



# பாரத் ஹெவி எலெக்ட்ரிகல்ஸ் லிமிடெட் भारत हेवी इलेक्ट्रिकल्स लिमिटेड Bharat Heavy Electricals Limited

(இந்திய அரசு நிறுவனம் **/ भारत सरकार का उपक्रम /** A Government of India Undertaking)

CIN: L74899DL1964GOI004281

(பிஹெச்இஎல் திருச்சிராப்பள்ளி **/ बीएचईएल तिरुच्चिराप्पल्लि /** BHEL Tiruchirappalli) **फोन** /Phone : 0431-2571519 / 8187 | **ईमेल /**Email : umashankarm@bhel.in

## **NOTICE INVITING e-TENDER (NIT)**

e-Tender is invited for Transportation of consignments from BHEL Trichy and sub-vendor works located within 60km radius from BHEL Trichy to APL Raigarh, APL Raipur, NTPC Singrauli, MEL Mahan and NTPC Sipat Project Sites by engaging Long Bed Mechanical Vehicles for a period of two years.

Kindly submit your competitive offer for the above subject work as per the tender terms and conditions given in the tender document through <a href="NIC Portal">NIC Portal</a>

SL	Description		Deta	ails
1	Scope of Work	Transportation of consignments from BHEL Trichy and subvendor works located within 60km radius from BHEL Trichy to APL Raigarh, APL Raipur, NTPC Singrauli, MEL Mahan and NTPC Sipat Project Sites by engaging Long Bed Mechanical Vehicles for a period of two years.		
2	Period of contract	Two (2) Year	s from the date of a	ward of contract
3	Approximate Quantity	As per Price I	Bid Work / Rate Sch	edule
		SL	Site	Number of Transporter Required
		1	APL Raigarh	11
4	Splitting of Work	2	APL Raipur	11
		3	NTPC Singrauli	9
		4	MEL Mahan	6
		5	NTPC Sipat	4
<mark>5</mark>	Reverse Auction	Not App	licable	
	Earnest Money Deposit (EMD)	SL	Site	EMD Amount
		1	APL Raigarh	₹ 2 Lakhs
		2	APL Raipur	₹ 2 Lakhs
		3	NTPC Singrauli	₹ 2 Lakhs
		4	MEL Mahan	₹ 2 Lakhs
6		5	NTPC Sipat	₹ 2 Lakhs
		vendor by su Also Mediu category (Mi	ibmitting only UD' m Enterprises, g cro/Small) within t	y Am Amall Enterprises only) YAM Registration certificate. The raduated from its original the period of 3 years from the dered for EMD waiver.
7	Security Deposit (SD)	5% of order		
8	For Obtaining MSE benefits in Payment terms and allocation of works / contract	MSE (Micro and Small Enterprises only) By submitting only <u>Udyam Registration certificate</u> or Medium Enterprises, graduated from its original category (Micro/Small) within the period of 3 years from the date of graduation.		



		Important Note: Vendor has to enclose UDYAM Registration Certificate while submitting the offer in NIC Portal to avail the MSE benefits.
9	Benefits to Start-up companies	Start-up companies will be provided benefits and relaxation as per the latest government norms. For availing start-up benefits, Start- Up certificates in the relevant field, issued by department of industrial policy and promotion shall be submitted along with the tender.
10	Last date of receipt of filled- in Tender / Offer	10.00 A.M. on 12.09.2025 Online bid opening through NIC Portal i.e. https://eprocurebhel.co.in
11	Date & Time of opening of techno-commercial bid (Part-I)	02.00 P.M. on 12.09.2025 Online bid opening through NIC Portal i.e. <a href="https://eprocurebhel.co.in">https://eprocurebhel.co.in</a>
12	Date & Time of opening of Price Bids (Part-2)	Online bid opening through NIC Portal i.e. <a href="https://eprocurebhel.co.in">https://eprocurebhel.co.in</a> The date / time of opening of Price Bids will be intimated to all the technically qualified bidders at a later date by BHEL
12	Contact details for queries related to Scope of Work / Material readiness / technical specifications	B Karthickeyan / Manager / Logistics e-mail : <u>bkarthickeyan@bhel.in</u> / Ph: 0431 257 6561
13	Contact details for queries related to tender	M Umashankar, Sr.Engineer/ WCM 0431 257 1519; e-mail: umashankarm@bhel.in  Anjana Pachori, Manager/ WCM 0431 257 8187; e-mail: apachori@bhel.in

Any change in applicable rates of Tax or any other statutory levies (Direct / Indirect) or any new introduction of any levy by means of statute and its corresponding liability for the deliveries beyond the agreed delivery date for reasons not attributable to BHEL will be to vendors account. BHEL will not reimburse the same and any subsequent claim in this respect will be summarily rejected

The tender documents comprise the following: -

- 1) This Covering letter
- 2) Annexure-J-1: Buyer Added Bid Specific Additional Terms & Conditions (ATC)
- 3) Annexure-J-2: Special Conditions of the Contract (SCC)
- 4) Annexure-J-3: General Conditions of Transportation Contract (GTC)
- 5) Annexure-J-4: General Conditions of Contract (GCC)
- 6) Annexure-P1: Price bid proforma

Tender can be cancelled at any stage due to unavoidable circumstances. Please note that this is only a request for an Offer and not a Contract.

Thanking you,

For **Bharat Heavy Electricals Limited** 

Anjana Pachori

Manager / Works Contracts Management, 3<sup>rd</sup> Floor, 24 Building, B.H.E.L., Tiruchirappalli – 620 014, Tamilnadu. Phone: 0431-2578187, Email: apachori@bhel.in

## **ANNEXURE- J-1**

## **Buyer Added Bid Specific Additional Terms & Conditions (ATC)**

	<u>er Added Bid Specific Additional Terms &amp; Conditions (ATC)</u>			
SL	Clause PRE QUALIFICATION CRITERIA:			
1	TECHNICAL:			
	TECHNICAL:			
	1.1.1 EARNEST MONEY DEPOSIT (EMD)			
	Earnest Money Deposit (EMD) <b>for the following values</b> shall be paid by the bidders.			
	SL Site EMD Amount			
	1 APL Raigarh ₹ 2 Lakhs			
	2 APL Raipur ₹2 Lakhs			
	3 NTPC Singrauli ₹ 2 Lakhs			
	4 MEL Mahan ₹2 Lakhs			
	5 NTPC Sipat ₹ 2 Lakhs			
	Note:			
	<ul> <li>a) For quoting multiple sites, the EMD shall be added accordingly.</li> <li>b) EMD to be added together and takes as combined DD / SBI Collect / Bank Guarantee / Electronic Fund Transfer. However, a covering Letter mentioning the name of the Site / Rate Schedules for which quoted for shall be clearly mentioned.</li> </ul>			
	The EMD will be accepted only in the following forms.			
	<ul> <li>a) Cash deposit as permissible under the extant Income Tax Act (before tender opening)</li> <li>b) Electronic Fund Transfer credited in BHEL account (before tender opening) - The details are at Clause No11</li> <li>c) Banker's cheque / Pay order/ Demand draft, in favour of BHEL (along with offer)</li> </ul>			
	d) Insurance Surety Bonds			
1.1	Bids submitted without EMD will be rejected out rightly and their offers will not be considered for further evaluation.			
	MSE benefits (exemption from EMD only for Micro & Small) will be provided in case of submission of Valid UDYAM Registration Certificate.			
	EMD given by all unsuccessful tenderers will be refunded after award of contract. EMD shall not carry any interest. EMD of successful tenderer will be retained as part of Security Deposit.			
	FORFEITURE OF EMD:			
	EMD by the tenderer will be forfeited along with applicable GST as per tender documents if:			
	<ul> <li>After opening the tender and within the offer validity period, the tenderer revokes his tender or makes any modification in his tender which is not acceptable to BHEL.</li> </ul>			
	The Contractor fails to deposit the required Security deposit or commence the work within 15 days of LOI/ WO/ Contract.			

EMD by the tenderer shall be withheld in case any action on the tenderer is envisaged under the provisions of extant "Guidelines on Suspension of business dealings with suppliers/ contractors" and forfeited/released based on the action as determined under these guidelines. Abridged version

of the guideline is available in www.bhel.com.



SL	Clause
	1.1.2) ORGANIZATION/FIRM REGISTRATION
	Only registered / licensed companies / firms / proprietors / partnerships, in the field of Transportation, will be eligible for participating in this Tendering Process. Wherever "Companies Act 1956" is applicable the Company shall be registered in line with "Companies Act 1956".
	<b>Documents to be submitted:</b> The details of the registration Documents to be submitted are below: -

SL	Type of Organization	Documents to be submitted
1	Sole Proprietorship	Trade License / GST registration / Auditor's letter / PAN
2	Partnership	Partnership Deed Copy of Extract from Register of Firms showing latest constitution of Firm (Form A $/$ G/any other form as the case may be) , Trade License $/$ GST Certificate and PAN
3	Unregistered Partnership	Partnership Deed, Notarized Declaration as to the constitution of Firm signed by all the Partners and Trade License, GST Certificate and PAN
4	Private Limited Company	Certificate of Incorporation / Memorandum of Association & Articles of Association
5	Public Limited Company	Certificate of Incorporation / Memorandum of Association & Articles of Association
6	Public Sector / Govt. org.	Certificate of Incorporation / Memorandum of Association & Articles of Association

**1.1.3) Permanent Account Number (PAN):** Bidder should have valid Permanent Account Number (PAN) and Self-Attested copy of PAN Card shall be enclosed.

**1.1.4) GST registration Number:** If the bidder is registered with GST, then the copy of GST certificate shall be enclosed.

## 1.1.5) IBA APPROVAL

The Bidder should have an **IBA** recommendation number **on the date of opening of tender**. Whoever freshly applied for IBA recommendation and not got the IBA approval number is not eligible for participating in this tendering process.

If the Bidder is processing IBA approval and if the validity of the IBA is expired (not more than 3 months as on tender opening date) and if the bidder applied for renewal of IBA, such carriers will also be considered for evaluation against documentary proof for submission of application for renewal to the IBA.

Copy of IBA Certificate / application for IBA renewal shall be enclosed which will be verified by BHEL in the website of IBA.

In case of award of Contract, if a Transporter is not found to be IBA approved at any time during the Contract period or fails to submit valid IBA approval extension within one month of expiry of validity, suitable action under Breach of Contract on such carriers will be initiated.

**IBA** Certificate will be exempted for start-up firms.

#### 1.1.6) REGISTRATION UNDER CARRIAGE BY ROAD ACT 2007.

The Bidder should have CERTIFICATE OF REGISTRATION [Rule 5 (1)] as per Section 3 of the Carriage by Road Act 2007.

Copy of currently valid registration certificate shall be enclosed along with techno commercial bid.

## 1.2 **FINANCIAL:**

Not Applicable.



	, and the state of		
SL	Clause		
1.3	SUBMISSION OF INTEGRITY PACT DULY SIGNED		
	Bidder must not be admitted under Corporate Insolvency Resolution Process or Liquidation as on		
1.4	date, by NCLT or any adjudicating authority/authorities, , and shall submit undertaking		
	(Annexure-4) to this effect.		
1.5	Customer Approval (if Required). Not Applicable		
	Explanatory Notes for the PQR:		
	Credentials furnished by the bidder against "PRE-QUALIFYING CRITERIA" shall be verified		
	from the issuing authority for its authenticity. In case, any credential (s) is/are found to be		
v	spurious, offer of the bidder is liable to be rejected. BHEL reserves the right to initiate any further		
	action as per extant guidelines for Suspension of Business Dealings as applicable in BHEL.		
vi	Price Bids of only those bidders shall be opened who stand qualified after compliance of QR –		
	1.1 to 1.5		
2	SCOPE OF SUPPLY:		
	SCOPE OF WORK		
	Transportation of consignments from BHEL Trichy and sub-vendor works located within 60km		
	radius from BHEL Trichy to APL Raigarh, APL Raipur, NTPC Singrauli, MEL Mahan and NTPC		
	Sipat Project Sites by engaging Long Bed Mechanical Vehicles for a period of two years.		
3	PRICE BASIS		
	Please quote Rate per MT Excluding GST		
	Price Bid for each Schedule.		
	*Vendor to Quote "Rate per MT"  Diesel Price Variation Clause is applicable.		
	without GST (i.e., exclusive of GST)  Without GST (i.e., exclusive of GST)		
	contract.		
4	TAXES & DUTIES		
4			
	The Supplier/Vendor shall pay all (save the specific exclusions as enumerated in this clause) taxes,		
	fees, license, charges, deposits, duties, tools, royalty, commissions, other charges, etc. which may		
	be levied on the input goods & services consumed and output goods & services delivered in course		
	of his operations in executing the contract. In case BHEL is forced to pay any of such taxes/duties,		
4.1	BHEL shall have the right to recover the same from his bills or otherwise as deemed fit along		
	with the applicable overheads @5% and interest on the total value (i. e. amount paid by BHEL +		
	overhead)		
	However, provisions regarding GST on output supply (goods/service) and TDS/TCS as per		
	Income Tax Act shall be as per following clauses.		
4.2	GST (Goods and Services Tax)		
	GST as applicable on output supply (goods/services) are excluded from Supplier/Vendor's scope;		
	therefore, contractor's price/rates shall be exclusive of GST. Reimbursement of GST is subject to		
4.2.1	compliance of following terms and conditions. BHEL shall have the right to deny payment of		
	GST and to recover any loss to BHEL on account of tax, interest, penalty etc. for non-compliance		
	of any of the following condition.		
	The admissibility of GST, taxes and duties referred in this chapter or elsewhere in the contract		
	shall be limited to direct transactions between BHEL & its Supplier/Vendor. BHEL shall not		
4.2.2	consider GST on any transaction other than the direct transaction between BHEL & its		
	Supplier/Vendor.		
	Supplier/Vendor shall obtain prior written consent of BHEL before billing the amount towards		
	such taxes. Where the GST laws permit more than one option or methodology for discharging the		
4.2.3	liability of tax/levy/duty, BHEL shall have the right to adopt the appropriate one considering the		
	amount of tax liability on BHEL/Client as well as procedural simplicity with regard to assessment		
	of the liability. The option chosen by BHEL shall be binding on the Contractor for discharging		
	the obligation of BHEL in respect of the tax liability to the Supplier/Vendor.		
	Supplier/Vendor has to submit GST registration certificate of the concerned state.		
4.2.4	Supplier/Vendor also needs to ensure that the submitted GST registration certificate should be in		
	active status during the entire contract period.		
1	Silpplier/Vendor has to issue Invoice/Debit Note/Credit Note indicating HNN/NAC code		
4.2.5	Supplier/Vendor has to issue Invoice/Debit Note/Credit Note indicating HSN/SAC code, Description, Value, Rate, applicable tax and other particulars in compliance with the provisions		



SL	Clause
	of relevant GST Act and Rules made thereunder.
	Supplier/Vendor has to submit GST compliant invoice within the due date of invoice as per GST
4.2.6	Law. In case of delay, BHEL reserves the right of denial of GST payment if there occurs any
	hardship to BHEL in claiming the input thereof. In case of goods, Supplier/Vendor has to provide
	scan copy of invoice & GR/LR/RR to BHEL before movement of goods starts to enable BHEL
	to meet its GST related compliances. Special care should be taken in case of month end
	transactions.
	Supplier/Vendor has to ensure that invoice in respect of such services which have been
4.2.7	provided/completed on or before end of the month should not bear the date later than last working
	day of the month in which services are performed.
120	Subject to other provisions of the contract, GST amount claimed in the invoice shall be released
4.2.8	on fulfilment of all the following conditions by the Supplier/Vendor: -
a	Supply of goods and/or services have been received by BHEL.
b	Original Tax Invoice has been submitted to BHEL
	Supplier/Vendor has submitted all the documents required for processing of bill as per contract/
c	purchase order/ work order.
	In cases where e-invoicing provision is applicable, Supplier/Vendor is required to submit invoice
d	in compliance with e-invoicing provisions of GST Act and Rules made thereunder.
	Supplier/Vendor has filed all the relevant GST return (e.g. GSTR-1, GSTR-3B, etc.) pertaining
	to the invoice submitted and submit the proof of such return along with immediate subsequent
e	invoice. In case of final invoice/ bill, contractor has to submit proof of such return within fifteen
	days from the due date of relevant return.
	Respective invoice has appeared in BHEL's GSTR - 2A for the month corresponding to the month
	of invoice and in GSTR-2B of the month in which such invoices has been reported by the
	contractor along with status of ITC availability as "YES" in GSTR-2B. Alternatively, BG of
f	appropriate value may be furnished which shall be valid at least one month beyond the due date
	of confirmation of relevant payment of GST on GSTN portal or sufficient security is available to
	adjust the financial impact in case of any default by the Supplier/Vendor.
	Supplier/Vendor has to submit an undertaking confirming the payment of all due GST in respect
g	of invoices pertaining to BHEL.
	Any financial loss arises to BHEL on account of failure or delay in submission of any document
4.2.9	as per contract/purchase order/work order at the time of submission of Tax invoice to BHEL, shall
	be deducted from Supplier/Vendor's bill or otherwise as deemed fit.
4.2.10	TDS as applicable under GST law shall be deducted from Supplier/Vendor's bill.
	Supplier/Vendor shall comply with the provisions of e-way bill wherever applicable. Further
4.2.11	wherever provisions of GST Act permits, all the e-way bills, road permits etc. required for
	transportation of goods needs to be arranged by the contractor.
	Supplier/Vendor shall be solely responsible for discharging his GST liability according to the
4 2 12	provisions of GST Law and BHEL will not entertain any claim of GST/interest/penalty or any
4.2.12	other liability on account of failure of Supplier/Vendor in complying the provisions of GST Law
	or discharging the GST liability in a manner laid down thereunder.
	In case declaration of any invoice is delayed by the vendor in his GST return or any invoice is
4 2 12	subsequently amended/altered/deleted on GSTN portal which results in any adverse financial
4.2.13	implication on BHEL, the financial impact thereof including interest/penalty shall be recovered
	from the Supplier/Vendor's due payment.
	Any denial of input credit to BHEL or arising of any tax liability on BHEL due to non-compliance
4.2.14	of GST Law by the Supplier/Vendor in any manner, will be recovered along with liability on
	account of interest and penalty (if any) from the payments due to the Supplier/Vendor.
	In the event of any ambiguity in GST law with respect to availability of input credit of GST
4.2.15	charged on the invoice raised by the contractor or with respect to any other matter having impact
	on BHEL, BHEL's decision shall be final and binding on the Supplier/Vendor.
	Variation in Taxes & Duties:
	i Any upward variation in Ci3 i shall be considered for reimbursement brovided subbiv of goods
4.2.16	Any upward variation in GST shall be considered for reimbursement provided supply of goods and services are made within schedule date stipulated in the contract or approved extended
4.2.16	and services are made within schedule date stipulated in the contract or approved extended schedule for the reason solely attributable to BHEL. However downward variation shall be subject



SL	Clause
	In case the Government imposes any new levy/tax on the output service/goods after price bid
	opening, the same shall be reimbursed by BHEL at actual. The reimbursement under this clause
	is restricted to the direct transaction between BHEL and its Supplier/Vendor only and within the
	contractual delivery period only.
	In case any new tax/levy/duty etc. becomes applicable after the date of Bidder's offer but before
	opening of the price Bid, the Bidder/ Supplier/Vendor must convey its impact on his price duly substantiated by documentary evidence in support of the same before opening of price bid. Claim
	for any such impact after opening the price bid will not be considered by BHEL for reimbursement
	of tax or reassessment of offer.
4.3	Income Tax:
	TDS/TCS as applicable under Income Tax Act, 1961 or rules made thereunder shall be
	deducted/collected from Supplier/Vendor's bill.
7	DELIVERY:
	As per Special Conditions of the Contract (SCC)
8	TRANSIT INSURANCE
	As per Special Conditions of the Contract (SCC)
9	PAYMENT TERMS:
	FOR NON MSME Bidders, 100% Payment _ 90 Days from GR/S.Entry date upon submission
a	of billing documents as mentioned in sl. no. 10 below.
b	FOR MSE Bidders (Micro & Small), 100% Payment _ 45 Days from GR/S.Entry date upon
υ	submission of billing documents as mentioned in sl. no. 10 below.
c	FOR MEDIUM ENTERPRISES Bidders, 100% Payment _ 60 Days from GR/S.Entry date
	upon submission of billing documents as mentioned in sl. no. 10 below.
	However, GST amount shall be reimbursed in line with compliance to Cl. No. 4 (Taxes & Duties)
	above.
	NO INTEREST PAYABLE TO CONTRACTOR  No interest shall be payable on the security deposit or any other money due to the contractor".
	Time of Submission of freight bills
	Freight Bills will be submitted within one month immediately after delivery with proper acknowledgements and there should not be delay for more than one month.
	However, BHEL will not honor such claims after a period of six months on expiry of the Contract unless substantiated with valid reasons for delayed submission of the bills.
	Right of acceptance of such claims is with BHEL. Condonation for delay in this respect will require the approval of BHEL Officials not below the rank of DGM / Commercial / Logistics / MM concerned.
	Mode of Payment
	Mode of Payment All payments to be made to the Transporter shall be through NEFT (National Electronic Fund
	Transfer / RTGS (Real Time Gross Settlement) within reasonable time, as given above, after
	receipt of the bill along with consignee's acknowledgement.
10	DOCUMENTS REQUIRED ALONG WITH DISPATCH OF MATERIAL/BILLING DOCUMENTS:
	As per Special Conditions of the Contract (SCC)
11	BANK DETAILS FOR EMD & PERFORMANCE SECURITY SUBMISSION:
	For Electronic Fund Transfer the details are as below:
	a) Name of the Beneficiary: Bharat Heavy Electricals Limited
	b) Bank Particulars: Name of the Company - BHARAT HEAVY ELECTRICALS LTD.
	Address of the company – High Pressure Boiler Plant, Tiruchirappalli - 620014
	1 recircus of the company Then I ressure Doner Frant, Thuchhappani - 020014
	Name of the bank – State Bank of India
	Bank branch - HEAVY ELECTRICALS, KAILASAPURAM BRANCH
	City - Tiruchirappalli



SL	Clause
	Branch code - 01363
	Account Number – 10891588977
	Account type - CC
	IFSC code - SBIN0001363
	MICR code – 620002004
12	EMD
	Every tender must be accompanied by the prescribed amount of Earnest Money Deposit (EMD)
12.1	in the manner described herein.
	EMD shall be furnished before tender opening / along with the offer in full as per the amount
i	indicated in the NIT.
ii	The EMD is to be paid only in the following forms:
	a) Electronic Fund Transfer credited in BHEL account (before tender opening).
	b) Banker's cheque/ Pay order/ Demand draft, in favour of 'Bharat Heavy Electricals Limited'
	and payable at Trichy (along with offer).
	d) Bank Guarantee from any of the Scheduled Banks. In such cases shall be valid for a period of
	45 (forty-five) days beyond the final bid validity period.
	e) Insurance Surety Bonds.
	In case the EMD is more than Rs. Two lakh and in case of foreign bidders, it may be in the form
	of a bank guarantee (in equivalent Foreign Exchange amount, in case of foreign bidders) issued/
	confirmed from any of the scheduled commercial bank in India in the prescribed format. The
	EMD shall remain valid for a period of 45 (forty-five) days beyond the final bid validity period.
iii	No other form of EMD remittance shall be acceptable to BHEL.
12.2	EMD by the Bidder will be forfeited as per NIT conditions, if:
	The bidder withdraws or amends its/his tender or impairs or derogates from the tender in any
i	respect within the period of validity of the tender or if the successful bidder fails to furnish the
	required performance security within the specified period mentioned in the Tender.
	EMD by the Bidder shall be withheld in case any action on the tenderer is envisaged under the
ii	provisions of extant "Guidelines on Suspension of business dealings with suppliers/ contractors"
	and shall be forfeited in case of suspension
	Subject to Clause 12.2 above, EMD of the unsuccessful bidders shall be returned at the earliest
	after expiry of the final bid validity period and latest by the 30th day after the award of the
12.3	contract. However, in case of two packet or two stage bidding, EMD of unsuccessful bidders
	during first stage i.e., technical evaluation etc. shall be returned within 30 days of declaration of
	result of first stage i.e. technical evaluation etc.
12.4	EMD of successful Bidder shall be refunded on conclusion of the order/receipt of a performance
12.4	security as mentioned in NIT.
12.5	EMD shall not carry any interest.
12.6	Micro and Small Enterprises (MSEs) or Startups as recognized by Department for Promotion of
12.0	Industry and Internal Trade (DPIIT) shall be exempted from payment of EMD.
13	PERFORMANCE SECURITY - Not Applicable
14	BREACH OF CONTRACT, REMEDIES AND TERMINATION:
14.1	The following shall amount to breach of contract:
	I. Non-supply of material/ non-completion of work by the Supplier/Vendor within scheduled
	delivery/ completion period as per contract or as extended from time to time.
	II. The Supplier/Vendor fails to perform as per the activity schedule and there are sufficient
	reasons even before expiry of the delivery/ completion period to justify that supplies shall be
	inordinately delayed beyond contractual delivery/ completion period.
	III. The Supplier/Vendor delivers equipment/ material not of the contracted quality.
	IV. The Supplier/Vendor fails to replace the defective equipment/ material/ component as per
	guarantee clause.
	V. Withdrawal from or abandonment of the work by the Supplier/Vendor before completion as
	per contract.
	VI. Assignment, transfer, subletting of Contract by the Supplier/Vendor without BHEL's written
	permission resulting in termination of Contract or part thereof by BHEL.
	VII. Non-compliance to any contractual condition or any other default attributable to
	Supplier/Vendor.



SL	Clause
	VIII. Any other reason(s) attributable to Vendor towards failure of performance of contract. In
	case of breach of contract, BHEL shall have the right to terminate the Purchase Order/ Contract
	either in whole or in part thereof without any compensation to the Supplier/Vendor.
	IX. Any of the declarations furnished by the contractor at the time of bidding and/ or entering into
	the contract for supply are found untruthful and such declarations were of a nature that could have
	resulted in non-award of contract to the contractor or could expose BHEL and/ or Owner to
	adverse consequences, financial or otherwise.
	X. Supplier/Vendor is convicted of any offence involving corrupt business practices, antinational
	activities or any such offence that compromises the business ethics of BHEL, in violation of the Integrity Pact entered into with BHEL has the potential to harm the overall business of BHEL/
	Owner.
	Note-Once BHEL considers that a breach of contract has occurred on the part of Supplier/Vendor,
	BHEL shall notify the Supplier/Vendor by way of notice in this regard. Contractor shall be given
	an opportunity to rectify the reasons causing the breach of contract within a period of 14 days.
	In case the contractor fails to remedy the breach, as mentioned in the notice, to the satisfaction of
	BHEL, BHEL shall have the right to take recourse to any of the remedial actions available to it
	under the relevant provisions of contract.
14.2	Remedies in case of Breach of Contract.
	Wherein the period as stipulated in the notice issued under clause 14.1 has expired and
i	Supplier/Vendor has failed to remedy the breach, BHEL will have the right to terminate the
	contract on the ground of "Breach of Contract" without any further notice to contractor.
	Upon termination of contract, BHEL shall be entitled to recover an amount equivalent to 10% of
	the Contract Value for the damages on account of breach of contract committed by the
	Supplier/Vendor. This amount shall be recovered by way of encashing the security instruments
ii	like performance bank guarantee etc available with BHEL against the said contract. In case the value of the security instruments available is less than 10% of the contract value, the balance
	amount shall be recovered from other financial remedies (i.e. available bills of the
	Supplier/Vendor, retention amount, from the money due to the Supplier/Vendor etc. with BHEL)
	or the other legal remedies shall be pursued.
	wherever the value of security instruments like performance bank guarantee available with BHEL
	against the said contract is 10% of the contract value or more, such security instruments to the
iii	extent of 10% contract value will be encashed. In case no security instruments are available or the
111	value of the security instruments available is less than 10% of the contract value, the 10% of the
	contract value or the balance amount, as the case may be, will be recovered in all or any of the
	following manners:
iv	In case the amount recovered under sub clause (a) above is not sufficient to fulfil the amount recoverable then; a demand notice to deposit the balance amount within 30 days shall be issued
11	to Supplier/Vendor.
	If Supplier/Vendor fails to deposit the balance amount within the period as prescribed in demand
	notice, following action shall be taken for recovery of the balance amount:
	a) from dues available in the form of Bills payable to defaulted Supplier/Vendor against the same
	contract.
v	b) If it is not possible to recover the dues available from the same contract or dues are insufficient
	to meet the recoverable amount, balance amount shall be recovered from any money(s) payable
	to Supplier/Vendor under any contract with other Units of BHEL including recovery from security
	deposits or any other deposit available in the form of security instruments of any kind against
	Security deposit or EMD.
vi	In-case recoveries are not possible with any of the above available options, Legal action shall be
	initiated for recovery against defaulted supplier/Vendor.
	It is an agreed term of contract that this amount shall be a genuine pre-estimate of damages that
vii	BHEL would incur in completion of balance contractual obligation of the contract through any other agency and BHEL will not be required to furnish any other evidence to the Supplier/Vendor
	for the purpose of estimation of damages.
	In addition to the above, imposition of liquidated damages, debarment, termination, de-scoping,
viii	short-closure, etc., shall be applied as per provisions of the contract.
	Note:
	1 - 10-10-1



