

BHARAT HEAVY ELECTRICALS LIMITED

(A Govt. Of India Undertaking) POWER SECTOR, EASTERN REGION

BHEL BHAWAN, PLOT NO. DJ-9/1, SECTOR II, SALT LAKE CITY, KOLKATA, WEST BENGAL, INDIA

Phone: 033-23216130-31,033-23216130 FAX: 033-23211960

NOTICE INVITING TENDER (NIT)

OFFERS are invited from <u>REPUTED AND EXPERIENCED LOCAL BIDDERS</u> (meeting pre-qualification criteria as mentioned) through E-PROCUREMENT PORTAL https://eprocurebhel.co.in ONLY for the subject job by the undersigned on behalf of BHARAT HEAVY ELECTRICALS LIMITED as per the tender document. ISSUE OF TENDER TO ANY BIDDER SHALL NOT CONSTRUE THAT THE BIDDER IS CONSIDERED TO BE QUALIFIED. FOLLOWING POINTS RELEVANT TO THE TENDER MAY PLEASE BE NOTED AND COMPLIED WITH:

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	ent Features of NIT					
SL NO	ISSUE	DESCRIPTION				
i	E-TENDER NUMBER	PSER:PUR:HSE:005(I):034 (ENQ:24:PP:0015:PUR:30) DAT	E: 05/08/2024			
ii	Broad Scope of job	PROCUREMENT OF SAFETY INVENTORIES FOR THE 2X800 MW L	ARA SITE.			
iii	DETAILS OF TENDER DO	CUMENT				
a)	PART – B	GENERAL CONDITIONS OF CONTRACT (GCC)	Applicable			
b)	PART – C	TECHNICAL SCOPE AND SPECIAL TERMS AND CONDITIONS (SCC)	Applicable			
c)	PART – F	GENERAL TERMS & CONDITIONS OF REVERSE AUCTION	Applicable			
d)	PART – E	PRICE SCHEDULE and UNPRICE SCHEDULE (ABSOLUTE VALUE)	Applicable			
e)	PART – H	FORMS AND PROCEDURES ETC.	Applicable			
iv	ISSUE OF TENDER DOCUMENTS	a)Online through e-procurement platform at https://eprocurebhel.co.in/ b)in BHEL website (www.bhel.com, CPP Portal): For tender view purpose only. START DATE: 05/08/2024	a) Applicable b) Applicable			
v	DUE DATE & TIME OF OFFER SUBMISSION	Date: 12/08/2024, Time: 14-00 Hrs. (Offer to be submitted online only through e-procurement platform at https://eprocurebhel.co.in/	Applicable			
vi	TECHNO-COMMERCIAL BID OPENING OF TENDER	Date: 12/08/2024, Time: 16-30 Hrs. (online only through e-procurement platform at https://eprocurebhel.co.in/ , participating bidders may witness the same online only)	Applicable			
vii	CURRENCY	INDIAN RUPEES (INR)	Applicable			
viii	EMD AMOUNT	NIL	Not Applicable			
ix	COST OF TENDER	NIL	Not Applicable			
x	LAST DATE FOR SEEKING CLARIFICATION	Date: 09/08/2024 (UP TO 12:00 Hrs.)	Applicable			
хi	SCHEDULE OF Pre Bid Discussion (PBD)	Not Applicable (In case BHEL decides to conduct PBD, date, time & venue of PBD will be intimated suitably thru TCN).	Not Applicable			
xii	INTEGRITY PACT & DETAILS OF INDEPENDENT EXTERNAL MONITOR (IEM)	Not Applicable	Not Applicable			
xiii	Latest updates	Latest updates on the important dates, Amendments, Correspondences, Corrigenda, Clarifications, Changes, Errata, Modifications, Revisions, etc to Tender Specifications will be hosted in BHEL webpage (www.bhel.com Tender Notifications Tender Notice & E-PROCUREMENT PORTAL https://eprocurebhel.co.in) and not in the newspapers. Bidders to keep themselves updated with all such information.	Shall be intimated to bidder			

1. The offer shall be submitted as per the instructions of tender document. Only One set of tender document (in original, downloaded from website) signed by authorised company rep. of bidder and stamped on each page shall be submitted as detailed further, as given below. Bidders to note specifically that all pages of tender document, including these NIT pages etc. appearing in the website for this particular tender shall be submitted by them (after signing/stamping on each page) as a part of their offer. Price shall not be mentioned by them anywhere in the techno-commercial portion of offer. Price shall be mentioned in the relevant price schedule only and to be submitted in e-procurement portal/platform in the form and manner mentioned in tender.

For E-Procurement Assistance & Training, NIC PORTAL Helpdesk Contacts as per following: For any technical related queries please call at 24x7 Help Desk Number
0120-4001 002, 0120-4200 462, 0120-4001 005, 0120-6277 787

Email Support

Address: A) For any Issues or Clarifications relating to the published tenders, bidders are requested to contact the respective Tender Inviting Authority

Technical - support-eproc@nic.in

For any difficulty in downloading the tender from internet website, they should contact this office (Dy. Manager, Purchase or SDGM, Purchase Phone no. 033-23398222/8221/8220). No alteration/changes by bidders is permitted in the tender/NIT appeared in the website.

- 2. Successful bidder shall have to submit additional set of tender/sign on tender document provided by BHEL, if so decided by BHEL.
- 3. This is an e-tender floated online through our E-Procurement Site https://eprocurebhel.co.in. The bidder should respond by submitting their offer online only in our e-Procurement platform at https://eprocurebhel.co.in. Offers are invited in two-parts only. No Hard copy bid or bids through email/ fax shall be accepted. Bids are invited in two parts & shall be submitted as described below:

<u>'</u>	
OFFER DESCRIPTION	DOCUMENTS TO BE UPLOADED & MODALITY OF UPLOADING
TECHNICAL OFFER	 Scanned copy of Covering letter of offer (To be attached in Attachment section) Scanned copy of Entire tender documents signed & stamped in each page by authorized representative of the bidder except price bid (To be attached in Attachment section). Scanned copy of Techno-Commercial Offer (To be attached in Attachment section) Duly filled all annexures except price & unpriced format (To be attached in Attachment section). Copy of records notes of Pre-Bid Conference, if applicable/ pre-bid MOM. (To be attached in Attachment section) Copy of Tender change notice (TCN), if applicable (To be attached in Attachment section) All supporting documents/ Annexures etc. as applicable (To be attached in Attachment section). No deviation certificate in bidder's letterhead as per format given in Tender (To be attached in Attachment section).
PRE-QUALIFICATION PART	9. Pre-qualifying documents with all credentials as per tender. (To be attached in PQ Attachment section)
UNPRICED PRICE BID	10. Price schedule –Unpriced but mentioning only quoted / unquoted against each item as per tender.
PRICE BID	11. Duly filled in Price Schedule as per tender. Any other document uploaded in the price bid, apart from tendered Price schedule, shall not be taken into cognizance for evaluation of offer.

4. SPECIAL NOTE:

- A) Your offer & documents submitted with the offer shall be signed and stamped in each page by your authorized representative. No overwriting/correction in tender documents by bidders shall be allowed. However, if correction is unavoidable, the same may be signed by authorized signatory.
- B) All documents/annexure submitted with the offer shall be properly annexed and placed in respective places of the offer as per enclosure list mentioned in the covering letter. BHEL shall not be responsible for any missing documents.
- 5. No deviation with respect to tender clauses and no additional clauses/ suggestions/clarification in Technocommercial bid/Price bid shall normally be considered by BHEL. Bidders are requested to positively comply with the same. Offers with deviation are liable for rejection.
- 6. BHEL reserves the right to accept or reject any or all offer without assigning any reasons thereof. BHEL also

reserve the right to cancel the offer wholly or partly without assigning any reason thereof. BHEL also reserve the right to split/part award the job. Also BHEL shall not entertain any correspondence from bidders in this matter (except for the refund of EMD).

