#### NIT (Notice Inviting tender) for E1443023 - Various sizes of normalized Magnetic Sheet Steel.

Offers through BHEL, Bhopal's e-procurement portal <a href="https://eprocurebhel.co.in/nicgep/app">https://eprocurebhel.co.in/nicgep/app</a> are invited in Two-Part Bid system for purchase of various size of normalized Carbon steel plates as per sl.no. 2 below. Annexure – II to be duly filled and submitted along with bid part – I.

Offer shall be submitted by the bidders in two parts for E1443023 as illustrated below;

- A. 1st part of offer shall be Bid Part 1: This is techno commercial part of offer in E1443023. This part of offer should contain annexure I, II and III. All annexures shall be uploaded duly with signed with seal
- B. **2nd part of offer shall be Bid Part 2:** This is Price bid of E1443023. In this part vendor shall have to enter their FOR destination prices in INR / kg in <a href="https://eprocurebhel.co.in/nicqep/app">https://eprocurebhel.co.in/nicqep/app</a>.

BHEL shall be resorting to price bid opening of techno – commercially acceptable bidders for price finalization and not through Reverse Auction. Bidders to quote their most competitive price.

1. Bid evaluation & price schedule: The bids shall be evaluated on item wise basis (i.e. individual L1 for each item) with total delivered cost to BHEL on landed cost basis. In the course of evaluation, if more than one bidder happens to occupy L-1 status, relative status shall be established by soliciting discounts from respective L-1 bidders. In case more than one bidder happens to occupy the L-1 status even after soliciting discounts, the L-1 bidder shall be decided by a toss / draw of lots, in the presence of the respective L-1 bidder(s) or their representative(s). Ranking will be done accordingly. BHEL's decision in such situations shall be final and binding. Bidders may note that quoted rates shall be loaded for any deviation from the terms & conditions given in this enquiry, to arrive at landed rate. Item description mentioned in PO shall only be mentioned on the supply documents without any deviation. No document other than PO as part of commercial agreement with salient terms shall be issued. Price bids of only those bidders shall be opened whose offers are techno – commercially acceptable. Information for the same shall be given to bidders prior to price bid opening.

#### 2. Enquiry items along with quantities:

Item no	Size & Item description	Technical requirement	Quantity in MT
1	1.0 X 402 MMX 2351 MM LONG MAG. STEEL SHEET	1.0 MM X 402 MM X 2351 MM LONG MAG. STEEL SHEET COLD ROLLED GR-350 AS PER PRODUCT STANDARD HG10036 REV-02.	55
2	2.0 MM X 703 MM X 1900 MM LONG MAG. STEEL SHEET COLD ROLLED	2.0 MM X 703 MM X 1900 MM LONG MAG. STEEL SHEET COLD ROLLED TO SPEC- HG10066 REV-03 (GR-450). OR HOT ROLLED TO SPEC AA10903 REV-07 (GR-450) TG179.	220
	275		

#### Note:

- 1. MTC MUST BE SUPPLIED ALONG WITH EACH LOT OF DELIVERY.
- 2. +/-10% FOR ITEM 01 AND +/-5% FOR ITEM 02 OF THE QTY TOLERANCE IS ACCEPTABLE.
- 3. STAGGERED AND EARLY DELIVERY IS ACCEPTABLE.

#### 3. Pre-qualification criteria:

# MAGNETIC STEEL SHEET - POLE & RIM PUNCHING

Following are the Technical Pre-Qualification Requirements (TPQR):

Sr.	Description of pre-qualification requirement	Vendor Response		
No.		Complied / Not complied	Supporting Documents required to accept compliance	
1)	Offers are invited preferably directly from mill, however authorized trading houses may also quote. Authorized trading houses have to submit a supplying mill's authority certificate for participating in the tender in original for specific enquiry no. Exxxx on the mill's letter head duly signed by mill's authorized signatory (with full name, Designation, valid email &contact phone number) along with the offer. In the absence of the above authority Letter, offer from stockiest/ trading houses are liable for rejection.		Certificate of being Original manufacturer or authorization letter from original manufacturer for distributors/ agents.	
2)	Experience of manufacturing and supply (minimum 1 supply) of magnetic steel sheet in last 5 years. (Refer note-3).  The supplied material must meet all the below criterion:  a. Thickness >= 0.8 mm  b. Yield Strength >= 250 N/mm²  c. Magnetic Flux density >= 1.78 Tesla at magnetic field strength of 15,000 Amperes/meter		All following documents (of same supply) to be submitted  1. Purchase order  2. Invoice  3. TC	
3)	Compliance of manufacturing as per BHEL specifications.		Clause wise compliance of BHEL respective purchase specification or no deviation confirmation.	
4)	Vendors have to furnish self-declaration for having manufacturing capacity to supply within six months the full ordered quantity for the item quoted.		Self-declaration of mill is required	
5)	All correspondence shall be in ENGLISH language. If any document provided by vendor is in language offer than English, it must be supported with its English translation.		- Vendor to confirm.	

#### Note:

- Compliance to above Technical Pre-Qualification Requirements are mandatory. In absence of compliance of above requirements vendor TPQ application is liable to be rejected.
- BHEL has the right to verify information / confirmation furnished, by asking additional documents, proofs/ Mill's visit etc.
- 3. The reference date will be the date of enquiry.
- For P.O submitted for point no 2 above, Vendor to provide Contact details such as mail id, address and contact numbers of mentioned customer for verification purpose.

Sign & seal of Vendor (Name, Email id and Contact number of Vendor)

# ALL CONDITIONS ARE TO BE COMPLIED THROUGH SUBMISSION OF VALID DOCUMENTS FOR OFFER TO BE CONSIDERED.

#### 4. Terms of delivery:

## A. For indigenous bidders:

F.O.R. destination on door delivery basis.

## B. For foreign bidders:

- a) Goods shall be dispatched by sea, unless stated otherwise in the purchase order.
- b) Delivery port will be CFR / CIF Mumbai sea port basis. Other delivery ports will not be acceptable for

- CFR/CIF. Ocean freight content to be mentioned in annexure III (price format).
- c) 4 OBLs are to be released with one original necessarily to be marked / to be sent to Dy. Manager
   (CMM Steel), 2<sup>nd</sup> Floor, Admin Building, Central Material Management Division, BHEL, Bhopal, M.P., 462022, India.
- d) Port congestion charges or any additional charges claimed by shipping line till delivery at destination port shall be to the Seller's account and in no case shall be borne by BHEL.
- 5. **Delivery Period**: BHEL's preferable delivery requirement shall be 60 days from date of Purchase Order and bidders are requested to consider the same while quoting their contractual delivery period in annexure II.
- 6. Levy of Penalty for delayed performance: Penalty shall be @ 0.5% per week or part there of subject to maximum of 10% on total order value shall be applicable for delayed performance on undelivered portion as per clause 9 of GTC BP 200102. Failure on the part of the bidder to accept this clause will attract the loading of maximum 10% on the quoted price for the purpose of evaluation. LD recovery, the applicable GST shall also be recoverable from vendors.
  - For foreign bidder: Date of OBL date shall be taken as proof of delivery
  - For indigenous bidder: Receipt of material at BHEL (UMID / CN date) will be taken as proof of delivery for indigenous bidders

#### 7. Payment Terms: -

• <u>For indigenous bidders</u>: 100% payment in 90 days of receipt (45 days for MSE including NSIC/ Udyog Aadhar/Udyam registered suppliers as per relevant act in force), subject to acceptance of material at BHEL, on direct presentation of the documents. Any deviation from the above payment terms, if accepted by BHEL, shall be loaded @ SBI base rate + 6% for the purpose of bid evaluation.

For foreign bidders: 100% against irrevocable, unconfirmed LC, payable within 90 days of the Bill of Lading (B/L) date or Payment terms of CAD payable on 90th day of B/L / AWB. Any deviation from the above payment terms, if accepted by BHEL, shall be loaded @ SBI base rate + 6% for the purpose of bid evaluation for the credit period short of 90 days.

The LC shall be established 2 months prior to shipment date, valid for period of 90 days, unless agreed otherwise. Wherever LC payment terms have been quoted by the vendor, pre – dispatch clearance from BHEL on provisional mill TC / final TC prior to dispatch OR original mill TC verified by TPIA shall be made part of negotiable documents to be submitted by the vendor in bank.

- 8. **PEBC:** Foreign vendors needs to submit certificate of declaration for permanent establishment and business connection for determination of taxability as per section 9(1) of Income Tax Act, 1961 to be read with DTAA as per attached formats (annexure B and C). In absence of same, withholding tax of 30% plus applicable surcharge and cess will be applicable.
- 9. <u>Inspection of material</u>: All supplies shall directly be made from mill with BHEL's PO number duly mentioned on material TC. In case, supplies are not directly from mill in name of BHEL, Bhopal, steel plates shall have to be supplied post TPIA and same shall be in bidder's scope foreign bidders & in BHEL's scope indigenous bidders. All documents shall be legible and in English language. Final inspection shall be done at BHEL Bhopal on material receipt and results of the same shall be binding.
- 10. <u>Replacement of rejected goods</u>: Final inspection for acceptance of quality shall be at BHEL's works after receipt of material and results shall be binding on the suppliers. Rejected goods are to be lifted and replacements to be supplied immediately free of cost by the vendor.

# 11. Taxes & Duties:

- (a) Imports: The offered prices shall be inclusive of all the Taxes and duties as applicable in the country of bidder / country of dispatch for the quoted CFR / CIF price.
- (b)Indigenous Purchase-Vendors to comply with all statutory provisions as may be applicable at the time of despatch/sale. Any additional financial liability to BHEL on account of non-compliance by vendors shall be borne by them and shall be adjusted / recovered from the vendors. TDS , as applicable, shall be recovered from the vendors' bill.

Bidders are requested to furnish the rate and type of duty / taxes as extra applicable to the product under this enquiry in their bid (along with details like HSN, SAC codes, GSTIN no. of vendor etc).

BHEL will avail tax credit as per GST rules. Vendors to note that GST portion of invoice amount shall be released only upon:

Vendor declaring such invoice in his GSTR – 1 and

- · Receipt of goods and tax invoice by the BHEL and
- Confirmation of payment of GST thereon by vendor on GSTN portal
- Above is subject to receipt of goods and tax invoice thereof along with vendor declaring invoice in his return and paying GST within timeline prescribed for availing TC by BHEL.

In case, GST credit is delayed / denied to BHEL due to non / delayed receipt of goods and / or tax invoice or expiry of timeline prescribed in GST law for availing such ITC (Input Tax Credit) or any other reasons not attributable to BHEL, GST amount shall be recoverable from vendor along with interest levied / leviable on BHEL.

In case, vendor delays declaring such invoice in his return and GST credit availed by BHEL is denied or reversed, subsequently as per GST law, GST amount paid by BHEL towards such ITC reversal as per GST law shall be recoverable from vendor along with interest levied / leviable on BHEL.

- 12. **Validity of Offer:** Offer should be valid for a period of 90 days from the date of technical bid opening date for finalization of the tender. BHEL reserves the right to reject the offer, in case of offer validity less than 90 days from date of technical bid opening.
- 13. Short closure: BHEL reserves right to short close the contract for quantities.
- 14. In addition to above our 'General Terms and Conditions enquiry' BP200102 shall also be applicable to this tender. Bidders may note that suitable loading will be done for arriving at the cost to BHEL price for any deviation from these general Terms & Conditions.
- 15. Fraud prevention policy: Fraud prevention Policy of BHEL is to be complied with (attached).

#### 16. Integrity Pact:

a) IP is a tool to ensure that activities and transactions between the Company and its Bidders/ Contractors are handled in a fair, transparent and corruption free manner. Following Independent External Monitors (IEMs) on the present panel have been appointed by BHEL with the approval of CVC to oversee implementation of IP in BHEL.

SI. no.	IEM	Email
1	Shri Otem Dai, IAS (Retd.)	ieml@bhel.in
2.	Shri Bishwamitra Pandey, IRAS (Retd.)	iem2@bhel.in
3.	Shri Mukesh Mittal, IRS (Ret.)	iem3@bhel.in

- b) The IP as enclosed with the tender is to be submitted (duly signed by authorized signatory) along with techno-commercial bid (Part-I, in case of two/ three part bid). Only those bidders who have entered into such an IP with BHEL would be competent to participate in the bidding. In other 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.
- d) No routine correspondence shall be addressed to IEM (phone/post/email) regarding the clarifications, time extensions or any such administrative queries, etc. on the tender issued. All such clarification/issues shall be addressed directly to the tender issuing (procurement) department.
- 17. Compliance to **MAKE IN INDIA** circular issued by Gol:

Preference to Make In India products (For bids < 200 Crore):Preference shall be given to Class 1 local supplier as defined in public procurement (Preference to Make in India), Order 2017 as amended from time to time and its subsequent Orders/Notifications issued by concerned Nodal Ministry for specific Goods/Products. The minimum local content to qualify as a Class 1 local supplier is denoted in the bid document. If the bidder wants to avail the Purchase preference, the bidder must upload a certificate from the OEM regarding the percentage of the local content and the details of locations at which the local value addition is made along with their bid, failing which no purchase preference shall be granted. In case the bid value is more than Rs 10 Crore, the declaration relating to percentage of local content shall be certified by the statutory auditor or cost auditor, if the OEM is a company and by a practicing cost accountant or a chartered accountant for OEMs other than companies as per the Public Procurement (preference to Make-in -India) order 2017 dated 04.06.2020.

In the event of any Nodal Ministry prescribing higher or lower percentage of purchase preference and/ or local content in respect of this procurement, same shall be applicable "

23. **Model conciliation:** Bidders to provide acceptance to BHEL's model conciliation clause as per attached annexure – D.

- 24. In addition to above, any Government of India (GoI) circulars issued from time to time affecting any of the above clauses shall supersede that condition of the tender.
- 25. Declaration (annexure E) by vendor about the participation of sister concerns in tender enquiry.
- 26. BIS License for supplying Mill BIS certification is mandatory for Steel Plates supplying mil as per .Steel and Steel Products (Quality Control) Order, 2024 S.O. 574(E) dated on 5th February, 2024. Supplying mill should have valid & operational BIS license on the date of supply for respective grades.