SL	Clause			
	1) The defaulting Supplier/Vendor shall not be eligible for participation in any of the future			
	enquiries floated by BHEL to complete the balance work. The defaulting contractor shall mean			
	and include:	n 11 707 1 1 1	0.1.75	Ti
			ie Sole Proprietorship	Firm, any Sole Proprietorship
	Firm owned by same S			c
				any firm comprising of same
	_	ame partners ; or sole	proprietorship firm ov	vned by any partner(s) as a sole
	proprietor.		0.75	<u> </u>
	LD against delay in e			
				rith LD clause no. 18.0 below,
				aximum value of LD, contract
	value shall be taken as			
		of "LD against delay	in executed supply in	case of termination of contract"
	is given below.	1 1 1 1 1 1	C C 1 .:11 .	
				mination of contract excluding
	the period of Hold (if			V.
	ii. Let the value of exe			
	Supplier/Vendor and v			fronts were made available to
	iv. Delay in executed s			
				of the Contract for the delay
			The state of the s	and "T2" as period of delay
	attributable to Supplie		as Contract value	and 12 as period of delay
15	BILL TO/ SHIP TO		nlianhla	
16	GUARANTEE/WAR			
17	MICRO AND SMAI			
17			,	details & submit documentary
				their techno-commercial offer.
				Others (excluding SC/ ST
	Type under MSE	SC/ST owned	Women owned	& Women Owned)
	Micro			a women owned)
	Small			
	Silian			
	Note: If the bidder doe	es not furnish the above	ve. offer shall be proce	ssed construing that the bidder
			, c, offer shall so proce	ssee construing that the state
	is not falling under MSE category.  a) MSE suppliers can avail the intended benefits in respect of the procurements related to Goods and Services only (Definition of Goods and Services as enumerated by Govt. of India v			
				ne procurements related to the
	Goods and Services or		•	•
		nly (Definition of Goo	ods and Services as enu	merated by Govt. of India vide
	Office Memorandum I	aly (Definition of Goo F. No. 21(8)/2011-MA	ods and Services as enu A dtd. 09/11/2016 offic	merated by Govt. of India vide e of AS & DC, MSME) only if
	Office Memorandum I they submit along wi	aly (Definition of Good F. No. 21(8)/2011-MA th the offer, attested	ods and Services as enu A dtd. 09/11/2016 offic I copies of either Ud	merated by Govt. of India vide e of AS & DC, MSME) only if yam Registration. Date to be
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SL	Clause
	words, entering into this Pact would be a preliminary qualification.
	c) Please refer Section-8 of IP for Role and Responsibilities of IEMs. In case of any complaint
	arising out of the tendering process, the matter may be referred to any of the above IEM(s). All
	correspondence with the IEMs shall be done through email only.
	Note:
	No routine correspondence shall be addressed to the IEM (phone/ post/ email) regarding the
	clarifications, time extensions or any other administrative queries, etc. on the tender issued. All
	such clarification/ issues shall be addressed directly to the tender issuing (procurement)
	department's officials whose contact details are as per Clause no. 28 below.
20	PREFERENCE TO MAKE IN INDIA:
	For this procurement, the local content to categorize a Supplier/Vendor as a Class I local supplier/
	Class II local Supplier/Non-Local Supplier and purchase preferences 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 NIC Bid, the same shall be applicable even if issued
	after issue of this NIC Bid, but before opening of Part-II bids against this NIC Bid.
21	SETTLEMENT OF DISPUTE
<b>41</b>	If any dispute or difference of any kind whatsoever shall arise between BHEL and the
	Supplier/Vendor, arising out of the contract for the performance of the work whether during the
	progress of contract termination, abandonment or breach of the contract, it shall in the first place
	referred to Designated Engineer for amicable resolution by the parties. Designated Engineer ( to
	be nominated by BHEL for settlement of disputes arising out of the contract) who within 60 days
	after being requested shall give written notice of his decision to the contractor. Save as hereinafter
	provided, such decision in respect of every matter so referred shall forthwith be given effect to by
	the Supplier/Vendor who shall proceed with the work with all due diligence, whether he or BHEL
	desires to resolve the dispute as hereinafter provided or not.
	If after the Designated Engineer has given written notice of this decision to the party and no
	intention to pursue the dispute has been communicated to him by the affected party within 30
	days from the receipt of such notice, the said decision shall become final and binding on the
	parties. In the event the Supplier/Vendor being dissatisfied with any such decision or if amicable
	settlement cannot be reached then all such disputed issues shall be resolved through conciliation
	in terms of the BHEL Conciliation Scheme 2018 as per Clause 21.1
21.1	CONCILIATION:
21.1	Any dispute, difference or controversy of whatever nature howsoever arising under or out of or
	in relation to this Agreement (including its interpretation) between the Parties, and so notified in
	writing by either Party to the other Party (the "Dispute") shall, in the first instance, be attempted
	to be resolved amicably in accordance with the conciliation procedure as per BHEL Conciliation
	Scheme 2018. 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 for conduct of conciliation proceedings" (as available in www.bhel.com)).
	Note: Ministry of Finance has issued OM reference No. 1/2/24 dated 03.06.2024 regarding
	"Guidelines for Arbitration and Mediation in Contracts of Domestic Public Procurement. In the
	said OM it has been recommended that Government departments/
	Entities/agencies are to encourage mediation under the Mediation Act. 2023. The said Act has not
	yet been notified by the Government. Therefore, the clause "Settlement of Disputes" shall be
	modified accordingly as and when the Mediation Act 2023 gets notified.
21.2	ARBITRATION:
21.2	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 21.1 herein above or
	otherwise) in respect of any dispute or difference; arising out of the formation, breach,
21 2 1	termination, validity or execution of the Contract; or, the respective rights and liabilities of the
21.2.1	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, refer
	the disputes to Arbitral Institution Madras High Court, Arbitration Centre (MHCAC) and
	such dispute to be adjudicated by Sole Arbitrator appointed in accordance with the Rules of said
	Arbitral Institution.



SL	Clause
	A party willing to commence arbitration proceeding shall invoke Arbitration Clause by giving
	notice to the other party in terms of section 21 of the Arbitration & Conciliation Act, 1996
21.2.2	(hereinafter referred to as the 'Notice') before referring the matter to arbitral institution. The
21.2.2	Notice shall be addressed to the Head of the Region, Power Sector/ Unit, BHEL, executing the
	Contract and shall contain the particulars of all claims to be referred to arbitration with sufficient
	detail and shall also indicate the monetary amount of such claim including interest, if any.
	After expiry of 30 days from the date of receipt of aforesaid notice, the party invoking the
	Arbitration shall submit that dispute to the Arbitral Institution Madras High Court, Arbitration
	Centre (MHCAC) and that dispute shall be adjudicated in accordance with their respective
	Arbitration Rules. The matter shall be adjudicated by a Sole Arbitrator who shall necessarily be a
2.2.3	Retd Judge having considerable experience in commercial matters to be appointed/nominated by the respective institution. The cost/expenses pertaining to the said Arbitration shall also be
2.2.3	governed in accordance with the Rules of the respective Arbitral Institution. The decision of the
	party invoking the Arbitration for reference of dispute to a specific Arbitral institution for
	adjudication of that dispute shall be final and binding on both the parties and shall not be subject
	to any change thereafter. The institution once selected at the time of invocation of dispute shall
	remain unchanged.
21.2.4	The fee and expenses shall be borne by the parties as per the Arbitral Institutional rules.
21.2.5	The Arbitration proceedings shall be in English language and the seat and venue of Arbitration
	shall be <b>Madras High Court, Arbitration Centre (MHCAC)</b> Subject to the above, the provisions of Arbitration & Conciliation Act 1996 and any amendment
	thereof shall be applicable. All matters relating to this Contract and arising out of invocation of
21.2.6	Arbitration clause are subject to the exclusive jurisdiction of the Court(s) situated at
	Tiruchirappalli, Tamil Nadu.
	Notwithstanding any reference to the Designated Engineer or Conciliation or Arbitration herein,
	a. the parties shall continue to perform their respective obligations under the Contract unless they
21.2.7	otherwise agree. Settlement of Dispute clause cannot be invoked by the Contractor, if the Contract
	has been mutually closed or 'No Demand Certificate' has been furnished by the Contractor or any
	Settlement Agreement has been signed between the Employer and the Contractor.
21.2.8	It is agreed that Mechanism of resolution of disputes through arbitration shall be available only
21.2.0	in the cases where the value of the dispute is less than Rs. 10 Crores.
	In case the disputed amount (Claim, Counter claim including. interest is Rs. 10 crores and above,
	the parties shall be within their rights to take recourse to remedies other than Arbitration, as may
21.2.9	be available to them under the applicable laws after prior intimation to the other party. Subject to the aforesaid conditions, provisions of the Arbitration and Conciliation Act, 1996 and any
	statutory modifications or re-enactment thereof as amended from time to time, shall apply to the
	arbitration proceedings under this clause.
	In case, multiple arbitrations are invoked (whether sub-judice or arbitral award passed) by any
	party to under this contract, then the cumulative value of claims (including interest claimed or
21.2.1	awarded) in all such arbitrations shall be taken in account while arriving at the total claim in
0	dispute for the subject contract for the purpose of clause 21.2.9. Disputes having cumulative value
	of less than 10 crores shall be resolved through arbitration and any additional dispute shall be
	adjudicated by the court of competent jurisdiction.
21.3	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
	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. 05/0003/2019-FTS-
	10937 dated 14-12-2022 as amended from time to time.
22	JURISDICTION
	Subject to clause 21 of this contract, the Civil Court having original Civil Jurisdiction
	<b>Tiruchirappalli, Tamil Nadu</b> shall alone have exclusive jurisdiction in regard to all matters in
	respect of the Contract.



SL	Clause
	GOVERNING LAWS
	The contract shall be governed by the Law for the time being in force in the Republic of India.
23	FORCE MAJEURE
23.1	"Force Majeure" shall mean circumstance which is:
	a) beyond control of either of the parties to contract,
	b) either of the parties could not reasonably have provided against the event before entering into
	the contract,
	c) having arisen, either of the parties could not reasonably have avoided or overcome, and
	d) is not substantially attributable to either of the parties
	And
	Prevents the performance of the contract,
	Such circumstances include but shall not be limited to:
	i. War, hostilities, invasion, act of foreign enemies.
	ii. Rebellion, terrorism, revolution, insurrection, military or usurped power, or civil war.
	iii. Riot, commotion or disorder by persons other than the contractor's personnel and other employees of the contractor and sub-contractors.
	iv. Strike or lockout not solely involving the contractor's personnel and other employees of the
	contractor and sub-contractors.
	v. Encountering munitions of war, explosive materials, ionizing radiation or contamination by
	radio-activity, except as may be attributable to the contractor's use of such munitions, explosives,
	radiation or radio- activity.
	vi. Natural catastrophes such as earthquake, tsunami, volcanic activity, hurricane or typhoon,
	flood, fire, cyclones etc.
	vii. Epidemic, pandemic etc.
	The following events are explicitly excluded from Force Majeure and are solely the
23.2	responsibilities of the non-performing party: a) any strike, work-to-rule action, go-slow or similar
23.2	labour difficulty (b) late delivery of equipment or material (unless caused by Force Majeure event)
	and (c) economic hardship.
	If either party is prevented, hindered or delayed from or in performing any of its obligations under
23.3	the Contract by an event of Force Majeure, then it shall notify the other in writing of the
20.0	occurrence of such event and the circumstances thereof within 15 (fifteen) days after the
	occurrence of such event.
	The party who has given such notice shall be excused from the performance or punctual
23.4	performance of its obligations under the Contract for so long as the relevant event of Force
23.4	Majeure continues and to the extent that such party's performance is prevented, hindered or delayed. The Time for Completion shall be extended by a period of time equal to period of delay
	caused due to such Force Majeure event.
	Delay or non-performance by either party hereto caused by the occurrence of any event of Force
	Majeure shall not
	v) Constitute a default or breach of the Contract.
23.5	vi) Give rise to any claim for damages or additional cost expense occasioned thereby, if and to
	the extent that such delay or non-performance is caused by the occurrence of an event of Force
	Majeure.
25	CARTEL FORMATION
	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.
26	FRAUD PREVENTION POLICY
	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.
27	SUSPENSION OF BUSINESS DEALINGS WITH SUPPLIERS / CONTRACTORS:



SL	Clau	se	
	The offers of the bidders who are under suspension as also the offers of the bidders, who engage the services of the banned firms / principal / agents, shall be rejected. The list of banned firms is available on BHEL web site www.bhel.com.		
	If any bidder / supplier / contractor during pre-te execution / post-execution stage indulges in any a cheating, bribery, fraud or and other misconduct bidding process or influence the price or tampers manner which tantamount to an offence punishable 1860( Bhartiya Nyaya Samhita 2023) or any othe is actionable under the Guidelines for Suspension against such bidder / supplier / contractor as per www.bhel.com and / or under applicable legal prodealings is available in the webpage: http://www.legal.com	act, including but not limited to, mal-practices, a or formation of cartel so as to influence the a the tendering process or acts or omits in any e under any provision of the Indian Penal Code, a law in force in India, or does anything which on of Business dealings, action may be taken extant guidelines of the company available on ovisions. Guidelines for suspension of business obtel.com/vender_registration/vender.php.	
	Bid should be free from correction, overwriting, cutting, erasure or overwriting shall be valid only person(s) signing the bid else bid shall be liable Commercial queries, the same may please be addressed Part I opening-	y if they are attested under full signature(s) of for rejection. In the event of any Technical or	
28	Contact details for queries related to tender:  (i) Mr. M.Umashankar, Sr. Engineer/ WCM; Phone: 0431 257 1519	Contact details for queries related to Scope of Work / Material readiness / technical specifications	
	e-mail: umashankarm@bhel.in  (ii) Mr. Anjana Pachori, Manager/ WCM Phone; 0431 257 8187 e-mail: apachori@bhel.in	B Karthickeyan / Manager / Logistics e-mail: <u>bkarthickeyan@bhel.in</u> / Ph: 0431 257 6561	
29	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. Buyer Added Bid Specific Additional Terms & Conditions (ATC) c. Special Conditions of Contract (SCC) d General Conditions of Contract (GCC)		
30	NOTE:  1. In the event of our customer order covering this tender being cancelled /placed on hold /otherwise modified, BHEL would be constrained to accordingly cancel / hold / modify the tender at any stage of execution.  2. BHEL may negotiate the L1 rate, if not meeting our budget / estimated cost. BHEL may refloat the tender opened, if L1 price is not acceptable to BHEL even after negotiation.  Any deviation from the conditions specified in TECHNO-COMMERCIAL TERMS AND CONDITIONS - Annexure-A, will lead to rejection of offer.  3. Any change in applicable rates of Tax or any other statutory levies (Direct / Indirect) or any new introduction of any levy by means of statute and its corresponding liability for the deliveries beyond the agreed delivery date for reasons not attributable to BHEL will be to vendors account. BHEL will not reimburse the same and any subsequent claim in this respect will be summarily rejected.  4. BHEL reserves its right to reject an offer due to unsatisfactory past performance by the respective Vendor in the execution of any contract to any BHEL project / Unit.  5. The offers of the bidders who are under suspension and also the offers of the bidders, who engage the services of the banned firms /principal/agents, shall be rejected. The list of banned firms is available on BHEL web site www.bhel.com.  6. Recovery / deduction as applicable as per Direct and Indirect taxes as notified by Govt. Of India from time to time will be made and information/certificate for such deduction/recoveries		



shall be provided by BHEL to the vendor.  Enclosure:  Annexure- 1: Check List.  Annexure- 2: Offer forwarding letter / tender submission letter  Annexure- 3: No Deviation Certificate  Annexure- 4: Declaration regarding Insolvency/ Liquidation/ Bankruptcy Proceedings  Annexure- 5: Declaration by Authorized Signatory  Annexure- 6: Declaration by Authorized Signatory regarding Authenticity of submitted  Documents.  Annexure- 8: Integrity Pact  Annexure-10: Declaration reg. Related Firms & their areas of Activities  Annexure-11: Declaration for relation in BHEL  Annexure-15: Power of Attorney for submission of tender.  Annexure-16: Proforms of Bank Guarantee for Farnest Money	SL	Clause
Annexure- 1: Check List.  Annexure- 2: Offer forwarding letter / tender submission letter  Annexure- 3: No Deviation Certificate  Annexure- 4: Declaration regarding Insolvency/ Liquidation/ Bankruptcy Proceedings  Annexure- 5: Declaration by Authorized Signatory  Annexure- 6: Declaration by Authorized Signatory regarding Authenticity of submitted  Documents.  Annexure- 8: Integrity Pact  Annexure-10: Declaration reg. Related Firms & their areas of Activities  Annexure-11: Declaration for relation in BHEL  Annexure-15: Power of Attorney for submission of tender.		shall be provided by BHEL to the vendor.
Annexure-16: Proforma of Rank Guarantee for Farnest Money		Shall be provided by BHEL to the vendor.  Enclosure:  Annexure- 1: Check List.  Annexure- 2: Offer forwarding letter / tender submission letter  Annexure- 3: No Deviation Certificate  Annexure- 4: Declaration regarding Insolvency/ Liquidation/ Bankruptcy Proceedings  Annexure- 5: Declaration by Authorized Signatory  Annexure- 6: Declaration by Authorized Signatory regarding Authenticity of submitted  Documents.  Annexure- 8: Integrity Pact  Annexure- 10: Declaration reg. Related Firms & their areas of Activities  Annexure-11: Declaration for relation in BHEL  Annexure-15: Power of Attorney for submission of tender.
Annexure-17: Proforma of Bank Guarantee for Security Deposit.		Annexure-16: Proforma of Bank Guarantee for Earnest Money.
· · · · · · · · · · · · · · · · · · ·		
		Annexure-18: List of Consortium Bank.
* *		Annexure-19: Declaration regarding Conflict of Interest.



## **ANNEXURE-1**

## **CHECK LIST**

NOTE: - Suppliers are required to fill in the following details in their Letterhead and no column should be left blank

	T		
A	Name and Address of the Supplier		
В	GSTN No. of the Supplier (Place of Execution of Contract / Purchase Order)		
С	Details of Contact person for this Tender	Name: Mr./ Ms. Designation: Telephone No: Mobile No: Email ID:	
D	EMD DETAILS		
Е	DESCRIPTION	APPLICABILITY (BY BHEL)	ENCLOSED BY BIDDER
i.	Whether Pre - Qualification Criteria is understood and provided proper supporting documents.	Applicable/ Not Applicable	YES / NO
ii.	Whether all pages of the Tender documents including annexures, appendices etc are read and understood	Applicable/ Not Applicable	YES / NO
iii.	Audited Balance Sheet and profit & Loss Account for the last three years	Applicable/ Not Applicable	YES / NO
iv.	Copy of PAN Card & GST registration	Applicable/ Not Applicable	YES / NO
v.	Submission of MSE certificate as specified in Tender	Applicable/ Not Applicable	YES / NO
vi.	Offer forwarding letter / tender submission letter as per Annexure – 2	Applicable/ Not Applicable	YES / NO
vii.	Submission of Certificate of No Deviation as per Annexure – 3	Applicable/ Not Applicable	YES / NO
viii.	Declaration regarding Insolvency/ Liquidation/ Bankruptcy Proceedings as per Annexure – 4	Applicable/ Not Applicable	YES / NO
ix.	Declaration by Authorized Signatory as per Annexure – 5	Applicable/ Not Applicable	YES / NO
х.	Declaration by Authorized Signatory regarding Authenticity of submitted Documents Annexure – 6	Applicable/ Not Applicable	YES / NO
xi.	Submission of Non-Disclosure Certificate as per Annexure – 7	Applicable/ Not Applicable	YES / NO
xii.	Submission of Integrity Pact as specified in Tender as per Annexure – 8	Applicable/ Not Applicable	YES / NO
xiii.	Declaration confirming knowledge about Site Conditions as per Annexure – 9	Applicable/ Not Applicable	YES / NO
xiv.	Declaration reg. Related Firms & their areas of Activities as per Annexure – 10	Applicable/ Not Applicable	YES / NO
xv.	Declaration for relation in BHEL as per Annexure – 11	Applicable/ Not Applicable	YES / NO
xix.	Power of Attorney for submission of tender as per Annexure – 15	Applicable/ Not Applicable	YES / NO



XX.	Proforma of Bank Guarantee for Earnest Money as per Annexure – 16	Applicable/ Not Applicable	YES / NO
xxi.	Proforma of Bank Guarantee for Security Deposit Annexure – 17	Applicable/ Not Applicable	YES / NO
xxii	Declaration regarding Conflict of Interest. Annexure – 19	Applicable/ Not Applicable	YES / NO

NOTE: Strike off 'YES' or 'NO', as applicable. Tender not accompanied by the prescribed above applicable documents are liable to be summarily rejected.

DATE:

Sign. of the AUTHORISED SIGNATORY (With Name, Designation and Company seal)



**ANNEXURE - 2** 

## OFFER FORWARDING LETTER / TENDER SUBMISSION LETTER

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

Offer Reference No:	Date:
To, Manager / Works Contracts Management, 3rd Floor, 24 Building, B.H.E.L., Tiruchirappalli – 620 014, Tamilnadu. Phone: 0431-2578187, Email: apachori@bhel.in	
Dear Sir,	
Sub: Submission of Offer against NIT No: WCM / 25-26 / 90025000	004, dt.01.09.2025
Having examined the tender documents against your NIT No. WCM and having understood the provisions of the said tender documen requirements of BHEL related to the work tendered for, in connection from BHEL Trichy and sub-vendor works located within 60km radiu APL Raipur, NTPC Singrauli, MEL Mahan and NTPC Sipat P Mechanical Vehicles for a period of two years, we hereby submit accordance with terms and conditions mentioned in the tender document the indicated delivery schedule.	ts and having thoroughly studied the n with Transportation of consignments as from BHEL Trichy to APL Raigarh, Project Sites by engaging Long Bed at our offer for the proposed work in
Should our Offer be accepted by BHEL for Award, I/we further agree work as provided for in the Tender Conditions within the stipulated	
I/We further agree to execute all the works referred to in the said conditions contained or referred to therein and as detailed in the appearance.	
I/We have deposited herewith the requisite Earnest Money Deposit Check List.	(EMD) as per details furnished in the
	Authorised Representative of Bidder Signature: Name: Address:
Place: Date:	

**ANNEXURE-3** 

## CERTIFICATE OF NO DEVIATION

(To be Typed & submitted in the Letter Head of the Company/Firm of Bidder)

To,
Manager / Works Contracts Management, 3rd Floor, 24 Building, B.H.E.L., Tiruchirappalli – 620 014, Tamilnadu. Phone: 0431-2578187, Email: apachori@bhel.in
Dear Sir,
Subject: No Deviation Certificate
Ref: 1) NIT No: WCM / 25-26 / 9002500004, dt.01.09.2025 2) All other pertinent issues till date
We hereby confirm that we have not changed/ modified/materially altered any of the tender documents as downloaded from the website/ issued by BHEL and in case of such observance at any stage, it shall be treated as null and void.
We also hereby confirm that we have neither set any Terms and Conditions and nor have we taken any deviation from the Tender conditions together with other references applicable for the above referred Bid.
We further confirm our unqualified acceptance to all Terms and Conditions, unqualified compliance to Tender Conditions.
We confirm to have submitted offer in accordance with tender instructions and as per aforesaid references. Thanking you,
Yours faithfully
(Signature, date & seal of authorized representative of the bidder)
Date: Place:



**ANNEXURE- 4** 

#### **UNDERTAKING**

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

To,

Manager / Works Contracts Management, 3rd Floor, 24 Building, B.H.E.L., Tiruchirappalli – 620 014, Tamilnadu. Phone: 0431-2578187, Email: apachori@bhel.in

Dear Sir/Madam,

Sub: DECLARATION REGARDING INSOLVENCY/ LIQUIDATION/ BANKRUPTCY PROCEEDINGS

Ref: NIT No: WCM / 25-26 / 9002500004, dt.01.09.2025

I/We, declare that, I/We am/are not under insolvency resolution process or liquidation or Bankruptcy Code Proceedings (IBC) as on date, by NCLT or any adjudicating authority/authorities, which will render us ineligible for participation in this tender.

Sign. of the AUTHORISED SIGNATORY (With Name, Designation and Company seal)

Place: Date:

ANNEXURE - 5

#### DECLARATION BY AUTHORISED SIGNATORY OF BIDDER

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

To,

Manager / Works Contracts Management, 3rd Floor, 24 Building, B.H.E.L., Tiruchirappalli – 620 014, Tamilnadu. Phone: 0431-2578187, Email: apachori@bhel.in

Dear Sir,

Sub: Declaration by Authorised Signatory

Ref:

1) NIT No: WCM / 25-26 / 9002500004, dt.01.09.2025

2) All other pertinent issues till date

I/We, hereby certify that all the information and data furnished by me with regard to the above Tender Specification are true and complete to the best of my knowledge. I have gone through the specifications, conditions, stipulations and all other pertinent issues till date, and agree to comply with the requirements and Intent of the specification.

I further certify that I am authorised to represent on behalf of my Company/Firm for the above mentioned tender and a valid Power of Attorney to this effect is also enclosed.

Yours faithfully,

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

Enclosed: Power of Attorney



ANNEXURE - 6

## **DECLARATION BY AUTHORISED SIGNATORY OF BIDDER**

(To be typed and submitted in the Letter Head of the Company/Firm of Bidder)
To,
Manager / Works Contracts Management, 3rd Floor, 24 Building, B.H.E.L., Tiruchirappalli – 620 014, Tamilnadu. Phone: 0431-2578187, Email: apachori@bhel.in
Dear Sir,
Sub: Declaration by Authorised Signatory regarding Authenticity of submitted documents.
Ref: 1) NIT No. WCM / 25-26 / 9002500004, dt.01.09.2025 2) All other pertinent issues till date
I/We, hereby certify that all the documents submitted by us in support of possession of "Qualifying Requirements" are true copies of the original and are fully compliant required for qualifying / applying in the bid and shall produce the original of same as and when required by Bharat Heavy Electricals Limited.
I / We hereby further confirm that no tampering is done with documents submitted in support of our qualification as bidder. I / We understand that at any stage (during bidding process or while executing the awarded contract) if it is found that fake / false / forged bid qualifying / supporting documents / certificates were submitted, it would lead to summarily rejection of our bid / termination of contract. BHEL shall be a liberty to initiate other appropriate actions as per the terms of the Bid / Contract and other extant policies of Bharat Heavy Electricals Limited.
Yours faithfully
(Signature, Date & Seal of Authorized Signatory of the Bidder)
Date:



ANNEXURE – 8

## INTEGRITY PACT

Between

Bharat Heavy Electricals Ltd. (BHEL), a company registered under the Companies Act 1956 and having its registered office at "BHEL House", Siri Fort, New Delhi - 110049 (India) hereinafter referred to as "The Principal", which expression unless repugnant to the context or meaning hereof shall include its successors or assigns of the ONE PART

The Principal intends to award, under laid-down organizational procedures, contract/s for Transportation of consignments from BHEL Trichy and sub-vendor works located within 60km radius from BHEL Trichy to APL Raigarh, APL Raipur, NTPC Singrauli, MEL Mahan and NTPC Sipat Project Sites by engaging Long Bed Mechanical Vehicles for a period of two years (hereinafter referred to as "Contract"). The Principal values full compliance with all relevant laws of the land, rules and regulations, and the principles of economic use of resources, and of fairness and transparency in its relations with its Bidder(s)/ Contractor(s).

In order to achieve these goals, the Principal will appoint panel of Independent External Monitor(s) (IEMs), who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.

## **Section 1- Commitments of the Principal**

- 1.1 The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles: -
- 1.1.1 No employee of the Principal, personally or through family members, will in connection with the tender for, or the execution of a contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the person is not legally entitled to.
- 1.1.2 The Principal will, during the tender process treat all Bidder(s) with equity and reason. The Principal will in particular, before and during the tender process, provide to all Bidder(s) the same information and will not provide to any Bidder(s) confidential/ additional information through which the Bidder(s) could obtain an advantage in relation to the tender process or the contract execution.
- 1.1.3 The Principal will exclude from the process all known prejudiced persons.
- 1.2 If the Principal obtains information on the conduct of any of its employees which is a penal offence under the Indian Penal Code 1860 and Prevention of Corruption Act 1988 or any other statutory penal enactment, or if there be a substantive suspicion in this regard, the Principal will inform its Vigilance Office and in addition can initiate disciplinary actions.

## **Section 2 - Commitments of the Bidder(s)/ Contractor(s)**

2.1 The Bidder(s)/ Contractor(s) commit himself to take all measures necessary to prevent corruption. The Bidder(s)/ Contractor(s) commits himself to observe the following principles during participation in the tender process and during the contract execution.



- 2.1.1 The Bidder(s)/ Contractor(s) will not, directly or through any other person or firm, offer, promise or give to the Principal or to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person any material, immaterial or any other benefit which he/ she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the tender process or during the execution of the contract.
- 2.1.2 The Bidder(s)/ Contractor(s) will not enter with other Bidder(s) into any illegal or undisclosed agreement or understanding, whether formal or informal. 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.
- 2.1.3 The Bidder(s)/ Contractor(s) will not commit any penal offence under the relevant Indian Penal Code (IPC) and Prevention of Corruption Act; further the Bidder(s)/ Contractor(s) will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- 2.1.4 Foreign Bidder(s)/ Contractor(s) shall disclose the name and address of agents and representatives in India and Indian Bidder(s)/ Contractor(s) to disclose their foreign principals or associates. The Bidder(s)/ Contractor(s) 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.
- 2.2 The Bidder(s)/ Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.
- 2.3 The Bidder(s)/ Contractor(s) shall not approach the Courts while representing the matters to IEMs and shall await their decision in the matter.

#### Section 3 - Disqualification from tender process and exclusion from future contracts

If the Bidder(s)/ Contractor(s), before award or during execution has committed a transgression through a violation of Section 2 above, or acts in any other manner such as to put his reliability or credibility in question, the Principal is entitled to disqualify the Bidder(s)/ Contractor(s) from the tender process, terminate the contract, if already awarded, exclude from future business dealings and/ or take action as per the separate "Guidelines on Banning of Business dealings with Suppliers/Contractors", framed by the Principal.

#### **Section 4 - Compensation for Damages**

- 4.1 If the Principal has disqualified the Bidder (s) from the tender process before award / order acceptance according to Section 3, the Principal is entitled to demand and recover the damages equivalent to Earnest Money Deposit/ Bid Security.
- 4.2 If the Principal is entitled to terminate the Contract according to Section 3, or terminates the Contract in application of Section 3 above, the Bidder(s)/ Cotractor (s) transgression through a violation of Section 2 above shall be construed breach of contract and the Principal shall be entitled to demand and recover from the Contractor an amount equal to 5% of the contract value or the amount equivalent to Security Deposit/Performance Bank Guarantee, whichever is higher, as damages, in addition to and without prejudice to its right to demand and recover compensation for any other loss or damages specified elsewhere in the contract.

## **Section 5 - Previous Transgression**

5.1 The Bidder declares that no previous transgressions occurred in the last 3 (three) years with any other company in any country conforming to the anti-corruption approach or with any other Public Sector Enterprise in India that could justify his exclusion from the tender process.



5.2 If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason or action can be taken as per the separate "Guidelines on Banning of Business dealings with Suppliers/ Contractors", framed by the Principal.

## Section 6 - Equal treatment of all Bidder (s)/ Contractor (s) / Sub-contractor (s)

- 6.1 The Principal will enter into Integrity Pacts with identical conditions as this Integrity Pact with all Bidders and Contractors.
- 6.2 In case of Sub-contracting, the Principal Contractor shall take the responsibility of the adoption of Integrity Pact by the Sub-contractor(s) and ensure that all Sub-contractors also sign the Integrity Pact.
- 6.3 The Principal will disqualify from the tender process all Bidders who do not sign this Integrity Pact or violate its provisions.

