii) of the General Finance Rules along with such other actions as may be permissible under law.

We further confirm that details of location(s) in India at which the local value addition is made will be at

- a. ....
- b. ....

I hereby declare that the details furnished above are true and correct to the best of my knowledge and belief and I undertake to inform you of any changes therein, immediately. In case any of the above information is found to be false or untrue or misleading or misrepresenting, I am aware that I may be held liable for it.

(.....)

For M/s. ....

(Seal & Sign)

**Declaration Regarding Breach of Contract, Remedies, and Termination (To be given by Bidder).**

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 clause 14.1 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.

Signature of the Authorized Signatory of the Bidder

- 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.
  - c. In-case recoveries are not possible with any of the above available options, Legal action shall be initiated for recovery against defaulted supplier/Vendor.
- vi) 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.
- vii) In addition to the above, imposition of liquidated damages, debarment, termination, de-scoping, short-closure, etc., shall be applied as per provisions of the contract.

Note: 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.

Signature of the Authorized Signatory of the Bidder

Name:

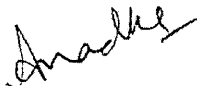
Designation:

Stamp / Seal of Firm

## STANDARD QUALITY PLAN

QAP NO:		QAP/TSD/FMS/10112		REV.00	Date: 02/01/2018					
CUSTOMER:		BHEL BHOPAL			VENDOR NAME:					
DESCRIPTION MATERIALS:		BRIGHT STEEL BARS & SECTIONS								
SPECIFICATION		AA10112		Rev. No.	07					
P.I./ENQ.NO./P.O. NO.				Date:						
Sr. No.	Characteristics	Class	Quantum of check	Reference Document	Acceptance Norm	Type of record	Inspection Agency			Remarks
							P	V	W	
01	Identification of test sample	Maj	Random sample selection (One sample/heat for every 20,000 kg or part thereof), cutting & hard punch identification shall be done in presence of TPIA/ BHEL.				2	1	1	
02	Chemical composition	Maj	*One sample/heat	AA 101 12	AA 101 12		2	1	1	* for every 20,000 kg or part thereof
03	Mechanical properties (tensile strength and percentage elongation)	Maj	*One sample/heat	AA 101 12	AA 101 12		2	1	1	
04	Surface Quality Class (Type '3' Finish)	Maj	10% of each lot	IS: 9550, Class 3 of table 5.	IS: 9550, Class 3 of table 5.		2	1	1	
05	Dimensional Inspection	Maj	10% of each lot	As per PO/ AA 101 12	As per PO/AA 101 12		2	1	1	
06	Visual inspection for Straightness and Smooth surface, free from crack and Clear TRP coating	Maj	10% of each lot	AA 101 12	AA 101 12		2	1	1	
07	Marking and Identification	Maj	100%	AA 101 12	AA 101 12		2	1	1	As per Spec AA10112 Rev.07
08	Packing : in bundles with hessian wrapped	Maj	100%	AA 101 12	AA 101 12		2	1	1	

Legends: Maj = Major, V= Verification, P=Perform, W=Witness, 1=BHEL/BHEL appointed TPIA, 2= Vendor/Sub/Vendor

Prepared By 

  
 Approved By  
 जी. एस. नेताम / G.S. NETAM  
 उप प्रबंधक (तकनीकी सेवा विभाग) / Manager (T.S.)  
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 बी.एच.ई.एल., भोपाल / BHEL, BHOPAL





## CORPORATE PURCHASING SPECIFICATION

AA10112

Rev No. 07

PAGE 1 of 4

### BRIGHT STEEL BARS AND SECTIONS (STANDARD QUALITY)

#### 1 GENERAL:

This specification governs the quality requirements of Bright Steel Bars and Sections of standard quality, such as I-beams and equal angles required in very small sections.

#### 2 APPLICATION:

Bars are used in the manufacture of threaded and machined components for general engineering purposes. Sections are used as stator spacer plate vents in generators.

#### 3 CONDITION OF DELIVERY:

##### 3.1 Round Bars - Class 4, surface quality.

Up to 50 mm diameter - Cold drawn.

Above 50mm diameter - Cold drawn or Hot rolled, turned and polished

##### 3.2 Rectangular/Square/Hexagonal Bars - Class 3, surface quality.

All sizes - Cold drawn.

##### 3.3 Sections - Class 4, surface quality.

All sizes - Cold drawn

##### 3.4 Bars and sections shall be straight, with their ends sheared, square and true and shall have a smooth surface.

##### 3.5 The bars and sections shall be given a clear temporary rust preventive (TRP) coating to avoid corrosion during transit and storage.

Black TRP coating is not acceptable.

Clear TRP used shall be free from pungent smell.

The following clear TRP's are suggested:

- Servo RP 150 - M/s Indian Oil Corporation
- HE - 1612 - M/s. BHEL, Bhopal
- Rustilo DW-901 - M/s. Indrol Lubricants and Specialties Ltd.
- Rustpro Special - M/s. Tide water oil co.
- Any other clear TRP conforming to IS: 1154

#### 4 COMPLIANCE WITH NATIONAL STANDARDS:

The material shall comply with the requirements of the following National standards and also meet the requirements of this specification.