- 7. Bidders are free to visit the site and study the prevailing site condition including law & order etc. before quoting (if applicable). They may also consult this office before submitting their offers, for any clarifications regarding scope of work, facilities available at sites or on terms and conditions. No additional claim shall be entertained by BHEL in future, on account of non-acquaintance of site/machine conditions at the time of bidding.
- 8. For any clarification on the tender document, you may seek the same in writing or through e-procurement portal/platform as per specified format within the last date of seeking clarification as per tender. BHEL shall not be responsible for receipt of queries after due date of seeking clarification due to postal delay, and receipt of any query after due date shall not be entertained.
- 9. BHEL may decide holding Pre-bid Discussion [PBD] with all intending bidders. On such communication from BHEL, the bidder shall ensure participation for the same at the appointed time, date and place as may be decided by BHEL. Outcome of PBD (if any) shall also form part of tender.
- 10.In case of absence of any queries from bidder(s), their quoted price will be PRESUMED to be final and complete with reference to the tender documents (including Tender change notes (TCNs), clarifications, corrigendum issued by BHEL, if any). Bidders are requested to study the tender documents in detail and prepare their queries/clarifications accordingly. All such queries / clarifications shall be cleared/replied by BHEL. Such clarification letters, corrigendum and/or Tender change notes (TCNs), if issued by BHEL, shall form part of tender document.
- 11.In the event of any conflict between requirement of any clause of this specification/ documents /drawings /data sheets etc. or requirements of different codes/ standards specified/ contradictions between any two clauses of tender document, the same to be brought to the knowledge of BHEL by bidders in writing for clarification before due date of seeking clarification, otherwise, more stringent requirement as may be interpreted by BHEL shall prevail and shall be binding on you. Any typing error/missing pages/other clerical errors in the tender documents, noticed by you must be pointed out before submission of offer, or else, BHEL's interpretation shall prevail & binding on you.
- 12.Unless specifically mentioned otherwise, bidder's quoted price shall deemed to be in compliance with tender including PBD.
- 13. Tender document containing above mentioned volumes shall be signed & stamped in all pages including this covering letter. Price bid shall be furnished in the specified format enclosed with the tender. Any additional copy, if required, may be taken by photocopying from the tender document given in the web.
- 14. The Bidder has to satisfy the Pre-Qualifying Requirements stipulated for this Tender in order to be qualified. The Price Bids of only those bidders will be opened, who will qualify for the subject job on the basis of pre-qualification evaluation & Techno-Commercial bids etc. BHEL reserves the right to reject the bidders with unsatisfactory past performance in the execution of a contract. BHEL's decision in this regard shall be final & binding.
- 15. The bidder shall submit documents in support of possession of 'Pre-Qualifying Requirements' duly self-certified and stamped by the authorized signatory, indexed and properly linked in the format for PQR. In case BHEL requires any other documents/proofs, these shall be submitted immediately (if applicable).
- 16. The bidder may have to produce original document for verification if so decided by BHEL.
- 17. While BHEL reserves the right to open the price bid of the offers in camera, the date & time to open the tender opening shall be intimated to the bidders in case BHEL decides it to be 'Public opening' and in such a case, one authorized representative of the bidder shall be allowed to attend.
- 18. Validity of the offer shall be as per PART-B, CI 17.
- 19.Bidders are required to submit their BEST price as per tender Price Schedule format in e-procurement portal/platform in the form & manner as mentioned in tender.
- 20. Price Bids shall be evaluated in the manner as prescribed in Price Schedule. However, Unit Rates shall also be furnished if applicable in the Price Schedule.
- 21. Bid should be free from correction, overwriting, using corrective fluid, etc. Any interlineation, cutting, erasure or overwriting shall be valid only if they are attested under full signature(s) of person(s) signing the bid else bid shall be liable for rejection.
- 22.Taxes and duties shall be as per PART- C of the tender. Statutory variation of taxes and duties (plus or minus) in accordance with Govt. Notifications to the account of BHEL. Any imposition of new / additional Duty / Tax at the time of supply shall be borne by BHEL.
- 23. "BHEL shall be resorting to Reverse Auction (RA) (Guidelines as available on <u>www.bhel.com</u>) for this tender. RA shall be conducted among the techno-commercially qualified bidders.

Price bids of all techno-commercially qualified bidders shall be opened and same shall be considered for RA. In case any bidder(s) do(es) not participate in online Reverse Auction, their sealed envelope price bid along with applicable loading, if any, shall be considered for ranking."

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- 24.Bidders are requested to note that the accepted / agreed tender terms (technical, commercial or on Reverse Auction) in their original offer cannot be altered / withdrawn by their own during the processing of tender.
- 25.Unsolicited discounts received after opening of techno commercial bid shall not be considered for evaluation. However, if the party who has submitted the unsolicited discount/rebate becomes the L-1 party, then the awarded price shall be after considering the discount.
- 26. "The offers of the bidders who are under suspension as also the offers of the bidders, who engage the services of the firms debarred across BHEL, shall be rejected. The list of firms debarred across BHEL is available on BHEL web site www.bhel.com.
 - 1.0 Integrity commitment, performance of the contract and punitive action thereof:
 - 1.1 Commitment by BHEL:

BHEL commits to take all measures necessary to prevent corruption in connection with the tender process and execution of the contract. BHEL will during the tender process treat all Bidder(s) in a transparent and fair manner, and with equity.

- 1.2 Commitment by Bidder/ Supplier/ Contractor:
 - 1.2.1 The bidder/ supplier/ contractor commit to take all measures to prevent corruption and will not directly or indirectly influence any decision or benefit which he is not legally entitled to nor will act or omit in any manner which tantamount to an offence punishable under any provision of the Indian Penal Code, 1860 or any other law in force in India.
 - 1.2.2 The bidder/ supplier/ contractor will, when presenting his bid, disclose any and all payments he has made, and is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract and shall adhere to relevant guidelines issued from time to time by Govt. of India/ BHEL.
 - 1.2.3 The bidder/ supplier/ contractor will perform/ execute the contract as per the contract terms & conditions and will not default without any reasonable cause, which causes loss of business/ money/ reputation, to BHEL.

If any bidder/ supplier/ contractor during pre-tendering/ tendering/ post tendering/ award/ execution/ post-execution stage includes in mal-practices, cheating, bribery, fraud or and other misconduct or formation of cartel so as to influence the bidding process or influence the price or acts or omits in any manner which tantamount to an offence punishable under any provision of the Indian Penal Code, 1860 or any other law in force in India, then, 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".

- 27.The 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.
- 28. Suspension of Business dealings: BHEL reserves the right to take action against contractors who fail to perform or indulge in malpractices, by suspending business dealings with them as detailed in **Annexure-VII**.
- 29."MSE suppliers can avail the intended benefits in respect of the procurements related to the Goods and Services only (Definition of Goods and Services as enumerated by Govt. of India vide Office Memorandum F. No. 21(8)/2011-MA dtd. 09/11/2016 office of AS & DC, MSME) if they submit along with the offer, attested copies of either Udyam Registration Certificate or EM II certificate having deemed validity (five years from the date of issue of acknowledgement in EM II) or valid NSIC certificate or Udyog Aadhar Memorandum (UAM) & Acknowledgement or EM II certificate along with attested copy of a CA certificate (Format enclosed at Annexure V where deemed validity of EM II certificate of five years has expired) applicable for the relevant financial year (latest audited). Date to be reckoned for determining the deemed validity will be the date of bid opening (Part 1 in case of two part bid). Non submission of such documents will lead to consideration of their bid at par with other bidders. No benefit shall be applicable for this enquiry if any deficiency in the above required documents are not submitted before price bid opening. If the tender is to be submitted through e-procurement portal, then the above required documents are to be uploaded on the portal. Documents should be notarized or attested by a Gazetted officer."

Any Bidder falling under MSME category, shall furnish the following details & submit documentary evidence/Govt. Certificate etc. in support of the same along with their techno-commercial offer: -

Type under MSME	SC/ST owned	Others
Micro		
Small		
Medium		

Note: -

- 1. If the bidder does not furnish the above, offer shall be processed construing that the bidder is not falling under MSME category.
- 2. MSE Purchase Preference shall be given to MSE supplier falling within the price band of (L1+15%) at L-1 price for 100% of the total job, in case L1 bidder is not an MSE as per PPP-MSE Order, 2012.

30. 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/ Non-Local supplier and purchase preference to Class-I local supplier, is as defined in Public Procurement (Preference to Make in India), Order 2017 dated 04-06-2020 issued by DPIIT. In case of subsequent orders issued by the 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.

Duly filled & signed Form-1 (Format for local content), as applicable, to be submitted by bidders along with their techno-commercial offer.

Note: MII Purchase Preference shall be given to Class-I Local Supplier falling within the price band of (L1+20%), at L-1 price for 100% of the total job, incase L1 bidder is not a Class-I Local Supplier as per PPP-MII order, 2020

31. Compliance to Restrictions under Rule 144 (xi) of GFR 2017

- I. Any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority. The Competent Authority for the purpose of this Clause shall be the Registration Committee constituted by the Department for Promotion of Industry and Internal Trade (DPIIT).
- II. "Bidder" (including the term 'tenderer', 'consultant' or 'service provider' in certain contexts) means any person or firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not falling in any of the descriptions of bidders stated hereinbefore, including any agency branch or office controlled by such person, participating in a procurement process.
- III. "Bidder from a country which shares a land border with India" for the purpose of this Clause means:
 - a. An entity incorporated established or registered in such a country; or
 - b. A subsidiary of an entity incorporated established or registered in such a country; or
 - c. An entity substantially controlled through entities incorporated, established or registered in such a country; or
 - d. An entity whose beneficial owner is situated in such a country; or
 - e. An Indian (or other) agent of such an entity; or
 - f. A natural person who is a citizen of such a country; or
 - g. A consortium or joint venture where any member of the consortium or joint venture falls under any of the above
- IV. The beneficial owner for the purpose of (III) above will be as under:
 - 1. In case of a company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together or through one or more juridical person, has a controlling ownership interest or who exercises control through other means.

Explanation

- a. "Controlling ownership interest" means ownership of or entitlement to more than twenty-five per cent of shares or capital or profits of the company.
- b. "Control" shall include the right to appoint majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholders agreements or voting agreements.
- 2. In case of a partnership firm, the beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen percent of capital or profits of the partnership.
- 3. In case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person has ownership of or entitlement to more than fifteen percent of the property or capital or profits of the such association or body of individuals.

- 4. Where no natural person is identified under (1) or (2) or (3) above, the beneficial owner is the relevant natural person who holds the position of senior managing official;
- 5. In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteen percent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.
- V. An Agent is a person employed to do any act for another, or to represent another in dealings with third person.
- VI. The successful bidder shall not be allowed to sub-contract works to any contractor from a country which shares a land border with India unless such contractor is registered with the Competent Authority.