## Section 7 - Criminal Charges against violating Bidders/ Contractors /Subcontractors

If the Principal obtains knowledge of conduct of a Bidder, Contractor or Subcontractor, or of an employee or a representative or an associate of a Bidder, Contractor or Subcontractor which constitutes corruption, or if the Principal has substantive suspicion in this regard, the Principal will inform the Vigilance Office.

## **Section 8 -Independent External Monitor(s)**

- 8.1 The Principal appoints competent and credible panel of Independent External Monitor (s) (IEMs) for this Integrity Pact. The task of the IEMs is to review independently and objectively, whether and to what extent the parties comply with the obligations under this Integrity Pact.
- 8.2 The IEMs are not subject to instructions by the representatives of the parties and performs his functions neutrally and independently. He reports to the CMD, BHEL.
- 8.3 The IEMs shall be provided access to all documents/ records pertaining to the Contract, for which a complaint or issue is raised before them as and when warranted. However, the documents/records/information having National Security implications and those documents which have been classified as Secret/Top Secret are not to be disclosed.
- 8.4 The Principal will provide to the IEMs sufficient information about all meetings among the parties related to the Contract provided such meetings could have an impact on the contractual relations between the Principal and the Contractor. The parties offer to the IEMs the option to participate in such meeting
- 8.5 The advisory role of IEMs is envisaged as that of a friend, philosopher and guide. The advice of IEMs would not be legally binding and it is restricted to resolving issues raised by a Bidder regarding any aspect of the tender which allegedly restricts competition or bias towards some Bidders. At the same time, it must be understood that IEMs are not consultants to the Management. Their role is independent in nature and the advice once tendered would not be subject to review at the request of the organization.
- 8.6 For ensuring the desired transparency and objectivity in dealing with the complaints arising out of any tendering process or during execution of Contract, the matter should be examined by the full panel of IEMs jointly, who would look into the records, conduct an investigation, and submit their joint recommendations to the Management.
- 8.7 The IEMs would examine all complaints received by them and give their recommendations/ views to the CMD, BHEL at the earliest. They may also send their report directly to the CVO, in case of suspicion of serious irregularities requiring legal/ administrative action. Only in case of very serious issue having a specific, verifiable Vigilance angle, the matter should be reported directly to the Commission. IEMs will tender their advice on the complaints within 30 days.



- 8.8 The CMD, BHEL shall decide the compensation to be paid to the IEMs and its terms and conditions.
- 8.9 IEMs should examine the process integrity, they are not expected to concern themselves with fixing of responsibility of officers. Complaints alleging mala fide on the part of any officer of the Principal should be looked into by the CVO of the Principal.
- 8.10 If the IEMs have reported to the CMD, BHEL, a substantiated suspicion of an offence under relevant Indian Penal Code / Prevention of Corruption Act, and the CMD, BHEL has not, within reasonable time, taken visible action to proceed against such offence or reported it to the Vigilance Office, the IEMs may also transmit this information directly to the Central Vigilance Commissioner, Government of India.
- 8.11 After award of work, the IEMs shall look into any issue relating to execution of Contract, if specifically raised before them. As an illustrative example, if a Contractor who has been awarded the Contract, during the execution of Contract, raises issue of delayed payment etc. before the IEMs, the same shall be examined by the panel of IEMs. Issues like warranty/ guarantee etc. shall be outside the purview of IEMs.
- 8.12 However, the IEMs may suggest systemic improvements to the management of the Principal, if considered necessary, to bring about transparency, equity and fairness in the system of procurement.
- 8.13 The word `Monitor' would include both singular and plural.

#### **Section 9 - Pact Duration**

- 9.1 This Integrity Pact shall be operative from the date this Integrity Pact is signed by both the parties till the final completion of contract for successful Bidder, and for all other Bidders 6 months after the Contract has been awarded. Any violation of the same would entail disqualification of the bidders and exclusion from future business dealings.
- 9.2 If any claim is made/ lodged during currency of this Integrity Pact, the same shall be binding and continue to be valid despite the lapse of this Pact as specified above, unless it is discharged/ determined by the CMD, BHEL.

#### **Section 10 - Other Provisions**

- 10.1 This Integrity Pact is subject to Indian Laws and exclusive jurisdiction shall be of the competent Courts as indicated in the Tender or Contract, as the case may be.
- 10.2 Changes and supplements as well as termination notices need to be made in writing.
- 10.3 If the Bidder(s)/ Contractor(s) is a partnership or a consortium or a joint venture, this Integrity Pact shall be signed by all partners of the partnership or joint venture or all consortium members.
- 10.4 Should one or several provisions of this Integrity Pact turn out to be invalid, the remainder of this Integrity Pact remains valid. In this case, the parties will strive to come to an agreement to their original intentions.
- 10.5 Only those bidders / contractors who have entered into this Integrity Pact with the Principal would be competent to participate in the bidding. In other words, entering into this Integrity Pact would be a preliminary qualification.
- 10.6 In the event of any dispute between the Principal and Bidder(s)/Contractor(s) relating to the Contract, in case, both the parties are agreeable, they may try to settle dispute through Mediation before the panel of IEMs in a time bound manner. In case, the dispute remains unresolved even after mediation by the panel of IEMs, either party may take further action as the terms & conditions of the Contract. The fees/expenses on dispute resolution through mediation shall be shared by both the parties. Further, the mediation proceedings shall be confidential in nature and the parties shall keep confidential all matters relating to the mediation proceedings including any settlement agreement arrived at between the parties as outcome of mediation. Any views expressed, suggestions, admissions or proposals etc. made by either party in the course of



(Name & Address)

Tender Ref: WCM / 25-26 / 9002500004, dt.01.09.2025: Transportation of consignments from BHEL Trichy and sub-vendor works located within 60km radius from BHEL Trichy to APL Raigarh, APL Raipur, NTPC Singrauli, MEL Mahan and NTPC Sipat Project Sites by engaging Long Bed Mechanical Vehicles for a period of two years.

mediation shall not be relied upon or introduced as evidence in any further arbitral or judicial proceedings, whether or not such proceedings relate to the dispute that is the subject of mediation proceedings. Neither of the parties shall present IEMs as witness in any Alternative Dispute Resolution or judicial proceedings in respect of the dispute that was subject of mediation.

ANJANA PACHORI  Dy. Manager  Works Contracts Management  BHEL, TRICHY - 620 014.	Sign:	
For & On behalf of the Principal		For & On behalf of the Bidder/ Contractor
(Office Seal)		(Office Seal)
Place : Trichy Date :		Place Date
M. UMASHANKAR Engineer Works Contracts Management BHEL, TRICHY-620 014.		
Witness:		Witness Sign:

(Name & Address)



**ANNEXURE - 10** 

	DECI	LARATION
		Date:
То,		
3rd Flo	er / Works Contracts Management, or, 24 Building, B.H.E.L., Tiruchirappalli adu. Phone: 0431-2578187, Email: apacho	
Dear Si	r/ Madam,	
Sub:	Details of related firms and their area of a	ctivities
	find below details of firms owned by our em with BHEL, (NA, if not applicable)	family members that are doing business/ registered for
1	Material Category/ Work Description	
1	Name of Firm	
	Address of Firm	
	Nature of Business	
	Name of Family Member	
	Relationship	
2	Material Category/ Work Description	
	Name of Firm	
	Address of Firm	
	Nature of Business	
	Name of Family Member Relationship	
3	Relationship	
	I certify that the above information is true ve information furnished is found to be fal	e and I agree for penal action from BHEL in case any of se.
Regards From:		
Supplie	r Code:	
Address	S:	



**ANNEXURE – 11** 

## 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)

To,
Manager / Works Contracts Management, 3 <sup>rd</sup> Floor, 24 Building, B.H.E.L., Tiruchirappalli – 620 014, Tamilnadu. Phone: 0431-2578187, Email: apachori@bhel.in
Dear Sir,
Sub: Declaration for relation in BHEL
Ref: 1) NIT No: WCM / 25-26 / 9002500004, dt.01.09.2025
I/We hereby submit the following information pertaining to relation/relatives of Proprietor/Partner(s)/Director(s) employed in BHEL
Tick ( $\sqrt{\ }$ ) 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, Date & Seal of Authorized

## 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.

Signatory of the Bidder)

**ANNEXURE – 15** 

## POWER OF ATTORNEY for SUBMISSION OF TENDER

(To be typed on non-judicial stamp paper of minimum Rs. 100/- and Notarized)

KNOW ALL MEN BY THESE PRESENTS, that I/We do hereby make, nominate, constitute and appoint Mr.
Attorney of M/s
And the Company do hereby agree to ratify and confirm all acts, deeds, things or proceedings as may be lawfully done by the said attorney and by or on behalf of the company and in the name of the company, by virtue of the powers conferred herein and the same shall be binding on the company and shall have full force and effect.
IN WITNESS WHEREOF, the common seal of the company has been hereunto affixed in the manner hereinafter appearing on the document.
Dated at, this, day of
Director/CMD/Partner/Proprietor
Signature of Mr (Attorney)
Attested by: Director/CMD/Partner/Proprietor
Witness
Notary Public



**ANNEXURE – 16** 

## PROFORMA OF BANK GUARANTEE FOR EARNEST MONEY

(On non-Judicial paper of appropriate value)

Bank Guarantee No Date
To (Employer's Name and Address)
Dear Sirs, In accordance with the terms and conditions of Invitation for Bids/Notice Inviting Tender No
having its registered office at
The Tender Conditions provide that the Tenderer shall pay a sum of Rs
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
we, the
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.
We Bank further agree 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 Tender or to extend the time of submission of 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 Tenderer and we shall not be relieved from our liability by reason of any such variation, or extension being granted to the said Tenderer or for any forbearance, act or omission on the part of the Employer or any indulgence by the Employer to



the said Tenderer 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 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.......<sup>6</sup> and shall be extended from time to time for such period as may be desired by the Employer.

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

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

Notwithstanding anything to the contrary contained hereinabove:

- b. This Guarantee shall be valid up to ......<sup>6</sup>

We, ......Bank, have power to issue this Guarantee under law and the undersigned 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)

Date	
Place of Issue	

## Notes:

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.

<sup>&</sup>lt;sup>1</sup> Details of the Invitation to Bid/Notice Inviting Tender

<sup>&</sup>lt;sup>2</sup> Name and Address of the Tenderer

<sup>&</sup>lt;sup>3</sup> Details of the Work

<sup>&</sup>lt;sup>4</sup> Name of the Employer

<sup>&</sup>lt;sup>5</sup> BG Amount in words and Figures

<sup>&</sup>lt;sup>6</sup> Validity Date

<sup>&</sup>lt;sup>7</sup> Date of Expiry of Claim Period



- 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.



ANNEXURE - 17

## BANK GUARANTEE FOR SECURITY DEPOSIT

(On non-Judicial paper of appropriate value)

Bank Guarantee No:	Date:
To NAME & ADDRESSES OF THE BENEFICIARY	
Dear Sirs,	
In consideration of Bharat Heavy Electricals Limited expression shall unless repugnant to the context or measure assigns) incorporated under the Companies Actual through its Unsuawarded to (Name of the Vendor / Contractual through its Unsuawarded to (Name of through its Unsu	ning thereof, include its successors and permitted t, 1956 and having its registered office nit at
We,, (hereinafter referred to as the Bar and inter alia a branch at being the Guarant unconditionally undertake to forthwith and immediatel maximum amount of Rs <sup>6</sup> (Rupees on first demand from the Employer and without any re Employer needing to prove or demonstrate reasons for it	or under this Guarantee, hereby, irrevocably and y pay to the Employer any sum or sums upto a) without any demur, immediately eservation, protest, and recourse and without the
Any such demand made on the Bank shall be conclusive a under this guarantee. However, our liability under this exceeding Rs.	
We undertake to pay to the Employer any money so do raised by the Vendor / Contractor / Supplier in any suit or Arbitrator or any other authority, our liability under this	proceeding pending before any Court or Tribunal,
The payment so made by us under this Guarantee shall thereunder and the Vendor / Contractor / Supplier shall h	
We thebank further agree that the guand effect during the period that would be taken for the completion of the performance guarantee period as per to be enforceable till all the dues of the Employer under paid and its claims satisfied or discharged.	ne performance of the said Contract/ satisfactory he terms of the Contract and that it shall continue



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 Contract and we shall not be relieved from our liability by reason of any such variation, or extension being granted 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
This Bank Guarantee shall be governed, construed and interpreted in accordance with the laws of India.
Courts at <b>Tiruchirappalli</b> shall alone have exclusive jurisdiction over any matter arising out of or in connection with this Bank Guarantee
This Guarantee shall not be determined or affected by liquidation or winding up, dissolution or change of constitution or insolvency of the Vendor / Contractor / Supplier 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 the
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
We, Bank, have power to issue this Guarantee under law and the undersigned 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 of Issue.....



- <sup>1</sup> NAME AND ADDRESS OF EMPLOYER i.e., Bharat Heavy Electricals Limited
- <sup>2</sup> NAME AND ADDRESS OF THE VENDOR /CONTRACTOR / SUPPLIER.
- <sup>3</sup> DETAILS ABOUT THE NOTICE OF AWARD/CONTRACT REFERENCE
- <sup>4</sup> CONTRACT VALUE
- <sup>5</sup> PROJECT/SUPPLY DETAILS
- <sup>6</sup> BG AMOUNT IN FIGURES AND WORDS
- <sup>7</sup> VALIDITY DATE
- <sup>8</sup> DATE OF EXPIRY OF CLAIM PERIOD

#### Note:

- 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 Vendor/Contractor/Supplier /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.



ANNEXURE - 18

## **LIST OF CONSORTIUM BANK**

Sl. No.	NAME OF THE BANK
1	State Bank of India
2	Canara Bank
3	IDBI Bank Limited
4	ICICI Bank Limited
5	HDFC Bank Limited
6	Axis Bank
7	IndusInd Bank Limited
8	Bank of Baroda
9	Exim Bank
10	Indian Bank
11	Punjab National Bank
12	Union Bank of India
13	Yes Bank Limited
14	RBL Bank Ltd.
15	Standard Chartered Bank
16	Indian Overseas Bank
17	Kotak Mahindra Bank Limited
18	Federal Bank Limited
19	Hongkong and Shanghai Banking Corporation Ltd

**ANNEXURE – 19** 

#### **DECLARATION REGARDING CONFLICT OF INTEREST**

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

To,

Manager / Works Contracts Management, 3rd Floor, 24 Building, B.H.E.L., Tiruchirappalli – 620 014, Tamilnadu. Phone: 0431-2578187, Email: apachori@bhel.in

Dear Sir,

Sub: Declaration regarding Conflict of Interest

Ref:

1) NIT No. WCM / 25-26 / 9002500004, dt.01.09.2025

2) All other pertinent issues till date

#### Treatment of cases regarding conflict of interest:

The bidder notes that a conflict of interest would said to have occurred in the tender process and execution of the resultant contract, in case of any of the following situations:

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

### **Declaration**

I/We, hereby declares that I/we have read and understood the above aspects, and the I/we confirms that such conflict of interest does not exist and undertakes that I/we will not enter into any illegal or undisclosed agreement or understanding, whether formal or informal with other Bidder{s}, in this regard. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process. In case, the I am/We are found having indulged in above activities, the same will be considered as a violation of the tender conditions, and suitable action shall be taken by BHEL as per extant policies/guidelines.

Yours faithfully,

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

Date:



## **ANNEXURE- J-2**

# **Special Conditions of the Contract (SCC)**

CI	Special Conditions of the Contract (SCC)						
SL	Clause CONSIGNMENT CLASSIFICATION & RESPECTIVE VEHICLE TYPE						
1	Dimensional & weight range of the consignment and the type of vehicle to be deployed is given below:						
	SL   Approximate Consignment   Weight Range **			sic Dimensions of the consignments L X W X H (in meters)			
			weight Kan	ge ***	Length	Width	Height
		1	Up to 41 MT	<mark>##</mark>	>15.00 to 24.	5 4.00	3.00
1.1	actual e	empty v	the transporter has tweight of the vehicle Circular Ref: RT-1	to comply w	ith the Govt. of	India, Ministry	•
	made for will be	or actua restrict	oss weight of consignal weight or the vehicled to RC Book Pass	cle passing wing weight c	reight whichever eapacity of the vo	r is less. Howeve ehicle.	er, Freight charges
		•	nsibility of the Trans	•	s to ensure the co	onsignments load	ded within the RC
			nt Capacity of the ve		consoity and mar	umant will be m	ada within laadina
1.2	It should be ensured that the truck is of higher capacity and payment will be made within loading capacity of the vehicle. However, this will be considered only if the loading capacity of the vehicle is higher than or equal to actual weight of consignment and transporter will be required to attach self-attested copies of RC to logistic cell. Loading capacity of vehicle will be based on Gross						
			nt (Laden weight) an				
1.3	If the weight and/ or dimension of all consignments (higher of actual or volumetric) is less than what is stated above, it will be treated as under load. Under load dispatch may be resorted to in case of urgency/ need with the permission of competent authority of BHEL.						
1.4	which	the mat	backages having tota erial is booked, at le minimum weight of	ast one pack	age either by we		
1.5	qualify for the minimum weight of the given slab.  In case dimensions mentioned in the packing list indicates width more than length, the higher dimension will be treated as length and lower dimension as width for deciding the category of the consignment and the same will be considered for payment of freight unless specified by BHEL about the orientation of consignment during transportation. The freight payment of such consignments shall be paid accordingly.						
1.6	Vehicle No. and dimensions of consignments must be mentioned on the GR and the bill.						
2			MENT CHARGES			-	
	given b	elow:	sions exceeding the				
2.1	SL		gement in Length		nent in Width	Infringement	
∠.1			d 24.5 mtrs 5% of sic freight for	the basic fr	00 mtrs 4% of	Beyond 3.00 n the basic freight	
	1		0.5 meter or part		meter or part	every 0.25 me thereof.	
2.2	Infringement Charges will be given extra for every applicable dimensional feature Length, Height, Width separately. For this purpose, the full load / volume load weight of 25MT will be considered for infringement charges calculation.						



SL		Clause							
	FULL LOAD / VOLUME LOAD PAYMENT WILL BE AS FOLLOWS								
	Weight range op consignments loaded for which Freight will be paid for the								
	full Load or volume load		following weight or RC Book						
2.3	certification is not	certification is	passing wt. capacity whichever						
	required	required	is less						
	>24.00 to 25 MT	Less than 24 MT	25 MT						
4	COLINEED OFFED								
4	COUNTER OFFER  BHEL will counter offer the L1 Rate / Negotiated final L1 rate / lowest acceptable price to the L2,								
4.1	L3, Ln carriers till the required/ intended carriers accepts the counter offer for award of								
	Contract.	are counter offering in a	avisaged the hid(s) with everall high	aggt					
			nvisaged, the bid(s) with overall high ve high bids below H1 shall be ranked						
			s falling under H1, H2, etc., category a						
4.2			wn to Integer values) subject to minimum						
1.2	•	· · · · · · · · · · · · · · · · · · ·	nder elimination category with the same						
			tegory shall not be considered for coun						
	offering.	C							
		der(s), counter-offer shal	be extended to other eligible carriers	s in					
	respective rate schedules when	e load is being distributed	l between L1 and other eligible carriers	s. If					
			other than L1, then tie-breaking shall						
4.3			sequently. Counter offering shall be do						
			be done based on acceptance to Coun						
	_		subject to maximum number of carrie	iers					
	intended to be engaged for ope			_					
			y any other eligible transporter wh						
	quoted in that schedule the following course of action will be followed and complied								
	-	c following course of t	iction will be followed and compile	ed					
	by the L1 Bidder.	J	Î						
4.4	by the L1 Bidder. 1. Initially, L1 will be	e awarded with their	share of load as per the number of						
4.4	by the L1 Bidder.  1. Initially, L1 will be carriers envisaged	e awarded with their and load distribution	share of load as per the number or	of					
4.4	by the L1 Bidder.  1. Initially, L1 will be carriers envisaged  2. Further an opportu	e awarded with their and load distribution	share of load as per the number of	of					
4.4	by the L1 Bidder. 1. Initially, L1 will be carriers envisaged 2. Further an opporte or a portion of it.	e awarded with their and load distribution unity will be given to t	share of load as per the number or ratio. he L1 to lift the remaining quanti	of					
4.4	by the L1 Bidder.  1. Initially, L1 will be carriers envisaged  2. Further an opportuor a portion of it.  3. Accordingly the L1	e awarded with their and load distribution unity will be given to the will be awarded the control of the contro	share of load as per the number or ratio. he L1 to lift the remaining quanti contract.	of ity					
4.4	by the L1 Bidder.  1. Initially, L1 will be carriers envisaged  2. Further an opportuor a portion of it.  3. Accordingly the L1  If the counter offer given by I	e awarded with their and load distribution unity will be given to to will be awarded the about the control of t	share of load as per the number of ratio.  he L1 to lift the remaining quanticeontract.  Vendors is accepted by only few or less	of ity					
4.4	by the L1 Bidder.  1. Initially, L1 will be carriers envisaged  2. Further an opportuor a portion of it.  3. Accordingly the L1  If the counter offer given by than the required number of C	e awarded with their and load distribution unity will be given to to will be awarded the awarded the carriers, then BHEL will property in the awarded will property.	share of load as per the number of ratio.  he L1 to lift the remaining quantice.  contract.  Vendors is accepted by only few or less place Contracts to those Carriers, and the	of ity sser hey					
	by the L1 Bidder.  1. Initially, L1 will be carriers envisaged  2. Further an opporte or a portion of it.  3. Accordingly the L1  If the counter offer given by than the required number of C have to place required number	e awarded with their and load distribution unity will be given to the will be awarded the earliers, then BHEL will per vehicle for the rate solution.	share of load as per the number of ratio.  he L1 to lift the remaining quanticeontract.  Vendors is accepted by only few or less	of ity sser hey					
4.5	by the L1 Bidder.  1. Initially, L1 will be carriers envisaged  2. Further an opportuor a portion of it.  3. Accordingly the L1  If the counter offer given by than the required number of Chave to place required number counter offers as per dispatch	e awarded with their and load distribution unity will be given to the will be awarded the earliers, then BHEL will per vehicle for the rate solution.	share of load as per the number of ratio.  he L1 to lift the remaining quantice.  contract.  Vendors is accepted by only few or less place Contracts to those Carriers, and the	of ity sser hey					
	by the L1 Bidder.  1. Initially, L1 will be carriers envisaged  2. Further an opportuor a portion of it.  3. Accordingly the L1  If the counter offer given by than the required number of Chave to place required number counter offers as per dispatch  LOAD DISTRIBUTION	e awarded with their and load distribution unity will be given to the will be awarded the earliers, then BHEL will per vehicle for the rate schequirement of BHEL	share of load as per the number of ratio.  he L1 to lift the remaining quantice.  Contract.  Vendors is accepted by only few or less place Contracts to those Carriers, and the nedule in respect of which they accept	of ity sser hey oted					
4.5	by the L1 Bidder.  1. Initially, L1 will be carriers envisaged  2. Further an opporte or a portion of it.  3. Accordingly the L1  If the counter offer given by than the required number of C have to place required number counter offers as per dispatch  LOAD DISTRIBUTION  BHEL will allot the load thro	e awarded with their and load distribution unity will be given to the will be awarded the comparison of the comparison of the rate scheme will prove the comparison of the com	share of load as per the number or ratio.  he L1 to lift the remaining quantice contract.  Vendors is accepted by only few or less place Contracts to those Carriers, and the nedule in respect of which they accept (Vendor Information System - Transp	of ity sser hey oted					
4.5	by the L1 Bidder.  1. Initially, L1 will be carriers envisaged  2. Further an opport or a portion of it.  3. Accordingly the L1  If the counter offer given by than the required number of C have to place required number counter offers as per dispatch  LOAD DISTRIBUTION  BHEL will allot the load thro Carrier Booking System) "De	e awarded with their and load distribution unity will be given to the will be awarded the earliers, then BHEL will per vehicle for the rate schequirement of BHEL will proposed by the bugh BHEL's VIS-TCBS mand" System, Individue	share of load as per the number oratio. he L1 to lift the remaining quantice.  Contract.  Vendors is accepted by only few or less place Contracts to those Carriers, and the nedule in respect of which they accept (Vendor Information System - Transpal rate schedule wise, based on the present of the second contracts.	of ity sser hey oted					
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SL	Clause
	rate schedule. In such cases, the respective carriers should not be allotted with their normal turn
	demand in the revised rate schedule to avoid allotting excess demand to the carriers in the revised
	rate schedule.
6.3	The L1 Bidder of each rate schedule will be given 3 demands in each turn (demand cycle), L2 Bidder will be given 2 demands in each turn whereas all others will get one demand in each turn (demand cycle) i.e 3:2:1:1:1
6.4	However, it may be noted that these three demands for L1, two demands for L2 will not be given at the same instance, but with a turn (within the demand cycle) suitably spaced & given to facilitate vehicle placement
6.5	Demands which went to open category will be automatically cancelled after 3 days and non-placement penalty will be levied accordingly. However, Auto cancellation of demands is not applicable for Inbound & Anywhere to Anywhere dispatches. For such cases non-placement penalty can be imposed by demand creator.
7	PENALTY FOR NON PLACEMENT OF VEHICLES
	At any point, a transporter will only be committed to lifting their monthly load. After lifting the monthly average load, no non-placement penalty will be charged to the transporter under any circumstances.
7.1	For a rate schedule, the monthly average load for a particular transporter will be equal to the total allocated load in that rate schedule as per their tender rank multiplied by a factor 1.5 and then divided by 24.
	Note: (i) For a rate schedule, Monthly average load may differ from transporter to transporter as per their tender rank. (ii) The monthly calculation will be based on the calendar month, from the first to the last day. During the initial days after the contract is awarded (until the start of the next calendar month), the monthly average load will be proportional.
7.2	BHEL will allot the load through BHEL's VIS (Vendor Information System) Demand System, Individual rate schedule wise, based on the price bid ranking of the Carriers.
7.3	From the date / time of demand, vehicles will have to be placed by the Transporter within 3 Days.
7.4	However, the Carriers have to accept the demand within 24 Hrs. in VIS but vehicles have to be placed as per the above time schedule. Otherwise demand will go to 'open' and non-placement penalty will be levied.
7.5	If the transporter lifts the same demand in Open Category and place the vehicle within the stipulated time, then non-placement penalty will be waived automatically for the first time of demand goes to open category.
7.6	The carrier booking time i.e. the notice time for placement of vehicle will be counted from morning 10 AM, for the carrier booking done before 10 AM. Also, the carrier booking time i.e. the notice time for placement of vehicle will be counted from evening 2 PM, for the carrier booking done after 10 AM.
7.7	For non-placement of vehicles / not accepting the demand within stipulated period the penalty of <b>₹15,000/- per Demand</b> will be imposed and deducted automatically from the bills of the Transporter.
7.8	WAIVER OF NON-PLACEMENT PENALTY FOR GENUINE CASES
	Non-Placement penalty will be waived off, if the Transport Carrier has already lifted his monthly average load, if allotted.
7.8.1	For other cases where the reason of non-placement is not attributable to the transporter, non-placement placement will be waived on approval of BHEL's competent authority on case to case basis, with recorded reasons.
8	TRANSIT TIME & PENALTY FOR DELAYED DELIVERY
8.1	The permissible travel of vehicle per day is 100 km per day (average) subject to e-way bill notifications:
8.2	Date of dispatch of consignments from the loading point and the date of reporting of vehicle at the unloading point will be excluded from the transit time.



SL	Clause			
	For determining the number of days for delivery, for the leftover distance which is below the km			
8.3		will be counted. Say, if the distance is 2050km and the permitted		
0.3	travel per day is 100km per day.	Accordingly, the transit time is 20.5 days (2050/100). Hence 21		
	days shall be considered as trans-			
0.4	In case the due date of delivery falls on Sunday/Public holiday, next working day will be tr			
8.4	as due date of delivery.			
		ortance to the timely delivery of the consignment and hence		
8.5		thout any delay. Hence penalties for delayed deliveries of		
0.5	consignments are levied as under	The state of the s		
		e travel per day period as described above, will attract a penalty		
	as follows.			
8.6	SL No Delay	% Penalty on (basic freight)		
	1 Up to 1 week	2% per week or part thereof		
	2 From 2 <sup>nd</sup> Week to 8 <sup>th</sup>	week 4% per week or part thereof		
	3 Beyond 8 weeks	50% (fixed)		
0.7		V		
8.7	WAIVER OF DELAY PENALT			
		uthority i.e. AGM or HOS (not below the Rank of DGM) of		
0.7.1		EL shall have the powers to waive the penalty on case to case		
8.7.1		ed reasons. In such cases, the carriers should have given timely		
	_	with the reasons which caused delay and also with supporting		
	documentary evidence.			
		roject sites and are not allowed IN, due to various reasons for		
		e site, the site officials invariably indicate the date of entry into		
8.7.2	_	nd in such cases the detention of the vehicle for the no. of days		
0.7.2	outside the gate is not accounted	for and is not certified by the site officials. In such cases, on a		
	case to case basis, the date of 1	eaching the site and the date of unloading as certified by the		
	respective Manager / Commercia	l will be the basis for calculation of penalty.		
	Frequent delays beyond the stip	plated time by any carrier will be viewed seriously. BHEL will		
8.7.3	take suitable penal action against	such carrier including suspension / foreclosure / termination of		
	the Contract.			
8.7.4	Delay penalty will not be waive	d in case of transshipment of the consignment enroute. Either		
0.7.4	delay penalty waiver or transship	ment penalty waiver can be claimed by the Carriers.		
9	FIXING OF GPS IN THE VEI	HICLES & PENALTY FOR NON FIXING OF GPS IN		
9	THE VEHICLES			
9.1	Providing GPS will be mandator			
	Troving or S vill of management	y.		
0.2	· · · · · · · · · · · · · · · · · · ·			
9.2	Vehicles can be allowed to enter	Loading area premises without GPS and fixing of GPS will be		
9.2	Vehicles can be allowed to enter ensured before exit of vehicle aft	Loading area premises without GPS and fixing of GPS will be er loading.		
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9.3 9.4 9.5 9.6 9.7	Vehicles can be allowed to enter ensured before exit of vehicle aft. In case of transshipment, the tradetails. If new GPS details are nauthority can reject the request of The Contractor should ensure the reaches the destination. If it is for route, penalty at the rate of 5% However, missing of GPS inform of network / week signal strengt for waiver of penalty for which a In case of repeated non fixing / of and reflect on the performance of In case, the GPS System is not make GPS equipment and deduct the ewalver of GPS PENALTY For deserving cases such as Maging In Case of the case of the GPS PENALTY For deserving cases such as Maging In Case of the	Loading area premises without GPS and fixing of GPS will be er loading.  ansporter has to give request for authorization with new GPS of available along with the request of transshipment, competent for transshipment or waive GPS requirement as per tender terms. In the instrument for GPS is not detached from the vehicle till it that the instrument for GPS is detached from the vehicle en of the basic freight value will be levied.  In action for few days between the journeys due to non-availability the prepair of device etc., at remote locations may be considered approval has to be taken as per the appropriate waiver clause. In alternative the Carrier and suitable action will be initiated thereafter. The Carrier and suitable action will be initiated thereafter. The avenues from the freight bill of the Carrier.  OR DESERVING CASES.		



