

BHARAT HEAVY ELECTRICALS LIMITED POWER SECTOR - PROJECT ENGINEERING MANAGEMENT

Formats for SOP Tenders

INDEX

S.No.	Formats	Y
1	No Deviation Sheet (Cost of Withdrawal Sheet)	0
2	Proforma of Declaration confirming knowledge about Site Conditions	0
3	Proforma of Bank Guarantee for Earnest Money Deposit (EMD)	0
4	Proforma of Insurance Surety Bond towards Earnest Money Deposit (EMD)	
5	Proforma of Local Content Certificate as per MII Order	
6	Proforma of Land Border Certificate as per GFR	
7	Proforma of Declaration by Micro and Small Enterprise (MSE) bidders	
8	Proforma of Declaration regarding Conflict of Interest	
9	Bank Guarantee for Performance Security	
10	Proforma of Insurance Surety Bond towards Security Deposit	
11	Bank Guarantee for Interest Free Refundable Advance	
12	Bank Guarantee for Interest Bearing Refundable Advance	
13	Indemnity Bond (As per Annexure -VIII of GCC BOP Rev-00)	0
14	RA Bill Format	
15	Final Bill Submission format with No Claim Certificate and No Demand Certificate	0
16	Monthly Plan & Review with Contractors	

Note: Bidders to submit the applicable documents as mentioned in NIT along with their offer

No Deviation Sheet (Cost of Withdrawal Sheet)

ANNEXURE-II DEVIATION SHEET (COST OF WITHDRAWAL)									
PROJECT:-									
PACKAGE:-									
TENDER ENQUIRY :-									
			NAME OF T	HE BIDDER					
SI. No.	Volume/Section	Page No.	Clause No.	Technical Specification/Tender Document No	Complete Description of Deviation	Cost of withdrawal of deviation to be entered by the bidder in	Reference of price Schedule of which Cost of Withdrawal of Deviation is applicable	Nature of cost of withdrawal of deviation (Positive/Negative)	Reasons for quoting deviation
1	TECHNICAL DEVIATION								
1.01									
1.02									
1.03									
1.04									
1.05									
1.06									
1.07									
1.08									
2.01	COMMERCIAL DEVIATION								
2.02									
2.03									
2.04									
2.05									
2.06									
2.07									
2.08									

- Cost of Withdrawal of deviation will be applicable on the basic price (i.e. excluding taxes, duties & freight) only.
 All the bidders have to list out all their technical & commercial deviations (if any) in details in the above format.
 Any deviation not mentioned above and shown separately or found hidden in offer, will not be taken cognizance of.
- 4.Bidder shall submit duly filled unpriced copy of above format indicating "quoted" in "cost of withdrawl of deviation" column of the schedule above along with their Techno-commercial offer, wherever applicable. In absence of same, such deviation(s) shall not be considered and offer shall be considered in total compliance to NIT.
- Bidder shall furnish price copy of above format along with price bid.
 The final decision of acceptance/ rejection of the deviations quoted by the bidder shall be at discretion of the Purchaser.
 Bidders to note that any deviation (technical/commercial) not listed in above and asked after Part-I opening shall not be considered.
- 8. For deviations w.r.t. Credit Period, Liquidated damages, Firm prices if a bidder chooses not to give any cost of withdrawl of deviation loading as per Annexure-VII of GCC, Rev-07 will apply. For any other deviation mentioned in un-priced copy of this format submitted with Part-I bid but not mentioned in priced copy of this format submitted with Priced bid, the cost of withdrawl of deviation shall be taken as NIL.

 9. Any deviation mentioned in priced copy of this format, but not mentioned in the un-priced copy, shall not be accepted.

- 10. All techno-commercial terms and conditions of NIT shall be deemed to have been accepted by the bidder, other than those listed in unpriced copy of this format.

 11. Cost of withdrawl is to be given seperately for each deviation. In no event bidder should club cost of withdrawl of more than one deviation else cost of withdrawl of such deviations which have been clubbed together shall be considered as NIL.

 12. In case nature of cost of withdrawl (positive/negative) is not specified it shall be assumed as positive.
- 13. In case of descrepancy in the nature of impact (positive/ negative), positive will be considered for evaluation and negative for ordering.

DECLARATION CONFIRMING KNOWLEDGE ABOUT SITE CONDITIONS

(To be typed and submitted in the Letter Head of the Company/Firm of Bidder)

To,
(Write Name and Designation of Officer of BHEL inviting the Tender); Bharat Heavy Electricals Limited, Project Engineering Management, BHEL Sadan, HRD & ESI Complex, Plot No 25, Sector-16 A, Noida-201301
Sub : <u>Declaration confirming knowledge about Site conditions</u>
Ref : 1) NIT/Tender Specification No:
I/We, hereby declare and confirm that we have visited the Project Site as referred in BHEL Tender Specifications and acquired full knowledge and information about the Site conditions including Wage structure, Industrial Climate, the Law & Order and other conditions prevalent a and around the Site. We further confirm that the above information is true and correct and we shall not raise any claim of any nature due to lack of knowledge of Site conditions.
I/We, hereby offer to carry out work as detailed in above mentioned Tender Specification, in accordance with Terms & Conditions thereof.
Yours faithfully,
(Signature, Date & Seal of Authorized Representative of the Bidder)
Date:
Place:

PROFORMA OF BANK GUARANTEE FOR EARNEST MONEY

(On non-Judicial paper of appropriate value)

Bank Guarantee No
Date
То
(Employer's Name and Address)
Dear Sirs,
In accordance with the terms and conditions of Invitation for Bids/Notice Inviting Tender No(Tender
Conditions), M/s(hereinafter referred to as the
'Tenderer'), is submitting its bid for the work ofinvited by(name of the Employer)
through its Unit at(The Tender Conditions provide that the Tenderer shall pay a sum of Rs
as Earnest Money Deposit in the form therein mentioned. The form of payment of Earnest Money Deposit
includes Bank Guarantee executed by a Scheduled Bank.
In lieu of the stipulations contained in the aforesaid Tender Conditions that an irrevocable and unconditional
Bank Guarantee against Earnest Money Deposit for an amount of is required to be submitted
by the Tenderer as a condition precedent for participation in the said Tender and the Tenderer having approached
us for giving the said Guarantee,
we, the[Name & address of the Bank] having our Registered Office at(hereinafter
referred to as the Bank) being the Guarantor under this Guarantee, hereby irrevocably and unconditionally
undertake to forthwith and immediately pay to the Employer without any demur, merely on your first demand
any sum or sums of Rs(in words Rupees) without any reservation, protest, and
recourse and without the beneficiary needing to prove or demonstrate reasons for its such demand.
Any such demand made on the Bank shall be conclusive as regards the amount due and payable by the Bank
under this guarantee. However, our liability under this guarantee shall be restricted to an amount not exceeding
Rs

We undertake to pay to the Employer any money so demanded notwithstanding any dispute or disputes raised by the Vendor/Contractor/Vendors in any suit or proceeding pending before any Court or Tribunal, Arbitrator or any other authority, our liability under this present being absolute and unequivocal.

The payment so made by us under this Guarantee shall be a valid discharge of our liability for payment hereunder and the Tenderer shall have no claim against us for making such payment.

The Bank also agrees that the Employer at its option shall be entitled to enforce this Guarantee against the Bank as a principal debtor, in the first instance without proceeding against the Tenderer and notwithstanding any security or other guarantee that the Employer may have in relation to the Tenderer's liabilities.

This Guarantee shall be irrevocable and shall remain in force upto and including....... and shall be extended from time to time for such period as may be desired by the Employer.

We, Bank lastly undertake not to revoke this guarantee during its currency except with the previous consent of the Employer in writing.

This Bank Guarantee shall be governed, construed and interpreted in accordance with the laws of India.

Courts at shall alone have exclusive jurisdiction over any matter arising out of or in connection with this Bank Guarantee

a)	The liability of the Bank under this Guarantee shall not exceed	
b)	This Guarantee shall be valid up to	
c)	Unless the Bank is served a written claim or demand on or before	all rights under this
	guarantee shall be forfeited and the Bank shall be relieved and discharged fr	om all liabilities under this
	guarantee irrespective of whether or not the original bank guarantee is return	ned to the Bank
	Bank, have power to issue this Guarantee under law and the	ne undersigned as a duly
authori	zed person has full powers to sign this Guarantee on behalf of the Bank.	
	For and or	n behalf of
	(Name o	f the Bank)
Date		
Place o	f Issue	
¹ Detai	ils of the Invitation to Bid/Notice Inviting Tender	
² Name	e and Address of the Tenderer	
³ Detai	ils of the Work	
⁴ Name	e of the Employer	
⁵ BG A	mount in words and Figures	
⁶ Valid	ity Date	

Notwithstanding anything to the contrary contained hereinabove:

Notes:

⁷ Date of Expiry of Claim Period

- 1. Units are advised that expiry of claim period may be kept 3-6 months after validity date. It may be ensured that the same is in line with the agreement/ contract entered with the Vendor.
- 2. The BG should be on Non-Judicial Stamp paper/e-stamp paper of appropriate value as per Stamp Act prevailing in the State(s) where the BG is submitted or is to be acted upon or the rate prevailing in the State where the BG was executed, whichever is higher. The Stamp Paper/e-stamp paper shall be purchased in the name of Contractor/sub-contractor /vendor/ Bank issuing the guarantee.
- 3. In line with the GCC, SCC or contractual terms, Unit may carry out minor modifications in the Standard BG Formats. If required, such modifications may be carried out after taking up appropriately with the Unit/Region's Law Deptt.