NOTE: Only if offers are in line with steel quality control orders (as per the latest amendments), further evaluation and price bid opening shall be done..

27. BHEL shall not be releasing any additional document other than formal PO in case contract is finalized with a bidder. For any queries, please contact the undersigned:

Name:	Dharmendra SIngh	Harsh Asudani
Designation:	AGM	Dy. Manager
Department:	CMM – Steel	CMM - Steel
Contact details:	+91 755 – 250 3360	+91 755 – 250 5964
Email:	dharmendra2000@bhel.in	harshasudani@bhel.in

Techno -	<ul><li>commercia</li></ul>	ıl format	for E1443023 – Various sizes of Carbo	n steel plates	
SI.no	DESCRIPTION		TO BE FILLED-IN BY THE BIDDER		
1	Name of the supplier with Tel. No. / Fax Nos. / E-mail.				
2	Name & des	ignation	of the contact person		
3	Address of placed.	the work	s at which / inspection / delivery is offere	ed / PO is to be	
4	Acceptance	to all cla	uses annexure – I.		YES – If 'No' your bid is liable for rejection.
5	Acceptance 2 of annexu		tolerance requirement & technical requirement	ent as per sl.no.	YES – If 'No' your bid is liable for rejection
6	Acceptance	to all pre	-qualification criteria as per sl.no. 3 of annex	cure – I.	YES – If 'No' your bid is liable for rejection
7			rom which items offered as per enquiry are t	o be sourced.	
8	Acceptance	to delive	ry terms as per point no. 4 of annexure – I.		YES
8.1	Quoted deliv	ery in nυ	ımber of days from date of receipt of PO.		days
8.2	Acceptance	to late de	elivery penalty clause as per point no. 7 of a	nnexure – I.	YES
9	Acceptance	to payme	ent terms as per point no. 7 of annexure – I.		To be specified
10	Acceptance to all the clauses of BP200102A which are not covered in annexure – I.				
11	Acceptance to inspection terms as per point no. 9 of annexure – I.		YES		
12	HSN code & percentage of GST applicable  (HSN code and percentage of GST applicable to be specified by the bidder)				
13	Confirmation	n of offer	validity till 90 days from date of bid part – 1	opening.	YES
14	Submission of Integrity pact as detailed in sl.no. 16 of annexure – 1.  YES – If 'No' your bid is liable for rejection				
15	Local content in percentage of material supplied (this is required for classification & ascertaining of vendor as Class I or Class II under 'Make in India' scheme)  (bidder to mention the percentage of local content in compliance to 'Make in India' initiative of Gol)				
16	Acceptance to all the points of Annexure – D (model conciliation clause annexure)  YES – If 'No' your bid is liable for rejection				
17	is liable for rejection			YES – If 'No' your bid is liable for rejection	
18	Furnished valid & operational BIS license on the date of supply for respective grades  YES			YES	
19	Quoted for sheets as	It no.	Item description	Qty in MT	Quoted / Not quoted
	per point no. 2 of	1	1.0 X 402 MMX 2351 MM LONG MAG. STEEL SHEET	55	YES / NO
	annex I	2	2.0 MM X 703 MM X 1900 MM LONG MAG. STEEL SHEET COLD ROLLED	220	YES / NO

This Annexure – II (TECHNO - COMMERCIAL FORMAT) is to be submitted duly signed with seal with bid part – I (technical bid).

(Sign, seal and name of authorized signatory)

(Seal & Sign)

## MAKE IN INDIA format (to be filled by OeMs of the participating bidders)

# BHARAT HEAVY ELECTRICALS LIMITED, BHOPAL

# **MATERIAL MANAGEMENT - STEEL DIVISION**

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

I		hereby declare on behalf of M/s that we are
	cipating in wing:	, hereby declare on behalf of M/s that we are the Enquiry No floated by BHEL, Bhopal (MP), India and shall comply with
1.	issued by	ocurement (Preference to Make in India), Order 2017 with its amendments and subsequent Orders the respective nodal ministries shall be applicable even if issued after issue of this NIT but before n of contract/PO/WO against this NIT.
	(a)	A supplier will be treated as "Class-I Local Suppliers", if the items quoted by bidder have local content equal to or more than 50%.
	(b)	'Local Content' means the amount of value added in India, which shall be total value of item quoted (excluding net domestic indirect taxes) minus the value of imported content in the item (including all custom duties) as a proportion of the total value, in percent.
	•	eclare that our firm qualifies as "Class-I Local Suppliers".  al Content in the items quoted under this Enquiry is Percent
		f location(s) in India where this value addition shall be done, is/are as follows:
(a) (b) (c)		
		()
		For M/s

#### **DEVIATION SHEET**

Deviation Details (if any)		
Sr. No. Description Reason for Dev		Reason for Deviation
1		
2		
3		
4		
5		

#### NOTES:

- 1. Bidders are requested not to quote/upload any deviation from the Bid Document. In case any deviations are quoted, bidder's offer may not be considered for price bid opening.
- 2. In case of any Deviation against the bid document, deviations may be mentioned in the columns in the above table. Deviation mentioned elsewhere in the offered documents shall not be considered during evaluation
- 3. In case of No deviation against the bid document, Kindly mention "NIL Deviation" in the columns in the above format.

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## उत्पाद मानक

# PRODUCT STANDARD HYDROGENERATOR ENGINEERING

HG-10036 **REV. 02** 

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# MAGNETIC STEEL SHEET-COLD ROLLED GR.350

#### 1.0 GENERAL:

This specification gives the quality requirements of high permeability magnetic steel sheet cold rolled, having a minimum 0.2% proof value of 350 N/mm<sup>2</sup>.

#### 2.0 APPLICATION:

Pole Laminations of Hydro Generators / Lift Irrigation Motors.

#### 3.0 CONDITION OF DELIVERY:

Cold Rolled with trimmed edges in straight lengths (sheet form) in the ordered thickness & size as specified on BHEL order.

Material shall be supplied coated with rust preventive oil coating on both sides and shall not contain any welds. The sheets shall be stacked so that their edges are superimposed in a regular manner.

#### 4.0 DIMENSIONS AND TOLERANCES:

#### 4.1 Sizes:

Magnetic steel sheet shall be supplied to the dimensions specified on BHEL order.

The thickness shall preferably be selected from the following standard sizes 0.8 / 1.00 mm. Sheets shall be supplied in straight lengths & shall be flat & edges cleanly sheared & truly squared.

#### 4.2 Tolerances:

#### 4.2.1 Thickness:

Nominal T	hickness (mm)	Permitted thickness tolerances for widths (mm)		
Above	Upto	Upto 1250	4	
0.8	1.0	+/-0.05		

हाइड्रोजनरेटर इंजीनियरिंग विभाग संशोधन:02, Dated 02/01/2018. भारत हेवी इलेक्ट्रिकल्स लिमिटेड Reviewed Clause no.3, 4.1, 4.2.5, 5 & 6. जारी करने की अनुमोदनकर्ता तैयारकर्ता Manis दिनांक -sd--sd-DKC / RG / AD J K BHATI S. LOMASH 08/10/2001



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# उत्पाद मानक

# PRODUCT STANDARD HYDROGENERATOR ENGINEERING

HG – 10036 REV. 02

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# 4.2.2 Width (Trimmed Edges)

Width (mm)		Permitted Width tolerances (mm)	
From	Upto	Plus	Minus
-	1250	7	0
1250	2000	10	0

# 4.2.3 Length:

Length (mm)	Permitted length tolerances	
	Plus	Minus
Upto 2000	15 mm	0
Above 2000	0.75% of length	0

#### 4.2.4 Flatness:

The maximum distance between the lower face of the sheet and the flat horizontal surface shall not exceed the values given below;

Length (mm)	Maximum distance for nominal thickness (mm)
Less than 1250	8
1250 & above	10

# 4.2.5 Edge Camber:

The gap which characterizes the edge camber shall not exceed  $0.4\%\ x$  Length of the sheet for material supplied with trimmed edges.

नुकसान पहुँचाने के लिए कदापि उपयोग नही किया जावे

गोपनीय एवं अधिकार सुरक्षित इस प्रपत्रा पर दी गई जानकारी भारत हेवी इलेक्टिकल्स लिमिटेड की संम्पत्ति है इसे

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#### उत्पाद मानक

# PRODUCT STANDARD HYDROGENERATOR ENGINEERING

HG - 10036 **REV. 02** 

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हितो 18 कम्पनी 本 स्थित या अप्रत्यक्ष प्रत्यक्ष इसे प गई जानकारी भारत हेवी इलेक्टिकल्स लिमिटेड की संम्पत्ति है के लिए कदापि उपयोग नही किया \$ 삼 गोपनीय एवं अधिकार सुरक्षित इस प्रपत्रा

#### **FREEDOM FROM DEFECTS:** 5.0

The surface of the material, before application of rust preventive oil coating shall be smooth and clean, free from grease, rust, loose scale and other surface defects such as burrs, cutting distortions, dents, waviness, scratches, blisters, cracks, pitting, cracked edges etc.

#### **TEST SAMPLES:** 6.0

One bend test and one hardness test shall be carried out from each lot of material or part thereof, per melt per consignment.

Where materials of more than two thicknesses are rolled from the same melt, one additional bend test shall be made for each thickness.

Test pieces shall be out so that the axis of the bend is parallel to the direction of rolling i.e. bending shall be in perpendicular direction of rolling

#### 7.0 **PROPERTIES:**

The material, when tested as detailed in BS EN 10265 at a temperature of 27+/-2 ℃ shall show the following properties:

#### 7.1 Mechanical:

Tensile Strength : 450-550 N/mm<sup>2</sup> 0.2% Proof Stress : 350 N/mm<sup>2</sup> minimum Elongation on 80 mm Gauge length : 18% minimum

#### 7.2 Magnetic:

The material when tested on a Epstein frame at an AC Magnetic field in amperes/meter shall show the following minimum corresponding value of magnetic flux density in Tesla.

Magnetic field strength (A/m)	Minimum Magnetic flux Density (Tesla)
5000	1.6 (For information)
15000	1.8 (Guaranteed)

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#### उत्पाद मानक

# PRODUCT STANDARD HYDROGENERATOR ENGINEERING

**HG-10036 REV. 02** 

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#### 8.0 **TEST CERTIFICATE:**

Three copies of Test Certificate shall be supplied unless otherwise agreed to.

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

The test certificate shall bear the following information:

Material grade, BHEL Order No, Supplier's Name/Grade/Identification No., Size & Weight, Packet/Bundle No, Test Results of - a)Dimensions & Tolerances, b) Mechanical Properties & c) Electromagnetic properties viz: Magnetic Flux Density in Tesla – Guaranteed at 15000 A/m & For information at 5000 A/m and B.H. Curve from 0 to 15000 A/m.

#### **PACKING AND MARKING:** 9.0

#### 9.1 Packing:

Magnetic steel sheets shall be supplied in bundles. The packing shall be sea worthy and shall project the material from damage in transit. Proper supports are to be provided to avoid bulging/distortion of the sheets.

Each sheet shall be marked with supplier's grade/ references. These markings shall be along the rolling direction.

#### NOTE:

- a) Water proof paper lining shall be preferably volatile corrosion inhibitor (V.C.I.) coated paper with additional polythene (100 micron) enveloped.
- b) Approximate weight of each bundle shall be 2 to 3 metric tonnes. Bundle weighing 2 metric tonnes is however preferred.
- c) The packing shall ensure that there is no seepage of moisture and the sheets reach BHEL in completely rust free condition. It shall be strong enough to withstand handling at the docks, sea and on the road.

#### 9.2 Marking:

A metal label/tag shall be securely attached with each bundle, outside its wrapping and shall be legibly marked with the following information:

BHEL Order No, Supplier's Name / Grade / Identification No, size & weight, Melt No, Packet / Bundle No.

के लिए कदापि उपयोग नही किया जावे नुकसान पहुँचाने

गई जानकारी भारत हेवी इलेक्टिकल्स लिमिटेड की संम्पत्ति

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4 प्रपत्रा

गोपनीय एवं अधिकार सुरक्षित इस

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उत्पाद मानक

# PRODUCT STANDARD HYDROGENERATOR ENGINEERING

HG-10066(REV 03)

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हेरी के ति

जानकारी भारत

प्रपत्रा पर दी गई

एवं अधिकार सुरक्षित

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#### 1.0 GENERAL:

This specification governs the quality requirements of high permeability magnetic steel sheet cold rolled, having a minimum 0.2% proof value as shown below:

MAGNETIC STEEL SHEET-COLD ROLLED GR.250/350/450/600/700

GR	ADE	0.2% Pr. STRESS	GRADE	0.2% Pr. STRESS
2	50	250 N/mm <sup>2</sup> Min	600	600N/mm <sup>2</sup> Min
3	50	350 N/mm <sup>2</sup> Min	700	700N/mm <sup>2</sup> Min
4	50	450 N/mm <sup>2</sup> Min		

# 2.0 APPLICATION:

Rim Lamination of Hydro Generators

## 3.0 CONDITION OF DELIVERY:

Cold Rolled with trimmed edges in straight lengths (sheet form) in the ordered thickness & size as specified on BHEL order.

Material shall be supplied coated with rust preventive oil coating on both sides, and shall not contain any welds. The sheets shall be stacked so that their edges are superimposed in a regular manner.

# 4.0 DIMENSIONS AND TOLERANCES:

#### 4.1 Sizes:

Magnetic steel sheet shall be supplied to the dimensions specified on BHEL order. The thickness shall preferably be within the range of 1.5 mm to 4.5 mm. Sheets shall be supplied in straight lengths & shall be flat & edges cleanly sheared & truly squared.