Note:

- (i) The bidder shall provide undertaking for their compliance to this Clause, in the Format provided in Form-
- (ii) Registration of the bidder with Competent Authority should be valid at the time of submission as well as acceptance of the bids.
- 32. 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.

Bidder shall submit duly filled & signed Annexure-VII along with their techno-commercial offer.

- 33. "A bidder shall not have conflict of interest with other bidders. Such conflict of interest can lead to anti-competitive practices to the detriment of Procuring Entity's interests. **The bidder found to have a conflict of interest shall be disqualified.** A bidder may be considered to have a conflict of interest with one or more parties in this bidding process, if:
 - 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
 - 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 authorize 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**
 - In case of a holding company having more than one independently manufacturing units, or more than one unit having common business ownership/management, only one unit should quote. Similar restrictions would apply to closely related sister companies. Bidders must proactively declare such sister/ common business/ management units in same/ similar line of business."

34.BREACH OF CONTRACT, REMEDIES AND TERMINATION:

In case of breach of contract, wherever the value of security instruments like performance bank guarantee available with BHEL against the said contract is at least 10% of the contact value, the same be encashed. In case the value of security instruments available is less than 10% of the contract value, the balance amount be recovered from other financial remedies (i.e. available bills of the contractor, retention amount, etc. with BHEL) or legal remedies be pursued. The balance scope shall be got done independently without Risk & Cost of the failed supplier/ contractor.

Further levy of Liquidated damages, debarment, termination, de-scoping, short-closure, etc. shall be applied as per provisions of the contract.

35.GeMAR and PTS Report ID: GEM/GARPTS/ 25072024/P6UBE50PFMIR dtd. 25/07/2024.

पावर सेक्टर पूर्वी क्षेत्र (मुख्यालय) POWER SECTOR EASTERN REGION, DJ-9/1, SALT LAKE CITY, KOLKATA - 700 091

36. The GeM Seller ID shall be mandatorily submitted before placement of order / award of contract for goods and services by the successful bidder(s).

37.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/ERRATA etc issued in respect of the tender documents by BHEL.
- b. NOTICE INVITING TENDER (NIT)
- c. PRICE SCHEDULE: PART- E
- d. TECHNICAL SPECIFICATION/SCOPE AND SPECIAL CONDITIONS OF CONTRACT (SCC)-PART-C
- e. GENERAL CONDITIONS OF CONTRACT (GCC)-PART-B
- f. FORMS AND PROCEDURES

for BHARAT HEAVY ELECTRICALS LTD

Dy.Manager/ (PUR)

All the bidders are requested to note that all the errata / technical clarifications / corrigendum / extension etc. shall be published THROUGH E-PROCUREMENT PORTAL (https://eprocure.gov.in. As such, all the bidders are requested to be in continuous touch with these websites.

Agency	Contact deta	ils
	Address	BHARAT HEAVY ELECTRICALS LIMITED, POWER SECTOR – EASTERN REGION 2ND FLOOR, BLOCK-DJ, PLOT- 9/1, SECTOR, SALT LAKE CITY, KOLKATA – 700 091
BHEL, PSER, Kolkata	Phone no.	033-23398222, 23398221, 23398220
Noikata	FAX no.	033-23211960
	E-mail ID	pritam@bhel.in, a_sarkar@bhel.in
NIC E- PROCUREMENT PORTAL	For E-Procurement Assistance & Training, NIC PORTAL Helpdesk Contacts as per following: - For any technical related queries please call at 24 x 7 Help Desk Number 0120-4001 002, 0120-4200 462, 0120-4001 005, 0120-6277 787 Email Support	
	respective Te	for any Issues or Clarifications relating to the published tenders, bidders are requested to contact the nder Inviting Authority upport-eproc@nic.in

Enclosures:

- 01. ANNEXURE-I: Pre qualifying Criteria.
- 02. ANNEXURE-II: No Deviation Certificate
- 03. ANNEXURE-III: Format for Self Certification regarding Local content (LC) for Product/ Services/ Works
- 04. ANNEXURE-IV: CERTIFICATE (regarding bidder from a country which shares a land border with India)
- 05. ANNEXURE-V: Certificate by Chartered Accountant
- 06. ANNEXURE-VI: Format for seeking clarification
- 07. ANNEXURE-VII: Suspension of business dealing with Suppliers/Contractors
- 08. ANNEXURE-VIII: Declaration for Relation in BHEL
- 09. PART F: General Terms & conditions for Reverse Auction.
- 10. Tender documents as per this NIT.

पावर सेक्टर पूर्वी क्षेत्र (मुख्यालय)

PRE-QUALIFICATION CRITERIA

JOB	PROCUREMENT OF SAFETY INVENTORIES FOR THE 2X800 MW LARA SITE.				
TENDER NO	PSER:PUR:HSE:005(I):034 (ENQ:24:PP:0015:PUR:30)	DATE: 05/08/2024			

1. TECHNICAL:

1.1 THE BIDDER SHOULD HAVE SUPPLIED ATLEAST THREE NOS. OF SAFETY ITEMS OUT OF THE FOLLOWING ITEMS AS SPECIFIED BELOW WITH MINIMUM PURCHASE ORDER VALUE OF Rs. 2.01 LAKH TO ANY GOVERNMENT/ PUBLIC SECTOR UNDERTAKINGS/ LIMITED COMPANY/ MULTI NATIONAL COMPANY IN LAST 3 (THREE) YEARS ENDING ON LATEST DUE DATE OF SUBMISSION OF OFFER.

ALL RELEVANT DOCS TO BE SUBMITTED IN SUPPORT OF THE ABOVE.

SL.NO.	SAFETY ITEM NAME
1	SAFETY NET (10 MTR X 5 MTR)
2	ROPE GRAB FALL ARRESTER WITH KARNIBER
3	FULL BODY SAFETY HARNESS DOUBLE LANYARD WITH SHOCK ABSORBER
4	SELF CONTAINED BREATHING APPARATUS (SCBA)

ALL RELEVANT DOCS TO BE SUBMITTED IN SUPPORT OF THE ABOVE.

2. FINANCIAL:

- **2 (a)** BIDDER SHOULD HAVE AVERAGE ANNUAL TURNOVER OF MINIMUM **Rs. 2.01 LAKH** DURING THE LAST THREE CONSECUTIVE FINANCIAL YEARS 2020-21, 2021-22 AND 2022-23.
 BIDDER SHOULD SUBMIT THEIR AUDITED BALANCE SHEET AND PROFIT & LOSS ACCOUNT FOR THE LAST THREE FINACIAL YEARS, IN SUPPORT OF THE SAME.
- **2 (b)** IN CASE AUDITED BALANCE SHEET AND PROFIT & LOSS ACCOUNT HAS NOT BEEN SUBMITTED FOR THAT THREE CONSECUTIVE YEARS INDICATED ABOVE, THEN THE APPLICABLE FINANCIAL AUDITED STATEMENTS SUBMITTED BY THE BIDDERS AGAINST THE REQUISITE YEARS, WILL BE AVERAGED FOR 3 (THREE) YEARS.
- **2 (c)** IF FINANCIAL STATEMENTS ARE NOT REQUIRED TO BE AUDITED STATUTORILY, THEN INSTEAD OF AUDITED FINANCIAL STATEMENT, FINANCIAL STATEMENTS ARE REQUIRED TO BE CERTIFIED BY CHARTERED ACCOUNTANT.
- 3. BIDDER SHOULD HAVE VALID PAN AND VALID GSTIN CERTIFICATE. RELEVANT SUPPORTING DOCUMENTS SHALL BE SUBMITTED BY THE BIDDER.

NOTE:

- 1. CONSORTIUM BIDDING/JV BIDDING IS NOT ALLOWED
- 2. IN CASE THE SUPPLY IS UNDER EXECUTION/ ONGOING, THE QUANTITIES OF EXECUTED PORTION SHALL AT LEAST CORRESPOND TO THE RESPECTIVE QUANTITIES SPECIFIED ABOVE, EVEN IF THE CONTRACT HAS NOT BEEN COMPLETED OR CLOSED.
- 3. THE BIDDER WHO MEETS THE ABOVE PRE-QUALIFICATION CRITERIAN CAN ONLY PARTICIPATE IN THE TENDER.
- 4. THE SUPPLIED QUANTITY MAY BE CONSIDERED AGAINST SINGLE/MULTIPLE PO TO MEET THE ABOVE REQUIRTEMENT.
- 5. BIDDERS QUOTING IN INDIAN CURRECY (INR) ONLY SHALL BE QUALIFIED.
- 6. BIDDER MUST NOT BE UNDER BANKRUPTCY CODE PROCEEDINGS (IBC) BY NCLT OR UNDER LIQUIDATION / BIFR, WHICH WILL RENDER HIM INELIGIBLE FOR PARTICIPATION IN THIS TENDER, AND SHALL SUBMIT UNDERTAKING TO THIS EFFECT.

DATE: 05/08/2024

NO DEVIATION CERTIFICATE

(TO BE SUBMITTED IN BIDDER'S LETTERHEAD)

To BHARAT HEAVY ELECTRICALS LIMITED, Power Sector - Eastern Region, Plot no 9/1, DJ Block, Sector - II, Salt Lake City, Kolkata - 700 091

Sub	NO E	NO DEVIATION CERTIFICATE					
Job	PRO	PROCUREMENT OF SAFETY INVENTORIES FOR THE 2X800 MW LARA SITE.					
Def	1.0	TENDER NO - PSER:PUR:HSE:005(I):034 (ENQ:24:PP:0015:PUR:30) DATE: 05/08/2024					
Ref	2.0	Other references (if any).					