- 4. In Case of Bank Guarantees submitted by Foreign Vendors
 - a. From Nationalized/Public Sector / Private Sector/ Foreign Banks (BG issued by Branches in India) can be accepted subject to the condition that the Bank Guarantee should be enforceable in the town/city or at nearest branch where the Unit is located i.e. Demand can be presented at the Branch located in the town/city or at nearest branch where the Unit is located.
 - b. From Foreign Banks (wherein Foreign Vendors intend to provide BG from local branch of the Vendor country's Bank)
 - b.1 In such cases, in the Tender Enquiry/ Contract itself, it may be clearly specified that Bank Guarantee issued by any of the Consortium Banks only will be accepted by BHEL. As such, Foreign Vendor needs to make necessary arrangements for issuance of Counter- Guarantee by Foreign Bank in favour of the Indian Bank's (BHEL's Consortium Bank) branch in India. It is advisable that all charges for issuance of Bank Guarantee/ counter- Guarantee should be borne by the Foreign Vendor. The tender stipulation should clearly specify these requirements.
 - **b.2** In case, Foreign Vendors intend to provide BG from Overseas Branch of our Consortium Bank (e.g. if a BG is to be issued by SBI Frankfurt), the same is acceptable. However, the procedure at sl.no. b.1 will required to be followed.
 - **b.3** The BG issued may preferably be subject to Uniform Rules for Demand Guarantees (URDG) 758 (as amended from time to time). The BG Format provided to them should clearly specify the same.

Proforma of Insurance Surety Bond towards Earnest Money Deposit

(To be stamped in accordance with Stamp Act of India)

	nsurance Surety Bond No
)ate
To	
Bharat Heavy Electricals Limited,	
Dear Sirs,	
In accordance with Invitation for Bids under your	Tender Ref. No,
M/s [Bidder's Name]	having its Registered/Head Office at
(hereinafter ca	lled the 'Bidder') wish to participate in the said
bid for [Name of Package]	as an irrevocable
Insurance Surety Bond against Earnest Money Dep	posit for an amount of
(*) valid for(**) days from	(***) required to be submitted by the
Bidder as a condition precedent for participation in the	e said bid which amount is liable to be forfeited
on the happening of any contingencies as mentioned	under the Bidding Documents.
We, the [Name & address of the Insu	urer] having our Head Office at
(#) guarantee and u	
Bharat Heavy Electricals Limited (hereinafter called	
•	
without any reservation, protest, dema the 'Employer' shall be conclusive and binding on us	·
	• •
by the Bidder and/or any right/remedy available to the	bidder in terms thereor.
This Insurance Surety Bond shall be unconditional as	well as irrevocable and remain in full force for
a period of(**) days from the latest due	date of bid opening and a claim period of
(@)days. If any further extension of this Insurar	nce Surety Bond is required, the same shall be
extended to such required period (not exceeding one y	ear) on receiving instructions from M/s
[Bidder's Name] on whose behalf this Insurar	nce Surety Bond is issued.
In witness where of the Insurer, through its author	ized officer, has set its hand and stamp on
this 20 at	
	(Signature)
	(Name)
	(Designation with Insurer Stamp)
	Authorised Vide Power of Attorney
	No

Date.....

Proforma of Insurance Surety Bond towards Earnest Money Deposit

(To be stamped in accordance with Stamp Act of India)

Insurance Surety Bond No
Date

NOTE:

- 1. (*) The amount as specified in the Notice inviting Tender (NIT).
 - (**) This shall be the duration of Offer Validity Date.
 - (***) This shall be the latest date of opening of Techno-Commercial bids.
 - (#) Complete mailing address of the Head Office of the Insurer to be given.
 - (@) This date shall be expiry of claim period & may be kept 3-6 months beyond the validity date
- 2. The Insurance Surety Bond shall be from an Insurer as per guidelines issued by Insurance Regulatory and Development Authority of India (IRDAI) as amended from time to time.
- 3. The Employer shall be the Creditor, the Bidder shall be the Principal debtor and the Insurance company/Insurer shall be the Surety in respect of the Insurance Surety Bond to be issued by the Insurer.
- 4. The Insurance Surety Bond should be on Non-Judicial stamp paper/e-stamp paper of appropriate value as per Stamp Act prevailing in the state (s) where the Insurance Surety Bond is submitted or is to be acted upon or the rate prevailing in State where the Insurance Surety Bond is executed, whichever is higher. The Stamp Paper/e-stamp paper shall be purchased in the name of Bidder/Insurer issuing the Insurance Surety Bond.
- 5. While getting the Insurance Surety Bond issued, Bidders are required to ensure compliance to the points mentioned in Form of Bank Guarantee/Insurance Surety Bond Verification Check List enclosed in this Section of Bidding Documents. Further, Bidders are required to fill up this Form and enclose the same with the Insurance Surety Bond.

Format for Local Content Certificate as per MII Order in case of Self Certification

Ref:	Date:
To, Bharat Heavy Electricals Limited PEM, PPEI Building, Plot No 25, Sector -16A Noida (U.P)-201301	
Reference: Tender Enquiry No	
Name of Package:	
Dear Sir,	
We hereby certify that items offorfor(Project Name) offered by M/s	· · · · · · · · · · · · · · · · · · ·
having its works/office athas local content it is also certified that the local content percentage (%) certified above content given in point no 2 of Public Procurement (Preference to Mak having ref. no. P-45021/2/2017-PP(BE-II)-Part(4) Vol.II dated (M/squalifies as Class-I/Class-II applicable) local supplier.	e is in line with definition of ocal e in India), Order 2017- revision, 04.06.2020 & 19.07.2024 an
Further, cost of locally imported items (inclusive of taxes) sourced loc is Rs and cost of licence/royalty paid/technical expertise cost et is Rs	-
Details of the location(s) at which the local value addition-	
Yours very truly	
(Signing Authority Name & Sign)	
(Firm Name)	

Format for Local Content Certificate as per MII Order in other case

To be given on statutory auditor / cost auditor of the company (in the case of companies) / from a practicing cost accountant / practicing chartered accountant Letter head

Ref:	Date:
To, Bharat Heavy Electricals Limited PEM, PPEI Building, Plot No 25, Sector -16A Noida (U.P)-201301	
Reference: Tender Enquiry No	
Name of Package:	
Dear Sir,	
We hereby certify that items of	(bidder's name content of(bidder's name bove is in line with definition of oca Make in India), Order 2017- revision ed 04.06.2020 & 19.07.2024 as s-II (strike out whichever is no
Details of the location(s) at which the local value addition-	
Yours very truly	
(Signing Authority Name & Sign)	
(Firm Name)	

Proforma of Land Border Certificate as per GFR

Ref:	Date:
To,	
Bharat Heavy Electricals Limited	
PEM, PPEI Building,	
Plot No 25, Sector -16A	
Noida (U.P)-201301	
Reference:	
Order no-F6/18/2019-PPD dated 23.07.2020 issued by Ministr	y of Finance.
Tender Enquiry No	
Offer No	
Name of Package:	
Dear Sir,	
I have read the clause regarding restriction on procurement fr a land border with India. I hereby certify that <u>Company name</u> , i to be considered.	•
Thanking You,	
Yours faithfully,	
(Company director seal and signature)	

To be given on Letter head of Bidder

Mandatory declaration by Micro and Small Enterprise (MSE) bidders

Ref:				Date:	
PEM, PF Plot No	Heavy Electricals Li PEI Building, 25, Sector -16A J.P)-201301	mited			
		/ No			
-	-		_	details & submit documentant their techno-commercial of	-
	Type under MSE	SC/ST Owned	Women Owned	Others (excluding SC/ST & Women Owned)	
	Micro				İ
	Small				İ
		ot furnish the above der MSE category.	e in the tender, offe	r shall be processed construi	ng that
Thankin	g You,				
Yours fa	ithfully,				
(Author	ized signatory seal	and signature)			

To be given on Letter head of Bidder

Mandatory declaration by bidders regarding conflict of interest

Ref:	Date:
To, Bharat Heavy Electricals Limited PEM, PPEI Building, Plot No 25, Sector -16A Noida (U.P)-201301	
Reference: Tender Enquiry No Name of Package:	
Treatment of cases regarding conflict of interest:	
The bidder notes that a conflict of interest would said to have occurred in the tender of the resultant contract, in case of any of the following situations:	process and execution
i) If its personnel have a close personal, financial, or business relationship with any pare directly or indirectly related to the procurement or execution process of the corthe decision of BHEL directly or indirectly;	
ii) The bidder (or his allied firm) provided services for the need assessment/ procur Tender process in which it is participating;	rement planning of the
iii) Procurement of goods directly from the manufacturers/ suppliers shall be pref OEM/ Principal insists on engaging the services of an agent, such agent shall not be more than one manufacturer/ supplier in the same tender. Moreover, either the age of the manufacturer/ supplier or the manufacturer/ supplier could bid directly but are received from both the manufacturer/ supplier and the agent, bid received fr ignored. However, this shall not debar more than one Authorised distributor (with from quoting equipment manufactured by an Original Equipment Manufacturer (under a Proprietary Article Certificate.	e allowed to represent ent could bid on behalf not both. In case bids om the agent shall be of or without the OEM)
iv) A bidder participates in more than one bid in this tender process. Participatio Bidder (including the participation of a Bidder as a partner/ JV member or sub-contr vice-versa) in more than one bid shall result in the disqualification of all bids in which this does not limit the participation of an entity as a sub-contractor in more than one independently in his own name or as a member of a JV.	ractor in another bid or he is a party. However,
The Bidder declares that they have read and understood the above aspects, and the such conflict of interest does not exist and undertakes that they will not enter into an agreement or understanding, whether formal or informal with other Bidder(s), in the particular to prices, specifications, certifications, subsidiary contracts, submissions bids or any other actions to restrict competitiveness or to introduce cartelization in case, the Bidder is found having indulged in above activities, the same will be core of the tender conditions, and suitable action shall be taken by BHEL as per extant	ny illegal or undisclosed his regard. This applies n or non-submission of the bidding process. In nsidered as a violation
Thanking You,	
Yours faithfully,	
(Authorized signatory seal and signature)	