Revision:03 , Dated 23.01.2017 Table 7.1 updated. Elongation values for 600	हाइद्घोजनरेटर इंजीनियरिंग विभाग भारत हेवी इलेक्टिकल्स लिमिटेड		
& 700 grades were 10. Also, elongation values given in table are minimum values.  KP DKC BKS	तैयारकर्ता SD/- GRP/BKS	अनुमोदनकर्ता SD/- JKB	जारी करने की दिनांक 11/07/2005

383746/2024 TOTAL RM32300

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प्रत्यक्ष या अप्रत्यक्ष रूप

गई जानकारी भारत हेवी इलेक्टिकल्स लिमिटेड की संम्पत्ति है इसे नुकसान पहुँचाने के लिए कदापि उपयोग नही किया जावे

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# PRODUCT STANDARD HYDROGENERATOR ENGINEERING

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4.2 Tolerances:

# 4.2.1 Thickness:

Nominal Thickness (mm)		Permitted thickness tolerances for widths (mm)		
Above	Upto	Upto 1250		
1.5	2.0	+/-0.10		
2.0	3.0	+/-0.15		
3.0	-	+/-0.20		

# 4.2.2 Width (Trimmed Edges)

Width (mm)		Permitted Width tolerances (mm)			
From	Upto	Plus	Minus		
-	1250	+7	0		
1250	2000	+10	0		

# 4.2.3 Length:

Length (mm)	Permitted Length tolerances (mm)				
	Plus	Minus			
Upto 2000	15	0			
Above 2000	0.75% of length	0			

# 4.2.4 Flatness;

The maximum distance between the lower face of the sheet and the flat horizontal surface shall not exceed the values given below;

Length (mm)	Maximum distance for nominal thickness
Less than 1250	8
1250& above	10

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# PRODUCT STANDARD HYDROGENERATOR ENGINEERING

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# 4.2.5 Edge Camber:

The gap which characterizes the edge camber shall not exceed 0.4% x Length of the sheet for material supplied with trimmed edges and above 150 mm width.

#### **5.0 FREEDOM FROM DEFECTS:**

The surface of the material shall be smooth and clean, free from grease, rust, loose scale and other surface defects such as burrs, cutting distortions, dents, waviness, scratches, blisters, cracks, pitting, cracked edges etc.

#### 6.0 TEST SAMPLES:

One bend test and hardness test shall be earried out from each lot of 5000 kg. Of material or part thereof, per melt per consignment.

Where material of more than two thickness are rolled from the same melt, one additional bend test shall be made for each thickness

Test pieces shall be cut so that the axis of the bend is parallel to the direction of rolling i.e., bending shall be in perpendicular direction of rolling

# 7.0 PROPERTIES:

The material, when tested as detailed in BS EN 10265 at a temperature of 27+/-2 deg C shall show the following properties:

# 7.1 Mechanical:

GRADE	250	350	450	600	700
TENSILE STR. N/ mm <sup>2</sup>	350-450	450-550	550-650	700-850	800 Min.
0.2% PR. STR. N/ mm <sup>2</sup>	250 Min.	350 Min.	450 Min.	600 Min.	700 Min.
% EL. ON 80 mm GAUGE LENGTH	22 Min.	18 Min.	14 Min.	8 Min.	8 Min.

नुकसान पहुँचाने के लिए कदापि उपयोग नही किया जावे ।

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383746/2024 RM32300

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# PRODUCT STANDARD HYDROGENERATOR ENGINEERING

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#### 7.2 Magnetic:

The material when tested on a Epstein frame at an AC Magnetic field in amperes/meter shall show the following minimum corresponding value of magnetic flux density in Tesla.

Magnetic field strength A/m		Magnetic flux Density Tesla (Minimum)				
	Grade	250	350	450	600	`700
5000 For 15000 Gua	information aranteed				1.5 1.78	

#### 8.0 **TEST CERTIFICATE:**

Three copies of Test Certificate shall be supplied unless otherwise agreed to.

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

The test certificate shall bear the following information:

Material grade, BHEL Order No., Supplier's Name/Grade/Identification No., Size & Weight, Packet/Bundle No, Test Results of – a)Dimensions & Tolerances, b) Mechanical & c) Electromagnetic properties viz: Magnetic Flux Density in Tesla – Guaranteed at 15,000 A/m and For Information at 5000 A/m and B.H.Curve form 0 to 15000 A/m.

#### PACKING AND MARKING: 9.0

#### 9.1 Packing:

Magnetic steel sheets shall be supplied in bundles. The packing shall be sea worthy and shall protect the material from damage in transit. Proper supports are to be provided to avoid bulging/ distortion of the sheets.

Each sheet shall be marked with supplier's grade/ references. These markings shall be along the rolling direction.

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# PRODUCT STANDARD HYDROGENERATOR ENGINEERING

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# पर दी गई जानकारी भारत हेवी इलेक्टिकल्स लिमिटेड की संम्पत्ति है इसे प्रत्यक्ष या अप्रत्यक्ष रूप नुकसान पहुँचाने के लिए कदापि उपयोग नही किया जावे ।

गोपनीय एवं अधिकार सुरक्षित इस प्रपत्रा

#### Note:

Water proof paper lining shall be preferably Volatile Corrosion Inhibitor (V.C.I) Coated paper with additional polythene (100 micron) enveloped.

Approximate weight of bundle shall be 2 to 3 metric tons. Bundle weighing 2 metric tons is however preferred.

The packing shall ensure that there is no seepage of moisture and the sheets reach BHEL in completely rust free condition. It shall be strong enough to with stand handling at the docks, at sea and on the road.

# 9.2 Marking

A metal label/tag shall be securely attached with each bundle, outside its wrapping and shall be legibly marked with the following information:

BHEL Order No, Supplier's Name / Grade / Identification No, size & weight, Melt No., Packet / Bundle No.

# **Revision History: -**

Rev No.	Detail	Initiated By	Approved
			$\mathbf{B}\mathbf{y}$
01	Product standard updated to include all grades	-	JKB
	(Dt.11.06.16)		
02	Sr. No. 6 Deleted (Dt. 30.12.2009)	=	JKB



#### CORPORATE PURCHASING SPECIFICATION

AA10903		
Rev No. 07		
PAGE 1 of 5		

# MAGNETIC STEEL SHEET - HOT ROLLED / COLD ROLLED Gr. 450 - TG 179

#### 1 GENERAL:

This specification governs the quality requirements of permeability magnetic steel sheet, Hot rolled / Cold rolled having a minimum 0.2% Proof stress value of 450 N/mm<sup>2</sup>.

#### 2 APPLICATION:

Rim Laminations of Electrical Machines.

#### 3 CONDITION OF DELIVERY:

Hot / Cold rolled will be with trimmed edges in straight lengths (sheet form in the ordered thickness, as specified on BHEL order.

Sheets above 1mm shall be delivered in hot rolled and ≤1mm sheet shall be delivered in cold rolled condition.

Material shall be supplied with a tight adherent oxide coating on both sides, in bundles and shall not contain any welds. The sheets shall be stacked so that their edges are superimposed in a regular manner.

#### 4 COMPLIANCE WITH NATIONAL STANDARDS:

Material shall comply with the requirements of the following national standards and also meet the requirements of this specification.

BS EN 10265 - 1996, Gr: 450-TG 179 (Material No. 1,0274)

Material offered to International Standard - IEC 404 - 8.5 -1989 Gr: 450-TG 179 is also acceptable.

#### 5 DIMENSIONS AND TOLERANCES:

# 5.1 Sizes:

Magnetic steel sheet shall be supplied to the dimensions specified on BHEL order.

The thickness shall preferably be selected from the following standard sizes, 1.0, 1.6, 1.8, & 2.0 mm.

1mm sheet shall be supplied in cold rolled condition.

#### 5.2 Tolerances on hot rolled sheets:

The material shall be inspected in line with BS EN 10265 and shall comply to the following.

Note: Tolerance as per JIS C2555 is also acceptable, if agreed to BHEL.

Revisions:			APPROVED:			
CI 33.5.2 of MOM of MRC-E			INTERPLANT MATERIAL RATIONALISATION COMMITTEE – MRC(S&GPS)			
Rev No.07	Amd No.	Reaffirmed	Prepared	Issued	Dt. of 1st Issue	
Dt: 01-10-2003	Dt:	Year:2020	HEP, Bhopal	Corp.R&D	August, 1975	

383750/2024/HEP-PRM32300

AA10903

Rev No. 07

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#### CORPORATE PURCHASING SPECIFICATION



#### 5.2.1 Thickness:

#### 5,2,1,1 Nominal Thickness:

Nominal Thickness(mm)		Permitted thickness tolerances for widths(mm)		
Above	Up to	Up to 600	From 600 Up to 1200	
1.5	2.0	± 0.22	±0.29	

- 5.2.1.2 The variation in thickness within a sheet, in a direction parallel to the direction of rolling shall not exceed 5% of the permitted tolerance for nominal thickness specified in clause 5.2.1.1(above)
- 5.2.1.3 The variation in thickness, in a direction perpendicular to the direction of rolling shall not exceed the values in the table, given below:-

Nominal thickness(mm)	Permitted thickness difference for widths(mm)	
Above	Above 150 & up to 600	From 600 up to 1200
1.5	±0.06	±0.08

# 5.2.2 Width (Trimmed Edges):

Width, mm		Permitted Width Tolerance, mm	
From	Up to	Plus	Minus
200	400	1.4	0
400	600	1.8	0
600	1200	6.0	0

# 5.2.3 Length:

Length (mm)	Permitted Length Tolerance (mm)		
Length (mm)	Plus	Minus	
Up to 1000	10	0	
Above 1000	1% of Length	0	

#### 5.2.4 Flatness:

The maximum distance between the lower face of the sheet and the flat horizontal surface shall not exceed the values given below:

Length, mm	Maximum distance for nominal thickness Upto & including 2mm
Less than 1000	6
1000 and above	0.007 X Length

## 5.2.5 Edge Camber:

The gap which characterises the edge camber shall not exceed 0.5% x Length of sheet for material supplied with trimmed edges and above 150 mm width.

38375<u>0/2024/HEP-PRM32300</u>



#### CORPORATE PURCHASING SPECIFICATION

AA10903
Rev No.07
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## 5.3 Tolerances on cold rolled sheets:

#### 5.3.1 Thickness:

- 5.3.1.1 The variation in thickness within a sheet or a length of coil of 2 meters in a direction parallel to the direction of rolling shall not exceed 8% of the nominal value for the thickness ≤ 1.5 mm.
- 5.3.1.2 The following tables gives the permitted tolerances for all grades:

Nominal width I, (mm)	Permitted tolerances for nominal thickness 'e (mm) 0.8 to ≤ 1 mm
I ≤ 600	±0.05
600 < <b>I</b> ≤ 1200	±0.10
I > 1200	±0.11

5.3.1.3 The variation in thickness in a direction perpendicular to the direction of rolling shall not exceed the values as given below:

Proof stress	Nominal thickness, mm	Permitted diff	erences for widt	h, I (mm)
		150 < I ≤ 600	600 <   ≤ 1200	I > 1200
> 450 N/mm2	> 0.7	± 0.06	± 0.07	± 0.08

# 5.3.2 Tolerances on width (Trimmed edges):

Nominal width I, (mm)	Permitted Tole thickness ≤	, ,
200 < I ≤ 400	+ 0.6	<b>-</b> 0
400 <   ≤ 600	+ 1.0	<b>-</b> 0
600 < <b>I</b> ≤ 1200	+ 5.0	<b>-</b> 0
I > 1200	+ 7.0	<del>-</del> 0

Note: Tolerances for other widths refer BS EN 10265.

#### 5.3.3 Tolerances on length:

Nominal length, L (mm) Permitted Tolerance (r		erance (mm)
L ≤ 1000	+ 1 0	<b>-</b> 0
L > 1000	+ 1 % of L	<b>-</b> 0

#### 5.3.4 Flatness:

Length, L (mm)	Maximum distance for nominal thickness 'e' (mm) 0.7 < e ≤ 1.2
L ≤ 1000	9
L > 1000	0.012 X L

#### 5.3.5 Edge Camber:

The gap which characterises the edge camber shall not exceed 0.5% X Length of sheet for material supplied with trimmed edges and above 150 mm width.

## **6 FREEDOM FROM DEFECTS:**

The surface of the material shall be smooth and clean, free from grease, rust, loose scale and other surface defects such as burrs, cutting distortions, dents, waviness, scratches, blisters, cracks etc.

#### 7 MANUFACTURE:

The production process of the steel and its chemical composition are left to the discretion of the manufacturer.

#### 383750/2024/HEP-PRM32300

AA10903

#### CORPORATE PURCHASING SPECIFICATION



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Rev No. 07

#### **8 TEST SAMPLES:**

Test samples of the same heat/melt and thickness shall be selected from the consignment is follows:

Upto 30 tonnes : 1 sample

Above 30 to 60 tonnes : 2 samples

Above 60 tonnes : 3 samples

The test samples shall be sufficient in size to provide the necessary test pieces. The sample shall be preferably be taken from upper part of the bundle.

#### 9 PROPERTIES:

The material when tested as detailed in BS EN 10265 at a temperature of 27± 2°C shall show the following properties:

#### 9.1 Mechanical:

Tensile strength : 550 - 650 N/mm<sup>2</sup>

0.2% proof stress :  $450 \text{ N/mm}^2$ , min.

Elongation on 80mm gauge length: 14 percent, min.

#### 9.2 Magnetic:

The material when tested on a Epstein frame at an AC magnetic field in amperes/metre shall show the following minimum corresponding values of magnetic flux density in Tesla:

Magnetic field strength A/m	Magnetic flux density Tesla (Minimum)
5000	1.54 for information
15000	1.79 Guaranteed

#### **10 TEST CERTIFICATES:**

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

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

The test certificate shall bear the following information:

AA10903-Rev 07 / BS EN 10265, Gr:450-TG179 / IEC 404-8.5 Gr:450-TG179, BHEL Order No, Supplier's Name/Grade/Identification No., Size & Weight, Melt No., Packet/Bundle No.