IS: 9550-2001 : Bright steel bars

#### Revisions:

CI 27.2.d of MOM of MRC-S&GPS

#### APPROVED:

INTERPLANT MATERIAL RATIONALISATION  
COMMITTEE - MRC(S&GPS)

Rev No.07

Amd No.

Reaffirmed

Prepared

Issued

Dt. of 1<sup>st</sup> Issue

Dt:15-06-2005

Dt:

Year:2019

7

HEP, Bhopal

Corp.R&D

September 1976



## 5 DIMENSIONS AND TOLERANCES:

### 5.1 Sizes:

Bars shall be supplied to the dimensions specified in BHEL order.

### 5.2 Tolerances:

#### 5.2.1 Rectangular/Square/Hexagonal/Flat Bars:

Unless otherwise specified, tolerances on dimensions shall be as follows:

For drawn round bars and turned bars h10 to table 2 of IS:9550

For hexagonal and square drawn bars upto and including 80mm h11 and above 80mm h12 according to table 2 of IS:9550

For drawn flats in accordance with table 3 and 4 of IS:9550

For ground products in accordance with table 1 and 2 of IS:9550

#### 5.2.2 Sections:

As specified in BHEL order/drawing.

### 5.3 Length:

Bar and sections shall be supplied in lengths of 2.5 to 4.5 meters with maximum 10% of shorts of not less than 1.5 meters.

### 5.4 Straightness:

Unless otherwise agreed to, the permissible deviation shall not exceed 1.5mm in any one meter length. Bars and sections shall be free from twists and bends.

## 6 MATERIAL:

The rolled bars used for purpose of producing the bright bars shall be such, so as to ensure freedom from segregation, piping and other harmful defects.

## 7 MANUFACTURE:

Steel shall be manufactured by the open-hearth, electric, basic oxygen or a combination of these processes.

## 8 FREEDOM FROM DEFECTS:

All finished steel bars and section shall be sound and free from internal and surface defects. They shall be bright and clean.

## 9 SURFACE CONDITION:

### 9.1 Round Bars and Sections:

Shall be entirely free from cracks and other surface defects.

### 9.2 Rectangular/Square/Hexagonal Bar-Type '3' Finish:

Shall comply with IS: 9550, Class 3 of table 5.

## 10 CHEMICAL COMPOSITION:

The melt analysis of steel and the permissible variation in the composition of the material from the melt analysis shall be as follows:



## CORPORATE PURCHASING SPECIFICATION

AA10112

Rev No. 07

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Element	Melt analysis percent, max	Permissible variation percent
Carbon	0.25	± 0.02
Sulphur	0.040	+ 0.005
Phosphorus	0.040	+ 0.005

### 11 TEST SAMPLES:

One sample for chemical and tensile test shall be selected from finished steel for every 20,000 kg or part thereof, with a minimum one per heat.

### 12 MECHANICAL PROPERTIES:

When tested in accordance with IS:1608, the test pieces shall show the following properties:

#### 12.1 Rectangular/Square/Hexagonal/Section - Cold Drawn:

Tensile Strength : 440 N/mm<sup>2</sup>, min

Elongation on  $5.65\sqrt{S_0}$  gauge length : 8 – 20%

#### 12.2 Round Bars:

##### 12.2.1 Bars upto 50mm Diameter – Cold Drawn

Tensile Strength : 440 N/mm<sup>2</sup>, min

Elongation on  $5.65\sqrt{S_0}$  gauge length : 8 – 20%

##### 12.2.2 Bars above 50mm Diameter:

Cold drawn or hot rolled, turned and polished.

Property	Hot rolled, turned and polished	Cold drawn
Tensile strength, min.	: 410 N/mm <sup>2</sup>	440 N/mm <sup>2</sup>
Elongation on $5.65\sqrt{S_0}$ gauge length	: 23%, min	8-20%

### 13 TEST CERTIFICATES:

Three copies of test certificates shall be supplied, unless otherwise stated on the order.

In addition, to the above, the supplier shall ensure to enclose one copy of the test certificate along with their despatch documents to facilitate quick clearance of the material.

The test certificate shall bear the following information:

AA10112; Rev. No. 07 :

BHEL order No,

Supplier's Reference:

Name

Identification No.

Melt No.

Results of Tests:

Dimensional inspection.

Results of Chemical analysis and mechanical tests.

**14 PACKING AND MARKING**

The material shall be suitably packed in bundles – polythene wrapped to prevent sagging, corrosion and damage during transit. A suitable clear temporary rust preventive shall be applied all the bars as per clause 3.5 above and finally dispatched in wooden boxes.

Each bar over 50mm shall be stamped at one end with 'AA10112'. Bars 50mm and below shall be bundle together and tied with wire at 3 to 4 places along the length of the bar.

A metal label shall be securely attached to each bundle and shall bear the following information:

AA10112: BRIGHT STEEL BARS AND SECTIONS (STANDARD QUALITY)

BHEL Order No.

Consignment/Identification No.

Melt No.

Size and Weight.

Supplier's Name.

**15 REFERRED STANDARDS** (Latest Publications Including Amendments):

1) IS: 1154

2) IS: 1608

3) IS: 9550