Dear Sir.

With reference to above tender, this is to confirm you that we have gone through each and every terms and conditions mentioned in the enquiry (Terms and Conditions) and we offer our unqualified acceptance of the same. This is also to confirm that as per tender conditions, we have visited site before submission of our offer and noted the job content & site conditions etc.

We also confirm that we have not changed/modified the tender documents as appeared in the website/newspapers and in case of observance at any stage, it shall be treated as null and void.

We hereby confirm that we have not taken any deviation from tender clauses together with other references as enumerated in the above referred NIT and confirm our acceptance to reverse auctioning process and we hereby convey our unqualified acceptance to all terms and conditions as stipulated in the tender and NIT.

It is also confirmed that the price has been quoted in the format received with the enquiry. We confirm that, we do not have any objections to splitting the quantity among the different bidders by BHEL and price shall remain firm till the completion supply of full ordered quantity.

Any deviation found subsequently at any time during execution of order shall be treated null and void.

Thanking you,

Yours faithfully,

(Signature, date & seal of authorized representative of the contractor)

Page - 9 of 34

फैक्स/Fax: (033) 23211960

DATE: 05/08/2024

DECLARATION REGARDING MINIMUM LOCAL CONTENT IN LINE WITH REVISED PUBLIC PROCUREMENT (PREFERENCE TO MAKE IN INDIA), ORDER 2017 DATED 04TH JUNE, 2020 AND SUBSEQUENT ORDER(S)

To,	
(Write Name & Address of Officer	of BHEL inviting the Tender)
2017-Revision, dated 04th June, 20 Ref: 1) NIT/Tender Specification N 05/08/2024, 2) All other pertinent issues t We hereby certify that the items/wo organization here) has a local cont supplier' / 'Class II local supplie Revision dated 04.06.2020 issued	No: PSER:PUR:HSE:005(I):034 (ENQ:24:PP:0015:PUR:30) DATE:
1	
	4
3	
3 	

** - Strike out whichever is not applicable.

Note:

- 1. Bidders to note that above format Duly filled & signed by authorized signatory, shall be submitted along with the techno-commercial offer.
- 2. In case the bidder's quoted value is in excess of Rs.10 crores, the authorised signatory for this declaration shall necessarily be the statutory auditor or cost auditor of the company (in case of companies) or a practising cost accountant or practicing chartered accountant (in respect of suppliers other than companies)
- 3. In the event of false declaration, actions as per the above order and as per BHEL Guidelines shall be initiated against the bidder.

DATE: 05/08/2024 ANNEXURE-IV

DECLARATION REGARDING COMPLIANCE TO RESTRICTIONS UNDER RULE 144 (xi) OF GFR 2017

(To be submitted in the bidder's letter head) To. (Write Name & Address of Officer of BHEL inviting the Tender) Dear Sir, **Sub**: Declaration regarding compliance to Restrictions under Rule 144 (xi) of GFR 2017 Ref: 1) NIT/Tender Specification No: PSER:PUR:HSE:005(I):034 (ENQ:24:PP:0015:PUR:30) DATE: 05/08/2024, 2) All other pertinent issues till date I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India. I certify that _____ (specify the name of the organization here), is not from such a country / has been registered with the Competent Authority (attach valid registration by the Competent Authority, i.e., the Registration Committee constituted by the Dept. for Promotion of Industry and Internal Trade (DPIIT)); (attach relevant valid registration, if applicable) I hereby certify that we fulfil all requirements in this regard and is eligible to be considered. Thanking you, Yours faithfully,

(Signature, Date & Seal of Authorized Signatory of the Bidder)

Note: Bidders to note that in case above certification given by a bidder, whose bid is accepted, is found to be false, then this would be a ground for immediate termination and for taking further action in accordance with law and as per BHEL guidelines.

Certificate by Chartered Accountant on letter head

Thi	s is to	Certify	that M/s								, (her	einafter
refe	erred	to	as	'company')	having		its	re	egistere	d	office	at
						is	registe	red	under	MSM	ED Act	2006,
-	-			ndum(Part-II)					-		-	
No.				dtc	l:		,	Cate	gory:			
•		, ,	py enclose	,								
				oks of Accounts					•	-	per the	latest
1.	land a	ind build	ding and t	erprises: Investr he items specific E) dated Octobe	ed by the	Min						
	Rs		L	acs								
2.	and fu	rniture,	fittings and	s: Investment in d other items not D Act, 2006:								
	Rs		L	acs								
3.	is Rs	······		g EM-Part-II / U Lacs tification no. S.O.	and turno	over	is Rs.			•		
4.	. For E	nterpris	es (Udyar	n, registered un	der Udya	m R	egistra	tion	Portal)	: Inves	stment ir	n plant
	and	machin	nery or	equipment is	s Rs				Lacs	and	turnove	er is
	Rs		Lacs	{as notified in M	SME notifi	catic	on no. S	.0. 2	2119 (E)	dated	126-06-2	2020}.
			(St	rike off which	ever is n	ot a	pplica	ble)				
The	abov	e inve	estment	of Rs	L	acs	is \	withii	n peri	missibl	le limi	it of
Rs			Lacs for		Micro/S	Sma	ll (Strik	e of	f which	is no	ot appli	cable)
Cate	gory un	der MS	MED Act 2	006.								ŕ
				Or								
appli (dd/r its o	icable) a nm/yyyy riginal o	and the /) which category	date of goustissis within the contract of the	uated from its o raduation of such ne period of 3 year of vide S.O. No. by Ministry of MS	n enterpris ars from th 3322(E)	se fr ne da	om its of gr	origir adua	nal cate ation of	gory is such e	s enterpris	e from
Date	e:											
(Sigr	nature)											
Nam	ie-											

Membership number -

Seal of Chartered Accountant

ANNEXURE-VI

FORMAT FOR SEEKING CLARIFICATION

Job	PROCUREMENT OF SA	FETY INVENTO	RIES FOR THE 2X800	MW LARA SITE.				
Tender No	PSER:PUR:HSE:005(I):034 (ENQ:24:PP:0015:PUR:30) DATE: 05/08/2024							
SI. no	Reference clause of tender document	Existing provision	Bidder's query	BHEL's clarification				
ı								

	ANNEXURE-V					
1.0	Suspension of Business dealings with Suppliers/ Contractors					
1.1	BHEL reserves the right to take action against Suppliers/ Contractors who fail to perform or indulge in malpractices, by suspending business dealings with them.					
1.2	Suspension of business dealings with Suppliers/ Contractors could be in the form of following:					
a. Debarment within the unit for specific item(s)/ material category(ies)/ type of six months.						
b. Debarment within the unit for all item(s)/ material category(ies)/ type of work(year.						
	c. Debarment across BHEL for all items/ material category(ies)/ type of work(s) for two years.					
	The Supplier may be debarred, as detailed hereinafter on the basis of one or more of the category wise reasons as enumerated hereunder:					
1.2.1	Debarment within the unit for a specific item(s)/ material category(ies)/ type of work(s) shall be imposed for six months in the following cases, if					
	i. In the last three consecutive supplies of a specific material category, average quality rating, as provided in the supplier performance rating (SPR) as per SEARP, falls below 80% of the quality weightage. This is irrespective of supplies against PO(s) having single/ multiple delivery schedules.					
	Note: Not applicable in cases for erection works of Power Sector Regions, where separate guidelines for evaluation of capacity of bidders is being followed.					
	ii. Two consecutive delays, for reasons of delay attributed to the Supplier, in execution of the contracts where delay occurred is such that					
	a. prescribed maximum LD time limits of the contracts is exceeded or					
	 b. delay period has equaled/ exceeded half the original delivery period specified in the contracts 					
	whichever among the above is earlier.					
	a. Overall SPR (Supplier Performance Rating) in that particular Unit in line with SEARP falls below 60% of the specific material category.					
	b. Bids of contractors (in PS-MSX portal) shall not be considered (if average score of last six months falls 60% or below as per guidelines for evaluation of capacity of bidders formula).					
	Note: – for (b), No specific period of Debarment shall be applicable.					
	a. Supplier works are under strike/ lockout for a period of more than three months.					
	b. Contractor has resorted to wanton stalling of work, strikes, picketing etc. during currency of					

- 1.2.2 Debarment within the unit for all item(s)/ material category(ies)/ type of work(s) shall be imposed for One year in the following cases, if
 - i. Supplier tampers with tendering procedure affecting ordering process.
 - **ii.** Supplier has misused BHEL documents/ drawings/ technical information or has breached the confidentiality agreement with BHEL.
 - iii. after placement of order, Supplier fails to execute the contract.
 - **iv.** within warranty period as per contract, Supplier continues to supply low/ less/ non-performing equipment/ services, repetitive failures, remains non-responsive.
 - v. Wherever any part or full scope of supply/ work/ service has been awarded at the Risk and Cost of the defaulting vendor and the unexecuted value of scope for which the Risk and Cost action taken is more than 5% of the contract value.
 - **vi.** After price bid opening but before placement of order, Supplier withdraws his offer or varies it in any manner within the validity period.
 - **vii.** In spite of warnings, the Supplier persistently violates or circumvents the provisions of labour laws/ regulations/ rules or other statutory requirements.