**Test results of** a) Dimensions & Tolerances, b) Mechanical and c) Electromagnetic properties viz. Magnetic Flux density in Tesla - Guaranteed at 15000 A/m and for information at 5000 A/m.

#### 11 PACKING AND MARKING:

#### 11.1 Packing:

Magnetic steel sheets shall be supplied in bundles. The packing shall be seaworthy and shall protect the material from damage during transit. A typical packing which would be suitable is shown below.

Each sheet shall be marked with supplier's grade/reference.

These markings shall be along the rolling direction.

38375<u>0/2024/HEP-PRM32300</u>

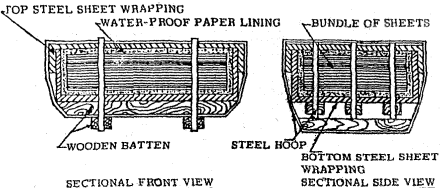


#### CORPORATE PURCHASING SPECIFICATION

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DETAILS OF PACKING FOR MAGNETIC STEEL SHEET

#### Note:

- a) Water proof paper lining shall be preferably Volatile Corrosion Inhibitor (V.C.I.) Coated Paper with an additional polythene (100 micron) enveloped.
- b) Approximate weight of each bundle shall be 2 to 3 tonnes. Bundle weighing 2 metric tonnes is however preferred.
- The packing should ensure that there is no seepage of moisture and the sheets reach BHEL completely rust free condition. It shall be strong enough to withstand handling at the docks, at sea and on the road.

# 11.2 Marking:

A metal label/tag shall be securely attached with each bundle outside its wrapping and shall be legibly marked with the following information.

AA10903, BHEL Order No, Supplier's Name/Grade/Identification No., Size & Weight, Melt No., Packet/Bundle No.

## 12 REFERRED STANDARDS (Latest Publications Including Amendments):

- 1) IEC 404- 8.5
- 2) JIS C 2555
- 3) BS EN 10265

Annexure-1

#### **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

	and	
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successors or assigns		shall include its
	<u>Preamble</u>	
The Principal intends	to award, under laid-down organizational procedures, contract/s for	E 144302

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 meetings.

- 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 Prinicpal 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.
- 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.
- 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 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.

from L	
हर्ष आसुदानी / HARSH ASUDANI For & On behalf <b>उम्र</b> फ्रिक्टाका (Dy bal (Offफ्रीटएडट्फा) विभाग / CMM Division बी.एच.ई.एल., भोपाल / B.H.E.L., BHOPAL	For & On behalf of the Bidder/ Contractor (Office Seal)
Place <u>BHOPAL</u> Date <u>28/06/2024</u>	
Witness: Sumit Cmy 19	Witness:(Name & Address)
BHEL BPL	

# Company Letter head

Date: {	insert date}
Piplani Bhopal	Heavy Electricals Limited -462023 a Pradesh
I/We h	ereby certify (for the period from* to) that,
1.	$\label{thm:linear_company} \begin{tabular}{ll} \textbf{(Vendor Code with BHEL)} is a company incorporated on $\{$insert date$\}$ under the $\{$Law of the Country$\}$ \\$
2.	It is a tax resident as per the Tax Laws of {country}.
3.	The Company does not have and is not likely to have a permanent establishment in India as defined in Article 5 of the Agreement for Avoidance of Double Taxation between India and("the tax treaty" for short).
4.	In this regard, it is further confirmed that:
•	the Company does not have or is not likely to have a fixed place of business in India through which its business is wholly or partly conducted as stipulated in Article 5 of the tax treaty
•	the Company does not have or is not likely to have any dependent agent in India as stipulated in Article 5 of the tax treaty
5.	The company does not have any business connection in India as per Sec $9(1)$ of the Indian Income Tax Act 1961 through which business is carried on in India.
	I hereby declare that the above information is correct and complete to the best of my knowledge andbelief. Further I undertake to promptly inform the Company (i.e. BHEL) in writing should there be any change in the facts given above.
	I/We, my/our legal heirs, executors and administrators hereby indemnify and keep indemnified the Company (i.e. BHEL) for any loss (including but not limited to tax, interest and penalty) suffered by as a result of the Company (i.e. BHEL) relying on this declaration and/or my delay/default in confirming the change, if any, in the facts mentioned above. This obligation shall be in force at all times.
	This certificate is being issued to the Customer / Client / Payee to enable them to decide upon the With Holding Tax applicable on transaction with our company.
	If there is any change in the above facts the same would be intimated to you.
	For& On behalf of
	Insert name of the company

Authorized Signatory with Seal

<sup>\*</sup>The period can be decided by the issuer & no fresh certificate will be asked for releasing payment within this period.

# Company Letter head

Date: {	insert date}
Piplani Bhopal-	Heavy Electricals Limited 462023 Pradesh
I/We he	ereby certify (for the period from * to) that,
1.	$\label{thm:linear_company} \begin{tabular}{ll} \textbf{Name of company} & \textbf{(Vendor Code with BHEL)} is a company incorporated on {insert date{insert date} under the {Law of the Country} \end{tabular}$
2.	It is a tax resident as per the Tax Laws of {country}.
	The Company has its permanent establishment in India as defined in Article 5 of the Agreement for Avoidance of Double Taxation between India and("the tax treaty" for short).  And/or  The Company has a fixed place of business in India through which its business is whell as mostly as mostly.
٦.	the Company has a fixed place of business in India through which its business is wholly or partly conducted as stipulated in Article 5 of the tax treaty  And/or
5.	the Company hasagent(not of independent status) in India as stipulated in Article 5 of the tax treaty  And/or
6.	The company has business connection in India as per Sec 9(1) of the Indian Income Tax Act 1961 through which its business is carried on in India.
	But as far as our business dealing with your organization is concerned we are not using this permanent establishment and business connections and we are dealing directly from our office situated in
	I hereby declare that the above information is correct and complete to the best of my knowledge andbelief. Further I undertake to promptly inform the Company (i.e. BHEL) in writing should there be any change in the facts given above.
	I/We, my/our legal heirs, executors and administrators hereby indemnify and keep indemnified the Company (i.e. BHEL) for any loss (including but not limited to tax, interest and penalty) suffered by as a result of the Company (i.e. BHEL) relying on this declaration and/or my delay/default in confirming the change, if any, in the facts mentioned above. This obligation shall be in force at all times.
	This certificate is being issued to the Customer / Client / Payee to enable them to decide upon the With Holding Tax applicable on transaction with our company.
	If there is any change in the above facts the same would be intimated to you.
	For & On behalf of
	{Insert name of the company}
	Authorized Signatory with Seal

\*The period can be decided by the issuer & no fresh certificate will be asked for releasing payment within this period.

#### 1.0 Introduction

BHEL, a public sector enterprise, is an integrated power plant equipment manufacturer and one of largest engineering and manufacturing company in India engaged in design, engineering, manufacturing, construction, testing, commissioning and servicing of a wide range of products and services for core sectors of the economy viz. Power, Transmission, Industry, Transportation, Renewable energy, Oil & Gas and Defense.

All organizations are subject to risks of fraud. Frauds negatively impact the reputation and brand value of organization. Vigilant handling of fraud cases within organisation sends clear signals to the public, stakeholders and regulators about the management attitude towards fraud risks and organisation's fraud risk tolerance.

All levels of management, staff, internal and external auditors have responsibility for dealing with fraud risk.

Section 143(3) (i) of the Company Act, 2013 requires auditors to report about the adequacy of internal Financial controls in the Company and the operating effectiveness of such controls. Further, as per General Direction issued by C&AG vide circular No. 294/CA-II/Cord/A/cs instructions/30-2008 dated 22.04.2010, auditors are required to comment on Risk of Frauds in their reports.

BHEL has already put in place various policies, systems and procedures to guide employees for undertaking various transactions within and outside organisation to conduct the same in a transparent & uniform manner e.g. Purchase Policy, Works Policy along with Delegation of Powers (DOP), HR Policy, Conduct, Discipline and Appeal Rules for employees, Standing Orders etc. Keeping in view the BHEL approach in following Corporate Governance principles proactively, it is appropriate that a Fraud Prevention Policy is formulated and implemented

# 2.0 Policy Objectives

- 2.1 Objective of the Policy is to provide a system for detection, prevention and reporting of a fraud detected or suspected; and handling of such matters pertaining to fraud.
- 2.2 The Policy is expected to ensure and provide for the following:
- 2.2.1 To ensure that management is aware of its responsibilities for detection and prevention of fraud and for establishing procedures for preventing fraud and/or detecting fraud when it occurs.

- 2.2.2 To provide a clear guidance to employees and others dealing with BHEL forbidding them from involvement in any fraudulent activity and the action to be taken by them where they suspect any fraudulent activity;
- 2.2.3 To conduct investigations into fraudulent or suspected fraudulent activities; and
- 2.2.4 To provide assurance that any and all suspected fraudulent activity/ activities will be fully investigated.
- 2.2.5 To provide training on fraud prevention and identification.

# 3.0 Scope of Policy

The policy applies to fraud or suspected fraud in connection with business transactions with BHEL committed by employees, ex-employees working as advisors/consultants, persons engaged on adhoc / temporary/ contract basis, vendors, suppliers, contractors, customers, lenders, consultants, service providers, any outside agencies or their employees/ representatives, or any other parties.

## 4.0 What is Fraud?

- 4.1 Fraud is any intentional act or omission designed to deceive others, resulting in the victim suffering a loss and/or perpetrator achieving a gain.
- 4.2 As per Section 447(1) of The Companies Act, 2013 Fraud is defined as follows:
- "fraud" in relation to affairs of a company or anybody corporate, includes (a) any act, (b) omission, (c) concealment of any fact or (d) abuse of position committed by any person or any other person with the connivance in any manner -
  - > with intent to deceive,
  - > to gain undue advantage from, or
  - to injure the interests of the company or its shareholders or its creditors or any other person, whether or not there is any wrongful gain or wrongful loss
- "Wrongful gain" means the gain by unlawful means of property to which the person gaining is not legally entitled.
- "Wrongful loss" means the loss by unlawful means of property to which the person losing is legally entitled.

# 5.0 Actions Constituting Fraud

- 5.1 While fraudulent or suspected fraudulent activity could have a very wide range of coverage, the following are some of the act(s) which constitute fraud.
- 5.2 The list given below is only illustrative and not exhaustive:-
- 5.2.1 Forgery or unauthorised alteration of any document or account belonging to the Company
- 5.2.2 Forgery or unauthorised alteration of cheque, bank draft, E-banking transaction(s) or any other financial instrument etc.
- 5.2.3 Misappropriation of funds, securities, supplies or others assets by fraudulent means etc.
- 5.2.4 Falsification of records, submitting fake claims or claims with altered documents / supporting, removing the documents from the files and / or replacing it by a fraudulent one etc.
- 5.2.5 Wilful suppression of facts/deception in matters of appointment, placements, submission of reports, tender committee recommendations etc. as a result of which a wrongful gain(s) is/are made to one and wrongful loss(s) to the others.
- 5.2.6 Utilizing Company funds / assets for personal or other than official purposes.
- 5.2.7 Verification and authorization / certification of bills for payment (goods / services) without completion of supply / completion of works as per Purchase Order / Work Order.
- 5.2.8 Destruction, disposition, removal of records or any other assets of the Company with an ulterior motive to manipulate and misrepresent the facts so as to create suspicion/suppression/cheating as a result of which objective assessment/decision would not be arrived at.
- 5.2.9 Wilful delay in reporting recoveries / adjustments from suppliers / vendors bills.
- 5.2.10 Allowing / unauthorized use of Company assets by outsiders like vendors / suppliers / sub-contractors.
- 5.2.11 Any other act that falls under the gamut of fraudulent activity.

# 6.0 Responsibility for Fraud Prevention

- 6.1 Following personnel's are responsible to ensure that there is no fraudulent act committed by them while performing any business transaction(s) with BHEL:
  - Every employee
  - Ex-employee working as advisor / consultant
  - Person engaged on adhoc/temporary/contract basis
  - Vendor / supplier / contractor / bidder / service provider
  - Customer / Consultant
  - Lender
  - Any outside agency / their representative / employee who have a business relationship with BHEL
- 6.2 As soon as it is learnt that a fraud or suspected fraud has taken or is likely to take place, same should immediately be reported to Nodal officer

# 7.0 Nodal Officers and their Responsibility

# 7.1 <u>Nodal Officer</u>

Nodal officers shall be notified by management. All Direct Reporting Officers (DROs) to Unit Head / Construction Managers to be designated as Nodal Officers. List of Nodal Officer(s) would be displayed at BHEL web site / Intranet.

# 7.2 <u>Fraud Prevention and Detection</u>

All Nodal Officers shall be responsible for implementing the Fraud Prevention Policy of the Company and prevention and detection of fraud as per this Policy. It is the responsibility of all Nodal Officers to ensure that complete mechanism in respect of Fraud Prevention Policy is in place within his administrative / functional area of control.

# 7.2.1 <u>Fraud Prevention</u>

- 7.2.1.1 Create an ethical and transparent environment by training and implementing policies, guidelines and procedures.
- 7.2.1.2 Familiarise each employee with the types of improprieties that might occur in their area.
- 7.2.1.3 Educate employees regarding the measures to be taken for prevention and detection of fraud.

- 7.2.1.4 Create a culture whereby employees are encouraged to report any fraud or suspected fraud which comes to their knowledge, without any fear of victimization.
- 7.2.1.5 Promote awareness among the employees of ethical principles subscribed to by the Company through CDA Rules/Standing orders.
- 7.2.1.6 Maintain record of complaints/cases received and submit annual report to Nodal Officer in Corporate Finance.

# 7.2.2 Fraud Detection

Ensure that along with preventive controls, Detective mechanism are also in place. Some examples of detective mechanism are segregation of duties, reconciliation, audits, independent reviews, physical inspection, periodic inventory check, surprise checks etc.