SL	Clause				
	waive such penalty on case to case basis with recorded reasons.				
10	UPDATING OF DAILY VEHICLE MOVINFORMATION SYSTEM (VIS)				
10.1	Updating of daily vehicle movement status in VIS vehicles. Without a copy of this, bills will not be <b>freight value</b> will be imposed.	<u>-</u>			
10.2	In addition, GPS Screenshot to be attached in Daily applicable for Daily Status updation will be levied				
10.3	WAIVER OF DAILY MOVEMENT STATUS	PENALTY FOR DESERVING CASES.			
10.3.1	For deserving cases such as Strikes / Major Power failures / Fire Accidents / Common Network Failures etc., BHEL Executives not below the rank of AGM or HOS (not below rank of DGM) of User Agencies or Logistics will have the power to waive such penalty on case to case basis with recorded reasons.				
11	TRANSSHIPMENT AND PENALTY FOR UN	AUTHORIZED TRANSSHIPMENT			
11.1	BHEL expects consignments to be transported in route.	n the same vehicles without transshipment en			
11.2	If transshipment is inevitable en route, the Carrier should inform the loading officials of USER DEPARTMENT OR PURCHASE DEPARTMENT OF THE PRODUCT in advance and obtain prior permission / authorization from BHEL Executives, not below the rank of SR. MANAGER. Authorization permitting transshipment shall be attached along with the freight bill for payment.				
11.3	The transshipment shall be done in authorized transuitable capacity and people with technical experti	se using the same vehicle category.			
11.4	If consignments are transshipped in same vehicle penalty of 10 % of the freight amount involved, we	rill be levied.			
11.5	In case of transshipment, the transporter has to give request for authorization with new GPS details. If new GPS details are not available along with the request, competent authority can reject the request of transshipment or waive GPS requirement as per tender terms.				
11.6	Also the transport carriers have to submit ph consignments i.e. photo of unloading the consignment the same on the transshipped vehicle.				
11.7	Unauthorized transshipments with different vehicles breach of contract.				
11.8	WAIVER OF TRANSSHIPMENT PENALTY FO	OR DESERVING CASES.			
11.8.1	For deserving cases such as Accidents / Major breakdowns / Mechanical failures etc., where the vehicles have to be transshipped immediately to clear the traffic or to avoid the public inconvenience or situation that there is no time to get transshipment permission, BHEL Executives not below the rank of AGM or HOS (not below rank of DGM) of User Agencies / Logistics will have the power to waive such penalty on case to case basis with recorded reasons.				
12	DETENTION CHARGES				
12.1	Detention charges shall be paid extra if the vehice the stipulated time given below: -  SL Loading / Unloading Points	Free Time in days including the day of Placement / Arrival at Halt station BUT excluding the day of Exit / Resumption			
	1 0 11 0	of movement from Halt station			
	1 Stores Wards of BHEL Units	2			
	2 Logistics Area of BHEL Units 3 Sites / Sub-Vendor Works	3 4			
12.1	For example, if the vehicle reached at site for unloading and made IN entry on 01.05.2025, the free period (4 days as per above table) will be available up to 04.05.2025. However, if the EXIT entry of the vehicle is made on 07.05.2025, then detention will be calculated excluding 07.05.2025 and free period (4 days) and two days will be eligible for detention.				
12.3	For dispatches from BHEL, Area IN and Area EX Both Area IN and Area EXIT dates will not be cou				



	two years.
SL	Clause
	area, vehicle IN & EXIT will be considered for calculation of detention and vehicle IN & EXIT
	dates will not be counted for calculation of detention.  Loading & Unloading within BHEL premises Area "In" and Area "Out" entry will be made only
12.4	if the Transporter's representative available while reporting in and exit of vehicles
	If the reporting period happened to be Sundays & Holidays, then the next working day will be
12.5	considered as the date of reporting of vehicle.
12.6	The rate of detention charges is ₹2,200/- per day.
12.7	DETENTION AT LOADING POINTS
	Detention charges shall be paid on certification of an Executive not below the rank of DGM of
12.7.1	user agencies (Logistics / MM etc.)
12.8	DETENTION AT UNLOADING POINTS
	Detention at unloading points / Sites shall be paid based on the Gate Entry at Site / Any site
12.8.1	personnel – with signature & official seal.
	In case the vehicle reached at Site, and the site security / site officials are not allowing the
	vehicle to enter into the Site
	In such case the date of arrival of vehicle at Site, based on the GPS report will be considered as
12.8.2	the date of reporting at Site for calculation of detention Charges duly certified by an executive not
	below the rank of DGM of commercial / end user. Wherever GPS is not mandatory then the date
	of reporting at Site will be based on certification by not below the rank of DGM of Commercial /
100	end user.
12.9	DETENTION AT EN-ROUTE
	If vehicle is detained en-route for want of documents, non-compliance of dispatch documents by
12.0.1	BHEL etc., i.e. if detention is attributable to BHEL or Site, detention charges are payable based
12.9.1	on the GPS report which shows the waiting / detention period. Wherever GPS is not mandatory then the waiting / detention period will be based on certification by not below the rank
	of DGM of Commercial / end user.
	It is the responsibility of the Transport Carrier to obtain the required gate entries / endorsements
	in the G.C. with time & date from other areas such as Logistics / Stores / Harbour & CFS and
12.9.2	Sites / commercial certification if applicable etc., to enable BHEL to effect the detention payment.
	Without this detention payment cannot be paid.
	Detention beyond 30 days shall be considered after necessary approval from not below the rank
12.9.3	of AGM or HOS of Commercial or end user which is <b>restricted up to 50 Days</b> . Detention beyond
12.7.3	50 days will be dealt separately and Charges can be paid based on specific approval from the
	executive of Commercial or user Agency.
12.9.4	Detention will not be paid if GPS is not fixed however the same may be paid subject to waiver of
	GPS penalty as per the appropriate waiver clause.
	Detention Charges for empty vehicle out: If the vehicle is called for and allowed inside BHEL
12.10	or any other Loading point and after that the vehicle is sent out without loading for the reasons not attributable to the transporter, then detention charges will be paid as per the specified rates on
12.10	per day basis without considering any free period. i.e. if vehicle sent out on the same day, one-
	day detention will be paid and so on.
13	POWER BLOCK / HEIGHT GAUGE CHARGES:
	The power block / height gauge charges at railway crossings shall be paid initially by the
13.1	transporter.
	The Power Block Charges and Service Charges thereon shall be reimbursed along with freight
13.2	charges on submission of the proof from concerned Railway authority. The proof submitted shall
	contain the respective vehicle Nos. against which the charges are paid.
	Wherever (at Railway Crossings) the power shut down is involved or height barriers are to be
13.3	removed, an additional grace period of at least four (4) working days shall be considered at each
	gate subject to submission of the proof. Additional grace period may be considered if substantiated
	by documentary evidence and approved by AGM(Logistics) or HOS(not below rank of DGM)
	Logistics.
12.4	₹10,000/- will be paid towards hiring of Crane for removal of height gauge at both ends of level
13.4	crossing & thereafter refitting after crossing the level crossing, on submission of the proof from
1.4	concerned Railway authority.
14	BILLS & PAYMENT



SL	Clause
	Only the actual dimensions of the consignment lifted (as indicated in PGMA, GMS, DC & Invoice
14.1	by Subcontractor etc.) shall be essentially indicated in the LR / GC / GC Certification Sheet &
14.1	Freight Bills of the Carrier. Any bill without these actual dimensions will not be passed for payment and returned to Carrier.
14.2	In regard to the weight of the consignment booked, in whichever unit, weigh bridge is available within Logistics/Shipping department, the actual weight weighed by BHEL will be the authorized weight for freight billing. If weight bridge is not available within Logistics/Shipping, GMS weight flown from SAP/other means along with packing material weight added by Logistics/shipping will be considered for freight billing.
14.3	Wherever weigh bridge is not available within the Units, or despatches from outside BHEL premises, BHEL design weight / GMS Weight will be the authorized weight for freight billing wherever design / GMS weights are available.
14.4	Excess Weight
14.4.1	Excess weight means, the weight of the consignment weighed is found to be more than GMS weight.
14.4.2	Payment will be made for the higher slab of the given category for which the vehicle has been called or the loading capacity of vehicle, whichever is lower. Loading capacity of vehicle (As per RC of vehicle) to be verified before loading of vehicle.
14.4.3	However, variation (in excess) from Document weight / GMS weight to actual weight Less than 1 MT will not be considered as excess weight for freight payment.
14.4.4	If excess weight is noted by the Carriers within the loading City, as the case may be, the matter shall be brought to the notice of the Managers concerned of the User Department for necessary certification after weighment made at BHEL premises before certification.
14.4.5	If the excess weight is found en-route by the Statutory Authorities like RTO / APPLICABLE TAX OFFICIALS, the weigh bridge slip must be produced.
14.4.6	If the excess weight is noted at the destination point, the weigh-bridge slip certified by the consignee must be obtained duly certified or endorsed by BHEL officials not less than the rank of Sr. Manager.
14.4.7	Based on the above documentary evidence, the claim for excess freight will be considered by BHEL and will be paid on per MT basis of the respective rate schedule.
14.4.8	In case of doubt regarding the weight, freight to be claimed, documentation such as road permits, or any applicable document while crossing the State border or any clarification in Tax Invoice or Sale on Transit,, etc., it must be clarified or brought to the notice of the officials concerned before the vehicle moves out of Gate after verification by Security or brought back once again with due permission from the agency concerned to the loading official or at the loading point as applicable without any implications or claim, etc.
15	TRANSIT CONDITIONS / TRAFFIC REGULATIONS & REQUIREMENTS:
15.1	The Transporters will operate their vehicles entirely at their own risk and BHEL shall not be held responsible for any damage to the vehicle while on the company's/customer's work or when parked in or around the company's/ customer's or any other premises.
15.2	The Transporters will make their own arrangements for proper parking of their vehicles overnight / during detention in company's/customer's premises.
15.3	The Transporters will ensure that all vehicles used for the transportation of consignments under transportation rate contracts are covered by a comprehensive insurance policy. Under no circumstance shall the company be liable to compensate them for any loss or damage that may be caused to the vehicles while engaged in the discharge of the Transporter's obligations under this contract.
15.4	It shall be the responsibility of the Transporter to provide at his cost trained and licensed personnel for running the vehicles.
15.5	The Transporter shall ensure placing vehicles of suitable category, capacity (i.e. size and load) and quality. Overloading of the vehicles will not be permitted under whatsoever may be the reasons / conditions.
15.6	Proper loading and lashing of the consignments in most secured manner shall be done keeping in view extant government regulations and constraints en-route for safe transportation of consignments and its delivery to destination.
	Transporters shall make aware concerned drivers/staff about the danger related to transportation



SL	Clause
	of hazardous/ODC lifting, handling and tilting of such consignments.
r	Transporters shall ensure that Motor Vehicle Act 1988 (as amended up to date) is strictly followed
15.8	as applicable. Vehicles must carry up to date fitness, road permit, insurance and related documents/certificates.
	All drivers/concerned staff related to the transportation activities under this rate contract should
15.9	be well aware about material safety, data sheet etc. and well conversant with the environmental
10.7	impact arising from the specified activities pertaining to use of fuels, lube oils, its spillage and
	disposal of various harmful items used in automotive vehicles.
15.10	Transporters shall follow all necessary instructions relating to ISO-14001 and OHSAS 18001
1.0	obligations for environmental safety and occupational Health Safety
16	ROUTE PERMIT / NATIONAL PERMIT / CLEARANCE  The Transporter shall error as a required permits from PTO or other concerned outhorities and
16.1	The Transporter shall arrange required permits from RTO or other concerned authorities and ensure compliance of any other legal and statutory formalities connected with the transportation
10.1	of goods at his cost. BHEL doesn't take any responsibility in this regard.
17	PROTECTION / SAFETY OF CONSIGNMENT DURING TRANSIT:
	To ensure safe transit, the consignment loading shall be done by BHEL in its warehouse(s). The
17.1	Transporter shall ensure the following: -
17.2	Placement of vehicles of good and roadworthy conditions having all welded structures and joints
17.2	of vehicle chassis in sound condition.
	That good quality lashing ropes in sufficient numbers (Minimum 4 to 6 Nos.), with suitable length
17.3	and diameters and other items required to accompany the vehicle so as to securely lash the
17.5	consignment as per lashing scheme to be provided /explained by BHEL unit to ensure its safer
	transit in the same condition and same vehicle, whenever explicitly mentioned by BHEL.
17.4	Compliance of all the safety precautions and other instructions required in road transportation e.g.
17.1	red flags/lamps; pilot, escort etc. as may be required shall be the responsibility of the Transporter.
17.5	Lashing to be proper and safe. The Transporter to check the same and to be satisfied before
	departing from work premises.
17.6	Complaints of unsatisfactory packing or lashing will not be entertained after the vehicle has
18	departed from the loading point.  SAFETY OF CONSIGNMENT:
10	The Transporter shall be solely responsible for the safe custody of the consignments from the time
18.1	the documents are handed over to him until the consignments are delivered at the destination, duly
10.1	obtaining acknowledgement of delivery.
	Any failure in this regard shall be viewed seriously and BHEL shall be free to take deterrent/penal
10.0	action on the Transporter concerned e.g. Suspension of business forthwith and future business
18.2	dealings by BHEL and recovery of all losses suffered by BHEL from the Transporter.
18.3	The Transporter will indemnify BHEL against any loss, damage, breakage, shortage and pilferage
10.5	of any materials while in his custody.
	Even, in cases where the Transporter does not have his branch office or delivery points, all
18.4	consignments shall be accepted for transportation and deliver at such points. Similarly, the
	Transporter shall arrange for the collection of materials from such points and delivery at any such
	points.
	Transporter shall NOT auction the material belonging to BHEL where customers / suppliers have
18.5	defaulted in taking delivery for various reasons. The Transporter will give notice under registered
	post to BHEL and ask for instruction in the matter. The local manager of the Transporter concerned
	should follow up these cases with the consignee at one end and consignor at the other end.  Where all measures have exhausted and still the consignment is not received / accepted by the
	consignee, material shall be rebooked to the Consignor, after getting due written permission from
18.6	the consigner, but no demurrage payable basis. In such cases, liability for to & fro freight will rest
	with BHEL.
19	STATUTORY OBLIGATIONS OF TRANSPORTER:
-	The Transporter will observe and comply with the requirements of the Minimum Wages Act and
19.1	all other Industrial & Labour legislation for the time being in force or that may hereafter be brought
	into force, governing the relationship between the employer and the employee.
19.2	The contractor should remit the salary/wages for their workmen only through Bank in line with



SL	Clause
	GOI guidelines.
	The Transporter shall indemnify BHEL against all claims, payments and losses that the company
19.3	may have to make or suffer on account thereof. The Transporter shall whenever require to do so
19.3	by the company or Govt. officials authorized under law, produce for inspection all forms, register
	and other papers required to be maintained under the various statutes.
	The Transporter shall accept liability for compensation in accordance with the provision of the
19.4	Indian Worker's Compensation Act 1923 read with Employees State Insurance Act 1948,
19.4	amendments thereafter and or other law for the time being in force for personal injury caused to
	any workmen by accident arising out of and in the course of this contract.
	Should the company be held liable for any loss, damage or compensation to third parties arising
19.5	from or in relation to transport operations done by the Transporters; the Transporters shall
19.5	reimburse such loss, damage or compensation to the company together with the costs incurred by
	the company on any legal proceedings pertaining thereto.
20	ROUTE, SURVEY, PERMIT etc.
	It is the responsibility of the Carrier to have made a prior survey of the route through which the
20.1	subject consignment has to be transported and ensure the technical feasibility of the consignment
20.1	to be safely carried in that route by conducting route survey where ever necessary including
	documentation formalities.
	In respect of ODC consignment, the Transport Carrier shall obtain prior permission from the
	statutory authorities concerned for transporting the consignment en route. All the expenses for
	obtaining permission till delivery of the consignment to the Consignee location will be to the
20.2	account of Transport Carrier. The Carrier shall take care of all the necessary formalities /
20.2	clearances from various authorities like RAILWAYS, POST & TELEGRAPH, ELECTRICITY
	BOARDS, MUNICIPALITIES, PANCHAYATS, PUBLIC WORKS DEPT., HIGHWAYS,
	FOREST IRRIGATION, POLICE, REGIONAL TRANSPORT OFFICES etc. for speedy
	transportation.
	The Transporter shall clear while transporting any obstructions, as may arise, with the permission
20.2	of the authorities involved. All expenses incurred in this connection have to be borne by them.
20.3	Further any damage to Private / Public Property arises in the course of transportation by the
	Carrier's vehicle / consignment, the Carrier alone shall be liable for its indemnification.
21	LASHING OF THE CONSIGNMENTS
21.1	Lashing and securing of the consignments for transportation will be the responsibility of the
21.1	Transporter
21.2	The Transporter should ensure that the lashing rope do not damage the surface of the materials and
21.2	hence suitable padding to be given wherever required
	All the safety precautions required in transportation such as providing of Red Flags, Lights, etc.,
21.3	as may be required to comply with Motor Vehicle Act, shall be the responsibility of the Transport
	Carriers and they have to ensure the same.
	Sheathed metallic chains / ropes to be used for lashing with adequate packing of sharp edges.
	These should be of adequate spacing to ensure proper transportation. Alternatively, fully plastic /
	nylon sheathed metallic chains or wire ropes may be permitted, provided at no place the sheath
21.4	has been damaged. Requirement of such materials will be communicated in demand itself by
	the demand creator and same will be verified by the Security officials (in line with the
	materials asked during demand creation) and after verification only, the vehicle will be
	allowed to come inside.
	Wherever applicable and demanded by BHEL, only nylon belts/rubber sleeved chains should be
21.5	allowed for lashing and wherever applicable and demanded by BHEL, Goose pipes should be
	sleeved with rubber, to avoid metal to metal contact.
21.6	Every component loaded in the trailer / truck shall be tied to the truck base firmly. No welding/
21.0	tack welding of components to the base should be done.
	The wooden supports provided between coils and panels, when kept one over the other, shall be
21.7	
21.7	of equal height and shall be spaced not more than 3 meters apart, to prevent bowing of the coils and panels.
21.7	
21.7	and panels.



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	of the cha			
21.9	move dur	ls are crated and sent, proper stoppe ing transportation.	•	
21.10	When coils are crated and sent, there must be no bundles of tubes etc. kept over the crate. The crates are not designed to carry any load over them.			
21.11	The loading of multiple components one over the other shall not be done.			
21.12	Soft rubber pads shall be used to lash on the product metal surface			
21.13	In the case of loose tubes bundling, soft rubber pads shall be used when the bundle is fastened with binding wire, so that there is no metal to metal contact.			
21.14	In the case of Headers, they are to be kept on wooden V Block / curved Wooden V Blocks with the stubs pointing to the top.			
21.15		e of crated coils, lashing shall be on	the frame of the crating and	d not on the coil tubes.
21.16	Overhang	ging of components beyond the trail all be more than 1.5m.		
21.17	Compone	ents loaded in the vehicle should be be ment to another vehicle is permitted		in the same vehicle. No
21.18	Compone	ents loaded in the vehicle should not he Transporter.		ny other premises / in the
21.19	The com	ponents, if found incompletely pa to Logistics before the components		nage, the same shall be
21.20	The tubes	s are all provided with end caps and aps are in place in all the coils.		e Transporter to see that
22		G WOOD & SIDE SUPPORT FO	OR SAFE TRANSPORTA	TION
22.1	wooden s	ers shall bring along with trailer 2.6 upports—minimum 3 pcs for Doubl feet for length ODC trailer.		
22.2	For loading inside BHEL premises, wherever indicated by BHEL in the demand, 'Vehicle Entry Security Pass' will have a checklist that will include the goose pipes (minimum 2000 mm and qty 8 nos.), wooden scantlings (70 x 70 x 2430 in mm and qty 8 nos.). If transport carrier not brought the supporting structural, the same will be provided by BHEL and the cost of such structural will be recovered from the Transporter's freight bill. If BHEL provides supporting structural, the details of the same will be indicated by the demand created in VIS (if applicable), which will reflect in the demand itself.			
	Applicabl	le rates for deduction are as follows:		
	S. No.	Name of supply	Unit of measurement	Cost per unit (₹)
22.3	1	Goose Pipe	Number	940
	2	Wooden Support	Number	380
	_	<b>^</b>		<u> </u>
22.4		supports to prevent falling of consignorter. However, special supports if		
23	RIGHTS			
23.1	In case of nonperformance of the Contractor(s), BHEL may enter into parallel Contract simultaneously other than this contract with any number of Transporters as may be deemed fit at any time during the period of Contract in the interest of the work for any or all the stations and for any or all the schedules / consignment categories.			
23.2	In case of breach of any of the terms and conditions of the Contract, BHEL will entrust the work to any other Transporters at the risk and cost of the Transporter and the Transporter shall be liable			
23.3	to any other Transporters at the risk and cost of the Transporter and the Transporter shall be liable to pay the extra expenditure, damages, loss suffered on account of the cancellation of the Contract. All amounts including the losses/damages/penalties/compensations and extra charges of freight, resulting from non-compliance with the terms of Contract, payable by the Transporter to BHEL under the Terms of the Contract will be recovered from the outstanding payments to Transporter either under this Contract or any other Contracts or from Security Deposit or from both. In case this amount is insufficient for such recoveries, the Transporter shall make good the balance amount by actual payment. In addition, BHEL has the right to recover the said amounts through its sister concerns, from the payments due to the Transporter in any of the units of BHEL located in any			



SL	Clause
52	part of India.
23.4	The Transporter is not allowed to pass the responsibilities connected with the transportation to other agencies/Transporters. The Transporter shall not sublet or transfer the Contract or any part thereof, which tantamount to termination of the Contract and thereby attracting the penalty or forfeiture of security deposit. However, hiring of vehicles and services from other agencies/Transporters is permitted.
23.5	No Transporter should load his consignment in the vehicle of any other authorized Transporter, carrying consignment of BHEL. In such cases no freight charges shall be paid to either of the Transporters
23.6	The Transporter shall have no right to demand at any time during the currency of this Contract any minimum quantity of load for transportation.
23.7	It is the responsibility of the Transport Carriers to ensure that the vehicles are loaded to their full capacity as per the RC Book, to ensure that overloading is not done, and also to ensure the vehicles placed is fit enough to suit the despatch of the materials being despatched. Non observance of the above by the Transport Carrier, if results in damage / loss to the materials of BHEL, the Transport Carriers should compensate the loss to BHEL in the same way as demanded by BHEL.
23.8	BHEL has the right to verify / audit check by surprise visits at various locations of despatches at their discretion and see whether the above requirements are complied with by the Transporters In case the above requirements are not complied with, severe actions may be taken by BHEL on such Transport Carriers, as deemed fit.
24	DIESEL PRICE VARIATION CLAUSE (PVC)
24.1	The rates agreed between BHEL and the transporter will remain firm during the total period of the
	contract except the Diesel Price Variation Clause as given below: -
24.2	The freight rate will be divided into two elements viz., (i) Fixed cost 75% and (ii) Diesel cost 25%
24.3	Whatever increase/decrease in the diesel price, PVC will to be applied on this variable portion of the freight rate only. For example, say the diesel rate is increased/decreased by 5.1%, then the diesel variable cost alone will be increased/reduced by 5.1%.
24.4	The rates will be revised only if increase/decrease in diesel price (cumulative) is more than 5%. Further revisions will be done only when the further cumulative variation is more than 5% from the base/reference diesel rate
24.5	Revised Rates applicable at the date of invoice / GC / LR will be considered for freight payment.
24.6	The reference diesel rate shall be the actual diesel rate as on date of Techno-Commercial Bid Opening. The rates of diesel will be calculated on the basis of the rates prevailing at <b>Trichy</b>
24.7	Sample calculations: -
	Say for a particular Site the finalized rate is ₹7000/- per MT
	The fixed cost is ₹5250 (75%) and the variable cost is ₹1750 (25%)
24.7.1	Say the base diesel price as on tender opening date is ₹100/ per Liter- and If the base diesel price increases from ₹100/- to ₹105 (5%) rates will not be revised.
	Further the diesel rate is increased to ₹106 i.e increase is 6% then the variable portion alone will be increased to % i.e. ₹1750 + (₹1750*6%) = ₹1750 + ₹105 = ₹1855/-
	Further if the Diesel price increases to ₹108 i.e 8% increases. In this case rate will not be revised since already increase is given for more than 5% (i.e >5 to 10%)
	Further if the rate is increases to ₹112 i.e. i.e increase is 12% then the variable portion alone will be increased to 12% i.e. ₹1750 + (₹1750* 12%) = ₹1750 + ₹210 = ₹1960.
	At any cost for variation $\pm$ 5%, the basic freight rate finalized will remain same.
	The above logic will be applicable for decrease in diesel rate also.



# **ANNEXURE- J-3**

# GENERAL CONDITIONS FOR TRNASPORTATION CONTRACT (GTC)

Clause	DESCRIPTION	CLAUSE
1.	CONTRACT DOCUMENTS	a) The Contract documents shall comprise of the Contract Agreement, Scope of Work, Special Conditions of the Contract, the General Conditions of the Contract and any other documents that may be mentioned in the Contract Agreement to form part of the Contract Documents.
		b) This agreement is the outcome of joint efforts of the parties.
2.	INTERPRETATION OF THE CONTRACT	<ul> <li>a) Subject to the order of precedence as set out in Sub-Clause b) below, all documents forming part of the Contract are intended to be correlative, complementary and mutually explanatory. The Contract shall be read and construed as a whole document.</li> <li>b) In case of any conflict or contradiction between two or more documents with respect to the terms defined in the said documents, the order of precedence shall be as set out below- <ol> <li>(i) Contract Agreement;</li> <li>(ii) Commercial Terms of the Contract;</li> <li>(iii) Special Conditions of the Contract;</li> <li>(iii) Special Conditions of the Contract</li> </ol> </li> <li>Note: Any annexure to any of the above shall be read along with the covering document.</li> <li>c) In case of any ambiguity or discrepancy, the Company Representative nominated by BHEL shall issue the necessary clarifications or instructions to the Contractor.</li> <li>d) Notwithstanding the sub-division of the Contract into sections, every part of each section shall be deemed to be supplementary to and complementary of each other.</li> <li>e) All headings, sub-headings and marginal notes to the items of the Contract or to the Specifications or to any other document forming part of the Contract are solely for the purpose of giving a concise indication of the general subject matter thereof, and not a summary of the contents thereof and they shall never be deemed to be part thereof or be used in</li> </ul>
	T A XX/C	the interpretation or construction thereof.
3.	LAWS GOVERNING THE CONTRACT	The Contract shall be governed by the Laws of India and shall be operated complying with all the relevant Acts / Rules / Regulations implemented / to be implemented by the Govt. of India / Various State Governments / Union territories regarding road transportation as amended from time to time.
4.	TERM OF THE CONTRACT	<ul> <li>a) The duration of the contract will be Two Years from date of award of contract by BHEL.</li> <li>b) The GC / LR date should be within the contract validity, irrespective of the date of delivery and surrendering of the consignee copies of the LR / GRs.</li> </ul>



•	i two years.	
		c) The contract may be extended at the option of BHEL on the existing terms and conditions in writing. Any further extension shall be with the consent of both the parties in writing.
5.	COMPANY REPRESENTATIVE	BHEL will nominate for each work premise covered under this Agreement, a Representative (hereinafter called "the Company Representative"). The Company Representative shall be the point of contact between the Contractor and the Company.
6.	CONTRACTOR'S OBLIGATIONS	<ul> <li>a) The Contractor is responsible for any cost, either explicit or implied payable enroute and penalty levied by State/central Governments. All costs relating to the ownership of the vehicles should be borne by the Contractor.</li> <li>b) The Contractor shall be held responsible for any damage or loss to the company's property that may be caused by their vehicles or staff in the company's premises and the loss shall be recovered from the Contractor. BHEL is not responsible for any injuries to the Contractor's personnel inside the company premises.</li> <li>c) The Contractor acknowledges that the contract price includes higher risk rate, adequate to keep BHEL indemnified, as required under Section 11 of the Carriage by Roads Act, 2007.</li> <li>As per the Motor Vehicle Act with the latest amendments / notifications thereto, overloading of the vehicles will not be allowed over and above the designated carrying capacity as per the registered document. The Contractor should carry the consignment complying with the applicable provisions of the relevant Motor Vehicle Act/State Act. No penalty on account of violation of Motor Vehicle Act/State Act shall be payable by BHEL.</li> </ul>
7.	TYPE OF VEHICLE TO BE PLACED	<ul> <li>a) It shall be the sole responsibility of the Contractor to place and transport the BHEL consignments in specific carrying capacity of vehicles, to suit the weight/dimensions of the consignment. All BHEL consignments shall be transported only in fully insured vehicles. Any damage due to wrong deployment of vehicles is to the Contractor's account.</li> <li>b) The Contractors shall at their own expense maintain the said vehicles in good condition and shall duly apply for and obtain all Licenses, Permits, Transport Emergency (TREM) Card etc., necessary under the rules, in force and promptly pay all registration, License or other fees and all Taxes payable in respect of the said vehicles. The Contractors shall also appoint and provide at their own cost for each vehicle a driver, assistant and other staff as may be necessary. If demanded by BHEL Officials, the original valid Registration Certificate (RC) Book/ RC smart card and Driving License shall be produced for verification.</li> <li>c) In a closed body category vehicle, higher capacity vehicle can also be placed against the demand given for lower capacity vehicle. However, in such cases the freight payment will be made as per the demanded vehicle schedule rate only. In this case, transshipment enroute is not permitted &amp; consignment should be delivered only in the same vehicle loaded. This shall also apply to open Body vehicle categories.</li> <li>d) BHEL prefers their consignment, being carried in the Contractors' own vehicles. If carried in a hired vehicle, the Contractor should ensure that the party from whom the vehicle is hired is a reputed one, with well-maintained vehicles and valid permits / documents. Should any dispute arise between the contractor and the owner of the vehicle/ any 3<sup>rd</sup> party, the contractor alone will be responsible for solving such dispute/s and</li> </ul>



			BHEL shall not be a party to any such disputes. The contractor agrees that BHEL has every right to recover from the Contractor, any amount which BHEL may have to incur on account of such dispute/s between contractor and 3rd party in respect of delivery of BHEL consignments. In any case, only the contractor will be solely responsible for the safe delivery of BHEL consignments.
		e)	In case any one of the conditions relating to dimension / weight is not within a particular category, then in such case next higher category (fulfilling both the conditions) of vehicle will be deployed and payment will be made for the higher catagory.
		f)	If a consignment falling within a particular consignment category, but practically / technically not feasible to load on that particular category, which requires another or higher category of vehicle, can be transported through alternate / higher consignment category with due certification obtained from the designated person of concerned user BHEL agencies. In such cases the freight bills will be paid as per the freight rates of the alternate / higher consignment category utilized.
8.	LOADING AND UNLOADING		Loading and unloading is the responsibility of consignor or consignee at BHEL / Vendors / Sub-Contractors / Sites. Contractor's scope will not cover Loading & Unloading.
			Loading and unloading at other intermediate places due to any permitted transshipment will be the responsibility of the Contractor.
	DOOR		All dispatches to BHEL Units, Power Stations, Sites, or any Supplier
	COLLECTION		Works etc., must be door collected / door delivered without any extra
9.	AND DOOR		cost, at the consignee addresses (supplier works, BHEL Units, Sites etc.),
	DELIVERY		in all the region of operations and in accordance with the Rate Schedules
			covered under this contract.
	VOLUME LOADS		Volume Load: - Volume load means the consignment occupies vehicle by volume i.e. it is not practically possible to load the vehicle further, considering the size, nature & other technical parameters of the consignment.  Volume Load Certification: If a vehicle cannot be loaded to the full weight carrying capacity of the vehicle due to the nature of the consignment which occupies full volume of the vehicle. This is technically acceptable and to be certified by concerned department not less than the authority mentioned in SCC as "Volume Load" and
10.	& FULL LOADS	]	payable for full load.
10.	& FULL LUADS		Full Load - Full load means the vehicle is loaded with full weight carrying capacity of the vehicle. (i.e. passing capacity of the vehicle as per RC Book).  Full Load Certification: Full load certification means, dispatches made in case of availability of load / formation of load / technical reasons, urgency for dispatch / Customer Priority / Site preference / any other reason where the vehicle is partially loaded but paid on full load basis. Full Load Certification" has to be given by the authority mentioned in SCC.
11.	TAXES AND DUTIES		The rates agreed shall be inclusive of all charges such as Surcharge, Hamali, Statutory charges, Goods Tax, Loading and Unloading enroute etc., except GST and power block charges at Railway Crossing and <b>no extra claim</b> whatsoever shall arise on any account over and above the accepted rates during the currency of Contract will be entertained.