BANK GUARANTEE FOR PERFORMANCE SECURITY

· · · · · · · · · · · · · · · · · · ·	Bank Guarantee No:
ı	Date:
То	
Bharat Heavy Electricals Limited, Execution Agency (PSNR, PSER, PSSR, PSWR as applicable) Name & Address	
Dear Sirs,	
In consideration of Bharat Heavy Electricals Limited (hereinafter referred to as the repugnant to the context or meaning thereof, include its successors and performance Act, 1956 and having its registered office at	mitted assigns) incorporated under the through its Unit at
immediately pay to the Employer any sum or sums upto a maximum amount of F) without any demur, immediately on first demand from the Employer and without and without the Employer needing to prove or demonstrate reasons for its such definition.	out any reservation, protest, and recourse
Any such demand made on the Bank shall be conclusive as regards the amount guarantee. However, our liability under this guarantee shall be restricted to an amount	, ,
We undertake to pay to the Employer any money so demanded notwithstanding Vendor / Contractor / Supplier in any suit or proceeding pending before any Court or our liability under this present being absolute and unequivocal.	
The payment so made by us under this Guarantee shall be a valid discharge of outvendor / Contractor / Supplier shall have no claim against us for making such pay	, , ,
We thebank further agree that the guarantee herein contained the period that would be taken for the performance of the said Contract/satisfactory	•

BANK GUARANTEE FOR PERFORMANCE SECURITY

(To be stamped in accordance with Stamp Act of India)

period as per the terms of the Contract and that it shall continue to be enforceable till all the dues of the Employer under or by virtue of the said Contract have been fully paid and its claims satisfied or discharged.
WeBANK further agree with the Employer that the Employer shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Contract or to extend time of performance by the said Vendor/Contractor/Supplier from time to time or to postpone for any time or from time to time any of the powers exercisable by the Employer against the said Vendor/Contractor/Supplier and to forbear or enforce any of the terms and conditions relating to the said Vendor/Contractor/Supplier or for any forbearance, act or omission on the part of the Employer or any indulgence by the Employer to the said Vendor/Contractor/Supplier or by any such matter or thing whatsoever which under the law relating to sureties would but for this provision have effect of so relieving us.
The Bank also agrees that the Employer at its option shall be entitled to enforce this Guarantee against the Bank as a principal debtor, in the first instance without proceeding against the Vendor / Contractor / Supplier and notwithstanding any security or other guarantee that the Employer may have in relation to the Vendor / Contractor / Supplier 's liabilities.
This Guarantee shall remain in force upto and including and shall be extended from time to time for such period as may be desired by Employer.
This Guarantee shall not be determined or affected by liquidation or winding up, dissolution or change of constitution or insolvency of the <u>Vendor / Contractor / Supplier</u> but shall in all respects and for all purposes be binding and operative until payment of all money payable to the Employer in terms thereof.
Unless a demand or claim under this guarantee is made on us in writing on or before thewe shall be discharged from all liabilities under this guarantee thereafter. This Bank Guarantee shall be governed, construed and interpreted in accordance with the laws of India.
Courts at Delhi shall alone have exclusive jurisdiction over any matter arising out of or in connection with this Bank Guarantee.
We, BANK lastly undertake not to revoke this guarantee during its currency except with the previous consent of the Employer in writing.
Notwithstanding anything to the contrary contained hereinabove: a) The liability of the Bank under this Guarantee shall not exceed

b)

This Guarantee shall be valid up to

BANK GUARANTEE FOR PERFORMANCE SECURITY

(To be stamped in accordance with Stamp Act of India)

c)	Unless the Bank is served a written claim or demand on or before	all rights under this guarantee
	shall be forfeited and the Bank shall be relieved and discharged from all liabilities un	der this guarantee irrespective
	of whether or not the original bank guarantee is returned to the Bank.	
We,	Bank, have power to issue this Guarantee under law and the undersign	ed as a duly authorized person
has full	powers to sign this Guarantee on behalf of the Bank.	
		For and on behalf of
		(Name of the Bank)
Dated		
Place o	f Issue	
¹ NAME	E AND ADDRESS OF EMPLOYER I.e Bharat Heavy Electricals Limited	
² NAME	E AND ADDRESS OF THE VENDOR /CONTRACTOR / SUPPLIER.	
³ DETA	NILS ABOUT THE NOTICE OF AWARD/CONTRACT REFERENCE	
4 CON	TRACT VALUE	
	IECT/SUPPLY DETAILS MOUNT IN FIGURES AND WORDS	
	DITY DATE : The validity of Bank Guarantee towards Security Deposit shall be till act d) + Guarantee Period + 3 months	ual completion work (Contract
8 DATE	FOE EXPIRY OF CLAIM PERIOD: The Claim period may be kept 3 to 6 months here	and the validity date

Note:

- 1. Bidders are advised that expiry of claim period may be kept 3-6 months after validity date.
- 2. The BG should be on Non-Judicial Stamp paper/e-stamp paper of appropriate value as per Stamp Act prevailing in the State(s) where the BG is submitted or is to be acted upon or the rate prevailing in the State where the BG was executed, whichever is higher. The Stamp Paper/e-stamp paper shall be purchased in the name of Vendor/Contractor/Supplier /Bank issuing the guarantee.

BANK GUARANTEE FOR PERFORMANCE SECURITY

- 3. In Case of Bank Guarantees submitted by Foreign Vendors
 - a. From Nationalized/Public Sector / Private Sector/ Foreign Banks (BG issued by Branches in India) can be accepted subject to the condition that the Bank Guarantee should be enforceable in the town/city or at nearest branch where the Unit is located i.e. Demand can be presented at the Branch located in the town/city or at nearest branch where the Unit is located.
 - b. From Foreign Banks (wherein Foreign Vendors intend to provide BG from local branch of the Vendor country's Bank)
 - b.1 In such cases, in the Tender Enquiry/ Contract itself, it may be clearly specified that Bank Guarantee issued by any of the Consortium Banks only will be accepted by BHEL. As such, Foreign Vendor needs to make necessary arrangements for issuance of Counter- Guarantee by Foreign Bank in favour of the Indian Bank's (BHEL's Consortium Bank) branch in India. It is advisable that all charges for issuance of Bank Guarantee/ counter- Guarantee should be borne by the Foreign Vendor. The tender stipulation should clearly specify these requirements.
 - b.2 In case, Foreign Vendors intend to provide BG from Overseas Branch of our Consortium Bank (e.g. if a BG is to be issued by SBI Frankfurt), the same is acceptable. However, the procedure at sl.no. b.1 will required to be followed.
 - **b.3** The BG issued may preferably be subject to Uniform Rules for Demand Guarantees (URDG) 758 (as amended from time to time). The BG Format provided to them should clearly specify the same.

<u>Proforma of Insurance Surety Bond towards Security Deposit</u>

(To be stamped in accordance with Stamp Act of India)

Insurance Surety Bond No
Date

To,

Dear Sirs.

We ... [Name & Address of the *Insurer*]... having Office its Head at ...xxxxxxxxxx... (hereinafter referred to as the 'Insurer', which expression shall, unless repugnant to the context or meaning thereof, include its successors, administrators, executors and assigns) do hereby guarantee and undertake to pay the Employer, on demand any and all amount payable by the Contractor in terms of the agreement to provide Security Deposit, to the extent of Rs ...xxxxxxxxxxx... (Rupees ...xxxxxxxxxx... Only) as aforesaid at any time up to ...dd/mm/yyyy... [#] without any condition, demur, reservation, contest, recourse or protest and/or without any reference to the Contractor. Any such demand made by the Employer on the Insurer shall be conclusive and binding notwithstanding any difference between the Employer and the Contractor or the Insurer and the Contractor or any dispute pending before any Court, Tribunal, Arbitrator or any other authority. The Insurer undertakes not to revoke this Insurance Surety Bond during its currency and or any period extended under the contract, without prior consent of the Employer and further agrees that the guarantee herein contained shall be enforceable till ...dd/mm/yyyy... [@].