1.2.3 Debarment across BHEL shall be imposed for two years in following cases, if

- i. Supplier has made false declaration and/ or provided false information and/ or forged documents or has forged BHEL documents, certificates etc. for securing business, meeting PQR or for enlistment in BHEL or with other customers.
- **ii.** Supplier is found to be involved in cartel formation or in any other act so as to influence the bidding process or influence the price of the tender.
- **iii.** The Supplier has indulged in malpractices or misconduct such as bribery, corruption and fraud, pilferage, coercion, etc.
- **iv.** The Supplier is found guilty by any court of law for criminal activity/ offences involving moral turpitude in relation to business dealings.
- v. Supplier is found to have obtained any internal information/ documentation of BHEL by unauthorized means.
- vi. The foreign Principals along with the representing Agent shall be debarred together if information submitted jointly by them about their precise relationship, commission/remuneration etc. payable/receivable and other particulars as asked by BHEL, as per the extant guidelines regarding dealing with Agents of Foreign Suppliers is found false/incorrect, at any stage.
- vii. Supplier has, damaged, failed to return free issue materials/tools etc. of BHEL, for which recovery could not be affected against such materials, or substituted free issue materials/ tools etc. of BHEL.
- **viii.** Supplier has been declared insolvent or is under dissolution/ insolvency proceedings so as to affect the execution of work.
- ix. The Supplier has tarnished/ maligned the image of BHEL or unfairly acted in a manner prejudicial to the commercial interest of BHEL or breached the confidentiality of the vital information with an intent to prejudice the interest of BHEL.
- 1.2.4 A Supplier can also be debarred with the approval of Director (E, R&D) provided a direction to this effect has been received from the administrative ministry of the Government.

Note: Above shall be applicable along with Guidelines for "Suspension of Business dealings with Suppliers/ Contractors" available in BHEL website http://www.bhel.com. These shall form part of tender documents.

Note: Above shall be applicable along with Guidelines for "Suspension of Business dealings with Suppliers/ Contractors" available in BHEL website http://www.bhel.com. These shall form part of tender documents.

पावर सेक्टर पूर्वी क्षेत्र (मुख्यालय)

DATE: 05/08/2024

DECLARATION FOR RELATION IN BHEL

(To be typed and submitted in the Letter Head of the Company/Firm of Bidder failing which the offer of Bidder is liable to be summarily rejected)

liable to be summarily rejected)
To,
(Write Name & Address of Officer of BHEL inviting the Tender)
Dear Sir,
Sub: Declaration for relation in BHEL
Ref : 1) NIT/Tender Specification No: PSER:PUR:HSE:005(I):034 (ENQ:24:PP:0015:PUR:30) DATE 05/08/2024 ,
I/We hereby submit the following information pertaining to relation/relatives of Proprietor/Partner(s)/Director(s employed in BHEL.
Tick ($$) any one as applicable:
1. The Proprietor, Partner(s), Director(s) of our Company/Firm DO NOT have any relation or relatives employed in BHEL
OR
2. The Proprietor, Partner(s), or Director(s) of our Company/Firm HAVE relation/relatives employed in BHEL and their particulars are as below:
(i)
(ii)

Signature of the Authorized Signatory

Note:

- 1. Attach separate sheet, if necessary.
- 2. If BHEL Management comes to know at a later date that the information furnished by the Bidder is false, BHEL reserves the right to take suitable against the Bidder/Contractor.

DECLARATION

E-1	Tender No.: PSER:PUR:HSE:005(I):034 (ENQ:24:PP	:0015:PUR:30)	DATE: 05/08/2024
o:				
ddre	ess: BHEL,			
mail	l:			
ub:	Details of related firms and their a	rea of activities		
ear	Sir/Madam,			
leas em v	se find below details of firms owned by with BHEL, (NA	our family members A, if not applicable)	that are doing bu	siness/registered for sa
1	Material Category/ Work Descripti	on		
	Name of Firm			
	Address of Firm			
	Nature of Business			
	Name of Family Member			
	Relationship			
2	Material Category/ Work Descripti	on		
	Name of Firm			
	Address of Firm			
	Nature of Business			
	Name of Family Member			
	Relationship			
	· .			
ote:	: I certify that the above information e above information furnished is for	n is true and I agre und to be false.	e for penal actio	n from BHEL in case
			Rega	irds,
			()
		From:	M/s	
		_		
			e:	
		Address:		

PART - F

DATE: 05/08/2024

GENERAL TERMS & CONDITIONS OF REVERSE AUCTION

Against this enquiry for the subject item/ system with detailed scope of supply/service as per tender specifications, BHEL shall be resorting to "REVERSE AUCTION PROCEDURE" i.e. ON LINE BIDDING (THROUGH A SERVICE PROVIDER). The philosophy followed for reverse auction shall be English Reverse (No ties).

- 1. For the proposed reverse auction, technically and commercially acceptable bidders only shall be eligible to participate.
- 2. Price bids of all techno-commercially qualified bidders shall be opened and same shall be considered for RA.
- 3. BHEL will engage the services of a service provider who will provide all necessary training and assistance before commencement of on line bidding on internet.
- 4. In case of reverse auction, BHEL will inform the bidders the details of Service Provider to enable them to contact & get trained for participation in the reverse auction.
- 5. Business rules like event date, time, bid decrement, extension etc. also will be communicated through service provider for compliance.
- 6. Bidders have to fax /e-mail the Compliance form (annexure III) before start of Reverse auction. Without this, the bidder will not be eligible to participate in the event.
- 7. In line with the NIT terms, BHEL will provide the calculation sheet (e.g., EXCEL sheet) which will help to arrive at "Total Cost to BHEL" which is inclusive of all cost elements in line with terms & conditions of the tender for each of the bidder to enable them to fill-in the price and keep it ready for keying in during the Auction.
- 8. Reverse auction will be conducted on scheduled date & time.
- 9. At the end of Reverse Auction event, the lowest bidder value will be known on auction portal.
- 10. The lowest bidder has to fax/e-mail the duly signed and filled-in prescribed format for price breakup including that of line items, if required, (Annexure VI) as provided on case-to-case basis to Service provider within two working days of Auction without fail.
- 11. Bidders shall be required to read the "Terms and Conditions" section of the auctions site of Service provider, using the Login IDs and passwords given to them by the service provider before reverse auction event. Bidders should acquaint themselves of the "Business Rules of Reverse Auction", which will be communicated before the Reverse Auction.
- 12. The Bidder shall not divulge either his Bids or any other exclusive details of BHEL to any other party. If the Bidder or any of his representatives are found to be involved in Price manipulation/ cartel formation of any kind, directly or indirectly by communicating with other bidders, action as per extant BHEL guidelines for suspension of business dealings (as available on www.bhel.com), shall be initiated by BHEL and the results of the RA scrapped/ aborted.
- 13. Reverse Auction will be conducted if two or more bidders are techno-commercially qualified. In case of two or three qualified bidders, there shall be no elimination of H1 bidder (whose quote is highest in sealed envelope price bid). In case of four qualified bidders, the H1 bidder shall be eliminated whereas in case of five qualified bidders, H1 & H2 bidders shall be eliminated. However, in case of six or more qualified bidders are available, RA would be conducted amongst first 50% of the bidders arranged in the order of prices from lowest to highest. Number of bidders eligible for participating in RA would be rounded off to next higher integer value if number of qualified bidders is odd (e.g. if 7 bids are qualified, then RA will be conducted amongst lowest four bidders). However, there will be no elimination of qualified bidders who are MSE or qualifying under PPP-MII, Order 2017, provided their bids are within their respective margin of purchase preference (presently 15% for MSEs and 20% for PPP-MII, or as amended from time to time).

In case of multiple H1 bidders, all H1 bidders (except MSEs and bidders qualifying under PPP-MII, Order 2017, who are within the margin of purchase preference) shall be removed provided minimum two bidders remain in fray, else no H1 removal.