# 8.0 Reporting of Fraud

8.1 All employees of BHEL, representative of vendors, suppliers, contractors, consultants, service providers or any other agencies doing any type of business with BHEL as soon as he / she comes to know of any fraud or suspected fraud or any other fraudulent activity must report such incident. Such reporting shall be made to the designated Nodal Officers.

The reporting of the fraud normally should be in writing. In case the reporter is not willing to furnish a written statement of fraud but is in position to give sequential and specific transaction of fraud / suspected fraud, then the officer receiving the information/Nodal Officer should record such details in writing as narrated by the reporter and also maintain the details about the identity of the official/ employee / other person reporting such incident.

In case the reporter ask for protection, the protection available under Clause 5.0 of Whistle Blower Policy of Company notified vide Corporate HR Circular no. 024/LLX/2014 dated 16.09.2014 shall be extended to the reporter.

- 8.2 All reports of fraud or suspected fraud shall be handled with utmost speed and shall be coordinated by Nodal Officers
- 8.3 Officer receiving input about any suspected fraud / Nodal officers shall ensure that all relevant records, documents and other evidence are immediately taken into custody and protected from being tampered with, destroyed or removed by suspected perpetrators of fraud or by any other official under his influence.

# 9.0 Investigating Procedure

- 9.1 The "Nodal Officer" shall act as co-ordinator and refer the details of the fraud/suspected fraud to Unit head for intimating the same to the concerned Director. The Director after considering report of Nodal Office / Unit head may refer the case to Internal Auditor (IA) or Corporate Vigilance for further investigation.
- 9.2 This input would be in addition to the intelligence, information and investigation of cases of fraud being investigated by the Vigilance Deptt. on their own as part of their day to day functioning.
- 9.3 After completion of the investigation, appropriate action which could include administrative action, disciplinary action, civil or criminal action or closure of the matter if it is proved that fraud is not committed etc. depending upon the outcome of the investigation shall be undertaken.
- 9.4 Vigilance Department or IA shall report to concerned Director the result of the investigation undertaken by them to seek orders for further action.

# 10.0 Incorporation of Fraud Prevention Policy in Tenders / MOUs etc.

# 10.1 A clause may be added in all the NITs that

"The Bidder along with its associate/collaborators/sub-contractors/sub-vendors/ consultants/ service providers shall strictly adhere to BHEL Fraud Prevention Policy displayed on BHEL website http://www.bhel.com and shall immediately bring to the notice of BHEL Management about any fraud or suspected fraud as soon as it comes to their notice."

10.2 Fraud Prevention policy and List of Nodal Officers shall be hosted on BHEL web site, vendor portals of Units/ Regions intranet.

# 11.0 Administration and Review of the Policy

The Chairman and Managing Director, BHEL shall be the Appropriate Authority for administration and revision of this Policy.

# MODEL CONCILIATION CLAUSE FOR CONDUCTING CONCILIATION PROCEEDINGS UNDER THE BHEL CONCILIATION SCHEME, 2018

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 agreement, contract or the Memorandum of Understanding (delete whichever is inapplicable), 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 from the BHEL Panel of Conciliators.

#### Notes:

- 1. No serving or a retired employee of BHEL/Administrative Ministry of BHEL shall be included in the BHEL Panel of Conciliators.
- 2. Any other person(s) can be appointed as Conciliator(s) who is/are mutually agreeable to both the parties from outside the BHEL Panel of Conciliators.

The proceedings of Conciliation shall broadly be governed by Part-III of the Arbitration and Conciliation Act 1996 or any statutory modification thereof and as provided in Annexure----- to this GCC.

The Annexure ---- together with it's appendices will be treated as if the same is part and parcel hereof and shall be as effectual as if set out herein in these GCC.

### ANNEXURE TO MODEL CONCILIATION CLAUSE FOR CONDUCT OF CONCILIATION UNDER THE BHEL CONCILIATION SCHEME, 2018

#### BRIEF PROCEDURE FOR CONDUCT OF CONCILIATION PROCEEDINGS

- 1. 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 herein:
- 2. The party desirous of resorting to Conciliation shall send an invitation/notice in writing to the other party to conciliate specifying all points of Disputes with details of the amount claimed. The party concerned shall not raise any new issue thereafter. Parties shall also not claim any interest on claims/counter-claims from the date of notice invoking Conciliation till the conclusion of the Conciliation proceedings.
- 3. The party receiving the invitation/notice for Conciliation shall within 30 days of receipt of the notice of Conciliation intimate its consent for Conciliation along with its counter-claims, if any.
- 4. The Conciliation in a matter involving claim or counter-claim (whichever is higher) up to Rs 5 crores shall be carried out by sole Conciliator nominated by BHEL while in a matter involving claim or counter-claim (whichever is higher) of more than Rs 5 crores Conciliation shall be carried out by 3 Conciliators nominated by BHEL.
- 5. The Parties shall be represented by only their duly authorized in-house executives/officers and neither Party shall be represented by a Lawyer.
- 6. The first meeting of the IEC shall be convened by the IEC by sending appropriate communication/notice to both the parties as soon as possible but not later than 30 days from the date of his/their appointment. The hearings in the Conciliation proceeding shall ordinarily be concluded within two (2) months and, in exceptional cases where parties have expressed willingness to settle the matter or there exists possibility of settlement in the matter, the proceedings may be extended by the IEC by a maximum of further 2 months with the consent of the Parties subject to cogent reasons being recorded in writing.
- 7. The IEC shall thereafter formulate recommendations for settlement of the Disputes supported by reasons at the earliest but in any case within

- 15 days from the date of conclusion of the last hearing. The recommendations so formulated along with the reasons shall be furnished by the IEC to both the Parties at the earliest but in any case within 1 month from the date of conclusion of the last hearing.
- 8. Response/modifications/suggestions of the Parties on the recommendations of the IEC are to be submitted to the IEC within time limit stipulated by the IEC but not more than 15 days from the date of receipt of the recommendations from the IEC.
- 9. In the event, upon consideration, further review of the recommendations is considered necessary, whether by BHEL or by the other Party, then, the matter can be remitted back to the IEC with request to reconsider the same in light of the issues projected by either/both the Parties and to submit its recommendations thereon within the following 15 days from the date of remitting of the case by either of the Parties.
- 10. Upon the recommendations by the Parties, with or without modifications, as considered necessary, the IEC shall be called upon to draw up the Draft Settlement Agreement in terms of the recommendations.
- 11. When a consensus can be arrived at between the parties only in regard to any one or some of the issues referred for Conciliation the draft Settlement Agreement shall be accordingly formulated in regard to the said Issue(s), and the said Settlement Agreement, if signed, by the parties, shall be valid only for the said issues. As regards the balance issues not settled, the parties may seek to resolve them further as per terms and conditions provided in the contract.
- 12. In case no settlement can be reached between the parties, the IEC shall by a written declaration, pronounce that the Conciliation between the parties has failed and is accordingly terminated.
- 13. Unless the Conciliation proceedings are terminated in terms of para 22 (b), (c) & (d) herein below, the IEC shall forward his/its recommendations as to possible terms of settlement within one (1) month from the date of last hearing. The date of first hearing of Conciliation shall be the starting date for calculating the period of 2 months.

- 14. In case of 3 members IEC, 2 members of IEC present will constitute a valid quorum for IEC and meeting can take place to proceed in the matter after seeking consent from the member who is not available. If necessary, videoconferencing may be arranged for facilitating participation of the members. However, the IEC recommendations will be signed by all members. Where there is more than one (1) Conciliator, as a general rule they shall act jointly. In the event of differences between the Members of IEC, the decision/recommendations of the majority of the Members of IEC shall prevail and be construed as the recommendation of the IEC.
- 15. The Draft Settlement Agreement prepared by the IEC in terms of the consensus arrived at during the Conciliation proceedings between the Parties shall be given by the IEC to both the parties for putting up for approval of their respective Competent Authority.
- 16. Before submitting the draft settlement agreement to BHEL's Competent Authority viz. the Board Level Committee on Alternative Dispute Resolution (BLCADR) for approval, concurrence of the other party's Competent Authority to the draft settlement agreement shall be obtained by the other party and informed to BHEL within 15 days of receipt of the final draft settlement agreement by it. Upon approval by the Competent Authority, the Settlement Agreement would thereafter be signed by the authorized representatives of both the Parties and authenticated by the members of the IEC.
- 17. In case the Draft Settlement Agreement is rejected by the Competent Authority of BHEL or the other Party, the Conciliation proceedings would stand terminated.
- 18. A Settlement Agreement shall contain a statement to the effect that each of the person(s) signing thereto (i) is fully authorized by the respective Party(ies) he/she represents, (ii) has fully understood the contents of the same and (iii) is signing on the same out of complete freewill and consent, without any pressure, undue influence.
- 19. The Settlement Agreement shall thereafter have the same legal status and effect as an arbitration award on agreed terms on the substance of the dispute rendered by an arbitral tribunal passed under section 30 of the Arbitration and Conciliation Act, 1996.
- 20. Acceptance of the Draft Settlement Agreement/recommendations of the Conciliator and/or signing of the Settlement Agreement by BHEL shall

however, be subject to withdrawal/closure of any arbitral and/or judicial proceedings initiated by the concerned Party in regard to such settled issues.

- 21. Unless otherwise provided for in the agreement, contract or the Memorandum of Understanding, as the case may be, in the event of likelihood of prolonged absence of the Conciliator or any member of IEC, for any reason/incapacity, the Competent Authority/Head of Unit/Division/Region/Business Group of BHEL may substitute the Conciliator or such member at any stage of the proceedings. Upon appointment of the substitute Conciliator(s), such reconstituted IEC may, with the consent of the Parties, proceed with further Conciliation into the matter either de-novo or from the stage already reached by the previous IEC before the substitution.
- 22. The proceedings of Conciliation under this Scheme may be terminated as follows:
  - a. On the date of signing of the Settlement agreement by the Parties; or,
  - b. By a written declaration of the IEC, after consultation with the parties, to the effect that further efforts at conciliation are no longer justified, on the date of the declaration; or,
  - c. By a written declaration of the Parties addressed to the IEC to the effect that the Conciliation proceedings are terminated, on the date of the declaration; or,
  - d. By a written declaration of a Party to the other Party and the IEC, if appointed, to the effect that the Conciliation proceedings are terminated, on the date of the declaration.
  - e. On rejection of the Draft Settlement Agreement by the Competent Authority of BHEL or the other Party.
- 23. The Conciliator(s) shall be entitled to following fees and facilities:

S1 No	Particulars	Amount	
1	Sitting fees	Each Member shall be paid a Lump	
		Sum fee of Rs 75,000/- for the whole	
		case payable in terms of paragraph	
		No. 27 herein below.	
2	Towards drafting of	In cases involving claim and/or	
	settlement	counter-claim of up to Rs 5crores.	
	agreement	Rs 50,000/- (Sole Conciliator)	

S1 No	Particulars	Amount
		In cases involving claim and/or counter-claim of exceeding Rs 5 crores but less than Rs 10 crores.  Rs 75,000 (per Conciliator) In cases involving claim and/or counter-claim of more than Rs 10 crores.  Rs 1,00,000/- (per Conciliator) Note: The aforesaid fees for the drafting of the Settlement Agreement shall be paid on Signing of the Settlement Agreement after approval of the Competent Authority or Rejection of the proposed Settlement Agreement by the Competent Authority of BHEL.
3	Secretarial expenses	Rs 10,000/- (one time) for the whole case for Conciliation by a Sole Member IEC.  Where Conciliation is by multi member Conciliators –Rs 30,000/- (one time)- to be paid to the IEC
4	Travel and transportation and stay at outstation  i) Retired Senior Officials of other Public Sector Undertakings (pay scale wise equivalent to or more than E-8 level of BHEL)	As per entitlement of the equivalent officer (pay scale wise) in BHEL.
	Others	As per the extant entitlement of whole time Functional Directors in BHEL.

S1 No	Particulars	Amount
		Ordinarily, the IEC Member(s) would
		be entitled to travel by air Economy
		Class.
5	Venue for meeting	Unless otherwise agreed in the
		agreement, contract or the
		Memorandum of Understanding, as
		the case may be, the venue/seat of
		proceedings shall be the location of
		the concerned Unit / Division /
		Region / Business Group of BHEL.
		Without prejudice to the seat/venue
		of the Conciliation being at the
		location of concerned BHEL Unit /
		Division / Region / Business Group,
		the IEC after consulting the Parties
		may decide to hold the proceedings
		at any other place/venue to facilitate
		the proceedings. Unless, Parties
		agree to conduct Conciliation at
		BHEL premises, the venue is to be
		arranged by either Party alternately.

- 24. The parties will bear their own costs including cost of presenting their cases/evidence/witness(es)/expert(s)on their behalf. The parties agree to rely upon documentary evidence in support of their claims and not to bring any oral evidence in IEC proceedings.
- 25. If any witness(es) or expert(s) is/are, with the consent of the parties, called upon to appear at the instance of the IEC in connection with the matter, then, the costs towards such witness(es)/expert(s) shall be determined by the IEC with the consent of the Parties and the cost so determined shall be borne equally by the Parties.
- 26. The other expenditures/costs in connection with the Conciliation proceedings as well as the IEC's fees and expenses shall be shared by the Parties equally.
- 27. Out of the lump sum fees of Rs 75,000/- for Sitting Fees, 50% shall be payable after the first meeting of the IEC and the remaining 50% of the Sitting Fees shall be payable only after termination of the conciliation proceedings in terms of para 22 hereinabove.