The Employer shall have the fullest liberty, without affecting in any way the liability of the Insurer under this Insurance Surety Bond, from time to time to extend the performance of the Contract by the Contractor for the purpose of which, the Insurer shall be liable to extend the validity of the present Insurance Surety Bond without any demur, condition, protest and the Insurer shall at no point in time have an option of revoking the same, The

<u>Proforma of Insurance Surety Bond towards Security Deposit</u>

(To be stamped in accordance with Stamp Act of India)

Insurance Surety Bond No
Date

Employer shall have the fullest liberty, without affecting this Insurance Surety Bond, to postpone from time to time the exercise of any powers vested in them or of any right which they might have against the Contractor, and to exercise the same at any time in any manner, and either to enforce or to forbear to enforce any covenants, contained or implied, in the Contract between the Employer and the Contractor or any other course or remedy or security available to the Employer. The Insurer shall not be released of its obligations under these presents by any exercise by the Employer of its liberty with reference to the aforesaid or any of them or by reason of any other act or forbearance or other acts of omission or commission on the part of the Employer or any other indulgence shown by the Employer or by any other matter or thing whatsoever which under law would, but for this provision, have the effect of relieving the Insurer.

The Insurer also agrees and undertakes that the Employer at its option shall be entitled to enforce this Insurance Surety Bond against the Insurer as a Surety, in the first instance without proceeding against the Contractor and notwithstanding any security or other guarantee that the Employer may have in relation to the Contractor's liabilities.

Notwithstanding anything contained herein above our liability under this Insurance Surety Bond is restricted to **Rs.** ...**xxxxxxxxxxx...** (**Rupees** ...**xxxxxxxxxxx...** Only) and it shall remain in force up to and including ...**dd/mm/yyyy...** [#] and shall be extended from time to time for such period, as may be desired by **M/s** ...(Contractor's name)... on whose behalf this Insurance Surety Bond has been given.

Dated this day of 20	at
WITNESS:	
1	
(Signature)	(Signature)
(Name)	(Name)
(Official Address)	(Designation with Insurer Stamp)
	Authorised Vide Power of
	Attorney
	No
	Date
2(Signature)	
(Name)	
(Official Address)	

Notes:

- 1) **# Validity date**: The validity of Insurance Surety Bond towards Security Deposit shall be till actual completion work (Contract period) + Guarantee Period + 3 months.
- 2) **@ Date of Expiry of Claim Period**: The Claim period may be kept 3 to 6 months beyond the validity date.
- 3) The Insurance Surety Bond shall be from an Insurer as per guidelines issued by Insurance Regulatory and Development Authority of India (IRDAI).
- 4) The Employer shall be the Creditor, the Contractor shall be the Principal debtor and the Insurance company/Insurer shall be the Surety in respect of the Insurance Surety Bond to be issued by the Insurer.
- 5) The Insurance Surety Bond should be on Non-Judicial stamp paper/e-stamp paper of appropriate value as per Stamp Act prevailing in the state(s) where the Insurance Surety Bond is executed, whichever is higher. The Stamp Paper/estamp paper shall be purchased in the name of Bidder/Insurer issuing the Insurance Surety Bond.

BANK GUARANTEE FOR INTEREST FREE REFUNDABLE ADVANCE

	Bank Guarantee No:
	Date:
То	
В	narat Heavy Electricals Limited,
Po	ower Sector Region,
	(Address)
Dear Sirs,	
and Addithe context Heavy Eleat BHEL(A	of Guarantee made this
Contract a	S M/s(hereinafter referred to as the Contractor) have entered into a rising out of Letter of Award nodtd(hereinafter referred to as "the Contract") for the of work > with the Company.
of Rs conditions	REAS the Contract inter-alia provides that the Company will pay to the Contractor interest free advance (Rupees only) on certain terms and specified in the Contract subject to the Contractor furnishing a Bank Guarantee for Rs only) in favour of the Company.
AND WHE	REAS the Company has agreed to accept a Bank Guarantee from a Bank to cover the said advance.
at between	REAS the Contractor has approached the Guarantor and in consideration of the arrangement arrived the Contractor and the Guarantor, the Guarantor has agreed to give the Guarantee as hereinafter in favour of the Company.
NOW THIS	DEED WITNESSES AS FOLLOWS:-
(Rupe recove condit	nsideration of the Company having agreed to advance a sum of Rs

BANK GUARANTEE FOR INTEREST FREE REFUNDABLE ADVANCE

(To be stamped in accordance with Stamp Act of India) unconditionally and irrevocably undertake to pay to the Company without demur and merely on a demand, to the extent of the said sum of Rs.____ (Rupees_ _____ only) any claim made by the Company on them for the loss or damage caused to or suffered by the Company by reasons of the Company not being able to recover in full the advance as aforesaid. (2) The decision of the Company whether the Contractor has failed to utilize the said advance or any part thereof for the purpose of the Contract and / or as to the extent of loss or damage caused to or suffered by the Company by reason of the Company not being able to recover in full the said sum of Rs.___ shall be final and binding on the Guarantor, irrespective of the fact whether the Contractor admits or denies the default or questions the correctness of any demand made by the Company in any Court Tribunal or Arbitration proceedings or before any other Authority. (3) The Company shall have the fullest liberty without affecting in any way the liability of the Guarantor under this Guarantee, from time to time to vary any of the terms and conditions of the Contract or extend time of performance by the Contractor or to postpone for any time and from time to time any of the powers exercisable by it against the Contractor and either enforce or forebear from enforcing any of the terms and conditions governing the Contract or securities available to the Company and the Guarantor shall not be released from its liability under these presents by any exercise by the Company of the liberty with reference to the matters aforesaid or by reasons of time being given to the Contractor or any other forbearance, act or commission on the part of the Company or any indulgence by the Company to the Contractor or of any other matter or thing whatsoever which under the law relating to sureties would, but for this provision have the effect of so releasing the Guarantor from its liability under this guarantee. (4) The Guarantor further agrees that the Guarantee herein contained shall remain in full force and effect during the period till the Company discharges this Guarantee, subject to however, that the Company shall have no claim under this Guarantee after_____ i.e. (the present date of validity of Bank Guarantee unless the date of validity of this Bank Guarantee is further extended from time to time, as the case may be) unless a notice of the claim under this Guarantee has been served on the Guarantor before the expiry of the said period in which case the same shall be enforceable against the Guarantor not withstanding the fact that the same is enforced after the expiry of the said period. (5) The Guarantor undertakes not to revoke this Guarantee during the period it is in force except with the previous consent of the Company in writing and agrees that any liquidation or winding up or insolvency or dissolution or any change in the constitution of the Contractor or the Guarantor shall not discharge the Guarantor's liability hereunder. (6) It shall not be necessary for the Company to proceed against the Contractor before proceeding against the Guarantor and the Guarantee herein contained shall be enforceable against them notwithstanding any security which the Company may have obtained or obtain from the Contractor shall at the time when proceedings are

taken against the Guarantor hereunder be outstanding or unrealized.

BANK GUARANTEE FOR INTEREST FREE REFUNDABLE ADVANCE

(To be stamped in accordance with Stamp Act of India) (7) Notwithstanding anything contained herein before, our liability under the Guarantee is restricted to _(Rupees_____). Our guarantee shall remain in force until _ Rs. i.e. the present date of validity of Bank Guarantee unless the date of validity of this Bank Guarantee is further extended from time to time. Unless a claim or demand under this guarantee is made against us on or before-----, we shall be discharged from our liabilities under this Guarantee thereafter. (8) Any claim or dispute arising under the terms of this document shall only be enforced or settled in the courts at Nagpur only. (9) The Guarantor hereby declares that it has power to execute this Guarantee under its Memorandum and Articles of Association and the executant has full powers to do so on its behalf under the Power of Attorney dated_____ (To be incorporated by the Bank) granted to him by the proper authorities of the Guarantor. IN WITNESS whereof the _____(Bank) has hereunto set and subscribed its hand the day, month and year first, above written. (Name of the Bank) Signed for and on behalf of the Bank (Designation of the Authorized Person Signing the Guarantee) (Signatory No.----) DATED: **SEAL** ______ Notes:

- 1. The BG shall be executed on non-judicial stamp papers of adequate value procured in the name of the Bank in the State where the Bank is located.
- 2. The BG is required to be sent by the executing Bank directly to BHEL at the address where tender is submitted / accepted, under sealed cover.

Form No: F-23 (Rev 00)

BANK GUARANTEE FOR INTEREST BEARING REFUNDABLE ADVANCE

	Bank Guarantee No:
	Date:
То	
Bharat Heavy Electricals Limited, Power Sector Northern Region, BHEL SADAN, Plot No. 25, Sector-16A, Noida, (U.P.) – 201301	
Dear Sirs,	
This deed of Guarantee made thisday of tw	vo thousand by < <u>Name and</u>
Address of Bank > hereinafter called the "The Guarantor" (which ex	opression shall unless repugnant to the
context or meaning thereof be deemed to include its successors and	assigns) in favour of M/S Bharat Heavy
Electricals Limited a Company incorporated under the Companies Act,	1956, having its registered office at
BHEL House, Siri Fort, New Delhi - 110049 through its unit at Bharat	Heavy Electricals Limited, Power Sector
Northern Region, BHEL SADAN, Plot No. 25, Sector-16A, Noida, (U	J.P.) - 201301, hereinafter called "The
Company" (which expression shall unless repugnant to the context or m	eaning thereof be deemed to include its
successors and assigns).	
WHEREAS M/s (hereinafter referred to as	the Contractor) have entered into a
Contract arising out of Letter of Award no.:dtd(he	ereinafter referred to as "the Contract"
for the < Name of work > with the Company.	
AND WHEREAS the Contract inter-alia provides that the Company will	I nay to the Contractor interest bearing
advance of Rs (Rupees	. ,
conditions specified in the Contract subject to the Contractor furnishing	
(Rupees only) in favour of the	
AND WHEREAS the Company has agreed to accept a Bank Guarantee f	from a Bank to cover the said advance.
AND WHEREAS the Contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has approached the Guarantor and in contractor has a con	consideration of the arrangement arrived
at between the Contractor and the Guarantor, the Guarantor has agree	ed to give the Guarantee as hereinafter
mentioned in favour of the Company.	
NOW THIS DEED WITNESSES AS FOLLOWS: -	
(1) In consideration of the Company having agreed	d to advance a sum of
	e Contractor, the Guarantor do hereby