पावर सेक्टर पूर्वी क्षेत्र (मुख्यालय)

E-TENDER NUMBER - PSER:PUR:HSE:005(I):034 (ENQ:24:PP:0015:PUR:30) DATE: 05/08/2024 PART - B: GENERAL CONDITIONS OF CONTRACT (GCC)

SL. NO.	BHEL STANDARD TERMS	Bidder's confirmation	Deviation
110.	Our requirement is for Revenue use and will be used at BHEL PSER-LARA	Commination	
	SITE.		
	Techno-commercial & Pre-Q bids shall be opened first & afterwards price		
	bid shall be opened for qualified bidder(s), who have qualified in Techno-		
	commercial & Pre-Q bids.		
	Tenders will be received up to 14.00 Hours on the said due date.		
	If the vendor submits offer i.e. Technical & Price bid together in single		
1.	attachment, the offer shall be liable for rejection.		
	Price should be submitted as per tender format only & uploaded in the		
	price section.		
	Note: In order to maintain sanctity of the tender system, it is advised that one Agent cannot represent two suppliers or quote on their behalf in a particular		
	tender.		
	In the tender, either one agent on behalf of the principal/OEM or		
	Principal/OEM itself can bid but both cannot bid simultaneously for same		
	item/product.		
_	If any vendor sought to quote through their agents "They have to inform to		
2.	BHEL in advance, before opening date. Otherwise the offer will be treated		
	as Unsolicited Offer and same will not be opened".		
	BHEL keeps its right to reject / load any offer which is having deviations to		
	BHEL Specifications, Standard Terms & Conditions. All the bidders shall		
3.	submit their offers only by filling the original BHEL tender documents. No other offer will be entertained.		
	In case of Technical-Cum-Commercial bid, copy of the price bid has to be		
	used to indicate commercial terms without price.		
4	The equipment offered shall be strictly conforming to the specification and		
4.	for complete unit.		
5.	No offer for individual accessories or part machinery will be accepted.		
	PAYMENT TERMS:		
	AS PER PART-C of tender.		
6.	No advance shall be paid. Payment shall be paid in INR only.		
	Payment shall be through RTGS. Successful bidder shall have to submit the		
	requisite details in RTGS format.		
7.	WARRANTY/GUARANTEE: AS PER PART-C of tender.		
	DELIVERY TERMS: AS PER PART-C of tender.		
	Offer with delivery period beyond tendered delivery schedule shall be liable		
8.	for rejection. However, in case due to any reasons if the same is accepted by BHEL, the		
0.	same shall be loaded for the delayed delivery period (in this case after		
	tendered delivery period) & percentage of loading shall be as per clause no		
	22 of GCC (LD clause).		
	DISCOUNTS:		
	Discounts offered by the vendor in price shall not be entertained by BHEL.		
9.	The vendor should factor in his discount in the price offer only. In-spite of		
	the same, if a discount is offered by the bidder, the same shall not be considered for evaluation of the offer, but purchase order shall be issued on		
	bidder's final discounted price.		
10.	LIQUIDATED DAMAGE/PENALTY CLAUSE: AS PER PART-C of tender.		
10.			
	Contract Execution Bank Guarantee/ Security Deposit (SD) &		
11.	Performance Bank Guarantee (PBG) a. CEBG/SD	Not Applicable	
	b. PERFORMANCE BANK GUARANTEE (PBG)		
	The sealed tenders super scribing tender number and due date should be addressed to:		
12.	Dy Manager/Purchase, Bharat Heavy Electricals Limited, PSER, BHEL	Not Applicable	
	BHAWAN, DJ-9/1, SALT LAKE, SECTOR-II, KOLKATA - 700 091, India.		

पावर सेक्टर पूर्वी क्षेत्र (मुख्यालय)

E-TEN	DER NUMBER - PSER:PUR:HSE:005(I):034 (ENQ:24:PP:0015:PUR:30)	DATE: 05/08/2024
13.	INSPECTION: Details shall be as per PART-C of tender.	
14.	CONSIGNEE DETAILS OF THE EQUIPMENT: - AS PER PART-C of tender. All documents / correspondences must bear the Tender no. / Purchase Order No. & Date.	
15.	The manufacturing progress will have to be furnished to us periodically in the form and manner required by us.	
16.	Supplier must submit with their offer list of customers (with their full address and their purchase reference number) to whom they have supplied similar machine in the past five years. The year of supply should also be indicated.	
17.	The quotation should be valid at least for a period of NINETY (90) DAYS from the tender due date of submission (extended, if any). Price Variation Clause will not be entertained.	
18.	The vendor shall be subject to force majeure clause defined as under: This force majeure is herein defined as any cause which is beyond the control of the tenderer which they would not have foreseen or with a reasonable amount of diligence could not have foreseen and which subsequently affect the performance of the contract such as SRCC (strike riot and civil commotion), earthquake, flood, acts of god, acts of any government, domestic or foreign including but not limited to war. The tenderer shall not be liable for delay in performing his obligation resulting from any force majeure clause as referred to and/or defined above. The date of completion will be subject to hereinafter provided be extended by a reasonable time even though such cause may occur after tenderer's performance of his obligation has been delayed for other causes.	
19.	ARBITRATION & CONCILIATION	
<u>19.1</u>	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 19.2 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 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. 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. The language of arbitration shall be English. The Arbitrator shall pass a reasoned award. Subject as aforesaid, the provisions of Arbitration and Conciliation Act 1996 (India) or statutory modifications or re-enactments thereof and the rules made thereunder as in force from time to time shall apply to the arbitration proceedings under this clause. The seat of arbitration shall be Kolkata (the place from where the contract is Issued). The Contract shall be governed by and be construed as per provisions of the laws of India. Subject to this provision 19.1.1 regarding ARBITRATION, the principal civil court exercising ordinary civil jurisdiction over the area where the seat of arbitration is located shall have exclusive jurisdiction over any DISPUTE to the exclusion of any other court.	

E-TEN	IDER NUMBER - PSER:PUR:HSE:005(I):034 (ENQ:24:PP:0015:PUR:30)	DATE: 05/08/2024
19.1.2 19.1.3 19.1.4	In case of Contract with Public Sector Enterprise (PSE) or a Government Department, the following shall be applicable: In the event of any dispute or difference relating to the interpretation and application of the provisions of commercial contract(s) between Central Public Sector Enterprises (CPSEs)/ Port Trusts inter se and also between CPSEs and Government Departments/Organizations (excluding disputes concerning Railways, Income Tax, Customs & Excise Departments), such dispute or difference shall be taken up by either party for resolution through AMRCD (Administrative Mechanism for Resolution of CPSEs Disputes) as mentioned in DPE OM No. 4(1)/2013-DPE(GM)/FTS-1835 dated 22-05-2018 as amended from time to time. The cost of arbitration shall initially be borne equally by the Parties subject to the final allocation thereof as per the award/order passed by the Arbitrator. Notwithstanding the existence of any dispute or differences and/or reference for the arbitration, the Contractor shall proceed with and continue without hindrance the performance of its obligations under this Contract with due	
	diligence and expedition in a professional manner unless the dispute interalia relates to cancellation, termination or short-closure of the Contract by BHEL.	
19.2	CONCILIATION: If at any time (whether before, during or after the arbitral or judicial proceedings), any Disputes (which term shall mean and include any dispute, difference, question or disagreement arising in connection with construction, meaning, operation effect, interpretation or breach of the agreement, contract), which the Parties are unable to settle mutually, arise inter-se the Parties, the same may, be referred by either party to Conciliation to be conducted through Independent Experts Committee (IEC) to be appointed by competent authority of BHEL from the BHEL Panel of Conciliators. Notes: 1. No serving or a retired employee of BHEL/Administrative Ministry of BHEL shall be included in the BHEL Panel of Conciliators. 2. Any other person(s) can be appointed as Conciliator(s) who is/are mutually agreeable to both the parties from outside the BHEL Panel of Conciliators.	
	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 2.3 to this GCC (as available in www.bhel.com)). The Procedure 2.3 together with its Formats (as available in www.bhel.com) will be treated as if the same is part and parcel hereof and shall be as effectual as if set out herein in this GCC.	
	The Contractor hereby agrees that BHEL may make any amendments or modifications to the provisions stipulated in the Procedure 2.3 (as available in www.bhel.com)) to this GCC from time to time and confirms that it shall be bound by such amended or modified provisions of the Procedure 2.3 (as available in www.bhel.com)) with effect from the date as intimated by BHEL to it.	
19.3	Notwithstanding anything to the contrary contained in any other document comprising in the Contract, no interest shall be payable by BHEL to Contractor on any moneys or balances including but not limited to the Security Deposit, EMD, Retention Money, RA Bills or the Final Bill, or any amount withheld and/or appropriated by BHEL etc., which becomes or as the case may be, is adjudged to be due from BHEL to Contractor whether under the Contract or otherwise.	
20.	JURISDICTION: All disputes or differences arising out of or in connection with the Purchase Order shall be subject to the exclusive jurisdiction of Courts (pecuniary or territorial) viz Commercial Court Rajarhat/ District Court Barasat (24 PGN North) as the case may be and Calcutta High Court at Kolkata.	
	LOADING FACTORS FOR DEVIATION TO BHEL STANDARD TERMS & CO	<u>NDITIONS</u>
	Bank Guarantee: Non submission of 10% BG (if applicable) will attract 10% loading on the offers.	
	पावर सेक्टर पूर्वी क्षेत्र (मुख्यालय)	

POWER SECTOR EASTERN REGION, DJ-9/1, SALT LAKE CITY, KOLKATA - 700 091 फैक्स/Fax: (033) 23211960 फ़ोन/Phone: बोर्ड/EPABX: 23398220

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E-IEN	NDER NUMBER - PSER:PUR:HSE:005(1):034 (ENQ:24:PP:0015:PUR:30)	DATE: 05/08/2024
ii)	Penalty Clause: Non acceptance of penalty clause will attract maximum 10% loading on the offer and accordingly proportionate percentage will be loaded for accepting less percentage of penalty clause. Ex: If the supplier has accepted for maximum 5% penalty clause, then balance 5% will be loaded.	
iii)	For all other Terms & Conditions, if the offer is not confirming to the same, BHEL at its discretion shall load the same and the loading pattern shall be intimated to the bidders before price bid opening. However BHEL reserves the right to cancel a bid in case of non-acceptance of any terms and conditions finally arrived before price bid opening.	
23	Note : The offers not complying the above Terms & Conditions will not be accepted.	