_	or two years.	
		b) The Contractor agrees that he has factored the element of all likely expenditure, taxes what so ever, etc., excluding GST in the price quoted.
		c) After award of contract, if any law, regulation, ordinance, order or by-law having the force of law is enacted, promulgated, abrogated, or changed, which shall be deemed to include any change in interpretation or application by the competent authorities, that subsequently affects the costs and expenses of the Contractor and/or the Time for Completion, the Contract Price shall be correspondingly increased or decreased, and/or the Time for Completion shall be reasonably adjusted to the extent that the Contractor has thereby been affected in the performance of any of its obligations under the Contract. Notwithstanding the foregoing, such additional or reduced costs shall not be separately paid or credited if the same has already been accounted for in the in any other provisions of this contract.
		a) Response to Tenders for Indigenous supplier will be entertained only if the vendor has a valid GST registration No. (GSTIN) which should be clearly mentioned in the offer. If the dealer is exempted from GST registration, a declaration with due supporting documents need to be furnished for considering the offer. Dealers under composition scheme should declare that he is a composition dealer supported by the screen shot taken from GST portal. The dealer has to submit necessary documents if there is any change in status under GST.
		b) Supplier shall mention their GSTIN in all their invoices (incl. credit Notes, Debit Notes) and invoices shall be in the format as specified/prescribed under GST laws. Invoices shall necessarily contain Invoice number (in case of multiple numbering system is being followed for billing like SAP invoice no, commercial invoice no etc., then the Invoice No. which is linked/uploaded in GSTN network shall be clearly indicated), Billed to party (with GSTIN) & Shipped to party details, item description as per PO, Quantity, Rate, Value, applicable taxes with nomenclature (like IGST, SGST, CGST & UTGST) separately, HSN/SAC Code, Place of Supply etc.
12.	GST	c) All invoices shall bear the HSN Code for each item separately (Harmonized System of Nomenclature)/ SAC code (Services Accounting Code).
		d) Invoices will be processed only upon completion of statutory requirement and further subject to following:
		<ul><li>(i) Vendor declaring such invoice in Form GST</li><li>(ii) Receipt of Goods or Services and Tax invoice by BHEL</li></ul>
		e) As the continuous uploading of tax invoices in GSTN portal (in GST ANX-1) is available for all (i.e. both Small & Large) tax payers under proposed new GST Return System, all invoices raised on BHEL may be uploaded immediately in GST portal on despatch of material /rendering of services. The supplier shall ensure availability of Invoice in GST portal before submission of invoice to BHEL Invoices will be admitted by BHEL only if the invoices are available in GSTN portal (in BHEL's GST ANX-2).
		f) In case of discrepancy in the data uploaded by the supplier in the GSTN portal or in case of any shortages or rejection in the supply, then BHEL will not be able to avail the tax credit and will notify the supplier of the



same. Supplier has to rectify the data discrepancy in the GSTN portal or issue credit note or debit note (details also to be uploaded in GSTN portal) for the shortages or rejections in the supplies or additional claims, within the calendar month informed by BHEL.
g) In cases where invoice details have been uploaded by the vendor but failed to remit the GST amount to GST Department (Form PMT-08 or Form GST RET-01 to be submitted) within stipulated time, then GST paid on the invoices pertaining to the month for which GST return not filed by the vendor will be recovered from the vendor along with the applicable interest (currently 24% p.a) and all subsequent bills of the vendor will not be processed till filing of the GST return by the vendor
h) In case GST credit is denied to BHEL due to non-receipt or delayed receipt of goods and/ or tax invoice or expiry of timeline prescribed in GST law for availing such ITC, or any other reasons not attributable to BHEL, GST amount claimed in the invoice shall be disallowed to the vendor.
i) Where any GST liability arising on BHEL under Reverse Charge (RCM), the vendor has to submit the invoices to BHEL well within the timeline prescribed in GST Law, to enable BHEL to discharge the GST liability. If there is a delay in submission of invoice by the vendor resulting in delayed payment of GST by BHEL along with Interest, then such Interest payable or paid shall be recovered from the vendor.
j) GST TDS will be deducted as per Section 51 of CGST Act 2017 and in line with Notification 50/2018 – Central Tax dated 13.09.2018. GST TDS certificate which will be generated in GST portal subsequent to vendor accepting the TDS deduction in the GST portal, will be issued to the vendor.
k) GST is also applicable for all penalties and same will be recovered from defaulted contractor.
GST will be charged on the SD amount forfeited from the Contractor at the applicable rates. GST tax Invoice will be issued to the vendor on receipt/recovery of GST amount from the vendor.
The rates agreed between BHEL and the transporter will remain firm during the total period of the contract except the Diesel Price Variation Clause as given in the SCC.
a) Vehicles as and when requested by BHEL or by BHEL's Supplier/Sub Contractor/Customer/Site Office in the form of letter/email or any other mode of communication, the vehicles will have to be placed by the Contractor within stipulated period in the Special Conditions of the Contract.
b) For delay in placement of vehicles after free time the penalty as stated in the Special Conditions of the Contract shall be imposed and deducted automatically from the bills of the Contractor.
c) In case BHEL demands placement of vehicles even on Sundays or Holidays, the Contractor has to provide vehicle on required date and the same shall be accounted for deciding the late placement charges.



		d) No late placement penalty to be levied on Sundays/ Holidays, if maximum allowable period falls on Sunday/ Holiday, then that Sunday/ Holiday will not be counted for penalty for late placement. However, If BHEL requests and allows the vehicle to be placed on a Sunday/ Holiday, then that Sunday/ Holiday will also be counted.
		e) If any Contractor after allotment of a work of transportation, refuses to book the consignment or does not respond within the time, a penalty as prescribed in the Special Conditions of the Contract shall be levied on defaulter Contractor. BHEL may allot this work to any other Contractor approved in that category and half of penalty amount levied on defaulter shall be paid to the Contractor completing that work, as an incentive.
		f) In the event of 4 such instances consecutively or 8 such instances in totality, contract may be terminated and the Security Deposit of defaulting Contractor may be forfeited.
		g) The Contractor booking time i.e. the notice time for placement of vehicle will be counted from morning 10 AM, for the Contractor booking done before 10 AM.
		Also, the Contractor booking time i.e. the notice time for placement of vehicle will be counted from evening 2 PM, for the Contractor booking done after 10 AM.
15.	TRANSIT TIME & LIQUIDATED DAMAGES FOR	Transit time specified in the Special Conditions of the Contract shall have to be ensured by the Contractor. Any failure shall entitle BHEL to recover liquidated damages at the rate prescribed in the Special Conditions of the Contract.
	DELAYED DELIVERY	In cases where urgent delivery is requested by BHEL and the Contractor arranges delivery earlier than the normal stipulated time, the incentives shall become payable to the Contractor in accordance with the SCC, if so provided.
		a) Providing GPS is mandatory for all the categories of vehicles, except where waived by BHEL.
16.	FIXING OF GPS IN THE VEHICLES & PENALTY FOR NON FIXING OF GPS IN THE	b) The Contractor should ensure that the instrument for GPS is not detached from the vehicle till it reaches the destination. If it is found that the instrument for GPS is detached from the vehicle en-route, <b>penalty at the rate, mentioned in the SCC, of</b> the basic freight value will be levied.
	VEHICLES	c) Missing of GPS information for few days between the journeys due to non-availability of network / week signal strength / repair of device etc., at remote locations may be considered for waiver of penalty for which approval has to be taken as per the appropriate waiver clause.
17.	UPDATING OF DAILY VEHICLE MOVEMENT STATUS TO BHEL	The Contractor shall ensure updating of daily vehicle movement status to BHEL in the form and manner prescribed in the SCC. Failure to do so shall attract a penalty at the rate, mentioned in the SCC, of the basic freight value.
	TRANSSHIPMENT AND PENALTY	a) The consignments are to be ordinarily transported in the same vehicles without any transshipment enroute.
18.	FOR UNAUTHORIZED TRANSSHIPMENT	b) Transshipment, if required due to some inevitable circumstances or to meet some contingency, can be done only with the permission of BHEL.



		c) If the consignment is transshipped without the permission of BHEL, penalty shall be levied as per the SCC.
	DETENTION	a) Detention charges shall be paid extra for the period beyond free period as determined by the SCC. Detention charges shall be payable as provided in the SCC if the vehicles are not loaded / unloaded / released within the stipulated time.
		b) For dispatches from BHEL, IN and EXIT will be taken for calculation of detention. Both IN and EXIT dates will not be counted for calculation of detention. For any other area, vehicle IN & EXIT will be considered for calculation of detention and vehicle IN & EXIT dates will be counted for calculation of detention.
19.		c) Loading & Unloading within BHEL premises will be made only if the Contractor's representative is available while reporting in and exit of vehicles. If the loading and unloading is delayed on account of absence of the Contractor's representative, the period so lost shall not be considered for detention charges.
19.	CHARGES	d) If the reporting period happened to be Sundays & Holidays, then the next working day will be considered as the date of reporting of vehicle.
		e) Detention charges at BHEL premises shall be payable upon certification of an Executive not below the rank of DGM of the user agencies (Logistics / MM etc.)
		f) Detention charges at unloading points at Sites shall be paid based on the Gate Entry at Site / Any site personnel – with signature & official seal. In case the vehicle reached at Site, and the site security / site officials are not allowing the vehicle to enter into the Site. In such case the date of arrival of vehicle at Site, based on the GPS report will be considered as the date of reporting at Site for calculation of detention Charges duly certified by an executive not below the rank of DGM of commercial / end user. Wherever GPS is not mandatory then the date of reporting at Site will be based on certification by DGM of Commercial / end user.
20.	POWER BLOCK / HEIGHT GAUGE CHARGES	a) The power block / height gauge charges at railway crossings shall be paid initially by the Contractor. The Power Block Charges and Service Charges thereon shall be reimbursed along with freight charges on submission of the proof. The proof submitted shall contain the respective vehicle Nos. against which the charges are paid. This shall be applicable for the consignments whose height is above 350 cm. Wherever (at Railway Crossings) the power shut down is involved or height barriers are to be removed, an additional grace period of 8 days shall be allowed at each gate subject to submission of the proof. In deserving cases, increasing of this period shall be at the discretion of AGM/Logistics on case to case basis.
	MULTI POINT COLLECTION & DELIVERY FOR ALL REGIONS OF DESPATCHES	a) This multi-point collection charges shall be payable as per the rate prescribed in the Special Conditions of the Contract for all Consignment Categories.
21.		b) For the first point of loading, collection charges are not applicable. In second point onwards, charges for multi-point collection / delivery will be applicable, on per MT per KM basis of the respective Consignment Category.
		c) Example: If a vehicle is collecting 3MT from the first collection point and goes to the second collection point which is 10KM away from the



			1st collection point, and picks up the load of another 4MT and then goes to the 3rd collection point which is 15 KM away from the 2nd collection
			point and picks up another 1 MT then it goes to the destination. In this case the multipoint collection charges will be as follows: -
			1st point No collection Charges
			2nd point Rate X 10KM X 3MT
			3rd point Rate X 15KM X (3MT + 4MT)
		d)	The distance for freight charges will be reckoned from the last point of collection to the first point of delivery.
		e)	The above logic will be applicable for multipoint door delivery also.
		f)	If the Contractor has to collect materials like supporting beams from
			Logistics Department and then to go to the Sub-contractor works at outstation, then the distance from BHEL to that works and from that
			works to destination - respective site, will be taken for freight payment on this account with separate LR for both the trips.
		g)	For multi-point collection / delivery, it is further clarified that if more
		6	than one consignment is door collected from one point on the same day, the total door collection from that point on that day shall be considered as one consignment only and same logic shall be applied to door delivery
			also while processing the bills for door collection/door delivery.
		h)	Multi Point Collection & Delivery charges shall be paid on certification
			of an Executive not below the rank of DGM of user agencies in BHEL
			(Logistics / MM / Purchase / Commercial etc.)
		a)	The Contractor shall be paid in accordance with the rates agreed in the Special Conditions/Commercial Conditions of the Contract.
		b)	The GR / LR date should be within the contract validity, irrespective of the date of delivery and surrendering of the consignee copies of the GR / LR.
		c)	The actual dimensions of the consignment shall be essentially indicated in the LR / GC / GC Certification Sheet & Freight Bills of the Contractor. Any bill without these actual dimensions will not be passed for payment and returned to Contractor.
22.	BILLS & PAYMENT	d)	In regard to the weight of the consignment booked, especially in case of outward dispatches, BHEL design weight / GMS Weight will be the authorized weight for freight billing wherever design / GMS weights are available.
		e)	Excess Weight
			(i) Excess weight means, the weight of the consignment weight is found to be more than GMS weight.
			(ii) Payment will be made for the higher slab of the given category for which the vehicle has been called or the loading capacity of vehicle, whichever is lower. Loading capacity of vehicle (As per RC of vehicle) to be verified before loading of vehicle. The above is however not applicable for fast cargo and small and part load.
			(iii) In case of small and part load, payment shall be made at actuals.



- (iv) For the purpose of deciding category of vehicle, weight of the consignment shall be taken as the higher of the actual weight and volumetric weight of the consignment.
- (v) However, variation (in excess) from Document weight / GMS weight to actual weight (i) Less than 1 MT for Trailer category (T5 to T8), (ii) Lesser than 750 kg for Taurus Category (T4) and (iii) Lesser than 500 kg for Lorry category (T3) will not be considered as excess weight for freight payment.
- (vi) If excess weight is noted by the Contractors within the loading City, as the case may be, the matter shall be brought to the notice of the Contract Dealing Executive/User Department for necessary certification after weighment made at BHEL premises before certification.
- (vii) If the excess weight is found en route by the Statutory Authorities like RTO / APPLICABLE TAX OFFICIALS, the weigh bridge slip must be produced.
- (viii) If the excess weight is noted at the destination point, the weighbridge slip certified by the consignee must be obtained duly certified or endorsed by BHEL officials not less than the rank of Sr. Manager. Based on the above documentary evidence, the claim for excess freight will be considered by BHEL and will be paid on per MT per KM basis of the respective rate schedule.

#### f) Distance for freight payment

- (i) The distance between two places for freight payment will be determined by the shortest route arrived at with reference to Road Map of INDIA published by SURVEY OF INDIA and Motoring Guide (latest edition).
- g) Mode of Payment: All payments to be made to the Contractor, shall be through NEFT (National Electronic Fund Transfer / RTGS (Real Time Gross Settlement) within 3 months, after receipt of the bill along with consignee's acknowledgement or earlier if prescribed under any law for any specific category of Contractor. Wherever applicable, payments to be made to the Contractor, under this Contract can also be by way of "CHEQUE" within 3 months, after receipt of the bill along with consignee's acknowledgement or earlier if prescribed under any law for any specific category of Contractor.
- h) **Discrepant Amounts:** In the event BHEL finds any discrepancy, within fifteen (15) days from receipt, in any invoice raised by the Contractor, BHEL shall give a notice regarding discrepant amount to the Contractor and withhold such part of the invoice value which is discrepant till such time the discrepancy is resolved between the Parties. If the Contractor intends to dispute the discrepant amount, the Contractor shall provide documentary evidence to BHEL within fifteen (15) days of receipt of notice regarding such discrepant amount. If Contractor's documentary evidence is accepted by BHEL, it shall pay the amount as mentioned in the invoice raised by the Contractor. In the event that the Parties are unable to resolve any issue in relation to such discrepant amount(s) within thirty (30) days of issue of the notice by BHEL in relation to the discrepant amount, such dispute shall be resolved in accordance with Clause 39.



F	i two years.	
		i) Notwithstanding anything to the contrary in the Contract, the payment of any invoice by BHEL shall not prejudice, at any point of time, any rights of BHEL under the Contract, including the right of BHEL to notify any discrepancy in accordance with Clause herein above in respect of any amounts therein, as may be identified by way of any audit or inspection, that may have been conducted subsequent to the payment of such invoice. In the event any such discrepancy is identified in relation to any invoice that has already been paid by BHEL, BHEL shall have the right to adjust any amount that may be due and payable by the Supplier.
		j) The Contractor agrees that no interest shall be payable by BHEL on any amount under this contract.
		a) The Contractors will operate their vehicles entirely at their own risk and BHEL shall not be held responsible for any damage to the vehicle while on the company's/customer's work or when parked in or around the company's/ customer's or any other premises.
		b) The Contractors will make their own arrangements for proper parking of their vehicles overnight / during detention in company's/customer's premises.
	TRANSIT CONDITIONS / TRAFFIC REGULATIONS & REQUIREMENTS	c) The Contractors will ensure that all vehicles used for the transportation of consignments under transportation rate contracts are covered by a comprehensive insurance policy. Under no circumstance shall the company be liable to compensate them for any loss or damage that may be caused to the vehicles while engaged in the discharge of the Contractor's obligations under this contract.
		d) It shall be the responsibility of the Contractor to provide at his cost trained and licensed personnel for running the vehicles.
23.		e) The Contractor shall ensure placing vehicles of suitable category, capacity (i.e. size and load) and quality. Overloading of the vehicles will not be permitted under whatsoever may be the reasons / conditions.
		f) Proper loading and lashing of the consignments in most secured manner shall be done keeping in view extant government regulations and constraints en-route for safe transportation of consignments and its delivery to destination.
		g) Contractors shall make aware concerned drivers/staff about the danger related to transportation of hazardous/ODC lifting, handling and tilting of such consignments.
		h) Contractors shall ensure that Motor Vehicle Act 1988 (as amended up to date) is strictly followed as applicable. Vehicles must carry up to date fitness, road permit, insurance and related documents/ certificates.
		i) All drivers/concerned staff related to the transportation activities under this contract should be well aware about material safety, data sheet etc. and well conversant with the environmental impact arising from the specified activities pertaining to use of fuels, lube oils, its spillage and disposal of various harmful items used in automotive vehicles.
		Contractors shall follow all necessary instructions relating to ISO-14001 and OHSAS 18001 obligations for environmental safety and



	or two years.	occupational Health Safaty or the latest instructions providing at all
		occupational Health Safety or the latest instructions prevailing at all times.
24.	ROUTE PERMIT / NATIONAL PERMIT / CLEARANCE	The Contractor shall arrange required permits from RTO or other concerned authorities and ensure compliance of any other legal and statutory formalities connected with the transportation of goods at his cost. Any consequences arising out of any non-compliance shall be to the contractor's account. If BHEL suffers any consequences because of Contractor's non-compliance, the Contractor shall have to indemnify and reimburse BHEL for the same.
25.	PROTECTION / SAFETY OF CONSIGNMENT	The Contractor shall ensure:  a) Placement of vehicles of good and roadworthy conditions having all welded structures and joints of vehicle chassis in sound condition.  b) That good quality lashing ropes in sufficient numbers, with suitable length and diameters and other items required to accompany the vehicle so as to securely lash the consignment as per lashing scheme to be provided /explained by BHEL unit to ensure its safer transit in the same condition.  c) To protect the consignments from rains in warranting situations, Contractors shall ensure Tarpaulin covering to the consignments.  d) Compliance of all the safety precautions and other instructions required in road transportation e.g. red flags/lamps; pilot, escort etc. as may be required shall be the responsibility of the Contractor.  e) Lashing to be proper and safe. The Contractor to check the same and to be satisfied before departing from work premises. Complaints of unsatisfactory packing or lashing will not be entertained after the vehicle has departed from the loading point.  f) The Contractor shall be solely responsible for the safe custody of the consignments from the time it is handed over to the Contractor until the consignments are delivered at the destination, duly obtaining acknowledgement of delivery from the authorized representative of the consignee.  g) The Contractor shall indemnify BHEL against any loss, damage, breakage, shortage and pilferage of any materials while in his custody.  h) Even, in cases where the Contractor does not have his branch office or delivery points, all consignments shall be accepted for transportation and deliver at such points. Similarly, the Contractor shall arrange for the collection of materials from such points and delivery at any such points.  i) Contractor shall NOT auction the material belonging to BHEL where customers / suppliers have defaulted in taking delivery for various reasons. The Contractor will give notice under registered post to BHEL and ask for instruction in the matter which shall be iss
		received/accepted by consignee, material shall be rebooked to the Consignor, after getting due permission from the consignor, but no demurrage payable basis. In such cases, liability for to & fro freight will rest with BHEL.



26.	STATUTORY OBLIGATIONS OF CONTRACTOR	a) b)	Any liability arising out of any non- compliance of any applicable statute shall be to the Contractor's account.  The Contractor shall indemnify BHEL against all claims, payments and losses that the company may have to make or suffer on account thereof. The Contractor shall, whenever required to do so by the company, produce for inspection all forms, register and other papers required to be maintained under the various statutes.
		a)	All consignments should be transported through the shortest route identified by the contractor from the road map of India published by the Survey of India & Motoring guide (latest edition) and approved by BHEL and freight payment will be restricted to the same. BHEL's approval shall mean its agreement on the length of the route and not on appropriateness or safety.
		b)	Where adoption of longer route becomes necessary for avoiding disturbed / riots prone or flood affected areas, the same shall be determined with reference to the areas to be passed through and weight and dimension of the consignment on case to case basis and such routes will be approved by BHEL executive user agency or contracts department. BHEL's approval shall mean its agreement on the length of the route and not on appropriateness or safety.
		c)	It is the responsibility of the Contractor to have made a prior survey of the route through which the subject consignment has to be transported and ensure the technical feasibility of the consignment to be safely carried in that route by conducting route survey where ever necessary including documentation formalities.
27.	ROUTE, SURVEY, PERMIT ETC.	d)	In respect of ODC consignment, the Contractor shall obtain prior permission from the statutory authorities concerned for transporting the consignment enroute. All the expenses for obtaining permission till delivery of the consignment to the Consignee location will be to the account of the Contractor. The Contractor shall take care of all the necessary formalities / clearances from various authorities like RAILWAYS, POST & TELEGRAPH, ELECTRICITY BOARDS, MUNICIPALITIES, PANCHAYATS, PUBLIC WORKS DEPT., HIGHWAYS, FOREST IRRIGATION, POLICE, REGIONAL TRANSPORT OFFICES, etc. for speedy transportation.
		e)	The Contractor shall clear while transporting any obstructions, as may arise, with the permission of the authorities involved. All expenses incurred in this connection have to be borne by them. Further any damage to Private / Public Property arising in the course of transportation by the Contractor, the Contractor alone shall be liable for its indemnification.
		f)	The provision of a pilot before the main vehicle, if required / advised by BHEL would also be at Contractor's cost. If any diversion of route becomes necessary en-route for operational reasons and approved by BHEL, extra mileage will be allowed in addition to the standard distance as given / approved by BHEL.
28.	INSURANCE COVERAGE AND CLAIM	a)	Transit insurance of the consignment under transportation by the Contractor will be responsibility of BHEL/Consignee as the case may be and Contractor shall mark in the Lorry Way Bill. However, Contractor



	or two years.	
		will be responsible for any third party damages as per the Motor Vehicles Act, 1988.
		b) The Contractor shall ensure comprehensive insurance coverage for the vehicles used in transporting BHEL consignments.
		c) Position as above shall not absolve the Contractor of his responsibility for safe and proper transportation of the goods to the proper destination or his liability to compensate for the damage/ shortage / loss in respect of the consignments transported by him.
		a) If any damage to the materials is noticed in transit (enroute), the Contractor shall intimate the BHEL booking agency within 24 hours of damage, with photographs.
		OR
		During delivery of consignment to Consignee, if any remark is made by the Consignee with respect to damage / shortage or loss i.e. total or partial, the Contractor after delivery of the consignment shall inform the BHEL booking agency within 24 hours of delivery, with photographs and acknowledged LR copy.
		b) The Contractor should submit the Copy of LR with COF (Certificate of Facts) to the Consignor. On the basis of these documents BHEL will lodge insurance claim. The Contractor has to provide services to facilitate for insurance survey after delivery of material to site or loss of materials. For damaged materials returned to BHEL, BHEL will arrange to facilitate for survey.
29.	DAMAGE / LOSS	<ul> <li>c) However, for consignment value below Rs. 20,000/-, recovery will be made in full from the contractor. For consignment value above Rs. 20,000/-, the differential cost between the cost incurred by BHEL and proceeds of insurance claim is liable to be recovered from the contractor.</li> <li>d) In case of any visible damage/ suspected damage in the consignment, the Contractor should arrange delivery of the consignment on "OPEN DELIVERY" and the open delivery certificate should be issued along with the consignment, duly signed by both parties.</li> </ul>
		e) Any accident at any point should be reported to BHEL in writing through mail within 24 Hrs.
		f) Subsequently, the F.I.R. and Survey Report by authorized insurance agency (for the damage or loss of consignment en route) shall also be submitted.
		g) In case of transporting the damaged cargo (due to accident, mishap etc.) back to respective BHEL unit after insurance survey and BHEL QC clearance for returning such consignments to respective BHEL unit, the return freight, as per the applicable rate schedule of Contract will be paid to the Contractor.
		h) In case, the Contractor fails to send communication in respect of accident or damage or loss or act on the above lines and insurance claim is not lodged because of this reason, the Contractor shall be liable to indemnify BHEL against such loss and BHEL shall be at liberty to recover such loss from the available security or other financial holdings available either under the present or any other contract with the Contractor. Suitable



	ection including delicting on termination of the Contract on decired for
	action including delisting or termination of the Contract as deemed fit under the extant guidelines of BHEL shall also be taken.
	a) Security Deposit means the security provided by the Contractor towards fulfilment of any obligations in terms of the provisions of the contract. The total amount of Security Deposit shall be as per the SCC. The contractor shall submit the security deposit in any of the following forms:
	<ul> <li>(i) Cash (as permissible under the extant Income Tax Act)</li> <li>(ii) Local cheque of Scheduled Banks (subject to realization)/ Pay Order/ Demand Draft/ Electronic Fund Transfer in favour of BHEL</li> <li>(iii) Bank Guarantee from Scheduled Banks/ Public Financial Institutions as defined in the Companies Act.</li> <li>(iv) Fixed Deposit Receipt issued by Scheduled Banks/ Public Financial Institutions as defined in the Companies Act (FDR should be in the name of the Contractor, a/c BHEL).</li> <li>(v) Securities available from Indian Post offices such as National Savings Certificates, Kisan Vikas Patras etc. (held in the name of Contractor furnishing the security and duly endorsed/hypothecated/ pledged, as applicable, in favour of BHEL).</li> </ul>
30. <b>SECURITY DEPOSIT</b>	b) COLLECTION OF SECURITY: The entire security amount is to be deposited in advance. However, security may be collected in installments in exceptional cases. In such cases at least 50% of the required Security Deposit, including the EMD, shall be collected before start of the work. Balance of the Security Deposit can be collected by deducting 10% of the gross amount progressively from each of the running bills of the Contractor till the total amount of the required Security Deposit is collected. If the value of work done at any time exceeds the contract value, the amount of Security Deposit shall be correspondingly enhanced and the additional Security Deposit shall be immediately deposited by the Contractor or recovered from payment/s due to the Contractor. The recoveries made from running bills (cash deduction towards balance SD amount) can be released against submission of equivalent Bank Guarantee in acceptable form, but only once, before completion of work.
	<ul> <li>(i) The security deposit shall not carry any interest.</li> <li>(ii) EMD of successful tenderer shall be adjusted as part of Security Deposit.</li> <li>(iii) The validity of Security Deposit shall be up to the validity of contract plus three months.</li> <li>(iv) BHEL reserves the right of forfeiture of Security Deposit towards its claims and penalties under the contract in the event of the Contractor's failure to fulfill any of the contractual obligations or in the event of termination of contract as per terms and conditions of contract.</li> <li>(v) BHEL reserves the right of forfeiture of Security Deposit towards its claims and penalties under the contract in the event of the Contractor's failure to fulfill any of the contractual obligations or in the event of termination of contract as per terms and conditions of contract.</li> </ul>
	c) <b>RETURN OF SECURITY DEPOSIT:</b> Security Deposit shall be refunded / Bank Guarantee(s) will be released to the Contractor upon fulfilment of all the Contractual / Statutory obligations or after 03 (three) months from the date of completion of the contract whichever is later,



		after deducting all expenses / other amounts due to BHEL under the contract.
		d) <b>BANK GUARANTEES</b> : Wherever Bank Guarantee is to be furnished / submitted by the Contractor, the following shall be complied with
		(i) Bank Guarantee shall be from Scheduled Banks / Public Financial Institutions as defined in the Companies Act.
		<ul> <li>(ii) The Bank Guarantee shall be as per prescribed formats.</li> <li>(iii) It is the responsibility of the contractor to get the Bank Guarantee revalidated / extended for the required period, as per the advice of BHEL. BHEL shall not be liable for issue of any reminders regarding expiry of the Bank Guarantee.</li> </ul>
		(iv) In case the Bank Guarantee is not extended before the expiry date, BHEL reserves the right to invoke the same by informing the concerned Bank in writing, without any advance notice/communication to the concerned contractor.
		(v) Contractors to note that any corrections to Bank Guarantee shall be done by the issuing Bank, only through an amendment in an appropriate non-judicial stamp paper.
31.	GOODS CONSIGNMENT NOTE (G.C. Note)	(a) G.C. Note issued should bear printed serial numbers with IBA number allotted to them at the time of approval. Vehicle No. should be indicated in G.C Notes for all Full Load bookings. Original G.C copy only should be produced with acknowledgement of the consignee for billing. Erasing or over-writing etc. in the G.C Notes should not be done and will not be accepted, if not authenticated by the consignor. G.C Notes should be of good quality paper and in reasonable size to enable necessary details being written. Copies of G.C Notes submitted to BHEL & its customers should be legible.
		<ul><li>(b) If G.Cs. are issued to the Suppliers without taking physical possession of materials, BHEL will have the right to terminate the Contract.</li><li>(c) Once G.C. Note is issued, it is treated as physical acceptance of the consignment by the Contractor and in such cases, it shall be the responsibility of the Contractor for the safe and timely delivery of the consignment.</li></ul>
		(d) The G.C. Notes shall be got countersigned by the Consignor at the time of booking of the consignment. Every consignment in a vehicle should be covered by G.C. Note.
		(e) More than one delivery/collection at the time destination/point of collection should be accepted, while G.C. is to be prepared separately for each consignment giving cross reference of the G.C. the bill should be submitted for one load only enclosing all the G.C. involved.
32.	TAX INVOICE	<ul> <li>(a) Duplicate Contractor Copy of Tax</li> <li>(b) Invoice in respect of all taxable items are to be invariably obtained from the suppliers and the Tax Invoice number incorporated in the Lorry Way Bill and surrender the same to BHEL along with the consignment. Otherwise any loss on account of this will be recovered from the Contractor. In case, such Tax Invoice is not obtained from the Suppliers along with the consignment, an endorsement</li> <li>(c) "TAX INVOICE NOT RECEIVED" should be made in the Lorry Way Bill.</li> </ul>