Form No: F-23 (Rev 00)

BANK GUARANTEE FOR INTEREST BEARING REFUNDABLE ADVANCE

	guarantee the due recovery by the Company of the said advance with interest thereon as provided according to the terms and conditions of the Contract. If the said Contractor fails to utilise the said advance for the purpose of the Contract and /or the said advance together with interest as aforesaid is not fully recovered by the Company the Guarantor do hereby unconditionally and irrevocably undertake to pay to the Company without demur and merely on a demand, to the extent of the said sum of Rs.
	(Rupees only) any claim made by the Company on them for the loss or damage caused
	to or suffered by the Company by reasons of the Company not being able to recover in full the advance
	with interest as aforesaid.
(2)	The decision of the Company whether the Contractor has failed to utilise the said advance or any par
	thereof for the purpose of the Contract and / or as to the extent of loss or damage caused to or suffered by
	the Company by reason of the Company not being able to recover in full the said sum of Rs
	with interest if any shall be final and binding on the Guarantor, irrespective of the fact whether the
	Contractor admits or denies the default or questions the correctness of any demand made by the Company
	in any Court Tribunal or Arbitration proceedings or before any other Authority.
(3)	The Company shall have the fullest liberty without affecting in any way the liability of the Guaranton
	under this Guarantee, from time to time to vary any of the terms and conditions of the Contract of
	extend time of performance by the Contractor or to postpone for any time and from time to time any or
	the powers exercisable by it against the Contractor and either enforce or forebear from enforcing any o
	the terms and conditions governing the Contract or securities available to the Company and the Guaranton
	shall not be released from its liability under these presents by any exercise by the Company of the liberty
	with reference to the matters aforesaid or by reasons of time being given to the Contractor or any other
	forbearance, act or commission on the part of the Company or any indulgence by the Company to the
	Contractor or of any other matter or thing whatsoever which under the law relating to sureties would, but
	for this provision have the effect of so releasing the Guarantor from its liability under this guarantee.
(4)	The Guarantor further agrees that the Guarantee herein contained shall remain in full force and effect during
	the period till the Company discharges this Guarantee, subject to however, that the Company shall have
	no claim under this Guarantee after i.e. (the present date of validity of Bank Guarantee unless the
	date of validity of this Bank Guarantee is further extended from time to time, as the case may be) unless a
	notice of the claim under this Guarantee has been served on the Guarantor before the expiry of the said
	period in which case the same shall be enforceable against the Guarantor not withstanding the fact that the
	same is enforced after the expiry of the said period.
	er er er er er er er er er er er er er e

Form No: F-23 (Rev 00)

BANK GUARANTEE FOR INTEREST BEARING REFUNDABLE ADVANCE

5) The Guarantor undertakes not to revoke this Guarantee during the period it is in force except with the previous consent of the Company in writing and agrees that any liquidation or winding up or insolvency or dissolution.	
or any change in the constitution of the Contractor or the Guarantor shall not discharge the Guarantor's liabili	
hereunder.	٠,
6) It shall not be necessary for the Company to proceed against the Contractor before proceeding against the	ıе
Guarantor and the Guarantee herein contained shall be enforceable against them notwithstanding ar	ny
security which the Company may have obtained or obtain from the Contractor shall at the time who	en
proceedings are taken against the Guarantor hereunder be outstanding or unrealised.	
7) Notwithstanding anything contained herein before, our liability under the Guarantee is restricted	to
Rs(Rupees). Our guarantee shall remain in force until, i.e. the	
present date of validity of Bank Guarantee unless the date of validity of this Bank Guarantee is furth	
extended from time to time. Unless a claim or demand under this guarantee is made against us on or befor	
, we shall be discharged from our liabilities under this Guarantee thereafter.	•
8) Any claim or dispute arising under the terms of this document shall only be enforced or settled in the cour	rte
at Delhi only.	ıo
·	٠.d
9) The Guarantor hereby declares that it has power to execute this Guarantee under its Memorandum ar	
Articles of Association and the executant has full powers to do so on its behalf under the Power of Attorne	٠
dated (To be incorporated by the Bank) granted to him by the proper authorities of the Guaranto)r.
N WITNESS whereof the(Bank) has hereunto set and subscribed its hand the day, mon	th
nd year first, above written.	
(Name of the Bank)	
Signed for and on behalf of the Bank	
(Designation of the Authorized Person Signing the Guarantee)	
(Signatory No)	
OATED:	
SEAL	
lotes:	

- 1. The BG shall be executed on non-judicial stamp papers of adequate value procured in the name of the Bank in the State where the Bank is located.
- 2. The BG is required to be sent by the executing Bank directly to BHEL at the address where tender is submitted / accepted, under sealed cover.

BHARAT HEAVY ELECTRICALS LIMITED DIVISION.....

Running Account Bill (Para 4.3.1 of Works Accounts Manual)

Sub-Division:

Departmental Bill No. Date:

Period of work covered in this bill:

Date of written order to commence the Work:

Date of commencement of work: Due date of completion as per agreement

Dated:

Contract Agreement No.:

Name of the Contractor Name of the Work: Sanctioned Estimate: Code No.: Date of approval of Competent Authority for time extension as applicable (copy to be enclosed).

I. ACCOUNT OF WORK EXECUTED

Remarks									13
Payment on the basis of Quantity executed Payment on the basis of	actual measurement upto since last RA bill actual measurement since last	lit turope score	- Carrier & Carr						12
Quantity executed	since last RA bill								11
Payment on the basis of	actual measurement upto	date							10
Onit									6
Rate									8
Quantity	executed	atch offin	מאוס משום						7
Description of Quantity as Quantity	per	agreement and date	agreement						9
Description of	work								2
Item No. of	work								4
not previously			Total upto	date					3
Adhoc payment for work not previously Item No. of	measured **		Total as Since last Total upto	running	running account bill				2
Adhoc pay.			Total as	per last	running	account	Pill		1

2. Whenever there is an entry in column 12 on the basis of actual measurement, the whole of the amount previously paid without detailed measurement should be adjusted by a minus entry in column 2 equivalent to the amount shown in column 1, so that the total upto date in column 3 may become nil. **1. Whenever payment is made on adhoc basis without actual measurements the amount in whole rupees should be entered in columns 1 to 3 only and not in columns 7 to 12

(B) Deduct value of work shown on the last Running Account Bill

€

Total value of work done upto date

0

.. Only

Net value of work done since last Running Account Bill

Note:
Wherever adhoc payments to contractors against running bills are made in accordance with the extant Works Policy, the amount so paid shall be adjusted.

Form WAM 6 (Contd).

n		
Z		
Ξ		
ī		
_		
0		
₹		
ĭ		
ξ		
5		
Ξ		
ž		
⋮		

				-	=
	Total value o	Total value of work actually measured as per Account No. I, Column 10	8		
	Total upto date adhoc pass per Account I, Col. 3	Total upto date adhoc payment for work covered by approximate or plan measurements as per Account I, Col. 3 $$	(B)		
	Total upto da	Total upto date payments [(A)+(B)]	(C)		
	Total amoun	Total amount of payments already made as per entry (D) of last Running Account Bill No	(Q)		
	Balance [(C) - (D)]	(0)]			
	Payments no	Payments now to be made:			
	a)	by cash / cheque			
	(q	by deduction for value of materials supplied by BHEL vide Annexure A attached			
	()	by deduction for hire of tools and plant vide Annexure B attached			
	ф	by deduction for other charges vide Annexure C attached			
	(e)	by deduction on account of security deposit			
	(J	by deduction on account of Income Tax			
 e		Amounts relating to items 4 to 6 above should be entered in column II	and those re	lating to item 7 in column I. The amount shov	Amounts relating to items 4 to 6 above should be entered in column II and those relating to item 7 in column I. The amount shown against item 6 and the total of item 7 should agree with each other.
١					

Note:

	III. CEKTIFICALE OF THE ENGINEEK IN CHARGE
1	The measurements on which the entries in column 7 to 12 of Part I of this Bill (Account of work executed) are based were made by
2	Certified that the methods of measurement are correct and the work has been carried out in accordance with the terms and conditions, schedules, specifications and drawings etc. forming part of the contract agreement, subject to deviations included in the deviation statement (Annexure D)
e e	Certified that in addition to and quite apart from the quantities of work actually executed as shown in column 10 of Part I, some work has actually been done in connection with several items and the value of the such work is, in no case, less than the adhoc payments as per column 3 of Part I, made or proposed to be made, for the convenience of the contractor in anticipation of, and subject to the results of, detailed measurement which will be made as soon as possible.
4	Certified that measurements by Engineer-incharge and test check of prescribed percentage of measurements by the concerned superior authorities has been carried out.
2	Certified that there are no pending recoveries from the contractor on account of chargeable items (e.g. T&P, consumables, material, etc.) issued either by BHEL or by the customer and other recoveries like power, water, quarter, tax liability towards declaration forms etc.
9	Certified that with regard to the free issues, regular reconciliation is being done, completed upto and there are no recoveries pending from the contractor on account of such issues in excess of requirement for execution of work as per contract.
7	7 Certified that there is no pending recovery for damaged material issued free of cost.
80	Certified that the contractor has fulfilled all the requirements as per contract with reference to statutory obligations (PF, ES), Minimum Wages, BOCW, Insurance etc.), support services such as service manpower, computer system, T&P etc