DCED.DUD.UCE.005(I).024 (ENO.24.DD.0045.DUD.20)

Note:

- 01. In case of any conflict / inconsistency in any clause of the tender or between various sections of the tender, bidder should bring the same in writing to BHEL for clarification before submission of the bid, failing which the most stringent interpretation of the clause in favour of BHEL shall be adopted and the same shall be binding to the bidder.
- 02. Any deviation sought by the bidder should be indicated in the techno-commercial offer.
- 03. Bidder should write "accepted" in the column "Bidder's confirmation" for each clause, if the conditions are agreeable or else should write the deviations sought in "Bidder's Deviation (if any)" column. Offers with deviation are liable for rejection.
- 04. If any clause left blank, shall be presumed that the clause is accepted by the bidder.

SIGNATURE OF THE BIDDER WITH SEAL AND DATE

DATE: 05/00/2024

1. TECHNICAL SPECIFICATION:

SI. NO	ITEM DESCRIPTION	SPECIFICATION	UOM	TENTATIVE QTY.
1	FULL BODY SAFETY HARNESS DOUBLE LANYARD (WITH SHOCK ABSORBER)	 i. IT SHOULD HAVE: ONE DORSAL D-RING, ONE STERNAL D-RING, ONE VENTRAL D-RING, TWO LATERAL D-RING ii. IT SHOULD BE MULTIPURPOSE HARNESS, IDEAL FOR PROFESSIONAL USE FOR WORK AT HEIGHT AND RESCUE iii. IT SHOULD HAVE SHOCK ABSORBER FEATURE iv. WEBBING MATERIAL: FRAY-PROOF DOPE-DYED POLYESTER WEBBING, STITCHING THREAD MATERIAL: HIGH TENACITY POLYAMIDE WITH COMPUTER-CONTROLLED STITCHING, BUCKLES: METAL QUICK BUCKLES OF HIGH STRENGTH ALLOY STEEL. IT SHOULD BE SHOT BLASTED AND SHOULD HAVE 8 MICRON THICK ZINC PLATING OVER IT. v. WEBBING WIDTH: 40 MM (MINIMUM) vi. WEBBING THICKNESS: 3 MM (MINIMUM) vii. LANYARD: 12 MM. POLYAMIDE LANYARD (1.8/2.0 MTR.) viii. IT SHOULD HAVE ADJUSTMENT STRAPS AT SHOULDER, WAIST AND THIGHS ix. IT SHOULD CONFORM TO IS 3521: 1999, EN 361, EN 358 AND EN 813 STANDARDS x. IT SHOULD MEET CLASS L&A REQUIREMENTS. IT SHOULD WITHSTAND MAXIMUM WEIGHT OF 100 KG. 	NOS.	17
2	SAFETY NET (10 Mtr X 5 Mtr)	i. STANDARD SIZE OF SAFETY NET: 10 MTR. X 5 MTR. ii. THE SAFETY NET SHOULD COMPLY WITH IS 11057: 1984 (REAFFIRMED IN 2019). iii. THERE SHOULD BE TWO LAYERS IN SAFETY NET. AN OVERLAY NET IS TO BE PROVIDED WITH THE SAFETY NET FOR USE TO CATCH OBJECTS SUCH AS TOOLS AND DEBRIS. iv. NETS SHALL BE MADE UP OF ISI MARKED POLYPROPYLENE ROPE CONFORMING TO IS 5175: 1992 v. MESH SIZE: 100 MM X 100 MM MESH ROPE: 4 MM DIA. PP ROPE BORDER ROPE: 12 MM DIA. PP ROPE SORDER ROPE: 12 MM DIA. PP ROPE vi. OVERLAY NET: CONTAINMENT NET OF .75 MM DIA. TWIN, MESH SIZE 15-22 MM vii. TIE ROPE: 12 MM DIA. PP ROPE OF 2 METRES LENGTH AT EVERY 1.5 METRE INTERVAL viii. SAFETY NET SHOULD HAVE MAXIMUM DUTY HEIGHT OF 6 METRE. ix. SAFETY NET MUST BE FIRE RESISTANT.	NOS.	09
3	Rope Grab Fall Arrester with Karniber	OPENABLE WITH GUIDED TYPE ROPE GRAB FALL ARRESTER WORKS ON 14-16 MM DIAMETER POLYMIDE ROPETO BE USED ON FLEXIBLE LINE. MATERIAL: NICKLE CHROME PLATED STEEL CONNCETOR: KARNIBER CONFIRMING EN-362 OR IS 3521 (MIN STRENGHT 22 KN) MATREAIL: STEEL	NOS	7
4	Anchorage Line (40 Mtr)	v. 3 STRAND TWISTED POLYMIDE KERNMANLE ROPE WITH HOOKS. vi. THICKNESS:14-16 MM vii. ONE END LOOP OTHER SIDE STOP KNOT OR LOOP Viii. LENGTH: 40 MTS	NOS	2

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5	Anchorage Line (30 Mtr)	 i. 3 STRAND TWISTED POLYMIDE KERNMANLE ROPE WITH HOOKS. ii. THICKNESS:14-16 MM iii. ONE END LOOP OTHER SIDE STOP KNOT OR LOOP iv. LENGTH: 30 MTS v. STANDARD: IS OR EN COMPLIANT 	NOS	2
6	Wire rope (life line) -(25 Mtr)	i. MATERIAL: STAINLESS STEEL ii. THCIKNESS: 8 MM DIA iii. LENGTH:25 METER iv. SATANDARD:IS (10891) OR EN COMPLIANT	NOS	2
7	Ladder (Vertical)	i. MATERIAL: STEEL ii. LADDER HEIGHT:06 METER iii. MIN DESIGN LOAD:100 KG iv. ALL RUNGS MINIMUM DIAMATER:1.90 CM v. RUNGS CLEAR LENGTH (MIN):40.6 CM vi. DISTANCE BETWEEN RUNGS (MAX):30.5 CM vii. STANDARD: IS 8172 or ISO 3797 OR EN COMPLIANT viii. PROVISION FOR PROPER FASTENING FOR ATTACHING IT ON A COLUMN, SUCH AS BOLTING, WELD OR OTHER TYPE OF FASTNER ARRANGEMENT SHOULD BE IN THE LADDER.	NOS	7
8	Self-Contained Breathing Apparatus (SCBA)	i. VOLUME:6-9 LTR ii. MATERIAL: STAINLESS STEEL iii. MAX WOKING PRESSURE-300 BAR iv. STANDARD: IS OR EN COMPLIANT v. WITH FRP BOX	NOS	2

Sample photos of items are provided below:

Note: Photos are just for illustration purpose. However, items need to be supplied as per technical specification given.





SAFETY NET DOUBLE LAYER TYPE

FULL BODY SAFETY HARNESS WITH SHOCK ABSORBER



HALO SAFETY HELMET



SELF CONTAINED BREATHING APPARATUS (SCBA)



KERNMANLE ROPE ANCHORAGE



VERTICAL LADDER ON COLUMN





ROPE GRAB FALL ARRESTER WITH KARNIBER

WIRE ROPE FOR HORIZONTAL LIFE

2. SPECIAL CONDITIONS OF CONTRACT

1	Delivery:	Within 21 (twenty-one) days from date of issuance of Purchase Order (PO)	
2	PAYMENT TERMS:	 A. 95% payment shall be released within 90 days (45 days for MSE, 60 days for Medium Enterprises) on submission of complete invoice along with all supporting documents as mentioned below and receipt & acceptance of materials at site. I. GST complied Invoice (1 Original+ 2 Copies) II. Guarantee/ Warranty certificate, Test certificate, O&M Manual etc. (as applicable) B. Balance 5% amount shall be retained towards "Performance guarantee for material/ workmanship" and shall be released against the following: I. Completion of guarantee period, provided all the defects noticed during the guarantee period have been rectified to the satisfaction of BHEL site engineer. II. After deducting all expenses/ other amounts due to BHEL under the contract/ other contracts entered into by BHEL with them. III. Confirmation of full GST credit to BHEL. Any interest if levied thereon for reasons elaborated in tax & duties clause of the tender and attributable to the bidder, will be recovered from the final payment/retention amount. C. No advance payment shall be paid. D. Paying Authority: RAO, LARA SITE E. Applicable GST portion will be released subject to fulfilment of the following: I) Vendor declaring GST Invoice in his IFF/GSTR-1 and the same is available to BHEL in form GSTR-2B electronically through the common portal. II) Receipt of Goods / Services and Tax Invoice by BHEL. III) Confirmation of payment of GST thereon by vendor on GSTN portal; and confirmation of payment of such GST to the government through filing of GSTR-3B of corresponding month/quarter. Above is subject to receipt of goods as per scope and tax invoice thereof along with vendor declaring invoice in his return and paying GST within timeline prescribed for availing ITC by BHEL. 	
3	TRANSIT INSURANCE:	To be borne by Vendor.	
4	EVALUATION CRITERIA:	THE EVALUATION SHALL BE DONE ON - ITEM WISE L1 BASIS ON "ALL INCLUSIVE TOTAL F.O.R SITE PRICE (I.E. BASIC + FREIGHT + INSURANCE + LOADING & UNLOADING ETC.) EXCLUDING GST".	
5	Certificates	 The vendor shall provide following documents as applicable against supply of materials. decision of BHEL in this regard is final. Calibration/Test Certificate: Valid Certificate from OEM. (as required) Operation Manual: To be provided by supplier/ OEM in original (OEM copy). Warranty/ Guarantee Certificate: To be provided by the supplier/ OEM as mentioned in Technical Specification. 	
6	Guarantee/ Warranty	Guarantee/ Warranty period of supplied materials shall be 12 months from the date of receipt of last consignment at respective site for each item. If any supplied material is found not in compliance with technical specification or in any case of any defective materials, the same shall be replaced free of cost within fifteen days of intimation of BHEL.	
7	Offered unit price shall	d unit price shall be firm for entire contract period.	
8	LD	LD shall be 0.5% of basic value of undelivered portion per week of delay or part thereof subject to a maximum of 10% of the total contract value (i.e. excluding elements of taxes) For this purpose, the period of delay shall be nos. of days delayed by the bidder for completion of the job as per contract post delivery period (i.e. 21 days from the date of issuance of Purchase Order).	