•	i two years.	
		<ul> <li>(d) In case Duty is not applicable, it should be mentioned in the GC Note and the applicable document shall be collected from the consignor.</li> <li>(e) In case if Free Issue Materials/Site Returned Materials/Rejected Materials/or the consignment booked without any BHEL Purchase Order reference, the Transport Contractor should demand the relevant duty forms as applicable.</li> <li>a) While accepting the consignments for transportation, the Contractor</li> </ul>
		should ensure, that necessary documents for check post are collected, so that the consignments are not detained enroute for want of these documents. Any detention on this account will be the Contractors responsibility
		b) Consignment without BHEL Purchase Order reference should not be collected/delivered at BHEL or to any consignee without anywritten permission from stores or User Department.
		c) The Contractor should ensure the collection of Form.31 at the time of booking the consignment
33.	DESPATCH & ENROUTE	d) Wherever Road Permit Form is issued to Transport Contractors, the Contractor should get an acknowledgement from the consignee on the back of G.C itself that the "Counter Foil/Copy of Road Permit Form received" while getting acknowledgement for receipt of goods. Otherwise any loss on account of this will be recovered from the Contractor which amounts to Rs.25,000/- per Form as on date.
росс	DOCUMENTS	e) The Contractor at the time of booking of the consignments should mark each and every package with Customer name, LWB number etc., wherever necessary, so that the items are identifiable at the time of transshipment / delivery.
		f) If a consignment is detained enroute by the check-post authorities due to insufficient documentation or for any other reason and penalty, such as advance tax, compound tax etc. are imposed, such payment will have to be borne by the Contractor and consignment got released and delivered in time.
		g) The documents handed over at the booking points and meant to be handed over to the consignee such as DELIVERY CHALLAN, INVOICE, DUPLICATE/CONTRACTORS COPY OF TAX INVOICE, SALES TAX FORM etc., should be carefully brought and handed over to the consignee along with the materials. Any loss, delay, additional expenditure due to noncompliance of the above on this account, will be debited to the Contractors.
34.	ESCORT FOR CONSIGNMENTS	Where BHEL intends to depute an escort for certain important consignments, they should be allowed to travel in the vehicle to the destination free of cost and communication should be sent on day-to-day basis till the consignment reaches destination.
		a) The Contractor shall have to indemnify BHEL against all claims for injury or damage to any person or property caused by his negligence or negligence of his employees whilst in BHEL premises/sites.
35.	INDEMNITY	b) The Contractor shall indemnify BHEL against all payments by way of compensation or otherwise which BHEL may be called upon to make under the provisions of the applicable Acts to any workmen as aforesaid, and any cost incurred by BHEL in connection with any claim preferred by such workmen and or against all actions, claims and demands



			whatsoever in respect thereof or in respect of any loss, injury or damages whatsoever to any third person arising out of or occasioned by the negligent, imperfect or improper performance of this Contract by the Contractor, their workmen, servants or agents.
		c)	Should the company be held liable for any loss, damage or compensation to third parties arising from or in relation to transport operations done by the Contractor; the Contractor shall reimburse such loss, damage or compensation to the company together with the costs incurred by the company on any legal proceedings pertaining thereto.
		d)	The Contractor shall keep BHEL indemnified against any liability arising out of noncompliance of any Labour & Industrial Laws and/or any other statutes.
		e)	The Contractor shall keep BHEL indemnified against any liability arising out of Documentary non-compliance relating to freight billing.
		a)	"Force Majeure" shall mean any event beyond the reasonable control of the BHEL or of the Contractor, as the case may be, and which is unavoidable notwithstanding the reasonable care of the party affected, and shall include, without limitation, the following:
			<ul> <li>(i) war, hostilities, or warlike operations whether a state of war be declared or not, invasion, act of foreign enemy and civil war;</li> <li>(ii) rebellion, revolution, insurrection, mutiny, usurpation of civil or military government, conspiracy, riot, civil commotion, and terrorist acts;</li> <li>(iii) epidemics, quarantine, and plague;</li> <li>(iv) earthquake, landslide, volcanic activity, fire, flood or inundation, tidal wave, typhoon or cyclone, hurricane, storm or other natural or physical disaster.</li> </ul>
36.	FORCE MAJEURE	b)	If either party is prevented, hindered, or delayed from or in performing any of its obligations under the Contract by an event of Force Majeure, then it shall notify the other in writing of the occurrence of such event and the circumstances thereof within 14 days after the occurrence of such event.
			(i) If the contractor issues a notice under this clause, BHEL shall examine the existence of such force majeure and may excuse the contractor from performance of the contract during the existence of such force majeure.
			(ii) The party or parties affected by the event of Force Majeure shall use reasonable efforts to mitigate the effect thereof upon its or their performance of the Contract and to fulfill its or their obligations under the Contract.
			(iii) No delay or non-performance by either party hereto caused by the force majeure shall  (A) constitute a default or breach of the Contract; or  (B) give rise to any claim for damages or additional cost or expense occasioned thereby.
			(iv) If the performance of the Contract is substantially prevented, hindered, or delayed for a single period of more than 60 days or an aggregate period of more than 120 days on account of one or more events of Force Majeure during the currency of the Contract, the parties will attempt to develop a mutually



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		satisfactory solution, failing which either party may terminate the Contract by giving a notice to the other.
		a) Termination for BHEL's Convenience
		(i) BHEL may at any time terminate the Contract for any reason by
		giving the Contractor a notice of termination that refers to this clause.
		(ii) Upon receipt of the notice of termination under this clause the Contractor shall, either immediately or upon the date specified in the notice of termination, cease all further work, except for
		such work as BHEL may specify in the notice of termination.  (iii) In the event of termination of the Contract under this clause BHEL shall pay to the Contractor the Contract Price, properly attributable to the work executed by the Contractor as on the date of termination;
		b) Termination for Contractor's Default
		(i) BHEL, without prejudice to any other rights or remedies it may possess, may terminate the Contract forthwith in the following circumstances by giving a notice of termination and its reasons therefor to the Contractor:
37.	TERMINATION	<ul> <li>(a) if the Contractor becomes bankrupt or insolvent, has a receiving order issued against it, compounds with its creditors, or, if the Contractor is a corporation, a resolution is passed or order is made for its winding up, other than a voluntary liquidation for the purposes of amalgamation or reconstruction, a receiver is appointed over any part of its undertaking or assets, or if the Contractor takes or suffers any other analogous action in consequence of debt; and</li> <li>(b) has abandoned or repudiated the Contract or failed to respond despite a 14 days' notice by BHEL to proceed;</li> <li>(c) has abandoned or repudiated the Contract or failed to respond despite a 14 days' notice by BHEL to proceed;</li> <li>(d) persistently fails to execute the Contract or remedy any breach or persistently neglects to carry out its obligations under the Contract;</li> </ul>
		then BHEL may, without prejudice to any other rights it may possess under the Contract, give a notice to the Contractor, stating the nature of the default and requiring the Contractor to remedy the same. If the Contractor fails to remedy or to take steps to remedy the same within 14 days of its receipt of such notice, then BHEL may terminate the Contract forthwith by giving a notice of termination to the Contractor.
		(e) Upon receipt of the notice of termination under this sub clause, the Contractor shall, either immediately or upon such date as is specified in the notice of termination, cease all further work, except for such work as BHEL may specify in the notice of termination.
		(f) the Contractor shall be entitled to be paid the contract price attributable to the works executed/services performed up to the date of termination. Any sums due to BHEL from the Contractor accruing prior to the date of termination and already intimated to the Contractor shall be deducted from the amount to be paid to the Contractor under this Contract.



		c) Termination by Contractor
		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
		(i) If BHEL has failed to pay the Contractor any sum due under the Contract within the specified period, if any, without just cause, the Contractor shall give a notice to BHEL of the same. If BHEL fails to pay such sums or give its reasons for withholding such sums within 14 days after receipt of the Contractor's notice, the Contractor may by a further notice to BHEL shall be entitled terminate the Contract.
		(ii) In calculating any monies due from the BHEL to the Contractor, account shall be taken of any sum previously paid to the Contractor under the Contract, including any advance payment paid. The Contractor shall be entitled to be paid the contract price attributable to the works executed/services performed upto the
		date of termination
38.	ASSIGNMENT	The Contractor shall not, without the express prior written consent of BHEL, assign to any third party the Contract or any part thereof, or any right, benefit, obligation or interest therein or thereunder.
39.	RESOLUTION OF DISPUTES	<ul> <li>a) The Parties agree that 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 contract/tender 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 to be appointed by competent authority of BHEL.</li> <li>b) The proceedings of Conciliation shall broadly be governed by Part-III of the Arbitration and Conciliation Act 1996 or any statutory modification thereof.</li> <li>c) In case the parties are unable to reach any amicable settlement (whether by Conciliation to be conducted as provided hereinabove or otherwise), then, either Party may, commence arbitration in accordance with the arbitration rules of the arbitral institution mentioned in the SCC for adjudication by Sole Arbitrator to be appointed by the said arbitral institution.</li> <li>d) A party willing to commence arbitration proceeding shall invoke the Arbitration Clause by giving notice to the other party in terms of section 21 of the Arbitration &amp; Conciliation Act, 1996 (hereinafter referred to as the 'Notice') before referring the matter to the arbitral institution.</li> <li>e) After expiry of 30 days from the date of receipt of aforesaid notice, the party invoking the Arbitration shall submit that dispute to the said arbitral institution and it shall be adjudicated in accordance with the respective arbitration rules of the said arbitral institution. The matter shall be adjudicated by a Sole Arbitrator who shall necessarily be a retired Judge or Advocate having considerable experience in dealing with such commercial disputes.</li> <li>f) The cost and expenses pertaining to the Arbitration shall be governed by the Rules of the said Arbitral Institution.</li> <li>g) The seat and venu</li></ul>



- h) The cost of arbitration shall be shared by the parties during the arbitration proceedings in equal proportion and shall be finally borne as per the award of the Arbitrator.
  - Subject to arbitration in terms of clause above, the Courts at the place from which the Contract is issued shall have exclusive jurisdiction over any matter arising out of or in connection with this Contract or Arbitration proceedings.
- j) Notwithstanding the existence or any dispute or difference and/or reference for the arbitration, the Contractor shall proceed with and continue without hindrance the performance of its obligation under this Contract with due diligence and in a professional manner except where the Contract has been terminated by either Party.
- k) It is agreed between the parties that Arbitration as a dispute redressal mechanism shall be applicable only in case where the amount involved in the disputes is less than Rs.10 crores.

**Note:** Ministry of Finance has issued OM reference No. 1/2/24 dated 03.06.2024 regarding "Guidelines for Arbitration and Mediation in Contracts of Domestic Public Procurement. In the said OM it has been recommended that Government departments/ Entities/agencies are to encourage mediation under the Mediation Act. 2023. The said Act has not yet been notified by the Government. Therefore, the clause "Settlement of Disputes" shall be modified accordingly as and when the Mediation Act 2023 gets notified.



## **ANNEXURE- J-4**

# **General Conditions of Contract (GCC)**

## **CHAPTER-1**

Clause	Details
1	GENERAL INSTRUCTION TO TENDERERS
1.1	DESPATCH INSTRUCTION
i)	The General Conditions of Contract form part of the Tender specifications. For this tender, bidders shall use electronic Signature viz Digital Signature Certificate while uploading the tender documents on the e-procurement portal. The information furnished shall be complete by itself. The tenderer is required to furnish all the details and other documents as required in the following pages.
ii)	Tenderers are advised to study all the tender documents carefully. Any submission of tender by the tenderer shall be deemed to have been done after careful study and examination of the tender documents and with the full understanding of the implications thereof. Should the tenderers have any doubt about the meaning of any portion of the Tender Specification or find discrepancies or omissions in the drawings or the tender documents issued are incomplete or shall require clarification on any of the technical aspect, the scope of work etc., he shall at once, contact the authority inviting the tender well in time (so as not to affect last date of submission) for clarification before the submission of the tender. Tenderer's request for clarifications shall be with reference to Sections and Clause numbers given in the tender documents. The specifications and terms and conditions shall be deemed to have been accepted by the tenderer in his offer. Non-compliance with any of the requirements and instructions of the tender enquiry may result in the rejection of the tender.
iii)	Integrity pact (IP) shall be applicable for all tenders / contracts if indicated in NIT. This IP shall be issued as part of the Tender documents and shall be submitted by the bidder along with Techno-commercial bid duly filled, signed and stamped by the authorized signatory who signs the bid Entering into this pact shall be a preliminary qualification.
1.2.	SUBMISSION OF TENDERS
1.2.1	The tenderers must submit their tenders to Officer inviting tender as per instructions in the NIT.
1.2.2	Tenders shall be submitted through E-Procurement portal as per instruction in NIT. Tenderers to upload offers well in advance in order to avoid last minute congestion in e-procurement website. However, after submission of the tender, the tenderer can re-submit revised tender but before due date and time of submission of tender as notified.
1.2.3	Tenders shall be opened by Officer of BHEL at the time and date as specified in the NIT. For this tender, bidders may attend through online mode, if provisions are available in e-procurement portal.
1.2.4	Tenderers whose bids are found techno commercially qualified shall be notified through e-procurement system about the date and time of opening of the Price Bids. BHEL's decision in this regard shall be final and binding.
1.2.5	The information given in the tender documents is for general guidance and shall not be construed as contractually binding on BHEL/ Owner. All relevant site data/ information as may be necessary for bidding shall have to be obtained/ collected by the Tenderer.
1.2.6	The Tenderers are advised to physically visit the site to acquaint and satisfy themselves about the weather conditions, working culture in the area, socio-political environment, safety & security aspects, law & order situation, law of the land, transportation routes, various distances, surroundings of plant/ project premises together with all statutory, obligatory, mandatory requirements of various authorities and obtain for themselves all necessary information as to the risks, contingencies and all other circumstances, which may influence or affect the discharge of various obligations under the Contract during contract period including extended period (if any).



Clause	Details
1.2.7	The submission of bid will tantamount to due diligence having been done and it shall be
1.2.7	deemed that:
a)	the Tenderer has obtained all necessary information as to risks, contingencies and other circumstances which may influence or affect the Works
b)	the Tenderer accepts total responsibility for having foreseen all difficulties and costs of successfully completing the Works
c)	the Tenderer accepts that, the Contract Price shall not be adjusted to take account of any unforeseeable or unforeseen difficulties or costs and the Tenderer shall not raise any claims/
- ,	disputes against BHEL and/ or Owner at later date in any manner whatsoever.
1.2.8	The Tenderer shall mandatorily be required to submit "Site Visit Confirmation Declaration" along with the Technical Bid
1.3	LANGUAGE
	The tenderer shall quote the rates in English language and international numerals. These rates
1.3.1	shall be entered in figures as well as in words. Tenderers are requested to refer the clauses of NIT/ Vol-II "Price Bid" for more details. For the purpose of the tenders, the metric system of units shall be used.
1.3.2	All entries in the tender shall either be typed or written legibly in ink. Erasing and over-writing is not permitted and may render such tenders liable for rejection. All cancellations and insertions shall be duly attested by the tenderer.
1.4	PRICE DISCREPANCY:
1.4.1	Price Bid opening: During opening of price bids, if there is any difference between the amount in figures and in words, the amount quoted by the bidder in words shall be taken as correct.
1.4.2	Reverse Auction: In case of Reverse Auction, the successful bidder shall undertake to execute the work as per overall price offered by him during the Reverse Auction process. (Guidelines as available on www.bhel.com on "supplier registration page".).
1.5	QUALIFICATION OF TENDERERS
	Only tenderers who have previous experience in the work of the nature and description detailed
i)	in the Notice Inviting Tender and/or tender specification are expected to quote for this work duly detailing their experience along with offer.
ii)	Offers from tenderers who do not have proven and established experience in the field shall not be considered.
iii)	The offers of the bidders who are on the debarred list shall be rejected. Further, offer of the bidders, who engage the services of the debarred firms or associated with the debarred firm, for present bid, shall also be rejected. The list of debarred firms is available on BHEL web site www.bhel.com. (Refer clause 28.0 of NIT).
iv)	Offers from tenderers who do not comply with the latest guidelines of Ministry/Commissions of Govt. of India shall not be considered.
1.6	EVALUATION OF BIDS
i)	Technical Bids submitted by the tenderer will be opened first and evaluated for fulfilling the Pre- Qualification criteria and other conditions in NIT/Tender documents, based on documentary evidences submitted along with the offer.
ii)	In case the same qualifying experience is claimed by more than one agency, then:
a	The agency who has executed the work as per documentary evidence submitted shall only be qualified. Scope of qualifying work should be totally with the agency who has executed and in case it is only labour and consumables without T&P, then the credentials of execution is assigned to the first agency and not to the agency who has executed only as labour supply contractor. Further, BHEL reserves the right to ask for any other proof for the said job.
b	However, if the same is on account of subletting, part of scope by one agency to another agency in a project of BHEL, experience of both the agencies may be considered for the sublet portion of the work provided subletting has been done with the approval of BHEL.
iv)	Assessing Bidder's Capacity for executing the current tender shall be as per Notice Inviting Tender.
v)	Price Bids of shortlisted bidders shall only be opened through the electronic price bid opening with/without Reverse Auction, at the discretion of BHEL. Unless specified otherwise in the tender, the L1 bidder amongst all the shortlisted bidders shall be considered for award.



period or tr	, o years.
Clause	Details
	However, the L1 bidder shall have no claim on the award & BHEL reserves the right to award
	the tender at its sole discretion.
	Price Bids of unqualified bidders shall not be opened. Reasons for rejection shall be intimated
vi)	in due course either through system generated e-mail or through letter/e-mail after award to
	successful bidder.
	Bidders are advised to also refer to clause no 2.9.4 regarding evaluation of their performance
vii)	in ongoing projects.
1.7	DATA TO BE ENCLOSED
1.7	Full information shall be given by the tenderer in respect of the following. Non-submission of
	this information may lead to rejection of the offer.
:)	INCOME TAX PERMANENT ACCOUNT NUMBER
i)	
	Certified copies of Permanent Account Numbers as allotted by Income Tax Department for
	the Company/Firm/Individual Partners etc. shall be furnished along with tender.
iii)	An attested copy of the Power of Attorney, in case the tender is signed by an individual other
	than the sole proprietor.
iv)	IN CASE OF INDIVIDUAL TENDERER:
	His / her full name, address, PAN and place & nature of business.
v)	IN CASE OF PARTNERSHIP FIRM:
	The names of all the partners and their addresses, copy of the partnership deed/instrument of
	partnership dully certified by the Notary Public shall be enclosed.
vi)	IN CASE OF COMPANIES:
	Date and place of registration including date of commencement certificate in case of Public
a)	Companies (certified copies of Memorandum and articles of Association are also to be
/	furnished).
	Nature of business carried on by the Company and the provisions of the Memorandum relating
b)	thereof.
1.8	AUTHORIZATION AND ATTESTATION
1.0	Tenders shall be signed by a person duly authorized/empowered to do so, for which a Power
	of Attorney is to be submitted along with the tender offer. For company, a Power of Attorney
	(as per format in Volume-I D) shall be submitted.
1.9	EARNEST MONEY DEPOSIT
1.9	Every tender must be accompanied by the prescribed amount of Earnest Money Deposit
1.9.1	
	(EMD) in the manner described herein.
i)	EMD shall be furnished before tender opening / along with the offer in full as per the amount
	indicated in the NIT.
ii)	The EMD up to an amount of Rs. 2 Lakh is to be paid only in the following forms:
a)	Cash deposit as permissible under the extant Income Tax Act (before tender opening).
b)	Electronic Fund Transfer credited in BHEL account (before tender opening).
c)	Banker's cheque / Pay order / Demand draft, in favour of 'Bharat Heavy Electricals Limited'
<i>C)</i>	and payable at Regional HQ issuing the tender (along with offer).
	Fixed Deposit Receipt (FDR) issued by Scheduled Banks/ Public Financial Institutions as
4)	defined in the Companies Act (FDR should be in the name of the Contractor, a/c BHEL) duly
d)	marking lien in favour for BHEL (along with offer). The Fixed Deposit in such cases shall be
	valid for at least six months from the due date of tender submission.
e)	Insurance Surety Bonds
- /	In case EMD amount is more than Rs. Two Lakhs, Tenderer has the option to submit the
	amount in excess of Rs. Two lakhs in the forms described above in clause no. 1.9.1. ii) (a) to
f)	(e) or in the form of Bank Guarantee from Scheduled Bank (along with the Offer). The Bank
1)	Guarantee in such cases shall be valid for at least six months from the due date of tender
	submission. The Bank Guarantee format for EMD shall be in the prescribed formats.
iii)	
111)	No other form of EMD remittance shall be acceptable to BHEL.
	Proof of EMD: Bidder shall upload the scanned copy of EMD along with bid submission
iv)	through BHEL e-procurement Portal. However, for the purpose of realization, the bidder shall send the demand draft/ banker's cheque/ pay order/ Bank Guarantee/ FDR/ Insurance Surety



Clause	Details
Clause	Bonds, in original, to the designated officer through post/courier or by hand within reasonable
	time.
1.9.2	EMD by the Tenderer will be forfeited as per NIT conditions, if:
1.9.2	After opening the tender and within the offer validity period, the tenderer revokes his tender
i)	or makes any modification in his tender which is not acceptable to BHEL.OR
	The successful Contractor, on whom the work has been awarded, fails to deposit the required
ii)	Security deposit or commence the work within the period as per LOI/ LOA/ Contract or refuse to accept the LIO/LOA/Contract.
	EMD by the tenderer shall be withheld in case any action on the tenderer is envisaged under
	the provisions of extant "Guidelines on Suspension of business dealings with suppliers/contractors" of BHEL and forfeited/ released based on the action as determined under these guidelines.
1.9.3	EMD shall not carry any interest.
	EMD given by all unsuccessful tenderers shall be refunded normally within fifteen days of
1.9.4	award of work.
1.9.5	Cash portion of EMD of successful tenderer will be retained as part of Security Deposit. EMD submitted in the form of Bank Guarantee/ FDR shall be retained by BHEL until the receipt of the Security Deposit.
1.10	SECURITY DEPOSIT
1.10	Upon acceptance of Tender, the successful bidder shall be required to deposit the 5% of the
1.10.1	contract value as Security Deposit towards fulfilment of any obligations in terms of the
111011	provisions of the contract.
1.10.2	The Security Deposit shall be furnished before start of the work by the contractor.
1.10.3	The required Security Deposit may be accepted in the following forms.
i)	Cash (as permissible under the extant Income Tax Act).
·	Local cheques of Scheduled Banks (subject to realization)/ Pay Order/ Demand Draft/
ii)	Electronic Fund Transfer in favour of BHEL.
iii)	Securities available from Indian Post offices such as National Savings Certificates, Kisan Vikas Patras etc. (held in the name of Contractor furnishing the security and duly endorsed/
	hypothecated/ pledged, as applicable, in favour of BHEL).  Bank Guarantee from Scheduled Banks/ Public Financial Institutions as defined in the
iv)	Companies Act. The Bank Guarantee format for Security Deposit shall be in the prescribed
11)	formats.
	Fixed Deposit Receipt issued by Scheduled Banks/ Public Financial Institutions as defined in
v)	the Companies Act (FDR should be in the name of the Contractor, a/c BHEL). Specific lien in favour of BHEL on the FDR shall be marked and letter from the Bank having created such lien in the format shall be submitted along with FDR.
vi)	Insurance Surety Bonds.
,	Note:
i	BHEL will not be liable or responsible in any manner for the collection of interest or renewal of the documents or in any other matter connected therewith.
	In case of delay in submission of Security Deposit, enhanced security deposit which would
ii	include interest (Repo rate + 4%) for the delayed period, shall be submitted by the bidder
	before submission of first bill
1.10.4	The Security Deposit shall not carry any interest.
	In case the value of work exceeds the awarded / accepted value, the Security Deposit shall be
1.10.5	correspondingly enhanced as given below:
•••	The enhanced part of the Security Deposit shall be immediately deposited by the Contractor
ii)	or adjusted against payments due to the Contractor.
	Contract value for the purpose of operating the increased value of Security Deposit due to
iii)	Quantity Variation, shall be exclusive of Price Variation Clause, Over Run Compensation and
	Extra works done on man-day rates.
	The recoveries made from running bills can be released against submission of equivalent Bank
iv)	Guarantee in acceptable form, but only once, before completion of work, with the approval of
	competent authority of BHEL.