Signature of Contractor

Date:

Signature of Engineer in Charge Designation: Date:

IV. CERTIFICATE OF THE SENIOR ENGINEER

	Certified that the measurements have been check measured to the prescribed extent by			at site and also by the undersigned and the relevant
П	entries have been initialed in the Measurement Book. (vide pages)	(Name and Designation)	ou)	
2	Certified that all the measurements recorded in the measurement book have been correctly billed for	for		
3	Certified that all recoverable amounts in respect of materials tools and plant etc. and other charges have been correctly made vide annexures A to C attached	ss have been correctly made vide annexures A to C att	tached.	
Certified fo	Certified for payment * of Rs only)			
* Here spe	* Here specify the net amount payable.			
Date:				Signature of Senior Engineer
	V. ENTRIE	V. ENTRIES TO BE MADE IN THE FINANCE DEPARTMENT		
				Code No.:
Accounts B	Accounts Bill No			ALLOCATION
Entered in .	Entered in Journal Book vide entry No dated	Estimate No :	Debit	Credit
Passed for	- Rs		(Gross amount)	(Deductions)
Less Deductions	tions Rs	Name of Work :		
Net amoun	Net amount payable	Account code head		
Seedny)	(Aluo oul)			
Payable to	Payable to Shri / M/s			
Entered in	Entered in Contractors ledger No	Total		
	Assistant	Accountant		Finance Executive
	Date:	Date:		Date:

ANNEXURE A

Statemen	t showing details	of materials issued to the cor	Statement showing details of materials issued to the contractor Shri / M/Sand covered by the agreement		in res	pect of Contract Agre	ement / Work Ora	der No	Dated	and co	vered by the agreem	ent
SI.No.	Stores Issue Voucher No. and date	Issue voucher No. and date allotted by stores to the SIV	Issue voucher No. and date Description of material issued allotted by stores to the SIV issued to the contractor	Quantity issued		Quantity actually incorporated in the work	Balance quantity with contractor		H _r	If recoverable from the contractor	ontractor	
				Free Ch	Chargeable		Free Chargeabl	Rate at which recoverable	Amount	Amount recovered upto previous bill	Balance now recovered	Remarks
1	2	ဇ	4	2	9	7	6	0	11	12	13	14
Certified t	nat	(balance quantity of free i	Certified that	ve) is physically ava	ailable with th	ne Contractor.	Total					
Signature	Signature of Contractor			Sign	nature of Eng	Signature of Engineer in Charge			Signature of Senior Engineer	or Engineer		
Date:				Date:	ë				Date:			
						ANNEXURE B						
Statemen	t showing tools ar	nd plant issued to the contrac	Statement showing tools and plant issued to the contractor Shri/M/sDated			in respect	of Contract Agree	ment No	Dated			
SI. No.	Description	Description of Tools and Plant Issued	Period for which issued		Sate at which	Rate at which recovery is to be made	Amount recoverable		Amount recovered upto previous bill	Balance Recovered now	wou pa	Remarks
,		2	m	-		4	5		9	7		80
											-	
								-				
					ĭ	тотаг						
]	
				i		į.						
Signature Date :	Signature of Contractor Date:			Signati Date :	Nature or Emg. :e :	Signature of Engineer in Charge Date :			Signature of Senior Engineer Date:	or Engineer		

Form WAM 6 (Contd.)

ANNEXURE C

S. No.													
	Particulars	ulars	'n	Unit	Quantity	ıtity	Rate		Amount recoverable	Amount recovered up to previous bill		Amount now recovered	Remarks
1	2		3		4		2		9	7		80	6
	14/-4												
Τ	rier charges												
Т	Electricity charges												
3 Seig	Seignorage charges												
4 Me	Medical charges												
so) ²	Cost of empty gunny bags and empty containers not returned	ags and empty d											
9													
7													
8													
							TOTAL						П
Signature of Contractor Date:	ontractor					Signature of Engineer in Charge Date :	ngineer in Ch≀	arge				Signature of Senior Engineer Date:	ngineer
Name of the Contractor:	ontractor:					30	ANNEXURE D DEVIATION STATEMENT	RE D ATEMENT			Contra	Contract Agreement No	
Name of Work:	U										Date:		
S. No. De	Description of Unit	Quantity as nit per agreement	Quantity as executed	Quantity further anticipated	Total quantity anticipated on completion	Rate as per agreement	Rate as executed	Amount as per agreement	Amount as executed	Amount further anticipated	Total Amount anticipated on completion	Difference	Reason for deviation with authority, if any
												Excess Savings	<u> </u>
1	2 3	4	5	9	7	8	6	10	11	12	13	14	15 16
H													
+							1						

Signature of Engineer in Charge Date:

Signature of Senior Engineer Date:

Division: Date of Written order to commence the work:

Date of commencement of the Work: Dated:

Sanctioned Estimate: Contract Agreement/ Work Order No: Date of actual completion of the work:

Departmental Bill No: Date: Name of the Contractor: Name of the Work:

Sub-Division:

Due date of completion as per Agreement:

I. ACCOUNT OF WORK EXECUTED

Remarks						13
Item no. of Description Quantity as Quantity Rate Unit Payment on the basis of Quantity since last Payment on the basis of	running account bill actual measurement since	last running account bill				12
Quantity since last	running account bill					11
Payment on the basis of	actual measurement	upto date				10
Unit						6
Rate						×
Quantity	executed	upto date				7
Quantity as	per	agreement upto date				9
Description	of work per					٦
Item no. of	the	agreement /	work order			4
rk not	**	Total upto	date			~
Adhoc payment for work not	previously measured **	Total as per Since last Total upto	running	account bill		۲
Adhoc pa	previo	Total as per	last running	account bill account bil		-

** Whenever there is an entry in column 12 on the basis of actual measurement, the whole of the amount previously paid without detailed measurement should be adjusted by a minus entry in column 2 equivalent to the amount shown in column 1, so that the total upto date in column 3 may become nil.

Total value of work done upto date Deduct value of work shown on the last Running Account Bill	(B) (A)	
Net value of work done since last Running Account Bill	(c)	
Rupees (in words)Only		//u0/

II. MEMORANDUM OF PAYMENTS

											É
(A)	(B)	(C)									
10	ount bill No dated										
Total value of work actually measured as per Account No. I column 10	Deduct amount of payments aiready made as per last running account bill No	Payment now to be made $[(A) - (B)]$ Deduct amounts recoverable from the contractor on account of :	a) Materials supplied by BHEL vide Annexure A attached	 b) Hire of tools and plant vide Annexure B attached 	c) Other charges vide Annexure C attached	d) Income Tax	Total Deductions	Balance	Refunds of Security Deposit	Net amount to be paid to the contractor Net value Rinnase (in words)	incl value habees (iii wolds)
1	2	κ 4						2	9	7	

Signature of the Contractor

Date:

	(Name and Designation)	
1. The measurements on which the entries in columns 7 to 11 of Part I of this bill (Account of work executed) are based were made by	are recorded at pages. — of measurement book No.	z. A stateffient showing the quantures of stores issued to the contractor (whether thee of on recovery basis) and their disposal is attached.

III CERTIFICATE OF THE ENGINEER IN CHARGE

Signature of Engineer incharge Designation:

Date:

IV CERTIFICATE OF THE SENIOR ENGINEER

L. Certified that have personally inspected the work and that the work has been physically completed on the due date in accordance with the terms and conditions, schedules, specifications and drawings etc., forming part of the contract agreement, subject to the deviations noted in Deviation Statement Adnanceured Adnanceured Adnanceured Adnanceured Adnanceured Adnanceured Adnanceured to the prescribed extent by	rk has been physically completed on th Annexure D). prescribed extent by	e due date in accordan	ce with the terms and co	onations, schedules, speci	and by the
undersigned at site and the relevant entries have been initiated in the measurement book (vide pages	measurement book (vide pages	((Name and Designation)	ration)
). Certified that the methods of measurement are correct. Coefficial that the measurements have been coholically should reference to contract described described and the contract des	charles and the second	of one of			
 Certified that the measurements recorded in the measurement book 	echinically cliecked with reference to contract drawings, deviations etc. the measurement book have been correctly billed for at the contract rates or approved rates.	contract rates or appro-	ved rates.		
. Certified that all recoverable amounts in respect of stores, tooks and plant, water, electricity charges etc. have been correctly made vide Annexures A to C and that there are no other demands outstanding against the contractor on this	d plant, water, electricity charges etc. h	ave been correctly made	de vide Annexures A to	C and that there are no oth	her demands outstanding against the contractor on this
contract.		:	:		
. Certified that the issues of all stores as per statement attached (whether charged to the contractor or direct to the work) have been technically checked and represent fair and reasonable issues for the items of work executed vide	hether charged to the contractor or dire	ect to the work) have b	een technically checked	and represent fair and rea	asonable issues for the items of work executed vide
Annexure E.			i		
Certified that all statutory requirements including PF, ESI, Minimum	uding PF, ESI, Minimum wages, Insurance, GST, BOCW, etc. are complied with by the Contractor. This should be duly backed by the relevant documents.	are complied with by th	e Contractor. This shoul	d be duly backed by the re	elevant documents.
Certified for payment of * Rs(Rupees(Rupees		only).			
"Here specify the net amount payable				Signature of Senior Engineer	ior Engineer
				Date	
	IV ENTRIES TO B	IV ENTRIES TO BE MADE IN THE FINANCE DEPARTMENT	CE DEPARTMENT		
		Account code head	Debit	Credit	
			(Gross Amount)	(Deductions)	
					П
Passed forRsRs					
ess DeductionsRsRs					
Net Amount PayableRsRs					
Rupeesonly)					
					7
		TOTAL			
					1
Assistant	Accountant			Finance Executive	cutive
Date:	Date:			Date:	
				;	