- 28. The travelling, transportation and stay at outstation shall be arranged by concerned Unit as per entitlements as per Serial No. 3 of the Table at para 23 above, and in case such arrangements are not made by the BHEL Unit, the same shall be reimbursed to the IEC on actuals limited to their entitlement as per Serial No. 4 of the Table at Para 23 above against supporting documents. The IEC Member(s) shall submit necessary invoice for claiming the fees/reimbursements.
- 29. The Parties shall keep confidential all matters relating to the conciliation proceedings. Confidentiality shall extend also to the settlement agreement, except where its disclosure is necessary for purposes of its implementation and enforcement or as required by or under a law or as per directions of a Court/Governmental authority/regulatory body, as the case may be.
- 30. The Parties shall not rely upon or introduce as evidence in any further arbitral or judicial proceedings, whether or not such proceedings relate to the Disputes that is the subject of the Conciliation proceedings:
  - a. Views expressed or suggestions made by the other party in respect of a possible settlement of the Disputes;
  - b. admissions made by the other party in the course of the Conciliator proceedings;
  - c. proposals made by the Conciliator;
  - d. The fact that the other Party had indicated his willingness to accept a proposal for settlement made by the Conciliator.
- 31. The Parties shall not present the Conciliator(s) as witness in any Alternative Dispute Resolution or Judicial proceedings in respect of a Disputes that is/was the subject of that particular Conciliation proceeding.
- 32. None of the Conciliators shall act as an arbitrator or as a representative or counsel of a Party in any arbitral or judicial proceeding in respect of a Disputes that is/was the subject of that particular Conciliation proceeding.
- 33. The Parties shall not initiate, during the Conciliation proceedings, any arbitral or judicial proceedings in respect of a Disputes that is the subject matter of the Conciliation proceedings except that a Party may initiate arbitral or judicial proceedings where, in his opinion, such proceedings are necessary for preserving his rights including for preventing expiry of period of limitation. Unless terminated as per the provisions of this Scheme, the Conciliation proceedings shall continue

notwithstanding the commencement of the arbitral or judicial proceedings and the arbitral or judicial proceedings shall be primarily for the purpose of preserving rights including preventing expiry of period of limitation.

34. The official language of Conciliation proceedings under this Scheme shall be English unless the Parties agree to some other language.

#### Format 2 to BHEL Conciliation Scheme, 2018

## FORMAT FOR SEEKING CONSENT FOR REFERRING THE DISPUTES TO CONCILIATION THROUGH IEC

To,

**BHEL** 

# Format 3 to BHEL Conciliation Scheme, 2018 FORMAT FOR GIVING CONSENT BY CONTRACTOR/VENDOR/CUSTOMER/COLLABORATOR/CONSORTI UM PARTNERSFOR REFERRING THE DISPUTES TO CONCILIATION THROUGH IEC

Ref:	Contract/MoU	/Agreement/L	OI/LOA No	& date	
			ontract, our foll d giving rise to		invoices/claims
SL. no.	Claim Description	Bill submitted to BHEL (no. and date)	Amount of the bill/claim	Amount received from BHEL	Outstanding Amount
	is to IEC for C	onciliation.	ndly refer the Dunconditional	•	-
cond throu	itions of BHI		n Scheme, 20 same on each p	18 governir	ng conciliation
cond throu	itions of BHI agh IEC. We ha		•	18 governir age and encl	ng conciliation
cond throu	itions of BHI agh IEC. We ha		•	18 governing age and encl	ng conciliation osed it for your

# Format 5 to BHEL Conciliation Scheme, 2018 STATEMENT OF CLAIMS/COUNTER CLAIMS TO BE SUBMITTED TO THE IEC BY BOTH THE PARTIES

<ol> <li>Chronology of the Dispute</li> </ol>	1.	Chronolo	ogy of	the	Disputes
---	----	----------	--------	-----	----------

- 2. Brief of the Contract/MoU/Agreement/LOI/LOA
- 3. Brief history of the Disputes:
- 4. Issues:
- 5. Details of Clam(s)/Counter Claim(s):

SI. No.	Description of claim(s)/Counter Claim	Amount (in INR)Or currency applicable in the contract	Relevant contract clause

6. Basis/Ground of claim(s)/counter claim(s) (along with relevant clause of contract)

**Note**— The Statement of Claims/Counter Claims may ideally be restricted to maximum limit of 20 pages. Relevant documents may be compiled and submitted along with the statement of Claims/Counter Claims. The statement of Claims/Counter Claims is to be submitted to all IEC members and to the other party by post as well as by email.

# Annenwe-E

#### **DECLARATION BY VENDOR**

We declare that the following family fir	rms of sister concer	n amiliates / sui	osiciary nrm	s are participatii	R
in the tender No E					
•	11.				
1.0					
2.0					
3.0					
***********					
concern affiliates / subsidiary firms liste No E	ed above that we ar	re not indulging	in cartel for	nation for Engui	ry
			(	u padapa suspense terréde antica.	)
		•	For M/s .	4 <b>*</b> 4 <b>&gt; ·**</b> • • • • • • • • • • • • • • • • • •	
			•	(Seal & Sig	ţn)

Jums

Minutes of MM Head Dt 18.06.2019



Sl.No.	Description			
1	General:			
Α	These General terms & conditions (GTC) shall apply to all enquiries, notice inviting tenders, request for quotation concerning the supply of goods and / or rendering of services to Bharat Heavy Electricals Ltd., Bhopal (hereinafter referre to as BHEL or the Purchaser) or its Projects / Customers. Special / supplementary enquiry conditions, if any, will overridate conditions in this annexure.			
2	General Instructions - Common for Indigenous & Foreign enquiries			
Α	Through E- procurement			
A1	<ol> <li>Offer shall be submitted by the bidders in single/two parts as called in Tender enquiry.         Bid Part - I Technical cum Commercial bid         Bid Part - II Price bid</li> <li>Suppliers shall quote <i>price</i> on BHEL authorised third party service provider e-procurement site. Any deviation from the price format shall be clearly brought out in the offer Bid Part I.</li> <li>The offer shall be uploaded on BHEL e-procurement site using Class III digital signature. All documents to be uploaded are necessarily to be signed and stamped. The quotation should be uploaded on the site before due date and time.         Part-I of the bid shall contain complete item-wise scope of supply as offered vis-à-vis the scope of supply as per enquiry, all commercial terms and conditions etc. It is expected that bidders shall meet all our technical and commercial requirements and shall not deviate from them.</li> </ol>			
В	Through tender room			
B1	Sealed bids are invited for scope of Supply / Services as detailed in the enquiry.  Bid should be free from correction, overwriting, using of corrective fluid etc. Any interlineation, cutting, overwriting shall be valid only if they are attested under full signature(s) of persons signing the bid else shall be liable for rejection.  All overwriting/ cutting etc. will be numbered by bid opening officials and announced during bid opening.  The bid should be submitted in English or Hindi language. Relevant enclosures, supporting documents, catalogue, samples, if any, as required as per Notice Inviting Tender (NIT) conditions shall be sent along with technical offer. Rate should be quoted in the units asked for in the enquiry.			
B2	Bids shall be submitted in a Sealed cover with Enquiry No., Due date and Bidder's name indicated on the cover. In case of Two Part Bid, technical bid containing technical offer, this GTC duly filled-in & signed; and <b>un-priced copy</b> of the Price Bid should be kept in one envelope. Price Bid containing only the price (as called for in the price format where required) should be kept in a separate envelope. Both envelopes indicating Part —I or Part-II as the case may be to be put in a bigger envelope, which should be addressed to in charge, Tender Room, Bharat Heavy Electricals Ltd. 2 <sup>nd</sup> Floor, Jawahar Bhavan, Piplani, Bhopal 462022. Enquiry No., due date and bidder's name must be mentioned on all envelopes. Offer must reach tender room of BHEL Bhopal latest by 11.00 am IST on the enquiry due date.  Bids submitted as single part bid against two — part bid, shall be rejected unless the offer is techno-commercially acceptable without seeking any clarification.			
В3	Offer received after 11.00 AM IST of the due date will be termed as "Late" and shall not be considered. However, late offer received against single tender enquiry may be considered.			
B4	Bidder can also submit offer through email, if called for in the enquiry, at the email address indicated in the enquiry. Such email offers shall be sent only on designated email-id to reach before 11.00 am IST on the tender due date. BHEL will not be responsible for incomplete offers and the ones delivered late through e-mail.			
С	Through tender room or EProcurement			
C1	Commercial Conditions quoted by the bidder in any place including as stated in bidder's 'General Terms and Conditions' if any, shall not be binding on the Purchaser and the conditions contained in this annexure, including special conditions, if any, for this enquiry shall only prevail.			
C2	Rate should be quoted in the units asked for in the enquiry. The rates should be quoted both in figures and words. In case of discrepancy in figures and words, the rates quoted in words shall be considered.			
C3	The goods offered shall conform to BHEL specifications and / or National/International standards as mentioned in the Enquiry and the bidder is required to confirm his unconditional acceptance to the same. Bidders, seeking deviations from the specifications and any other conditions, may indicate the same clearly on a separate sheet indicating Sl. No. of the item, with reasons for such deviations. BHEL reserves the right to reject the offer with deviations or load the deviations			
	suitably for evaluation.			

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C5	Bid in single part or techno-commercial bid in <b>two-part</b> system (as the case may be) will be opened on the due date. In case of two part bid, price bids of techno-commercially accepted bidder(s) only shall be opened on the assigned date, for
	which separate intimation will be sent to the accepted bidders.
C6	The bidder whose bid is technically not accepted will be informed & EMD wherever submitted shall be returned along with his price bid within 30 days of contract finalization date. No interest will be payable on EMD amount. EMD shall
	however be forfeited in the event of bidder opting out after submission of the bid.
	1.Any discount / revised offer submitted by a bidder on its own shall be considered, provided it is received on or before the due date and time of offer submission (Part-I). Conditional discounts shall not be considered for evaluation of tenders.
C7	2.Unsolicited discounts / revised offers given after Part-I bid opening shall not be accepted. No change in price will be permitted within the validity period of offer.
C7	3.In case of changes in scope and / or technical specification and / or commercial terms & conditions, having price
	implication, techno-commercially acceptable bidders shall be asked by BHEL to submit the impact of such changes on
	their price bids. In case a bidder opts to submit revised price bid instead of impact called for, then latest price bid shall
	prevail. However in both situations, original price bid will be necessarily opened.
C8	The bidders will submit Integrity Pact, duly signed by its authorized signatory, where called for in the enquiry.
	Wherever the enquiry is issued to unregistered bidder, the bidder shall visit ' www.bhel.com ' for submitting the online
C9	Supplier Registration Application. Price bids of such bidders, will be opened only on techno-commercial acceptance of bid
	& after supplier registration.
	BHEL expects that the bidder responds to the enquiry. Regret letter, with valid reasons for not participating in the tender
C10	will be submitted where the bidder is unable to submit offer. Repeated lack of response on the part of bidder may lead to his deletion from BHEL's approved bidder list. Refer guidelines for suspension of Business Dealings with Suppliers/Contractors available on <a href="https://www.bhel.com/sites/default/files/s">https://www.bhel.com/sites/default/files/s</a> uspension guidelines abridged.pdf
	In case of open tenders (i.e. those published in website) all corrigenda, addenda, amendments, time extensions,
C11	clarifications etc. to the tender will be hosted on BHEL website. (www.bhel.com) only. Bidders responding to these tender
CII	should regularly visit website(s) to keep themselves updated.
	In the course of evaluation, if more than one bidder happens to occupy L-1 status effective L-1 will be decided by soliciting
	discounts from the respective L-1 bidders in sealed envelope and will be open in tender room. In case more than one
C12	bidder happens to occupy the L-1 status even after soliciting discounts, the L-1 bidder shall be decided by a toss/ draw of
012	lots, in presence of the respective L-1 bidders or their representatives. Ranking will be done accordingly. BHELs decision
	in such situations shall be final and binding.
	The Purchaser can consider awarding tendered quantities among more than one bidder (after acceptance of L1 price by
040	the other bidders) in the manner and proportion disclosed in the tender conditions. Purchaser can also consider awarding
C13	of part of the tendered quantity to other than L-1 bidder at L1 counter offered rates, if the quantity offered by the L-1
	bidder is less than the quantity tendered for.
	The bidder shall submit price bid strictly in the price format, wherever provided for, in the enquiry. Any attempt on the
	part of the bidder to alter the contents of the price bid format in any manner, which in the opinion of BHEL can vitiate the
C14	tendering process, will lead to rejection of the bid, <u>besides BHEL taking appropriate punitive action as deemed fit.</u> - Refer
	Guidelines for suspension of Business Dealings with Suppliers/Contractors available on
	https://www.bhel.com/sites/default/files/suspension_guidelines_abridged.pdf
	BHEL shall be resorting to Reverse Auction (RA) (Guidelines as available on www.bhel.com). If tender specific conditions
_	call for reverse auction, RA shall be conducted among the techno-commercially qualified bidders. Price bids of all techno-
D	commercially qualified bidders shall be opened and same shall be considered for RA. In case any bidder(s) do(es) not
	participate in online Reverse Auction, their sealed envelope price bid along with applicable loading, if any, shall be
	considered for ranking
3	Delivery Terms
A	Indigenous Purchase
A1	Goods shall be delivered on 'FOR Destination' basis to the named destination unless otherwise called for in the enquiry.
В	Foreign Purchase — Imports
	1. Goods shall be despatched by Sea, unless stated otherwise in the enquiry or purchase order.
	2. Terms of Delivery for Sea shipment shall be on CFR / CIF basis with 14 days' detention free period preferably at Dry
	Port - ICD Mandideep (INMDD6) for FCL (Full Container Load) Cargo of GP & HC Containers.
B1	3. For other cases - Other than GP & HC Containers, LCL Cargo shall be delivered at Nhava Sheva (JNPT- INNSA1) &
	Break-bulk Cargo at Mumbai (MPT - INBOM1).
	4. For Air consignments, the terms of delivery shall be FCA at BHEL nominated Airport. In case of CIP, delivery shall be
I	at Numbai ACC (INDONAA)
	at Mumbai ACC (INBOM4). 5. Freight amount shall be indicated separately in the offer in case of CIP/CFR/CIF.