Clause	Details
	The validity of Bank Guarantees towards Security Deposit shall be valid till actual completion
1.10.6	of work + Guarantee Period + 3 months,
	BHEL reserves the right of forfeiture of Security Deposit in addition to other claims, damages
	and remedies in the event of the Contractor's failure to fulfill any of the contractual obligations
1.10.7	or in the event of termination of contract as per terms and conditions of contract. BHEL
1.10.7	reserves the right to set off the Security Deposit against any claims of other contracts with
1.11	BHEL by giving prior notice to the contractor.  RETURN OF SECURITY DEPOSIT
1.11	
	Security Deposit shall be released to the contractor upon fulfillment of contractual obligations
	as per terms of the contract including completion of Guarantee Period after deducting all
1.10	expenses / other amounts due to BHEL under the contract.
1.12	BANK GUARANTEES
	Where ever Bank Guarantees are to be furnished/submitted by the contractor, the following
	shall be complied with
	Bank Guarantees shall be from Scheduled Banks / Public Financial Institutions as defined in
i)	the Companies Act. Bank Guarantees issued by Co-Operative Banks/ Financial Institutions
	shall not be accepted.
ii)	The Bank Guarantees shall be as per prescribed formats.
	It is the responsibility of the bidder to get the Bank Guarantees revalidated/extended for the
iii)	required period as per the advice of BHEL Site Engineer / Construction Manager. BHEL shall
	not be liable for issue of any reminders regarding expiry of the Bank Guarantees
	In case extension/further extensions of any Bank Guarantees are not required, the bidders shall
iv)	ensure that the same is explicitly endorsed by the Construction Manager and submitted to the
	Regional HQ issuing the LOI/LOA.
	In case the Bank Guarantees are not extended before the expiry date, BHEL reserves the right
v)	to invoke the same by informing the concerned Bank in writing, without any advance
	notice/communication to the concerned bidder.
vi)	Bidders to note that any corrections to Bank Guarantees shall be done by the issuing Bank,
	only through an amendment in an appropriate non-judicial stamp paper.
vii)	The Original Bank Guarantee shall be submitted to Subcontracting Department of CPC
1.13	(Central Procurement Cell) - PSHQ of BHEL unless specified otherwise in TCC.  VALIDITY OF OFFER
1.13	The rates in the Tender shall be kept open for acceptance for a minimum period of SIX
	MONTHS from latest due date of offer submission (including extension, if any). In case BHEL
	(Bharat Heavy Electricals Ltd) calls for negotiations, such negotiations shall not amount to
	cancellation or withdrawal of the original offer which shall be binding on the tenderers.
1.15	REJECTION OF TENDER AND OTHER CONDITIONS
1.13	The acceptance of tender will rest with BHEL which does not bind itself to accept the lowest
1.15.1	tender nor any tender and reserves to itself full rights for the following without assigning any
1.13.1	reasons whatsoever: -
a)	To reject any or all of the tenders.
b)	To split up the work amongst two or more tenderers as per NIT.
c)	To award the work in part if specified in NIT.
	In case of either of the contingencies stated in (b) and (c) above, the time for completion as
d)	stipulated in the tender shall be applicable.
	Conditional tenders, unsolicited tenders, tenders which are incomplete or not in the form
1.15.2	specified or defective or have been materially altered or not in accordance with the tender
1.13.2	conditions, specifications etc. are liable to be rejected.
	Tenders are liable to be rejected in case of unsatisfactory performance of the tenderer with
	BHEL or tenderer under suspension (debarred) by any unit / region / division of BHEL or
	tenderers who do not comply with the latest guidelines of Ministry/Commissions of Govt of
1.15.3	India. BHEL reserves the right to not consider a bidder for further processing of tender in case
1.13.3	it is observed that they are overloaded and may not be in a position to execute this job as per
	the required schedule in line with clause no. 9.0 of the 'NIT'. The decision of BHEL will be
	final in this regard.
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Clause	Details
	If a tenderer who is a proprietor expires after the submission of his tender or after the
	acceptance of his tender, BHEL may at their discretion, cancel such tender. If a partner of a
	firm expires after the submission of tender or after the acceptance of the tender, BHEL may
	then cancel such tender at their discretion, unless the firm retains its character. In case BHEL
1 1 5 4	resolves to cancel the tender under this clause, BHEL will issue a notice in tis regard containing
1.15.4	reasons as to the cancellation of tender. The contractor shall be required to furnish his response
	to such notice within a period of 14 days from the date of receipt of such notice through any
	means (BHEL reserves the right to decrease the period upto 05 days). BHEL after due
	consideration of the representation made by contractor shall communicate its final decision
	within a reasonable period.
	In case contractor fails to submit any response to the notice issued by BHEL within the period
	stipulated in the notice, BHEL at its discretion may proceed to cancel the contract.
	Contractor shall not be eligible for any compensation whatsoever for the cancellation of
	contract under this clause
	BHEL will not be bound by any Power of Attorney granted by changes in the composition of
1 15 5	the firm made subsequent to the execution of the contract. BHEL may, however, recognize
1.15.5	such power of Attorney and changes after obtaining proper legal advice, the cost of which will
	be chargeable to the contractor concerned.
	If the tenderer deliberately gives wrong information in his tender, BHEL reserves the right to
1.15.6	reject such tender at any stage or to cancel the contract if awarded and forfeit the Earnest
	Money/Security Deposit/any other money due.
1.15.7	Canvassing in any form in connection with the tenders submitted by the Tenderer shall make
1.13.7	his offer liable to rejection.
	In case the Proprietor, Partner or Director of the Company/Firm submitting the Tender, has
1.15.8	any relative or relation employed in BHEL, the authority inviting the Tender shall be informed
	of the fact as per specified format, along with the Offer.
	BHEL's Construction Manager/Site in charge. BHEL, at its discretion, may consider the
	written request from the Contractor and permit subletting of part scope. However, the
	Contractor is solely responsible to BHEL for the work awarded to him.
1.15.10	The Tender submitted by a techno commercially qualified tenderer shall become the property
1.13.10	of BHEL who shall be under no obligation to return the same to the bidder.
	Unsolicited discount received after the due date and time of Bid Submission shall not be
1.15.11	considered for evaluation. However, if the party who has submitted the unsolicited
1.13.11	discount/rebate becomes the L-1 party, then the awarded price i.e. contract value shall be
	worked out after considering the discount so offered.
1.15.12	BHEL shall not be liable for any expenses incurred by the bidder in the preparation of the
1.13.12	tender irrespective of whether the tender is accepted or not.
1.16	INTIMATION OF CHANGE OF NAME/ RE-CONSTITUTION OF THE
	ORGANIZATION  Lucker of the construction (Provident Line)
	In the event of the organization (Proprietorship/Partnership/Company) undergoing any change
	of name or reconstitution, prior intimation of the same shall be given to BHEL. Upon such
	changes coming into effect, the same is to be intimated to BHEL immediately with supporting
	documents as applicable.

### **CHAPTER-2**

Clause	Details
2.1	<b>DEFINITION</b> : The following terms shall have the meaning hereby assigned to them except
2.1	where the context otherwise requires
i)	BHEL shall mean Bharat Heavy Electricals Limited, a company registered under Indian
	Companies Act 1956, having its Registered Office at BHEL HOUSE, SIRI FORT, NEW DELHI
	- 110 049, and its office at (inviting tenders) (Nome of the Unit or
	Power Sector Regional Offices or its Authorized Officers.



Clause	Details
	"EXECUTIVE DIRECTOR" or "GENERAL MANAGER (In- charge)" or "GENERAL
ii)	MANAGER" shall mean the Officer in Administrative charge of the respective UNIT/Power
	Sector Region.
iii)	"COMPETENT AUTHORITY" shall mean BHEL Officers who are empowered to act on behalf
	of BHEL.
	"ENGINEER" or "ENGINEER IN CHARGE" shall mean an Officer of BHEL as may be duly appointed and authorized by BHEL to act as "Engineer" on his behalf for the purpose of the
	Contract, to perform the duty set forth in this General Conditions of Contract and other Contract
	documents. The term also includes 'CONSTRUCTION MANAGER' or 'SITE INCHARGE'
iv)	as well as Officers at Site or at the Headquarters of the respective Power Sector Regions. For
	the purpose of joint measurement, verification, certification and/ ar approval of the work and/
	or documents under the contract the word "Engineer" or "Engineer Incharge" shall be deemed
	to include the Engineers of the Customer and/ or his Consultant also.
`	"SITE" shall mean the places or place at which the plants/equipments are to be erected and
v)	services are to be performed as per the specification of this Tender.
:)	"CLIENT OF BHEL" or "CUSTOMER" shall mean the project authorities with whom BHEL
vi)	has entered into a contract for supply of equipments or provision of services.
7/ii)	"CONTRACTOR" shall mean the successful Bidder/Tenderer who is awarded the Contract and
vii)	shall include the Contractor's successors, heirs, executors, administrators and permitted assigns.
	"CONTRACT" or "CONTRACT DOCUMENT" shall mean and includes the Agreement or
	Work Order, the accepted appendices of Rates, Schedules, Quantities if any, Offer submitted by
	contractor including acceptance to General Conditions of Contract, Special Conditions of
•••	Contract, Instructions to the Tenderers, Drawings, Technical Specifications, the Special
viii)	Specifications if any, the Tender documents, subsequent amendments /corrigendum to Tender
	mutually agreed upon and the Letter of Intent/Award/Acceptance issued by BHEL. Any
	conditions or terms stipulated by the contractor in the tender documents or subsequent letters
	shall not form part of the contract unless, specifically accepted in writing by BHEL in the Letter
	of Intent/Award and incorporated in the agreement or amendment thereof.  "GENERAL CONDITIONS OF CONTRACT" shall mean the 'Instructions to Tenderers' and
ix)	'General Conditions of Contract' pertaining to the work for which above tenders have been
IA)	called for.
	"TENDER SPECIFICATION" or "TENDER" or "TENDER DOCUMENTS" shall mean
	General Conditions, Common Conditions, Special Conditions, Price Bid, Rate Schedule,
`	Technical Specifications, Appendices, Annexures, Corrigendums, Amendments, Forms,
x)	Procedures, Site information etc. and drawings/documents pertaining to the work for which the
	tenderers are required to submit their offers. Individual specification number will be assigned to
	each Tender Specification.
	"LETTER OF INTENT/ AWARD" shall mean the intimation by a Letter/Fax/email to the
xi)	tenderer that the tender has been accepted in accordance with provisions contained in the letter.
,	The responsibility of the contractor commences from the date of issue of this letter and all terms
	and conditions of the contract are applicable from this date.
	"COMPLETION TIME" shall mean the period by 'date/month' specified in the 'Letter of
xii)	Intent/Award' or date mutually agreed upon for handing over of the intended scope of work, the
•	erected equipment/plant which are found acceptable by the Engineer, being of required standard
	and conforming to the specifications of the Contract.  "PLANT" shall mean and connote the entire assembly of the plant and equipments covered by
xiii)	"PLANT" shall mean and connote the entire assembly of the plant and equipments covered by the contract.
	"EQUIPMENT" shall mean equipment, machineries, materials, structural, electricals and other
xiv)	components of the plant covered by the contract.
	"TESTS" shall mean and include such test or tests to be carried out on the part of the contractor
xv)	as are prescribed in the contract or considered necessary by BHEL in order to ascertain the
$\Delta V_j$	quality, workmanship, performance and efficiency of the contractor or part thereof.
• • • • • • • • • • • • • • • • • • • •	"APPROVED", "DIRECTED" or "INSTRUCTED" shall mean approved, directed or instructed
xvi)	by BHEL.
/	I by DILLE.
xvii)	"WORK or CONTRACT WORK" shall mean and include supply of all categories of labour,



Clause	Details
	transportation, handling, stacking, storing, erecting, testing and commissioning of the
	equipments to the entire satisfaction of BHEL.
	"SINGULAR AND PLURALS ETC" words carrying singular number shall also include plural
xviii)	and vice versa, where the context so requires. Words imparting the masculine Gender shall be
11111)	taken to include the feminine Gender and words imparting persons shall include any Company
	or Associations or Body of Individuals, whether incorporated or not.
	"HEADING" - The heading in these General Conditions are solely for the purpose of
xix)	facilitating reference and shall not be deemed to be part thereof or be taken as instructions
	thereof or of the contract.
xx)	"MONTH" shall mean calendar month unless otherwise specified in the Tender.
xxi)	'Day' or 'Days' unless herein otherwise expressly defined shall mean calendar day or days of
	twenty-four (24) hours each. A Week shall mean continuous period of seven (7) days.
	"COMMISSIONING" shall mean the synchronization testing and achieving functional
xxii)	operation of the Equipment with associated system after all initial adjustments, trials, cleaning,
,	re-assembly required at site if any, have been completed and Equipment with associated system
	is ready for taking into service.
xxiii)	"WRITING" shall include any manuscript type written or hand written or printed statement or
	electronically transmitted messages, under the signature or seal or transmittal of BHEL.
xxiv)	"TEMPORARY WORK" shall mean all temporary works for every kind required in or for the
	execution, completion, maintenance of the work.
	'CONTRACT PRICE' or 'CONTRACT VALUE' shall mean the sum mentioned in the
xxv)	LOI/LOA/Contract Agreement subject to such additions thereto or deductions there from as may
	be made under provisions hereinafter contained.
	'EXECUTED CONTRACT VALUE' shall mean actual value of works executed by the
xxvi)	contractor and certified by BHEL. This value shall not include PVC, ORC, Extra Works and
	Taxes.
xxvii)	"COMMENCEMENT DATE" or "START DATE" shall mean the commencement/start of
	work at Site as per terms defined in the Tender.
•••	"SHORT CLOSING" or "FORE CLOSING" of Contract shall mean the premature closing of
xxviii)	Contract, for reasons not attributable to the contractor and mutually agreed between BHEL and
	the contractor.
xxix)	"TERMINATION" of Contract shall mean the pre mature closing of contract due to reasons as
	mentioned in the contract.
	"DE MOBILIZATION" shall mean the temporary winding up of Site establishment by
xxx)	Contractor leading to suspension of works temporarily for reasons not attributable to the
	contractor.
xxxi)	"RE MOBILIZATION" shall mean the resumption of work with all resources required for the
	work after demobilization.
	"OVERRUN CHARGES (ORC)" shall mean and include all the costs incurred by the Contractor
xxxii)	during the extended period of the contract, including but not limited to any cost arising out of
2.2	idle labour, administrative cost, T & P and machinery.
2.2	LAW GOVERNING THE CONTRACT AND COURT JURISDICTION  The contract shall be conserved by the Laws of India Subject to allow 2.21.11 of this contract.
	The contract shall be governed by the Laws of India. Subject to clause 2.21.1.1 of this contract,
	the Civil Court having original Civil Jurisdiction at <b>Tiruchirappalli, Tamil Nadu.</b> shall alone
- 2 2	have exclusive jurisdiction in regard to all matters in respect of the Contract.
2.3	ISSUE OF NOTICE
2.3.1	Service of notice to the Contractor
	Any notice to be given to the Contractor under the terms of the contract shall be served by
	sending the same by Email/ Registered Post/Speed Post to or leaving the same at the
	Contractor's last known address of the principal place of business (or in the event of the
	contractor being a company, to or at its Registered Office). In case of change of address, the
	notice shall be served at changed address as notified in writing by the Contractor to BHEL. Such
	dispatch or display posting or leaving of the notice as the case may be shall be deemed to be
	good service of such notice and the time mentioned to the condition for doing any act after notice
2.2.2	shall be reckoned from the date so mentioned in such notice.
2.3.2	Service of notice to on BHEL



Clause	Details
Clause	Any notice to be given to BHEL In-charge of the Region under the terms of the Contract shall
	be served by sending the same by Registered/AD or Speed post to BHEL address or changed
	address as notified in writing by BHEL to the Contractor.
2.4	USE OF LAND
	No land belonging to BHEL or their Customer under temporary possession of BHEL shall be
	occupied by the contractor without written permission of BHEL.
2.5	COMMENCEMENT OF WORK
2.5.1	The contractor shall commence the work as per the time indicated in the Letter of Intent/Award
2.5.1	from BHEL and shall proceed with the same with due expedition without delay.
	If the contractor fails to start the work within stipulated time as per LOI/ LOA or as intimated
	by BHEL, then BHEL at its sole discretion shall have the right to cancel the contract. The
2.5.2	Earnest Money and/or Security Deposit furnished by the contractor to under this tender will
	stand forfeited without any further reference to him and without prejudice to BHEL's other
2.5.2	rights and remedies under this contract and the applicable laws in this regard.
2.5.3	All the work shall be carried out under the direction and to the satisfaction of BHEL.
2.6	MEASUREMENT OF WORK AND MODE OF PAYMENT:
261	All payments due to the contractors shall be made by e mode only, unless otherwise found
2.6.1	operationally difficult for reasons to be recorded in writing and approved by contract executing
	department.  For progress running bill payments: - The Contractor shall present detailed measurement sheets
	in triplicate, duly indicating all relevant details based on technical documents and connected
	drawings for work done during the month/period under various categories in line with terms of
2.6.2	payment as per contract. The basis of arriving at the quantities, weights shall be relevant
	documents and drawings released by BHEL. These measurement sheets shall be prepared jointly
	with BHEL Engineers and signed by both the parties.
	These measurement sheets will be checked by BHEL Engineer and quantities and percentage
2.6.3	eligible for payment under various groups shall be decided by BHEL Engineer. The abstract of
2.0.3	quantities and percentage so arrived at based on the terms of payment shall be entered in
	Measurement Book and signed by both the parties.
	Based on the above quantities, contractor shall prepare the bills, along with statutory documents,
2.6.4	in prescribed format and work out the financial value. These will be entered in Measurement
	Book and signed by both the parties. Payment shall be made by BHEL after effecting the recoveries due from the contractor.
	All recoveries due from the contractor for the month/period shall be effected in full from the
2.6.5	corresponding running bills unless specific approval from the competent authorities is obtained
2.0.0	to the contrary.
2.6.6	Measurement shall be restricted to that portion of work for which it is required to ascertain the
2.6.6	financial liability of BHEL under this contract.
2.6.7	The measurement shall be taken jointly by persons authorized on the part of BHEL and by the
2.0.7	Contractor.
	The Contractor shall bear the expenditure involved if any, in making the measurements and
2.6.8	testing of materials to be used/ used in the work. The contractor shall, without extra charges,
	provide all the assistance with appliances and other things necessary for measurement.
2.6.9	If at any time due to any reason whatsoever, it becomes necessary to re-measure the work done in full or in part, the expenses towards such re measurements shall be borne by the contractor
2.0.9	
	unless such re measurements are warranted solely for reasons not attributable to contractor.  Passing of bills covered by such measurements does not amount to acceptance of the completion
	of the work measured. Any left out work has to be completed, if pointed out at a later date by
2.6.10	BHEL.
	Final measurement bill shall be prepared in the final bill format prescribed for the purpose based
	on the certificate issued by BHEL Engineer that entire works as stipulated in tender specification
	has been completed in all respects to the entire satisfaction of BHEL. The Contractor shall
	submit the final bill in line with WAM 7 format as per tender documents with an additional
	recording of the dispute, if any and shall sign with the following declaration:



Clause	Details
	I/ We hereby certify that I/We have performed the work as per the terms and conditions of
	Contract Agreement/Work Order Nodatedfor which
	payment is claimed as above and that I/We have no further claim under this agreement/work
	order* except for the following (nature of claim with details & amount claimed, if any. NIL may
	be mentioned if there are no further claims). –
	a)
	b)
	c)
	It is agreed that the authorized signatory of Contractor shall necessarily record his claims/
	It is agreed that the authorized signatory of Contractor shall necessarily record his claims/ dispute in Form WAM 7 only and any claim(s)/ dispute in any other form/ letter shall not be
	taken cognizance of by BHEL and admissible before any forum. BHEL shall make the payment
	of undisputed amount within the stipulated time without any unreasonable delay.
	of unuspaced amount within the superfaced time without any unreasonable delay.
	All the tools and tackles loaned to him should be returned in satisfactory condition to BHEL.
	The abstract of final quantities and financial values shall also be entered in the Measurement
	Books and signed by both parties to the contract. The Final Bill shall be prepared and paid within
	a reasonable time after completion of work.
2.7	RIGHTS OF BHEL
	BHEL reserves the following rights in respect of this contract during the original contract period
	or its extensions if any, as per the provisions of the contract, without entitling the contractor for
	any compensation.
	To withdraw any portion of work and/or to restrict/alter quantum of work as indicated in the
	contract during the progress of work and get it done through other agencies to fulfil BHEL's
	commitment to its customer or the date of completion is advance due to other emergent reasons/
	BHEL's obligation to its customer.
	Where the contractor fails to deploy adequate manpower to meet the contractual target, BHEL
2.7.1	reserves the right to deploy manpower to meet such shortfall, through any other agency for
	expediting activities in the interest of the project. Supplied manpower shall be put on job by the
	contractor. Fulfilling of all obligations towards payments and other statutory compliances
	related to such manpower shall be the contractor's responsibility. In case of contractor's failure
	to fulfill his obligations in respect of such manpower, BHEL shall be entitled to take action as
	provided herein.
2.7.2	BREACH OF CONTRACT, REMEDIES AND TERMINATION
2.7.2.1	The following shall amount to breach of contract:
I	Non-supply of material/ non-completion of work by the Supplier/Vendor within scheduled
1	delivery/ completion period as per contract or as extended from time to time.
	The Supplier/Vendor fails to perform as per the activity schedule and there are sufficient reasons
II	even before expiry of the delivery/completion period to justify that supplies shall be inordinately
***	delayed beyond contractual delivery/ completion period.
III	The Supplier/Vendor delivers equipment/ material not of the contracted quality.
IV	The Supplier/Vendor fails to replace the defective equipment/ material/ component as per
	guarantee clause.  With drawal from an abandonment of the work by the Symplica Wandon before completion as not
V	Withdrawal from or abandonment of the work by the Supplier/Vendor before completion as per
	Assignment, transfer, subletting of Contract by the Supplier/Vendor without BHEL's written
VI	permission resulting in termination of Contract or part thereof by BHEL.
	Non-compliance to any contractual condition or any other default attributable to Supplier/
VII	Vendor.
	Any other reason(s) attributable to Vendor towards failure of performance of contract. In case
VIII	of breach of contract, BHEL shall have the right to terminate the Purchase Order/ Contract either
	in whole or in part thereof without any compensation to the Supplier/Vendor.
***	Any of the declarations furnished by the contractor at the time of bidding and/ or entering into
IX	the contract for supply are found untruthful and such declarations were of a nature that could
	1



Clause	Details
	have resulted in non-award of contract to the contractor or could expose BHEL and/ or Owner
	to adverse consequences, financial or otherwise.
	Supplier/Vendor is convicted of any offence involving corrupt business practices, antinational
37	activities or any such offence that compromises the business ethics of BHEL, in violation of the
X	Integrity Pact entered into with BHEL has the potential to harm the overall business of BHEL/
	Owner.
	Note-Once BHEL considers that a breach of contract has occurred on the part of
	Supplier/Vendor, BHEL shall notify the Supplier/Vendor by way of notice in this regard.
	Contractor shall be given an opportunity to rectify the reasons causing the breach of contract
	within a period of 14 days.
	within a pariou of the angel
	In case the contractor fails to remedy the breach, as mentioned in the notice, to the satisfaction
	of BHEL, BHEL shall have the right to take recourse to any of the remedial actions available to
	it under the relevant provisions of contract.
	LD against delay in executed work in case of Termination of Contract:
	LD against delay in executed work shall be calculated in line with LD clause no. 2.7.9 of GCC,
	for the delay attributable to contractor. For limiting the maximum value of LD, contract value
	shall be taken as Executed Value of work till termination of contract.
	Method for calculation of "LD against delay in executed work in case of termination of contract"
	is given below.
•	Let the time period from scheduled date of start of work till termination of contract excluding
i)	the period of Hold (if any) not attributable to contractor = T1
ii)	Let the value of executed work till the time of termination of contract= X
,	Let the Total Executable Value of work for which inputs/fronts were made available to
iii)	contractor and were planned for execution till termination of contract = Y
iv)	Delay in executed work attributable to contractor i.e. $T2=[1-(X/Y)] \times T1$
11)	LD shall be calculated in line with LD clause (clause 2.7.9) of the Contract for the delay
v)	attributable to contractor taking "X" as Contract Value and "T2" as period of delay attributable
*/	to contractor.
2.7.2.2	Remedies in case of Breach of Contract.
	Wherein the period as stipulated in the notice issued under clause 14.1 has expired and
i)	Contractor has failed to remedy the breach, BHEL will have the right to terminate the contract
,	on the ground of "Breach of Contract" without any further notice to contractor.
	Upon termination of contract, BHEL shall be entitled to recover an amount equivalent to 10%
	of the Contract Value for the damages on account of breach of contract committed by the
	Contractor. This amount shall be recovered by way of encashing the security instruments like
•••	performance bank guarantee etc available with BHEL against the said contract. In case the value
ii)	of the security instruments available is less than 10% of the contract value, the balance amount
	shall be recovered from other financial remedies (i.e. available bills of the contractor, retention
	amount, from the money due to the Contractor etc. with BHEL) or the other legal remedies shall
	be pursued.
	wherever the value of security instruments like performance bank guarantee available with
	BHEL against the said contract is 10% of the contract value or more, such security instruments
	to the extent of 10% contract value will be encashed. In case no security instruments are
iii)	available or the value of the security instruments available is less than 10% of the contract value,
	the 10% of the contract value or the balance amount, as the case may be, will be recovered in
	all or any of the following manners:
	In case the amount recovered under sub clause (a) above is not sufficient to fulfil the amount
iv)	recoverable then; a demand notice to deposit the balance amount within 30 days shall be issued
-17	to Contractor.
	If Contractor fails to deposit the balance amount within the period as prescribed in demand
v)	notice, following action shall be taken for recovery of the balance amount:
′	induce, removing action main be taken for recovery of the balance amount.
,	
a	from dues available in the form of Bills payable to defaulted Contractor against the same



Clause	Details
Clause	to Contractor under any contract with other Units of BHEL including recovery from security
	deposits or any other deposit available in the form of security instruments of any kind against
	Security deposit or EMD.
	In-case recoveries are not possible with any of the above available options, Legal action shall
С	be initiated for recovery against defaulted Contractor.
	It is an agreed term of contract that this amount shall be a genuine pre-estimate of damages that
	BHEL would incur in completion of balance contractual obligation of the contract through any
vi)	other agency and BHEL will not be required to furnish any other evidence to the Contractor for
	the purpose of estimation of damages.
	Note:
	1) The defaulting contractor shall not be eligible for participation in any of the future enquiries
	floated by BHEL to complete the balance work. The defaulting contractor shall mean and
	include:
	(a) In case defaulted contractor is the Sole Proprietorship Firm, any Sole Proprietorship Firm
	owned by same Sole Proprietor.
	(b) In case defaulted contractor is The Partnership Firm, any firm comprising of same partners/
	some of the same partners (but not including any new partner); or sole proprietorship firm owned
	by any partner(s) as a sole proprietor.
	In case Contractor fails to deploy the resources as per requirement informed by BHEL in writing
2.7.3	to expedite the work, BHEL can deploy own/hired/otherwise arranged resources and recover the
2.7.5	expenses incurred from the dues payable to contractor. Recoveries shall be actual expenses
	incurred plus 5% overheads or as defined in TCC.
	To terminate the contract or to restrict the quantum of work and pay for the portion of work
2.7.4	executed in case BHEL's contract with their customer are terminated for any reason,
	whatsoever.
	Whenever any Claims for payment of any sum of money(s) arises under this or any
	other contract against the contractor, BHEL shall be entitled to withhold and also have a lien to
	retain such sum of money(s) in whole or in part from any money(s) payable to contractor and/or
2.7.5	security deposits furnished or deducted in cash from the bills of contractor, (if any) under this
	contract. In the event of the securities or the amounts payable to Contractor, being insufficient
	to cover BHEL claims, then BHEL shall be entitled to withhold and have a lien to the extent of
	such claims from any sum or sums found payable or which at any time thereafter may become payable to the contractor under this or any other contract with BHEL.
	Claim or Claims for payment of any sum of money(s) arising from the Contractor under this or
	any other contract against the contractor, shall mean, the sum of money(s) actually incurred by
a)	BHEL in fulfilling the contractual responsibilities of contractor under the contract, to which he
u)	has failed to fulfil plus applicable overheads (@ 5%) along with interest as applicable under the
	Contract on total amount (i.e. money actually incurred plus overheads)
	It is an agreed term of the contract that, the sum or sums of money so withheld or retained under
	the lien by BHEL will be kept withheld or retained as such by BHEL till the claims arising out
	of this or any other contract are finally adjudicated wither through Arbitration or a Court of
1.	competent jurisdiction as the case may be in accordance with the terms of contract. Intimation
b)	given by the BHEL Engineer regarding withholding of such money(s) shall be considered as
	sufficient and relevant date for all purposes. No Interest shall be payable on such sum(s) of
	money which becomes due or as the case may be adjudged to be due from BHEL to Contractor,
	whether under contract or otherwise.
	Where the contractor is a partnership firm, BHEL shall be entitled to withhold and also have a
c)	lien to retain towards such claims in whole or in part, from any other money(s) payable to any
•	partner, whether in his individual capacity or otherwise
	If any money(s) shall, as a result of any claim or application made under the relevant provisions
d)	of any Labour Welfare Act and/ or Rules, including but not limited to Contract Labour
•	Regulation & Abolition Act, Minimum Wages Act, Payment of Gratuity Act, BOCW (RE&CS



Clause	Details
	) Act, Provident Fund Act, Employee State Insurance Act, be directed to be paid by the BHEL,
	such money shall be deemed to be moneys payable to the BHEL by the Contractor.
	Where the Contractor fails to repay to BHEL such moneys along with applicable overheads (@
e)	5%) and interest, as aforesaid within seven days of being demanded, BHEL shall be entitled to
6)	recover the same from Contractor's bills/ Security Deposit or any other money(s) payable to
	Contractor under this Contract or any other Contract with BHEL.
	While every endeavor will be made by BHEL to this end, yet BHEL cannot guarantee
2.7.6	uninterrupted work due to conditions beyond its control. The Contractor will not be normally
2.7.0	entitled for any compensation/extra payment on this account unless otherwise specified
	elsewhere in the contract.
0.7.7	BHEL may permit or direct contractor to demobilize and remobilize at a future date as intimated
2.7.7	by BHEL in case of following situations for reasons other than Force majeure conditions and
• `	not attributable to contractor:
i)	suspension of work(s) at a Project either by BHEL or Customer, or
	where work comes to a complete halt or reaches a stage wherein worthwhile works cannot be
	executed and there is no possibility of commencement of work for a period of not less than three months
	In such cases, charges towards demobilization and remobilization shall be as decided by BHEL
	after successful remobilization by contractor at site, and decision of BHEL shall be final and
ii)	binding on the contractor. After remobilization, all conditions as per contract shall become
	applicable. In case Contractor does not remobilize with adequate resources or does not start the
	work within the period as intimated, then BHEL reserves the right to terminate the contract and
	effect remedies under Clause 2.7.2.2. In case of any conflict, BHEL decision in this regard shall
	be final and binding on the contractor.
	In the unforeseen event of inordinate delay in receipt of materials, drawings, fronts etc. due to
2.7.8	which inordinate discontinuity of work is anticipated, BHEL on its own or contractor's request
	at its discretion may consider to short close the contract in any of the following cases:
a)	The balance works (including but not limited to Trial Operation, PG Test etc.) are minor vis a
a)	vis the scope of work envisaged as per the contract.
	There has been no significant work in past 6 months OR no significant work is expected in next
b)	6 months (example in Hydro projects or in projects where work has stopped due to reasons
	beyond the control of BHEL).
,	The balance works cannot be done within a reasonable period of time as they are dependent on
c)	unit shut down or on other facilities of customer or any other such reasons not attributable to the
	contractor.
	At the point of requesting for short closure, contractor shall establish that he has completed all works possible of completion and he is not able to proceed with the balance works due to
	constraints beyond his control. In such a case, the estimated value of the unexecuted portion of
	work (or estimated value of services to be provided for carrying out milestone/stage payments
	like Trial Operation/PG Test etc.) as decided by BHEL, shall however be reduced from the final
	contract value.
	Note: The Contractor shall not be eligible for any compensation on account of Quantity
	Variation arising out of short-closure of contract as per clause no. 2.7.8 (b) above.
2.7.9	LIQUIDATED DAMAGES
	Liquidated Damages, wherever referred under this Tender/Agreement, shall mean and refer to
	the damages, not in the nature of penalty, which the contractor agrees to pay in the event of
	delay in delivery of stores, installation, commissioning, breach of contract etc. as the case may
	be.
	Liquidated Damages leviable upon the contractor is a sum which is agreed by the parties as a
	reasonable and genuine pre-estimate of damages which will be suffered by BHEL on account of
	delay/breach on the part of the contractor.
	Liquidated Damages shall be calculated in the manner stipulated hereinafter:
	In case the work is not completed within the stipulated time period, BHEL at its discretion may
	grant provisional time extension to contractor for the sole purpose of completion of balance
	works keeping its right reserved under the contract and law.