ANNEXURE A Part I

Since issue evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and date the Siv evoucher No. and not covered by the agreement Signature of Contractor Sivi / M/S. and the Siv evoucher No. and not covered by the agreement Contractor Sivi / M/S. and the Siv evoucher No. and not covered by the agreement Statement showing details of materials issued to the contractor Sivi / M/S. and the Siv evoucher No. and not covered by the agreement of	If recoverable from the Contractor Amount 10 11 16 Senior Engineer Amount Amount	v Remarks
3	Amount Balance nov recovered upto recovered upto recovered upto recovered upto 10 11 11 11 Figure 10 11 11 11 11 11 11 11 11 11 11 11 11	
3	r Engineer	
Total Signature of Engineer in Charge Signature of Senior E Date: Date: ANNEXURE A Part II Iterials Issued to the contractor Shri / W/S	r Engineer	
Total Signature of Engineer in Charge Signature of Senior E Date: ANNEXURE A Part II terials issued to the contractor Shri / W/S	r Engineer T. Engineer T. Engineer T. Engineer T. Engineer	
Signature of Engineer in Charge Signature of Senior E Date: ANNEXURE A Part II Part II Iterials Issued to the contractor Shri / M/SDated	Fingineer The fine and not covered by the agreement to be agreement to be a servered by the agreement to be	
Signature of Engineer in Charge Signature of Senior E Date: ANNEXURE A Part II terials issued to the contractor Shri / W/S	r Engineer and not covered by the agre	
Signature of Engineer in Charge Signature of Senior E Date: ANNEXURE A Part II terials issued to the contractor Shri / M/SDated	r Engineer	
Date: ANNEXURE A Part II terials issued to the contractor Shri / M/Sin respect of Contract Agreement / Work Order NoDated	and not covered by the agre	
ANNEXURE A Part II Part II Part II Part II Outlie to the contractor Shri / M/S	and not covered by the agre	
terials issued to the contractor Shri / M/S	and not covered by the agre	
		sement
Stores issue Voucher Issue Voucher No. and date Description of material No. and Date Issue douted to the contractor Issued		Remarks
2 7 2 0		-
TOTAL Add Departmental Charges Add Cert Mishoring amelicates		
GRAND TOTAL		
Signature of Engineer-in-Charge	Signature of Senior Engineer	neer
Date:	Date:	

Form WAM 7 (Contd.)

ANNEXURE B

Statement sł	Statement showing tools and plant issued to the contractor Shri /M/Sin respect of contract Agreement / Work Order NoDated	ır Shri /M/S	in respect of contract Agre	ement / Work Order No	Dated		
SI.No.	Description of Tools and Plant Issued	Period for which issued	Rate at which recovery is to be made	Amount recoverable	Amount recovered upto previous bill	Balance now recovered	d Remarks
1	2	æ	4	2	9	7	8
			TOTAL				
Signature of Contractor	Contractor		Signature of Engineer-in-Charge	er-in-Charge		Signal	Signature of Senior Engineer
Date			Date			Date	
			ANNEXURE C				
Statement sh	Statement showing details of other recoveries to be made from the contractor Shri/M/s	from the contractor Shri/M/s	ln respect a	of Contract Agreement / ₩	Vork Order No	Dated	
Sl.No.	Particulars	Unit	Quantity Rate	Amount Amou	Amount recovered upto Amoun previous bill	Amount now recovered	Remarks
			-				
1	2	3	4 5	9	7	8	6
	-	•	-		-		
1	Water charges						
2	Electricity charges						
ю	Medical charges						
4	Cost of empty gunny bags and empty containers not	iners not					
	200						
2							
9							
7							
					_		
			TOTAL				
Signature of Contractor	Contractor		Signature of Engineer in Charae	or in Charge			
olgi atula ol	Collination		Ografia of English	di ili Oliaiga		Signa	Signature of Senior Engineer
Date			Date			Date	

ANNEXURE D DEVIATION STATEMENT

Name of the Contractor: Name of the Work:

Contract Agreement/Work Order No. Date:

Reason for the deviation with authority, if any		12			
Difference	Savings	11			
Diffe	Excess	10			
Amount as executed		6			
Amount as per agreement		8			
Rate as executed		7			
Rate as per agreement		9			
Quantity as executed		2			
Quantity as per agreement Quantity as executed		4			
Unit		3			
Description of Item		2			
SL. No.		1			

Signature of Engineer in Charge

Signature of Senior Engineer Date:

.... in respect of Contract Agreement / Work Order No...........Dated... Statement showing the consumption of materials issued to the contractor ShrifMis....
Name of the Work:

ANNEXURE E

ON RECOVERY BASIS

			Quantity actually		Particulars of	Quantity to be Variation in Particulars of issued as per consumption	Variation in consumption	Rate chargeable	Amount Recoverable for excess/short	
of material	Unit	Quantity actually issued	incorporated in the work	Balance	disposal of balance	disposal of approved data (difference balance for work actually between colum 5	(difference between colum 5		consumption, including	Remarks
						done	8.8)	any	materials not	
									returned, if any	
							More Less			
Cement										

,						
Cement	Bricks	Wood	Asbestos Sheet	Iron Material		
1	2	3	4	5	9	7

Signature of Contractor

Signature of Engineer in Charge

Signature of Senior Engineer

Note

1. The quantities shown in columns 4 and 5 above should tally with those shown in columns 5 & 6 respectively of Annexure A (Part I and II)

1. The quantities shown in columns 4 and 5 above should tally with those shown in columns 8.

2. Data statement of theoretical consumption should be attached in support of quantity specified in column 8.

ANNEXURE F

		Remarks	12			
		Amount recoverable for material not returned	11			
ed		Rate chargeable for material not returned	10			
dat		Nature of disposal for the balance	6			
		Balance (if any)	80			
/ Work Order No		Quantity consumed in the work	7			
Contract Agreement	FREE OF COST	Ouantity required consumed in the Balance (if any) disposal for the for material not as per data work returned	9			
in respect of (Quantity issued	5			
/M/s		Unit	4			
Statement showing details of materials issued to the contractor Shri/M/sin respect of Contract Agreement / Work Order No		Description of material	8			
owing details of	Vork:	Stores Issue Voucher No.	2			
Statement sho	Name of the Work:	SI.No	1			

Signature of Senior Engineer Date:

Signature of Engineer in Charge Date:

Signature of Contractor Date: Form WAM 7 (Contd.)

ANNEXURE G

QUESTIONNAIRE TO BE ANSWERED BY THE ENGINEER IN CHARGE AND SENIOR ENGINEER (Correct particulars and answers to be recorded)

- 1. Name of the Work:
- Date of commencement of the Work:
- 4. Contract agreement /Work Order No. and date:
- 5. Reference to the supplementary Agreement No. if any:
- Whether administrative approval and technical sanction has been accorded by the competent authority? If so, cite reference?

7. Whether sanction of the competent authority and financial concurrence of the Finance Department for award of the work has been accorded? If so, cite reference.

- 8. Whether the work has been completed in time? If not whether penalty has been levied or sanction of the competent authority for extension of time granted and communicated to the Finance Department with reasons for grant of extension? (Due and actual date of completion of the work and reference to letter No. and date granting the extension of time should be given).
- 9. (a) Whether the rates allowed in the bill have been checked with the contract agreement?
- (b) Whether the rates for extra/supplemental items have been approved by the competent authority and the sanction communicated to the Finance Department together with

 - rate analysis? If so, cite reference
- 11. Whether the rates of recovery of stores issued to the contractor which are not provided for in the contract agreement have been settled in consultation with Finance?

10. Whether deviations have been approved by the competent authority? If yes, give reference to the approval; if not, give reasons.