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The number of detention free days and destination charges payable to shipping line must be mentioned in your offer and also on the Bill of Lading. 7. Offer received on FOB basis may be considered on an exceptional basis. BHEL will load freight, marine insurance & shipping line port handling charges etc. to work out landed cost at Sea Port. 8. Please visit BHEL Bhopal website https://bpl.bhel.com for details of named Air ports and Sea ports. Name of the gateway port so chosen by the bidder shall be indicated by the Bidder in his offer. 9a In case of CIP/CFR/CIF, the shipping line should be ready to move the containers to consignee's nominated CFS (Container Freight Station) yard and Indian agent of shipping line should issue Cargo Arrival Notice (CAN) 7 days in 9b In case of CFR contract, bidder to supply the material through a Certified Sea worthy vessel age not more than 15 years. 9c The invoices being issued by shipping lines must be in the name of BHEL. Otherwise, BHEL will recover loss of Input Credit on GST from the vendor. 9d While booking the shipment, bidder to also finalize destination charges and the same should appear over BL or agreed tariff to be provided to BHEL before arrival of shipment. If cargo is stuffed in container, then the same should be allowed to be moved to CFS of importer's choice without any additional charges. 9e Load port charges shall be settled by the supplier and not be passed on to BHEL in any form of destination charges. 10. For reasons of delay in receipt of documents from suppliers or due to the same being found to be incomplete, and or faulty, the suppliers shall be responsible to reimburse all penalties, detention and demurrages / wharfages, if any paid by BHEL (for stated reasons). For delivery of FCL (Full Container Load) cargo, the Bidder shall provide minimum 14 days' detention free period from the date of delivery at Port of Discharge / Place of Delivery (in case of ICD). Wherever the detention free period В2 offered is less than 14 days, the bids shall be loaded for the period short of 14 days' period. Port Congestion charges or any additional charges claimed by the shipping line at Port of Discharge / Place of Delivery shall be to the Bidder's account. 4 Bidder's particulars & logistics information (Bidder to give details against each of the provisions) Name of the bidder's executive to deal with this tender / Α project E-mail address of the contact person R C Telephone no. of the contact person Name of location from where the goods shall be offered D for inspection and dispatch 5 **Additional logistics information for Imports** Α Bid currency Charges applicable at discharge port up to BHEL's CFS В (Container Freight Station) to be indicated in your offer and on the B/L Name of Airport in the country of dispatch for FCA C delivery terms Estimated number, type & size of containers for delivery D of tendered quantity (applicable where the goods are to No. of packages with cumulative gross weight and CBM Ε volume (applicable for LCL & Break-bulk shipment) Approx. distance in km. from Bidder's works to Port of Sea port /Air port F Loading 6 **Delivery Schedule & Completion date**  Instead of writing specific date against delivery offered, bidder shall commit delivery period in number of days / weeks/ months to suit the delivery period indicated in the enquiry. • Commencement of delivery period shall be reckoned from the date of PO / LOI or any other agreed milestone. • Bidder shall deliver the goods in the manner and schedule agreed under the Purchase order. • Goods shall be delivered within contractual period or any extension thereof, if any, granted by the Purchaser. Α If delivery is linked to approval of documents, time for submission of such documents to be indicated and delivery period to be indicated from approval of documents. This delivery schedule will be considered for processing delivery extension, wherever applicable. · BHEL reserves the right to cancel the order if material is not delivered within PO scheduled delivery.

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	<u> </u>
В	In case of foreign supplies, the date of Bill of Lading (B/L) or AWB shall be taken as actual date of delivery where freight until discharge port in India is in Seller's scope like CFR/CIF/CIP delivery terms.  For Ex-works/FCA/FOB or any other delivery term where freight is in buyer's scope, date of material readiness /Test certificate/ Warehouse receipt/Freight forwarder receipt may be considered as mutually agreed.
С	In case of Indigenous bidders, the date of delivery at named destination in India shall be taken as contractual delivery completion date where delivery terms are FOR destination. In case of 'Ex-works' delivery terms, the date of LR / RR shall
	be the contractual delivery completion date.
7	Transit Insurance
А	Except where delivery terms are agreed on CIF basis for Imports & FOR destination basis for indigenous purchases, transit insurance will be covered by BHEL under its Open Marine Transit Insurance Policy. Bidder shall inform dispatch particulars with value of consignment to the Purchaser within 07 days of dispatch for BHEL to arrange insurance coverage in its policy. Failure on the part of bidder to inform dispatch particulars will make him liable to pay for any transit damages / losses suffered by the Purchaser.
8	Force Majeure
٥	<i>'</i>
Α	Notwithstanding anything contained in the contract, neither the Bidder nor the Purchaser shall be held responsible for total or partial non-execution of any of the contractual obligations, should the obligation become unreasonably onerous or impossible due to occurrence of a 'Force Majeure' which directly affects the obligations to be performed by the Purchaser or the Bidder; Such events include war, military operations of any nature, blockages, revolutions, insurrections, riots, civil commotions, insurgency, sabotage, acts of public enemy, fires, explosion, epidemics, quarantine restrictions, floods, earthquake, or acts of God, restrictions by Govt. authorities; over which the Bidder or the Purchaser has no control. The party claiming to be affected by force majeure shall notify the other party in writing without delay, within two weeks on the intervention and on the cessation of such circumstance. Extension of time sought by the Bidder along with supporting evidence and so granted by the Purchaser for the supply/ work affected, if any, shall not be construed as waiver in respect of remaining deliveries. Rescheduling of deliveries on account of force majeure conditions, if so agreed by the Purchaser, will not entail the Bidder to claim any increase in the price on whatsoever account.  Notwithstanding above provisions, Purchaser shall reserve the right to cancel the order/ Contract, wholly or partly, in order to meet the overall project schedule and make alternative arrangements. If deemed necessary, Purchaser may takeover partly processed material at a mutually agreed price.
	takeover partly processed material at a mutually agreed price.
9	Penalty for delayed performance.
A1	Subject to force majeure conditions, penalty shall be 0.5% of the total order value per week of delay or part thereof, subject a maximum of 10% of the total order value. Total order value above shall be item wise, lot wise order value. Any deviation based on specific requirement shall be specified separately in the NIT.
A2	However, in case of Capital Machine / BOP <i>where</i> staggered deliveries may be applicable, the penalty will be levied on total order value.
A3	In case of any amendment / revision, the penalty shall be linked to the amended / revised PO.
	Any loading on penalty clause shall be to the extent to which it is not agreed to by the bidder ( at offered value)
A4	Any loading on penalty clause shall be to the extent to which it is not agreed to by the blader ( at offered value)
В	If the material is not supplied within the agreed delivery period, BHEL reserves the right to cancel the order and purchase the material from alternate source(s) at the Risk and Cost of the Bidder. In such an event, it shall be obligatory on the part of bidder to make good any loss suffered by the purchaser.
С	In case the contractually agreed delivery date falls on a holiday in BHEL Bhopal, the next working day shall be taken as contractual delivery date for compliance and applicability of LD / penalty.
D	In case of any recovery for delayed performance, the applicable GST shall also be recoverable from bidders.
10	Indian Agents and Agency commission
	BHEL prefers to deal directly with Foreign bidder, wherever required, for procurement of Goods. However if the Foreign
Α	Principal desires to avail services of an Indian Agent, then the Principal should ensure compliance to "regulatory guidelines" which will require submission of an agency agreement.
В	The CFR / CIF price quoted will be deemed to be inclusive of Indian Agency commission. Agency commission as disclosed by the bidder in his quoted CFR / CIF price will be paid in Indian Rupees on receipt & acceptance of Materials or it's installation at destination, as the case may be. The lower of the 'TT buying rate prevailing on the date of technical bid opening or price bid opening shall be considered for computation of Agency commission.
С	In a tender either the Indian Agent on behalf of Principal / OEM or the Principal / OEM itself can bid, but both cannot bid simultaneously for same item / product in the same Tender. In case bids are received from both the Principal / OEM and the agent, bid received from the agent will be ignored.
	If an agent submits Bid on behalf of the Principal / OEM, the same agent shall not submit bid on behalf of another Principal

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11	Documentation:				
Α	Indigenous Purchase				
	Bidder shall arrange to send to the consignee, Original Tax invoice (Buyer's copy and duplicate for Transporter),				
	Commercial invoice in duplicate, consignee copy of LR & 2 sets each of Packing list, Test certificate, Guarantee / Warranty				
	certificate, O & M manuals (where applicable), immediately on d				
		espacer of the goods. The distribution of such documents			
	will be specified in the Purchase order.	ant. Name and an arranged an arranged by the first fir			
	In case of labour / mixed basis jobs, material is issued free of c				
	Free Issue Material Statement (FIMS) is to be submitted with ea	ch bill.			
В	Foreign Purchase — Imports				
	Seller shall send <b>1</b> set of following documents, in English, within	7 days of B/L date / 1 day of AWB date by courier to the			
	Purchaser				
	1. Express / Original 'Clean on board' Bill of Lading / AWB.				
	2. One set of Commercial Invoice, Packing list indicating contain	ner-wise Gross weight, Net weight, CBM volume, No. of			
	packages with Dimensions of each package.				
	3. Original Certificate of Country of Origin (COO) issued by Chai	mber of Commerce. COO shall be as per requisite format			
	where duty concession is available under Preferential Tr	ade/Comprehensive Economic Partnership/Free Trade			
	agreement. Customs tariff heading (CTH)/ Harmonized Syst	em of Nomenclature (HSN) code of material should be			
	mentioned on invoice and COO in all such cases.	, /			
	4. One set of Original Test Certificates and O&M Manual where	called for.			
	5. Fumigation / Phyto-Sanitary Certificate wherever cargo is pac				
	is used.				
	Supplier should additionally forward 2 sets of original docu	ments mentioned at point pos 1 to 5 above along with			
	Original Bill of Lading (OBL) or AWB through any international				
	of obtaining the same directly to the following:	di Courier service/registereu airman within tinee (5) days			
		DCAA/FIAL FD\			
	AGM (M.S)	DGM (FIN- FP)			
	Regional Operations Division BHEL	4 <sup>th</sup> Floor, Administrative Bldg.			
	14 <sup>th</sup> Floor Centre-1	BHEL Bhopal - 462022 (India)			
	World Trade Centre, Cuffe Parade	E-mail : fin_fp.bpl@bhel.in			
	Mumbai 400 005 INDIA				
	Email: msseabpl@bhel.in (In case of Sea freight)				
	msair@bhel.in (In case of Air freight)				
	And confirm forwarding details to AGM (CMM- FE), BHI	• •			
	7. In case the Seller decides to negotiate all 3 originals of B/L / A				
	Bank, non-negotiable documents (NNDs) consisting of copy of	of B/L / AWB & documents mentioned at Sl. no. 11- B2 to			
	B5 will be sent by e-mail to the Purchaser at his e-mail a	ddress given in the PO with one copy to be mailed at			
	mmfe.bpl@bhel.in as well as at msseabpl@bhel.in (for Sea	a shipment) or msair@bhel.in (for Air shipment). Other			
	documents, as required, will be separately indicated in the	Purchase Order. Additional expenditure, if any, incurred			
	by the Purchaser by way of detention / demurrage, result	ing out of delay attributable to the Seller in providing			
	Negotiable documents, will be recovered from the Seller.				
	In case any discrepancy is raised by the Bankers / BHEL with re	espect to the documents submitted, vendor to facilitate			
	clearance of goods through Delivery Order.	,			
	Additionally, following requirements to be taken care of by the l	pidder during PO execution stage:			
	i) IEC (0588138690), GSTIN (23AAACB41461ZN) and email ID				
	mentioned on B/L or AWB.	(			
	ii) As per Uniform Customs Practice (UCP 600) for documentary	credits (I/C) presentation period allowed is maximum			
	21 days after the date of shipment. However, for geographic				
	4 weeks, a shorter presentation period shall be agreed upon.	• • •			
	original may be sent to any one of ROD, CMM-FE and MM, c				
	iv) For Air shipments through non-CONSOL (i.e., not through E				
	given to BHEL without insisting for Bank Release Order (BRO)				
	v) It must be ensured that original shipping/commercial docum				
	should reach BHEL's bank at least 10 days prior to cargo arriv	·			
	vi) Part shipment and trans-shipment to be avoided to the exte				
	shipping & commercial documents. Part shipment shall be st	rictly avoided for Airshipments.			
С	General				
	1. For Hazardous chemicals, the materials safety data sheet (N	MSDS) is to be submitted.			
	,	•			