9	Consignee:	MANAGER - BHEL QUARTER No. BQ2/608, NTPC LARA TOWNSHIP, POST-CHAPPOR. TEHSIL-PUSSORE, DIST-RAIGARH, CHHATTISGARH 496440.
		1. All taxes excluding GST (as specified elsewhere in this clause) & BOCW Ces (as specified elsewhere in the tender) but including, Charges, Royalties, ar State or Central Levy and other taxes for materials if any obtained for the wo and for execution of the contract shall be borne by successful bidder and shanot be payable extra by BHEL. Any increase of above at any stage during execution of contract, includir extension of the contract, shall have to be borne by successful bidder contract. Bidder's quoted/ accepted rates/ price shall be inclusive of all such requirements.
		GST along with Cess (as applicable) legally leviable & payable by successful bidder as per GST Law shall be paid by BHEL, extra. Hence, bidder shall not include CST along with Case (as applicable) in their
		Hence, bidder shall not include GST along with Cess (as applicable) in their quoted rates/ price.
		Successful bidder shall furnish proof of GST registration with GSTN Port covering the services under this contract.
		Registration should also bear endorsement for the premises from where the billing shall be done by successful bidder on BHEL for this project / work.
		4. Since GST on output will be paid by BHEL as enumerated above, bidder's you
		quoted rates / price should be after considering the Input Credit under GST la at bidder's end.
		TDS under Income Tax Act shall be deducted as per prevailing IT rules from the bills.
	Taxes & Duties	6. TDS under GST shall be deducted as per prevailing GST rules from the bills 7.1 You may collect TCS under section 206C(1H) of Income Tax Act, 1961 applicable.
		7.2 In case, you collect TCS under section 206C(1H) of Income Tax Act, 1961 following compliance is required.
10		7.2.1 TAN and PAN of vendor should appear in all invoices/claims. Copy of TAN/TCS registration is to be submitted.
		7.2.2 Amount of TCS and Assessable value on which TCS has been calculate should be specified clearly in the invoice.
		7.2.3 You shall be required to submit certificate of TCS in Form no. 27D within days from the due date for furnishing the statement of tax collected at the source.
		7.3 In case, you do not collect TCS under section 206C(1H) of Income Tax A 1961, following declaration is to be submitted along with each invoice: - "I/We hereby declare that I/We are not required to collect TCS under section 206C(1H) of Income Tax Act, 1961, on this bill.
		7.4 In event of failure to comply with the provisions of the Act, or proper certification not issued, or if tax collected but not remitted to the Government, or for any oth reason and thereby causing loss to BHEL, the same shall be recoverable from the vendor with applicable interest.
		7.5 You shall comply with all statutory amendment/notifications in this respect.
		8. Bidder shall note that GST Tax Invoice complying with GST Invoice Rul (Section 31 of GST Act & Rules referred thereunder) wherein the 'Bill To' deta shall encompass following. BHEL GSTN – CHHATTISGARH: 22AAACB4146P1ZP Name - BHARAT HEAVY ELECTRICALS LIMITED Address - Shall be intimated later.
		Specific details of BHEL GSTN, Name and Address as stated above, have be specified elsewhere in the tender.
		9. Successful bidder to intimate immediately on the day of removal of goods case of any supply of goods) to BHEL along with all relevant details and send scanned copy of Tax Invoice to BHEL through following communication mode to enabling BHEL to meet its GST related compliances.

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END	<u>DER NUMBER - PSER:F</u>	PUR:HSE:005(I):034 (ENQ:24:PP:0015:PUR:30) DATE: 05/08/2024
		Specific details of above shall be intimated to successful bidder by BHEL at appropriate juncture.
		10. In case of delay in submission of above mentioned documents on the date of dispatch, BHEL may incur penalty/ interest for not adhering to Invoicing Rules under GST Law.
		The same will be liable to be recovered from successful bidder, in case such delay is not attributable to BHEL.
		11. In case of raising any Supplementary Tax Invoice (Debit / Credit Note), successful bidder shall issue the same containing all the details as referred to in Section 34 read with Section 31 of GST Act & Rules referred there under.
		12. Successful bidder shall comply with the Time Limit prescribed under the GST Law and rules thereof for raising of the Tax Invoice.
		If any supply of goods is applicable, successful bidder shall also ensure prompt delivery of goods after dispatch.
		13. Bidder shall note that in case GST credit is delayed / denied to BHEL due to delayed / non receipt of goods and / or Tax Invoice or expiry of the timeline prescribed in GST Law for availing such ITC, or any other reasons, not attributable to BHEL, GST amount shall be recoverable from successful bidder along with interest levied/ leviable on BHEL, as the case may be.
		14. Successful bidder shall upload the invoices raised on BHEL in IFF/GSTR-1 within the prescribed time as given in the GST Act, and the same should be available to BHEL in FORM GSTR-2B electronically through the common portal; and confirmation of payment of such GST to the Government through filing of GSTR-3B of corresponding month/quarter.
		Bidder shall note that in case of delay in declaring such invoice in your return and GST credit availed by BHEL is denied or reversed subsequently as per GST Law, GST amount paid by BHEL towards such ITC reversal as per GST law shall be recoverable from the successful bidder along with interest levied / leviable on BHEL.
		15. Successful bidder to arrange for e-waybill for any movement of goods for the execution of the contract.
		Successful bidder has to make their own arrangement at their cost for completing the formalities, if required, with Issuing Authorities, for bringing materials, plants & machinery at site for execution of the works under this contract, Road Permit / Way Bill, if required, shall be arranged by successful bidder and BHEL will not supply any Road Permit/ Way Bill for this purpose.
		16. Any new taxes & duties, if imposed subsequent to due date of offer submission as per NIT & TCN, by statutory authority during contract period (including extension, if the same is not attributable to you), shall be reimbursed by BHEL on production of relevant supporting document to the satisfaction of BHEL. However, you shall obtain prior approval from BHEL before depositing new taxes and duties.
		17. Benefits and / or abolition of all existing taxes must be passed on to BHEL against new taxes, if any, proposed to be introduced at a later date.
11	PVC	Not Applicable
12	ORC	Not Applicable
13	Security Deposit	Not Applicable
14	Splitting of Contract	Not Applicable

PART-E

PRICE SCHEDULE (UNPRICED) - VOLUME-III

PLEASE REFER E-PROCUREMENT PORTAL https://eprocurebhel.co.in

PART-E

PRICE SCHEDULE - VOLUME-III

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PART-H: **FORMS AND PROCEDURES**

<u>F-01</u>

RTGS FORMAT

Form for getting payment through RTGS (Real Time Gross Settlement)	
01. NAME OF VENDOR:	
02. ADDRESS:	
03. VENDOR'S BANK A/C NAME:	
04. VENDOR'S BANK A/C NO.:	
05. NAME OF BANK:	
06. NAME OF BRANCH:	
07. BRANCH PH. NO.:	
08. CITY:	
09. IFSC CODE OF THE BRANCH:	
THE CHARGES IF ANY FOR PAYMENT THROUGH RTGS MAY BE SUBMITTED BY US.	RECOVERED FROM THE BILL
SIGNATURE OF AUTHORISED REPRESENTATIVE OF VENDOR WITH DATE & SEAL	CONFIRMATION BY BANKER WITH OFFICE SEA
Note: Incorrect information will create accounting complications and p	ayment will be delayed.

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VENDOR DETAILS

1.	Name & address of the vendor/company:
2.	PAN No. of the vendor/company (scan copy of PAN Card):
3.	Contact Person for the vendor/company:
4.	Mobile number & E-mail of the contact person:
5.	VAT / TIN:
5.	CST:

SIGNATURE OF THE BIDDER WITH DATE & SEAL

F-03

FORMAT FOR DETAILS OF BIDDER

NAME OF BIDDER	
FAX NO.	
Registration Number*	
Name of Partners / Directors	
Bidder Type Indian/ Foreign*	
City*	
State*	
Country*	
Postal Code*	
PAN/TAN Number*	
Company's Establishment Year	
Company's Nature of Business*	
Company's Legal Status* {limited company/undertaking/joint venture/partnership/other}	
Company Category* {micro unit as per MSME/small unit as per MSME/medium unit as per MSME/Ancillary unit/project affected person of this company/ssi/ other}	
Enter Company's Contact Person Details Title(Mr. / Mrs. / Ms. / Dr. / Shri)*	
Contact Name*	
Date Of Birth*	
Correspondence Email* (Correspondence Email ID can be same as your Login ID. All the mail correspondence will be sent only to the Correspondence Email ID.)	
Designation	
Phone*	
Mobile*	

SIGNATURE OF THE BIDDER WITH DATE & SEAL