- 12. Whether discrepancies pointed out by the Finance department in the stores statement have been reconciled and accepted by the Finance Department?
- 13. Whether materials issued to the contractor in excess of the theoretical requirements have been returned to the Stores department and the No. and date of such returned stores vouchers have been shown in Stores statement? If not, whether the cost of such excess materials has been recovered at the prescribed rate? Whether consumption statements in respect of materials chargeable to the work have been attached to the bill?
 - 14. Whether consumption of materials shown has been technically checked by Senior Engineer?
- 15. Whether materials issued and used in the work is not less than that required for consumption in work according to our specifications? If consumption is less, whether necessary recovery has been made in the bill?
- 16. Whether measurements have been checked by the Engineer and Senior Engineer to the extent required and certificates of check recorded in the measurement books?
- 17. Whether contractor has signed the bill and the measurement books without reservations? If not, whether reasons have been intimated to the Finance Department?
- 18. Whether arithmetical calculations have been checked and certificate recorded in the measurement books by a person other than the one who calculated initially?
- 19. Whether any work was done at the risk and cost of the contractor and whether such cost has been recovered from him? Give particulars.
- 20. Whether all advance payments on running accounts have been recovered?
 21. Whether all the recoveries due for services given to the contractor like rent of accommodation, water charges, electricity charges have been recovered and whether payments
 - made by the company on behalf of the contractor have been adjusted?
 - Whether the files containing abstracts from measurement books/standard measurement books have been completed/updated?
 Whether hire charges for tools & plant have been recovered and the statement of hire charges with full details attached?
- 24. Whether the certificate of workmanship and completion of work according to specifications, drawings etc. is recorded by Engineer Incharge/Senior Engineer and whether recoveries have been made for defective works, if any?
- 25. Whether all corrections in the bill/measurement books etc. have been neatly made and attested and there are no overwriting?
- 26. Whether final measurements have been taken as soon as possible after completion of the work and the certificate of completion issued? If not, whether reasons for delay have been recorded and communicated to finance department?
- 27. In respect of quantities reduced in the final bill as compared to the running payment, whether adequate reasons have been recorded and communicated to finance department?
- 29. Whether the work has been completed within the estimated cost? If not, what is the percentage of excess over the sanctioned estimate/ administrative approval? In case the excess is beyond the competency of the Senior Engineer, what action has been taken for obtaining the approval of the authority competent to sanction the excess? 28. Whether the expenditure has been classified correctly according to heads of account recorded in the sanctioned estimate?
- 30. (a) If the contractor has furnished bank guarantee in lieu of cash security deposit towards proper execution of works and guarantee against defects during the maintenance
 - period, whether the period of currency of the bank guarantee covers the entire maintenance period? (b) If not whether security deposit has been proposed to be recovered from the final bill?
- 31. Whether all the previous audit objections raised on running account bills have been settled? If so, cite references.

Signature of Engineer in Charge Date:

Signature of Senior Engineer Date:

गैण्य ई एस छ्री(स

MONTHLY PLAN & REVIEW WITH CONTRACTOR

Form No: F-14 (Rev 01)
Page 1 of 6

Name of Contractor: Contract No. Name of Project Name of Work:

PART- A: PLAN/ REVIEW OF SUPPLY/WORK FOR THE MONTH OF

Date of Plan/ Review.....

REMARKS	(Reasons for Shortfall attributable to	Supporting	documents to be kept as record.)		
Cumulative Shortfall	attributable to Contractor upto & including this month	E=A+B-C-D	Financial		
Cumulati		E=A-	Phy.		ΣE
Shortfall attributable Cumulative	to BHEL w.r.t Plan (as per Col. 3 of Part-D)	_ 0	Financial		
Shortfall	to BHEI (as pe Pa		Phy.		ΣD
	Achieved	2	Financial		
	Ac		Phy.		ΣC
Cumulative Shortfall	attributable to contractor upto last month (Refer Note 1)	В	Financial		
Jin Jo			Phy		ΣВ
Planned Cumulativ	(QTY Planned for the month as per Part –C of last month)	A	Financial		
<u> </u>	(QTY Pla month as of las		Phy.		ΣΑ
	Unit Rate	(p)			
	Unit of Measurement	(၁)			
Plann	Description of Supply/Work	(q)		Value of Other Items not mentioned above but planned to be executed in this month	
	SN.	(a)			Total

(Sign with name, designation and date)

CONTRACTOR

±		
04 ई	3//16	
1		2

Form No: F-14 (Rev 01)
Page 2 of 6

Name of Project	Contract No.	
Name of Work:	Name of Contractor:	

PART A: Contd.....

Note 1: In addition to the work planned as per Col. 'A', Contractor shall also make full efforts to minimize the 'Cumulative shortfall attributable to contractor upto the month' as mentioned in Col. 'B' by enhancing its resources, so as to achieve the completion of activities as per agreed schedule. In case contractor is not able to execute the entire shortfall, then BHEL 'Engineer in-charge', shall decide the priority of work to be executed and it shall be binding on the contractor.

Note 2: Percentage Shortfall attributable to contractor w.r.t. "Plan - Shortfall attributable to BHEL" for the month = $[(\Sigma E-\Sigma B)/(\Sigma A-\Sigma D)]x100$

In case, (ΣΕ-ΣΒ) is negative, then it shall be treated as zero percent."

practical reason, if it is not possible to mention some of the items in Form-14 being planned to be executed in this month, then also value of such items shall necessarily be included Note 3: Form 14 should include all items being planned in the current month, and all items against which shortfall was attributable to contractor till previous month. However, for in calculation of Total Value.

Note 4: In case reason for shortfall attributable to contractor is w.r.t. T&P and Manpower, it should be in conformity with Part B1 and B2.

CONTRACTOR

-		
C.		
45	2:3	
40	:	PS-
		- 1

Form No: F-14 (Rev 01)
Page 3 of 6

Name of Project	Contract No. Name of Contractor:	

CONTRACTOR'S SCOPE: -

	s)		
	REMARKS (Works affected due to non-deployment of T&Ps)		
\TUS	Weighted T&P Deployed	$F=(C \times D \times E) / (A \times B)$	
DEPLOYMENT STATUS	Actual Deployment Period (in days)	Э	
	Actual Deployed Quantity	a	
	Weightage assigned to planned T&P (in fraction such that ΣC =1)	3	
PLAN	Deployment Period (in days)	В	
	QTY	٧	
	Major T&P to be deployed as per work planned for the month		
	S.		

In case, E>B, it shall be considered as E=B. Similarly, in case D>A, it shall be considered as D=A. NOIE.

Percentage of T&P Deployed = $\Sigma F \times 100$

BHEL SCOPE: -

	of T&Ps)	
DEPLOYMENT STATUS	REMARKS (Works affected due to non-deployment of T&Ps)	
DEP	Actual Deployment Period (in days)	
	Actual Deployed Quantity	
	Deployment Period (in days)	
	QTY	
PLAN	Major T&P to be deployed as per work planned for the month	
	SN.	

CONTRACTOR (Sign with name, designation and date)

BHEL (Sign with name, designation and date)

-	
Æ	
3	
4	21
5	
-	

Form No: F-14 (Rev 01) Page 4 of 6

Name of Contractor: Contract No. Name of Project Name of Work:

Date of Plan/ Review.....

PART - B-2: PLAN/ REVIEW OF DEPLOYMENT OF MANPOWER FOR THE MONTH OF

CONTRACTOR'S SCOPE: -

	REMARKS (Works affected due to non-availability of labour)		
	Actual Deployment Period (in days)	O	
	No. of Labour actually deployed	0	
	Deployment Period (in days)	В	
	No. of Labour required as per category	٨	
	Category of Labour		
CONTINUED ON COOL E	Area of Work		
	NS NS		
,			

Percentage of Manpower Deployed= $100 \times \Sigma(CxD)/\Sigma(AxB)$

(Sign with name, designation and date) CONTRACTOR

E		7			
ÌΦ,	10		1	ı	
				1	
-		-		L	

Form No: F-14 (Rev 01) Page 5 of 6

ame of Project		Contract No.	
ame of Work:		Name of Contractor:	
F - C: PLAN(PHYSICAL)	- C: PLAN(PHYSICAL) FOR THE NEXT MONTH i.e.		Date of Plan

PART – C: PLAN(PHYSICAL) FOR THE NEXT MONTH i.e.

REMARKS	REMARKS (Reasons for difference in Original Planned Quantity w.r.t. Planned quantity to be given)		
Manpower Required	No. of Labour required as per Category		
Manpowe	Category of / Labour		
	D.	Quantity	
T&Ps Required	адоре прид	Major T&P to be deployed as per work planned for the month	
	cobe	Quantity	
Contractor Cons		Major T&P to be deployed as per work planned for the month	
Unit of T Measu- rement			
SN. Description of Supply/work Quantity Auantity Auantity Supply/work Quantity attributable to contractor till date)			

Note 1: Planned quantity should be based on available/ expected fronts/ inputs in the next month

Note 2: "Original Planned Quantity" shall be as per latest jointly agreed programme between BHEL and Contractor before commencement of work or at the time of latest Time Extension, as the case may be.

Note 3: Part- A and C shall only be applicable for supply Portion.

(Sign with name, designation and date) BHEL

(Sign with name, designation and date) CONTRACTOR

_		
1	5	
45		
40		PS-

Form No: F-14 (Rev 01) Page 6 of 6

Name of Project	Contract No.	
Name of Work:	Name of Contractor:	

PART - D: REASONS FOR SHORTFALL ATTRIBUTABLE TO BHEL IN RESPECT OF PLAN FOR THE MONTH........................

	Agency responsible for Remarks (Supporting Documents in respect reasons for Shortfall of agency responsible)	7	
	Agency responsible for reasons for Shortfall	9	
	Reasons for Shortfall attributable to BHEL		
Quantities Affected	Unit of Measu- rement	4	
Quantities	(Physical Measu-Quantity) rement	3	
	Description of Work (from Part-A)	2	
	S.	-	

Note1: Reasons for shortfall shall include non-availability of fronts/ drawings/ materials/ T&P (BHEL Scope)/ clearances etc. and other hindrances for which contractor is not responsible.

Note2: Agency responsible may be BHEL Site/ MUs/ Design Centre/ BHEL Customer/ other Contractors etc.

Note 3: Part- A and C shall only be applicable for supply Portion