Clause	Details
	Grant of any provisional time extension shall by no means be considered as waiver of BHEL
	rights under the contract or law.
	After the completion of work, duly certified by Engineer Incharge, a comprehensive delay
	analysis shall be carried out to ascertain the attribution of delays in the provisional time
	extensions granted to contractor. The delay analysis shall record:
	a) Delays solely attributable to contractor
	b) Delays attributable to BHEL
	c) Delays on account of Force Majeure (as specified elsewhere in the contract)
	The total period under the final time extension shall be equal to the period between the scheduled
	date of completion and the actual date of completion of contract. LD shall be imposed/levied
	for the portion of time extensions solely attributable to contractor and recoverable from the dues
	payable to the contractor.
	For the periods, wherein the delay as per the comprehensive delay analysis carried out is solely
	attributable to contractor, BHEL shall have the right to impose Liquidated Damage at the rate
	of 0.5% of the contract value, per week of delay or part thereof subject to a maximum of 10%
	of the contract value.
	Contract Value for this purpose, shall be the final executed value exclusive of ORC, Extra Works
	executed on Man-day rate basis, Supplementary/ Additional Items and PVC. Before levying LD,
	the contractor shall be duly intimated the amount and reasons thereof for imposition of LD.
2.8	RESPONSIBILITIES OF THE CONTRACTOR IN RESPECT OF LOCAL LAWS,
	EMPLOYMENT OF WORKERS ETC.
	The following are the responsibilities of the contractor in respect of observance of local laws,
	employment of personnel, payment of taxes etc. The subcontractor shall fully indemnify BHEL
	against any claims of whatsoever nature arising due to the failure of the contractor in discharging
	any of his responsibilities hereunder:  As far as possible, Unskilled Workers shall be engaged from the local areas in which the work
2.8.1	is being executed.
	The contractor at all times during the continuance of this contract shall, in all his dealings with
2.8.2	local labour for the time being employed on or in connection with the work, have due regard to
2.0.2	all local festivals and religious and other customs.
	The contractor shall comply with all applicable State and Central Laws, Statutory Rules,
	Regulations, Notifications etc. such as Payment of Wages Act, Minimum Wages Act, Workmen
	Compensation Act, Employer's Liability Act, Industrial Disputes Act, Employers Provident
	Fund and Miscellaneous Provisions Act, 1952, Employees State Insurance Scheme, Contract
	Labour (Regulation and Abolition) Act, 1970, Payment of Bonus & Gratuity Act, Building and
	Other Construction Workers (Regulation of Employment and Conditions of Service) Act 1996,
2.8.3	The Building and Other Construction Workers' Welfare Cess Act 1996 and other Acts, Rules,
	and Regulations for labour/workers as applicable and as may be enacted by the State
	Government and Central Govt. during the tenure of the Contract and having force or jurisdiction
	at Site. The Contractor shall also comply with provisions of and give all such notices to the local
	Governing Body, Police and other relevant Authorities as may be required by the Law. The
	Contractor shall without any fail maintain all the registers/records in proper formats as per all
	the Acts, Rules and Regulations mentioned in this clause 2.8.3.
	The Contractor shall obtain independent License under the Contract Labour (Regulations and
2.8.4	Abolition) Act, 1970 for engaging contract labour as required from the concerned Authorities
	based on the certificate (Form- V or as applicable) issued by the Principal Employer/Customer.
	The contractor shall pay and bear all taxes, fees, license charges, Cess, duties, deposits, tolls,
2.8.5	royalties, commission or other charges which may be leviable on account of his operations in
	executing the contract.
	While BHEL would pay the inspection fees and Registration fees of Boiler/Electrical
2.8.6	Inspectorate, all other arrangements for site visits periodically by the Inspectorate to site,
	Inspection certificate etc. will have to be made by contractor. However, BHEL will not make
	any payment to the Inspectorate in connection with contractor's Welders/Electricians
	qualification tests etc.



Clause	Details					
Clause	Contractor shall be responsible for provision of Health and Sanitary arrangements (more					
2.8.7	particularly described in Contract Labour Regulation & Abolition Act), Safety precautions etc.					
	as may be required for safe and satisfactory execution of contract.					
2.8.8	he contractor shall be responsible for proper accommodation including adequate medical facilities for personnel employed by him.					
2.8.9	The contractor shall be responsible for the proper behavior and observance of all regulations by the staff employed by him.					
2.8.10	The contractor shall ensure that no damage is caused to any person/property of other parties working at site/company" premises. If any such damage is caused, it is responsibility of the contractor to make good the losses or compensate for the same					
2.8.11	All the properties/equipments/components of BHEL/their Client/Customer loaned with or without deposit to the contractor in connection with the contract shall remain properties of BHEL/their Client/Customer.					
2.8.12	The contractor shall use such properties for the purpose of execution of this contract. All such properties/equipments/components shall be deemed to be in good condition when received by the contractor unless he notifies within 48 hours to the contrary. The contractor shall return them in good condition as and when required by BHEL/their Client. In case of non-return, loss, damage, repairs etc. the cost thereof as may be fixed by BHEL Engineer will be recovered from the contractor.					
2.8.13	In case the contractor is required to undertake any work outside the scope of this contract, the rates payable shall be those mutually agreed upon if the item rates are not mentioned in existing contract.					
2.8.14	Any delay in completion of works/or non-achievement of periodical targets/or non execution of contract due to the reasons attributable to the contractor, the same may have to be compensated by the contractor either by increasing manpower and resources or by working extra hours and/or by working more than one shift. All these are to be carried out by the contractor at no extra cost.					
2.8.15	The contractor shall arrange, coordinate his work in such a manner as to cause no hindrance to other agencies working in the same premises.					
2.8.16	All safety rules and codes applied by the Customer /BHEL at site shall be observed by the contractor without exception. The contractor shall be responsible for the safety of the equipment/material and works to be performed by him and shall maintain all light, fencing guards, slings etc. or other protection necessary for the purpose. Contractor shall also take such additional precautions as may be indicated from time to time by the Engineer with a view to prevent pilferage, accidents, fire hazards. Due precautions shall be taken against fire hazards and atmospheric conditions. Suitable number of Clerical staff, watch and ward, store keepers to take care of equipment/materials and construction tools and tackles shall be posted at site by the contractor till the completion of work under this contract.					
	The contractor shall arrange for such safety devices as are necessary for such type of work and carry out the requisite site tests of handling equipment, lifting tools, tackles etc. as per prescribed standards and practices.					
	Contractor has to ensure the implementation of Health, Safety and Environment (HSE) requirements as per directions given by BHEL/Customer. The contractor has to assist in HSE audit by BHEL/Customer and submit compliance Report. The contractor has to generate and submit record/reports as per HSE plan/activities as per instruction of BHEL/Customer.					
2.8.17	The contractor shall be directly responsible for payment of wages to his workmen/labours before the expiry of seven days from the last day of wage period and to ensure disbursement of wages in the presence of the representative from BHEL A pay roll sheet giving all the payments given to the workers and duly signed by the contractor's representative should be furnished to BHEL site for the purpose of maintaining the records for compliance, Contractor shall create awareness amongst their workforce by helping & encouraging in opening bank accounts and to encourage them to adopt digital mode of transactions. While releasing wages/ salary to their workers/ supervisors/ staff, Contractor shall comply with the GOI's guidelines for maximizing such transactions through Non-Cash / digital means.					



Clause	Details					
	In case of any class of work for which there is no such specification as laid down in the contract,					
2.8.18	such work shall be carried out in accordance with the instructions and requirements of the					
	Engineer.					
2.8.19	Also, no idle charges will be admissible in the event of any stoppage caused in the work resulting					
	in contractor's labour and Tools & Plants being rendered idle due to any reason at any time.					
2.0.20	The contractor shall take all reasonable care to protect the materials and work till such time the					
2.8.20	plant/equipment has been taken over by BHEL or their Customer whichever is earlier.					
	The contractor shall not stop the work or abandon the site for whatsoever reason of dispute,					
0.0.21	excepting force majeure conditions. All such problems/disputes shall be separately discussed					
2.8.21	and settled without affecting the progress of work. Such stoppage or abandonment shall be					
	treated as breach of contract and dealt with accordingly.					
	The contractor shall keep the area of work clean and shall remove the debris etc. while executing					
	day-to-day work. Upon completion of work, the contractor shall remove from the vicinity of					
	work, all scrap, packing materials, rubbish, unused and other materials and deposit them in					
2.8.22	places specified by the Engineer. The contractor will also demolish all the hutments, sheds,					
	offices etc. constructed and used by him and shall clean the debris. In the event of his failure to					
	do so, the same will be arranged to be done by the Engineer and the expenses recovered from					
	the contractor.					
	The contractor shall execute the work in the most substantial and workman like manner in the					
2.0.22	stipulated time. Accuracy of work and timely execution shall be the essence of this contract. The					
2.8.23	contractor shall be responsible to ensure that the quality, assembly and workmanship conform					
	to the dimensions and clearance given in the drawings and/ or as per the instructions of the					
	Engineer. The Contractor to note that some of DUEL's T&Do/MMDs may not be insured. The Contractor.					
	The Contractor to note that some of BHEL's T&Ps/MMDs may not be insured. The Contractor will take necessary precautions and due care to protect the same while in his custody from any					
	damage/ loss till the same is handed over back to BHEL. In case the damage / loss is caused due					
2.8.24	to carelessness/ negligence on the part of the contractor, the Contractor is liable to get them					
	repair/ replaced immediately and in case of his failure to do so within a reasonable time, BHEL					
	shall lto recover the loss from the contractor.					
	For all works having contract value of Rs. 5,00,000/- or above, BHEL shall recover the amount					
2025	of compensation paid to victim(s) by BHEL towards loss of life/permanent disability due to an					
2.8.25	accident which is attributable to the negligence of contractor, agency or firm or any of its					
	employees as detailed below.					
a)	Victim: Any person who suffers permanent disablement or dies in an accident as defined below.					
	Accident: Any death or permanent disability resulting solely and directly from any unintended					
	and unforeseen injurious occurrence caused during the manufacturing/ operation and works					
	incidental thereto at BHEL factories/ offices and precincts thereof, project execution, erection					
b)	and commissioning, services, repairs and maintenance, trouble shooting, serving, overhaul,					
	renovation and retrofitting, trial operation, performance guarantee testing undertaken by the					
	company or during any works/ during working at BHEL Units/ Offices/ townships and premises/					
	Project Sites.					
c)	Compensation in respect of each of the victims:					
i	In the event of death or permanent disability resulting from Loss of both limbs: Rs. 10,00,000/-					
ii	(Rs. Ten Lakh).					
11	In the event of other permanent disability: Rs.7,00,000/- (Rs. Seven Lakh)					
d)	Permanent Disablement: A disablement that is classified as a permanent total disablement under the proviso to section 2 (I) of the Employee's Compensation Act, 1923.					
	Contractor shall be fully responsible for the safety of their T&Ps and other material mobilized					
2.8.26	at site. In any case, BHEL shall not be liable for any damage/loss/misuse of any item(s) belong					
2.8.20	to the contractor.					
	Contractor will ensure that the work/job is executed through his/her employees on and under no					
2.8.27	circumstances, the contractor shall subcontract the job without prior written permission from					
	BHEL.					
	The liability for any compensation on account of injury sustained by an employee of the					
2.8.28	contractor will be exclusively that of the contractor.					
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Clause	Details				
2.0	EXECUTION PLAN, PROGRESS MONITORING, MONTHLY REVIEW AND				
2.9	PERFORMANCE EVALUATION				
	A tentative plan/ programme for completion of the contractual scope of work as per the time schedule given in the contract shall be made jointly by BHEL and Contractor, before commencement of work. The above programme shall be supported by month wise deployment of resources viz Manpower, T&P, Consumables, etc. Progress will be reviewed periodically (Daily/Weekly/Monthly) vis-à-vis this jointly agreed programme.				
	Subsequently, every month, quarterly rolling plan will be made by BHEL based on budgeted targets.				
	Monthly plan in F-14 format shall be drawn from this Quarterly plan. Monthly plan shall necessarily include activities required for achieving targets/ milestones unless inputs/ fronts are not available. While planning and arriving on asking rate all available inputs shall be taken into consideration.				
2.9.1	Vendor will be required to execute the monthly plan in that month in addition to make full efforts to minimize the cumulative shortfall attributable to him up to the month.  BHEL may require monthly work plan up to one and half times of average monthly value and demand matching manpower.				
	Where, Average Monthly Value = Total Contract Value (as per latest revision) / Period of Contract (in months)				
	Provided, this requirement is reflected in the rolling quarterly plan two months in advance.				
	If the Contractor refuses to sign the F-14 format, those F-14 formats requiring Contractor's signature shall be deemed to have been signed and accepted by the Contractor, if communicated to the Contractor through email or any other mode as stated in clause 2.3.1.				
	The Contractor shall submit periodical progress reports (Daily/Weekly/Monthly) and other reports/information including manpower, consumables, T&P mobilization etc. as desired by BHEL.				
2.9.2	Monthly progress review between BHEL and Contractor shall be based on the agreed programme as above, availability of inputs/fronts etc., and constraints if any, as per prescribed formats (i.e. Form F-14). Manpower, T&P and consumable reports as per prescribed formats shall be submitted by contractor every month. Release of RA Bills shall be contingent upon certification by BHEL Site Engineer of the availability of the above prescribed formats duly filled in and signed				
2.9.3	filled in and signed.  The burden of proof that the causes leading to any shortfall is not due to any reasons attributable to the contractor is on the contractor himself. The monthly progress review shall record shortfalls attributable to (i) Contractor, (ii) Force Majeure Conditions, and (iii) BHEL				
2.9.4	Performance of the Contractor shall be assessed as per prescribed formats and shall form the basis for 'Assessment of Capacity of Bidder' for Tenders where the Contractor is a bidder. BHEL reserves the right to revise the evaluation formats during the course of execution of the works.				
2.10	TIME OF COMPLETION				
2.10.1	The time for completion shall be as mentioned n the LOA/Contract. The time for completion shall be reckoned from the date of commencement of work at Site as certified/notified in writing by BHEL Engineers.				
1.10.2	Time being the essence of the contract, the entire work shall be completed by the contractor within the time schedule or within such extended periods of time as may be allowed by BHEL under clause 2.11.				
2.11	EXTENSION OF TIME FOR COMPLETION				
2.11.1	If the completion of work as detailed in the scope of work gets delayed beyond the contract period, the contractor shall request for an extension of the contract and BHEL at its discretion				



Clause	Details					
	may extend the Contract. If the completion of work gets delayed for reasons not attributable to					
	the contractor, the contract period may be suitably extended at the sole discretion of BHEL.					
2.11.2	the contractor. Any further 'Time extension' or 'Time extensions' at the end of the previous extension shall be worked out similarly.					
2.11.3	However, if any 'Time extension' is granted to the contractor to facilitate continuation of work and completion of contract, due to backlog attributable to the contractor alone, then it shall be without prejudice to the rights of BHEL to impose penalty/LD for the delays attributable to the contractor, in addition to any other actions BHEL may wish to take under Clause 2.7.2 of GCC i.e. Breach of Contract, Remedies and Termination.					
2.11.4	Planning, progress monitoring, monthly review and performance monitoring shall be carried out as per clause 2.9 of GCC.					
2.14	QUANTITY VARIATION					
2.14.1	The quantities given in the contract are tentative and may change to any extent (both in plus side and minus side). No compensation becomes payable in case the contract gets partially executed/ short closed/ terminated/ work withdrawn under Rights of BHEL mentioned in Clause 2.7 of GCC					
2.18	INSURANCE					
2.18.1	BHEL/their customer shall arrange for insuring the materials/properties of BHEL/customer covering the risks during transit, storage, erection and commissioning.					
2.18.2	It is the sole responsibility of the contractor to insure his materials, equipment, workmen etc. against accidents and injury while at work and to pay compensation, if any, to workmen as per Workmen's compensation Act. The work will be carried out in a protected area and all the rules and regulations of the client /BHEL in the area of project which are in force from time to time will have to be followed by the contractor.					
2.18.3	If due to negligence and or non-observation of safety and other precautions by the contractors, any accident/injury occurs to the property / manpower belong to third party, the contractor shall have to pay necessary compensation and other expense, if so decided by the appropriate authorities.					
2.18.4	The contractor will take necessary precautions and due care to protect the material, while in his custody from any damage/ loss due to theft or otherwise till the same is taken over by BHEL or customer. For lodging / processing of insurance claim, the contractor will submit necessary documents. BHEL will recover the loss including the deductible franchise from the contractor, in case the damage / loss is due to carelessness / negligence on the part of the contractor. In case of any theft of material under contractor's custody, matter shall be reported to Police by the contractor immediately and copy of FIR and subsequently police investigation report shall be submitted to BHEL for taking up with insurance. However, this will not relieve the contractor of his contractual obligation for the material in his custody.					
2.19	STRIKES & LOCKOUT					
2.19.1	The contractor will be fully responsible for all disputes and other issues connected with his labour. In the event of the contractor's labour resorting to strike or the Contractor resorting to lockout and if the strike or lockout declared is not settled within a period of one month, it may be considered as 'Breach of Contract' under Clause 2.7 and the remedies under Clause 2.7.2.2 may be executed, at the discretion of BHEL.					
2.19.2	For all purposes whatsoever, the employees of the contractor shall not be deemed to be in the employment of BHEL.					
2.20	FORCE MAJEURE					
2.20.1	"Force Majeure" shall mean circumstance which is: a) beyond control of either of the parties to contract, b) either of the parties could not reasonably have provided against the event before entering into the contract, c) having arisen, either of the parties could not reasonably have avoided or overcome, and d) is not substantially attributable to either of the parties					



Clause	e Details					
	And					
	Prevents the performance of the contract, Such circumstances include but shall not be limited to:					
	i) War, hostilities, invasion, act of foreign enemies.					
	ii) Rebellion, terrorism, revolution, insurrection, military or usurped power, or civil war.					
	iii) Riot, commotion or disorder by persons other than the contractor's personnel and other employees of the contractor and sub-contractors.					
	iv) Strike or lockout not solely involving the contractor's personnel and other employees of the contractor and sub-contractors.					
	v) Encountering munitions of war, explosive materials, ionizing radiation or contamination by radio-activity, except as may be attributable to the contractor's use of such munitions,					
	explosives, radiation or radio- activity.					
	vi) Natural catastrophes such as earthquake, tsunami, volcanic activity, hurricane or typhoon,					
	flood, fire, cyclones etc.					
	vii) Epidemic, pandemic etc.  The following events are explicitly excluded from Force Majeure and are solely the					
	responsibilities of the non-performing party: a) any strike, work-to-rule action, go-slow or					
2.20.2	similar labour difficulty (b) late delivery of equipment or material (unless caused by Force					
	Majeure event) and (c) economic hardship.					
	If either party is prevented, hindered or delayed from or in performing any of its obligations					
	under the Contract by an event of Force Majeure, then it shall notify the other in writing of the					
2.20.3	occurrence of such event and the circumstances thereof within 15 (fifteen) days after the					
	occurrence of such event.					
	The party who has given such notice shall be excused from the performance or punctual					
	performance of its obligations under the Contract for so long as the relevant event of Force					
2.20.4	Majeure continues and to the extent that such party's performance is prevented, hindered or delayed. The Time for Completion shall be extended by a period of time equal to period of delay caused due to such Force Majeure event.					
	Delay or non-performance by either party hereto caused by the occurrence of any event of Force					
	Majeure shall not					
2 20 5	a) Constitute a default or breach of the Contract.					
2.20.5	b) Give rise to any claim for damages or additional cost expense occasioned thereby, if and to the extent that such delay or non-performance is caused by the occurrence of an event of Force Majeure.					
	BHEL at its discretion may consider short closure of contract after 1 year of imposition of Force					
2.20.6	Majeure in line with extant guidelines. In any case, Supplier/Vendor cannot consider deemed short-closure after 1 year of imposition of Force Majeure					
2.21	SETTLEMENT OF DISPUTE					
	If any dispute or difference of any kind whatsoever shall arise between BHEL and the					
	Supplier/Vendor, arising out of the contract for the performance of the work whether during the					
	progress of contract termination, abandonment or breach of the contract, it shall in the first place					
	referred to Designated Engineer for amicable resolution by the parties. Designated Engineer (					
	to be nominated by BHEL for settlement of disputes arising out of the contract ) who within 60					
	days after being requested shall give written notice of his decision to the contractor. Save as					
	hereinafter provided, such decision in respect of every matter so referred shall forthwith be given					
	effect to by the Supplier/Vendor who shall proceed with the work with all due diligence, whether					
	he or BHEL desires to resolve the dispute as hereinafter provided or not.					
	If after the Designated Engineer has given written notice of this decision to the party and no					
intention to pursue the dispute has been communicated to him by the affected pa						
	days from the receipt of such notice, the said decision shall become final and binding on the					
	parties. In the event the Supplier/Vendor being dissatisfied with any such decision or if amicable					
	settlement cannot be reached then all such disputed issues shall be resolved through conciliation					
	in terms of the BHEL Conciliation Scheme 2018 as per Clause 2.21.1					
2.21.1	Conciliation:					



Clause	Details				
	Any dispute, difference or controversy of whatever nature howsoever arising under or out of or in relation to this Agreement (including its interpretation) between the Parties, and so notified in writing by either Party to the other Party (the "Dispute") shall, in the first instance, be attempted to be resolved amicably in accordance with the conciliation procedure as per BHEL Conciliation Scheme 2018. 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 for conduct of conciliation proceedings" (as available in www.bhel.com)).				
	Note: Ministry of Finance has issued OM reference No. 1/2/24 dated 03.06.2024 regarding "Guidelines for Arbitration and Mediation in Contracts of Domestic Public Procurement. In the said OM it has been recommended that Government departments/ Entities/agencies are to encourage mediation under the Mediation Act. 2023. The said Act has not yet been notified by the Government. Therefore, the clause "Settlement of Disputes" shall be modified accordingly as and when the Mediation Act 2023 gets notified.				
2.21.2	ARBITRATION:				
2.21.2.1	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 21.1 herein above 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, refer the disputes to Arbitral Institution ( to be identified by the contract issuing agency (eg. "IIAC" (India International Arbitration Centre) for Delhi/NCR offices) and such dispute to be adjudicated by Sole Arbitrator appointed in accordance with the Rules of said Arbitral Institution.				
2.21.2.2	A party willing to commence arbitration proceeding shall invoke Arbitration Clause by giving notice to the other party in terms of section 21 of the Arbitration & Conciliation Act, 1996 (hereinafter referred to as the 'Notice') before referring the matter to arbitral institution. The Notice shall be addressed to the Head of the Region, Power Sector/ Unit, BHEL, executing the Contract and shall contain the particulars of all claims to be referred to arbitration with sufficient detail and shall also indicate the monetary amount of such claim including interest, if any.				
2.21.2.3	After expiry of 30 days from the date of receipt of aforesaid notice, the party invoking the Arbitration shall submit that dispute to the Arbitral Institution Madras High Court, Arbitration Centre (MHCAC) and that dispute shall be adjudicated in accordance with their respective Arbitration Rules. The matter shall be adjudicated by a Sole Arbitrator who shall necessarily be a Retd Judge having considerable experience in commercial matters to be appointed/nominated by the respective institution. The cost/expenses pertaining to the said Arbitration shall also be governed in accordance with the Rules of the respective Arbitral Institution. The decision of the party invoking the Arbitration for reference of dispute to Madras High Court, Arbitration Centre (MHCAC) for adjudication of that dispute shall be final and binding on both the parties and shall not be subject to any change thereafter. The institution once selected at the time of invocation of dispute shall remain unchanged.				
2.21.2.4	The fee and expenses shall be borne by the parties as per the Arbitral Institutional rules.				
2.21.2.5	The Arbitration proceedings shall be in English language and the seat and venue of Arbitration shall be <b>Tiruchirappalli</b> , <b>Tamil Nadu</b>				
2.21.2.6	Subject to the above, the provisions of Arbitration & Conciliation Act 1996 and any amendment thereof shall be applicable. All matters relating to this Contract and arising out of invocation of Arbitration clause are subject to the exclusive jurisdiction of the Court(s) situated at <b>Tiruchirappalli, Tamil Nadu</b>				
2.21.2.7	Notwithstanding any reference to the Designated Engineer or Conciliation or Arbitration herein, a. the parties shall continue to perform their respective obligations under the Contract unless they otherwise agree. Settlement of Dispute clause cannot be invoked by the Contractor, if the Contract has been mutually closed or 'No Demand Certificate' has been furnished by the Contractor or any Settlement Agreement has been signed between the Employer and the Contractor.				



Clause	Details					
	It is agreed that Mechanism of resolution of disputes through arbitration shall be available only					
2.21.2.8	in the cases where the value of the dispute is less than Rs. 10 Crores.					
2.21.2.9	In case the disputed amount (Claim, Counter claim including interest is Rs. 10 crores and above, the parties shall be within their rights to take recourse to remedies other than Arbitration, as may be available to them under the applicable laws after prior intimation to the other party. Subject to the aforesaid conditions, provisions of the Arbitration and Conciliation Act, 1996 and any statutory modifications or re-enactment thereof as amended from time to time, shall apply to the arbitration proceedings under this clause.					
2.21.2.10	In case, multiple arbitrations are invoked (whether sub-judice or arbitral award passed) by any party to under this contract, then the cumulative value of claims (including interest claimed or awarded) in all such arbitrations shall be taken in account while arriving at the total claim in dispute for the subject contract for the purpose of clause 21.2.9. Disputes having cumulative value of less than 10 crores shall be resolved through arbitration and any additional dispute shall be adjudicated by the court of competent jurisdiction.					
2.21.3	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. 05/0003/2019-FTS-10937 dated 14-12-2022 as amended from time to time.					
2.21.4	NO INTEREST PAYABLE TO CONTRACTOR					
	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.					
2.25	CLOSING OF CONTRACTS					
	The Contract shall be considered completed and closed upon completion of contractual obligations and settlement of Final Bill or completion of Guarantee period whichever is later. Upon closing of Contract, BHEL shall issue a performance/ experience certificate as per standard format, based on specific request of Contractor as per extant BHEL guidelines through the online portal available at https://siddhi.bhel.in only.					
2.26	SUSPENSION OF BUSINESS DEALINGS					
	BHEL reserves the right to take action against Contractors who either fail to perform or Tenderers/Contractor who indulge in malpractices, by suspending business dealings with them in line with BHEL guidelines issued from time to time.  The offers of the bidders who are under suspension as also the offers of the bidders, who engage the services of the banned firms / principal / agents, shall be rejected. The list of banned firms is available on BHEL web site <a href="www.bhel.com">www.bhel.com</a> .					
2.27	If any bidder / supplier / contractor during pre-tendering / tendering / post tendering / award / execution / post-execution stage indulges in any act, including but not limited to, 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 tampers the tendering process 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, or does anything which is actionable under the Guidelines for Suspension of Business dealings, 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. Guidelines for suspension of business dealings is available in the webpage: http://www.bhel.com/vender_registration/vender.php  LIMITATION ON LIABILITY:					
<del>-</del>						



Clause	Details						
	Notwithstanding anything to the contrary in this Contract or LOA or Work Order or any						
	mutually agreed document between the parties, the maximum liability, for damages, of						
	contractor, its servants or agents, shall under no circumstances exceed an amount equal to the						
	Price of the Contract or the Work Order. The Contractor shall not in any case be liable for lo						
	of profit or special, punitive, exemplary, indirect or consequential losses whatsoever. This sh						
	not be applicable on the recoveries made by Customer from BHEL on account of Contractor						
	any other type of recoveries for workmanship, material, T&P etc. due from the contractor.						
2.28	Non-Disclosure Agreement (NDA):						
	The bidders shall enter into the Non-disclosure agreement totally voluntarily, with full						
	knowledge of its meaning and without duress. (Format attached).						
2.30	Cartel Formation						
	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 bidd						
	process. In case, the Bidder is found having indulged in above activities, suitable action shall be						
	taken by BHEL as per extant policies/ guidelines						
2.31	Fraud Prevention Policy						
	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.						
2.32	Order of Precedence						
	a. Contract agreement with its Amendments/						
	b. Clarifications/Corrigenda/Errata etc. issued in respect of the tender documents by BHEL						
	c. Notice Inviting Tender (NIT)						
	d. Price Bid						
	e. Technical Conditions of Contract (TCC)—Volume-1A						
	f. Special Conditions of Contract (SCC) —Volume-1B						
	g. General Conditions of Contract (GCC) —Volume-1C						
	h. Forms and Procedures —Volume-1D						
2.33	OTHER ISSUES						
2.33.1	Value of Non judicial Stamp Paper for Bank Guarantees and for Contract Agreement shall be						
2.33.1	not less than Rs 100/- unless otherwise required under relevant statutes.						
2.33.2	In case of any conflict between the General Conditions of Contract and Special Conditions of						
	Contract, provisions contained in the Special Conditions of Contract shall prevail.						
2.33.3	Unless otherwise specified in NIT, offers from consortium/ JVs shall not be considered.						

# PART-2

#### **ANNEXURE-P1**

## PRICE BID / WORK / RATE SCHEDULE

SL No	Scope	Rate Sch. No.	No. of Transporters Required	Approx. Tonnage	Rate in <mark>₹ per MT</mark> (Excluding GST)
1	Transportation of consignments from BHEL Trichy and sub-vendor works located within 60km radius from BHEL Trichy to APL Raigarh Project Site by engaging Long Bed Mechanical Vehicles for a period of two years.	SFRGH	11	12,671 MT	< to be filled in NIC Portal only>
2	Transportation of consignments from BHEL Trichy and sub-vendor works located within 60km radius from BHEL Trichy to APL Raipur Project Site by engaging Long Bed Mechanical Vehicles for a period of two years.	SFRPR	11	12,761 MT	< to be filled in NIC Portal only>
3	Transportation of consignments from BHEL Trichy and sub-vendor works located within 60km radius from BHEL Trichy to NTPC Singrauli Project Site by engaging Long Bed Mechanical Vehicles for a period of two years.	SFSGR	9	11,169 MT	< to be filled in NIC Portal only>
4	Transportation of consignments from BHEL Trichy and sub-vendor works located within 60km radius from BHEL Trichy to MEL Mahan Project Site by engaging Long Bed Mechanical Vehicles for a period of two years.	SFMEL	6	7,129 MT	< to be filled in NIC Portal only>
5	Transportation of consignments from BHEL Trichy and sub-vendor works located within 60km radius from BHEL Trichy to NTPC Sipat Project Site by engaging Long Bed Mechanical Vehicles for a period of two years.	SFSPT	4	5,299 MT	< to be filled in NIC Portal only>

#### **Note:**

The quantity (MT) given above is only indicative. Variation up to +30% will be allowed and has to be accepted by transporters.