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	2 All antifications all advantable and DUEL and the condition of the desired and the condition of the condit
	2. All certificates as called must be sent. BHEL may test any goods supplied and their decision is final irrespective of supplier's certificates. If test certificate and guarantee certificate are not received along with the document and stipulated in these specifications, BHEL reserves the right to get the material tested and recover the expenses from
	the supplier without awaiting supplier's confirmation
	3. Goods shall be properly packed to avoid transit damage. Suitable markings shall be provided to identify the goods
	with that of the PO No. and the consignee details.
	4. Goods shall be consigned to AGM (CRX), BHEL, Piplani, Bhopal - 462022, India, unless otherwise specified in the PO.
12	Pricing Terms
	Prices once quoted shall remain firm within the validity or any extension thereof for placement of order, till complete
Α	execution of the order, without any escalation/increase for any reason, whatsoever, unless specifically provided for in the
,,	Enquiry & PO. In case of foreign bidders, the quoted price shall be taken as inclusive of Third Party Inspection and testing
	charges as called for in the NIT.
13	Price Validity:
Α	Unless stated otherwise in the enquiry, offer shall be valid for a period of 90 days from the date of Techno- commercial
	(Part-I) bid opening date.
14	Taxes & Duties - Indigenous Purchase
Α	Bidder to ensure timely remittance of SGST, CGST, IGST as applicable in time as per law.
В	Bidder to ensure compliance to filing of monthly GST sales return including BHELs supplies by 10 <sup>th</sup> of next calendar month
	in the online GST portal wherever applicable.
С	Bidders to declare filing of timely returns and GST remittance/likely remittance /ITC adjustment along with invoice.
D	Bidder to submit invoices compliant with GST invoice Rules
	Bidders to comply with all statutory provisions as may be applicable at the time of despatch/sale. Any additional financial
E	liability to BHEL on account of non-compliance by bidders shall be borne by them and shall be adjusted / recovered from
_	the bidders. BHEL reserves the right to review the existing offers / contracts for any revision in terms, which may arise
	due to change in any statutory provisions to ensure that the benefit accrues to BHEL.
F	Bidder to ensure TAX INVOICE submission along with consignment
	In respect of cases where the liability to discharge GST is on BHEL under reverse charge mechanism, bidders have to
G	ensure timely submission of invoices and delivery of material / services to BHEL, so that there is no mismatch on both
	activities. In case there is any additional financial liability on BHEL on account of default on the part of the bidder on
	submission or delivery of material / services the same shall be passed on to them.
	In respect of free issue material by BHEL, bidders have to return the processed material within the time line as per the
Н	provisions of GST. In case of any additional tax liability on BHEL on account of non-compliance by the bidder, the additional financial implications on BHEL shall be passed on to the bidder
1	Bidders to provide the applicable HSN / SAC codes as called for in the enquiry
1	As per provisions of section 171 of the CGST Act 2017, bidders to pass on the anti-profiteering benefits accruing to them
J	under GST regime to BHEL
	With reference to section 51 of CGST act 2017 read with notification no 50/2018 – Central tax dated 13.09.2018; BHEL
	will be liable to deduct TDS under GST with effect from 01.10.2018. Deduction shall be made @ 2% (1% CGST + 1% SGST)
	or 2% IGST (as applicable) of the payment made or the amount credited. Bidder to generate & submit invoices as per
K	above.
	The amount of TDS shall be deposited to the Government account and BHEL shall issue TDS certificate to deductees, TDS
	deposited in the Government account will be reflected in the electronic cash ledger of the deductee who will be able to
	use the same for payment of tax or any other amount.
15	Deduction of TCS along with additional TDS will be as per prevailing Government guidelines.
15.	Taxes & Duties - Foreign Purchase — Imports
Α	The offered prices shall be inclusive of all the Taxes and duties as applicable in the country of bidder / country of dispatch for the quoted CFR / CIF price.
16	Payment Terms-
	Indigenous: 100% payment in 90 days of receipt (45 days for MSE including Udyog Aadhar/ Udhyam registered suppliers
	as per relevant act in force), subject to acceptance of material and relevant documents at BHEL. In case of despatch of
Α	material to site directly, site certification for receipt of materials is required unless otherwise provided for in the PO. Any
	deviation from the above payment terms, if accepted (by BHEL), shall be loaded @ SBI base rate + 6% for the purpose of
	bid evaluation.
	Foreign: 100% against irrevocable, unconfirmed LC, payable within 90 days of the Bill of Lading (B/L) date or Payment
В	terms of CAD payable on 90 <sup>th</sup> day of B/L / AWB. In case BHEL considers any deviation in payment terms i.e. early payment
	based on bidder's request, then bids shall be evaluated with loading of State bank of India Base rate plus 6%, for the credit
A	as per relevant act in force), subject to acceptance of material and relevant documents at BHEL. In case of despat material to site directly, site certification for receipt of materials is required unless otherwise provided for in the PC deviation from the above payment terms, if accepted (by BHEL), shall be loaded @ SBI base rate + 6% for the purposition evaluation.

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	period short of 90 days. The LC shall be established 2 months prior to shipment date, valid for period of 90 days, unless agreed otherwise.		
	Documents to be submitted as per UCP600 and should reach BHEL/ BHEL's bank at least 7 days prior to vessel arrival.		
	Foreign bidders to submit declaration of Permanent Establishment and Business Connection (PEBC) for remittances		
	purpose. Declaration to be submitted in formats either in Annexure A or B whichever is applicable as per their transaction		
С	entered into with BHEL.		
	In the absence of certificates from the bidder, withholding tax at applicable rates along with surcharge and cess will be		
	recovered at the time of remittance to the bidder.		
	Foreign bidders to submit <b>Tax Residency Certificate (TRC) &amp; Form 10F</b> (for obtaining DTAA benefits) as per Annexure C in		
D	respect of services. The TRC (tax residency certificate) is to be issued by the authorities of the government of bidder's		
U	country. If the informative part of the format (other than residency) is not furnished by the authorities the same may be		
	furnished by the bidder as a declaration.		
17	Inspection of Goods		
	The Bidder shall give adequate notice, of 1 week or as mutually agreed period, in writing to the Purchaser (in case		
Α	Customer inspection is involved) or BHEL appointed TPIA about the date and place at which the goods will be ready for		
	inspection/ testing, as provided for in the contract.		
	Purchaser or his authorized representative shall be entitled to carry out inspection of material and		
	workmanship/Surveillance Audit at Bidder's premises or at his sub-contractor's premises at all reasonable times during		
	execution of contract; Such inspection, examination and testing, if made, shall not absolve the Bidder from his obligations		
	under the contract.		
В	Wherever required, BHEL may carry out testing at BHEL's testing Lab and in case of any rejection during such testing,		
	replacement / rectification, as required, will have to be done by Supplier.		
	If BHEL carries out any rectification of such rejected material, such cost will be recovered from Supplier's Bills.		
	In case of Customer inspection as Supplier's Works, inspection clearance to be obtained from Customer and submitted to		
	BHEL.		
_	BHEL's representative from unit or Corporate Quality (CQ) is authorised to carry out audits along with TPIA at bidder's		
С	works before clearing the items for despatch.		
	All costs related to inspections and re-inspections shall be borne by the Bidder. In case of inspection by BHEL and / or		
	BHEL's customer, the cost of to & fro passage and Boarding & Lodging shall be borne by the Purchaser / Customer, unless		
	otherwise specifically agreed. In case of foreign bidders, the cost of third party inspection, where called for, shall be		
D	deemed to be included in the quoted price. Bidder shall be responsible to provide assistance such as labour, materials,		
	electricity, fuels, stores, apparatus, instruments at his cost, as may be required and as may be reasonably demanded to		
	carry out such tests effectively.		
	REJECTION:		
	If any goods are rejected, BHEL shall be at liberty to take action as per following at the risk and cost of supplier:		
	, grant and and an analysis and an analysis and an		
	a) Allow the supplier, wherever mutually agreed, to rectify the rejected goods at BHEL's works within reasonable		
	time as fixed by BHEL.		
	Or		
	b) Allow the supplier to make free replacement within a specified period. Rejected goods can be lifted by the		
	supplier thereafter.		
	Or		
	c) In case payment has been done, allow supplier to refund equivalent value of rejected material by NEFT / RTGS		
_	or furnish Bank Guarantee for same amount before lifting the rejected goods. Fresh replacement shall be		
E	regulated as per terms and condition of the original Purchase Order.		
	In case payment has not been done, allow the supplier, wherever mutually agreed, to rectify the rejected goods		
	at supplier's works within reasonable time as fixed by BHEL.		
	Or		
	d) Take alternate procurement action from elsewhere and recover the difference in total cost to BHEL including		
	services, if any, incurred by BHEL in this regard from the supplier. The supplier shall not be entitled to any gain		
	on repurchase.		
	Or Or		
	e) Terminate the contract either in part or in whole at the discretion of BHEL and recover the loss, if any, from the		
	supplier.		
	Or		
	<u> </u>		

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	f) Any goods rejected by BHEL must be removed by the supplier after making payment through NEFT / RTGS within 30 days after receipt of the intimation of rejection. If bidder fails to lift or allow despatch of rejected material at his cost within 90 days from the intimation of rejection, his claim on rejected material shall cease.		
18			
А			
	Stores/ designated destination basis) within such period. In the event of the Bidder's failure to comply, Purchas take action as appropriate, including Repair / Replenish rejected goods & disposal of rejections, at the risk & cos Bidder.  In case the defects attributable to Bidder are detected during processing of the goods at purchaser's / his subconti works, the Bidder shall be responsible for free replacement/ repair of the goods as required by the purchaser.		
19	Evaluation and Loading Criteria:		
13	The evaluation currency for this tender shall be INR.		
А	Evaluation of the tender shall be on the basis of delivered cost, i.e. 'total cost to BHEL' w.r.t the technical scope and commercial conditions finalized after techno-commercial clarifications (after considering, inter alia, Customs Duty and GST / Other taxes as applicable). Exchange rate (TT selling rate of State Bank of India) applicable on the date of Part-I bid opening shall be considered for evaluation of foreign bids. If the relevant day happens to be a bank holiday in India, then the FOREX rate as on the previous bank working day shall be taken for evaluation.  Foreign suppliers shall ensure that the benefits as applicable under Comprehensive Economic Partnership Agreement		
20	(CEPA) with Government of India are disclosed in the bid & relevant documents such as Certificate of Country of Origin, issued by the appropriate authority in the country of Export, is provided by the bidder along with dispatch documents. Bids shall be evaluated with such applicable benefits. In the event of Bidder failing to provide appropriate documents for Purchaser to avail disclosed concessional duty benefits in India, financial loss, so incurred, will be to the Bidder's account.		
20	Variation of orders		
Α	No variation to the Purchase order is permitted unless authorised in writing and signed by or on behalf of purchase executive, BHEL Bhopal.		
21	Sub-contract /		
А	BHEL's order or part there off, if further to be subcontracted in exceptional circumstances the details of subcontracting and to whom to be subcontracted shall be furnished to BHEL and written permission shall be obtained from BHEL. However, it shall not absolve the supplier of the responsibility of fulfilling BHEL order requirements.		
22	Recovery / deductions of amount from supplier		
	a Any amount on account of recovery from consignor / supplier under any condition shall be liable to be adjusted against any amount payable to the consignor/supplier against bills.		
Α	b For any deficiency in supplies where deduction is involved, an amount as decided by BHEL, shall be deducted from supplier's bills.		
23	Safety clause for purchase orders		
	The bidders shall maintain and ensure sufficient safety measures as required for inspections and test like HV test. Pneumatic test, Hydraulic test Spring test, Bend test, Material handling and safe working environment etc. to enable Inspection Agency for performing inspection.		
А	The bidder shall ensure that all the safety precautions specified in factories Act 1948 chapter-IV Section-21 to 41 are complied with respect to equipment's to be inspected.  If any test equipment is found not complying with proper safety requirement, then the inspection agency may withhold inspection, till such time the desired safety requirements are met.		
24	Non-Disclosure Agreement		
	All Drawing and technical documents relating to the product or it's manufacture submitted by one party to the other, prior or subsequent to the formation of contract, shall remain property of the submitting party. Drawing, technical documents or other technical information received by one party, shall not without the consent of the other party, be used for any other purpose than that, for which they were provided. Such technical information shall not without the consent		
А	of the submitting party, otherwise be used or copied, reproduced, transmitted or communicated to a third party. Patterns supplied by BHEL will remain BHEL's property which shall be returned by the bidder on demand to BHEL. Bidder shall in no way share or use such intellectual property of BHEL to promote his own business with others. <u>BHEL reserves the right</u> to claim damages from the bidder, or take appropriate penal action as deemed fit against the bidder, for any infringement of the provisions contained herein.		

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DAAWINGS, PATTERNS & TOOLS: All drawings, patterns & tools supplied by BHEL or made at BHEL's openeer, These cannot be used or referred to any other party and muss only be used in the execution of BHEL's orders. These should be preserved at the supplier's cost for a period of not less than 5 years, Patterns & tools should be returned to BHEL's within 90 days of sizes of the sample.  25 Settlement of Disputes & Arbitration  A All questions/interpretations regarding subject matter of the Contract shall be decided by the Purchaser on the request of the Bidder and the design of the Purchaser shall be final.  B In case of dispute, steps shall be taken by the parties to the contract to settle the same through negotiations. In case, dispute is not settled in negotiations, it shall be referred to Concilator appointed by the competent authority of the Purchaser.  Except as provided elsewhere in this Contract, in case amicable settlement is not reached between the Parties, in respect of any dispute or difference; arising out of the formation, breach, termination, validity or execution of the Contract, or, in any mannet rouching upon the Contract, then, either Party may, by a notice in writing to the other party refer such dispute or difference to the sole arbitration of an arbitrator appointed by Head of the BHEL Unifylegoln/Division issuing the Contract.  The Arbitrator shall pass a reasoned award and the award of the Arbitrator shall be final and binding upon the Parties. Subject as aforesaid, the provisions of Arbitration and Conciliation Act 1996 (India) or Statutory modifications or re-enactments thereof and the rules made threeunder and for the time being in force shall apply to the arbitration proceedings under this clause. The seat of arbitration shall be Bhopal.  The cost of arbitration shall be borne as per award of the Arbitrator.  Notwithstanding the existence or any dispute or differences and Jor reference for the arbitration, the Contract which the contract has been terminated by either Party in terms of th		
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Applicable Laws and Jurisdiction of Courts  Indian laws both substantive and procedural, for the time being in force, including modifications thereto, shall govern the Contract including Arbitration proceedings. The competent Courts at Bhopal in the State of Madhya Pradesh, India shall have sole jurisdiction.  RIGHT OF REJECTION /NON- PLACEMENT OF PO: BHEL reserves the right to accept the offers in part or in full, or cancel the Tender enquiry without assigning any reason.  Performance Bank Guarantee (PBG)/ Security Deposit (SD):  Wherever PBG (covering equipment / system / work performance guarantee) is called for in the Notice Inviting Tender (NIT) deviation shall not be accepted.  Bank Guarantee wherever called for, shall be in the BHEL prescribed format. In case the order is to be placed in foreign currency, the BG must also be in Foreign currency, so specified by the Purchaser.  C Wherever Security Deposit (covering contract performance) is called for in the NIT, deviation shall not be accepted.  Composite 'Contract Performance Bank Guarantee' of matching value/ validity, where both Security Deposit and Performance Bank Guarantee are required, shall not be construed as deviation.  Wherever the contract is for supply of Goods processed on labour basis from BHEL supplied materials, the materials shall be issued against a suitable Bank guarantee as specified in the Enquiry.  Bidder agrees to submit performance security required for execution of the contract within the time period mentioned. In case of delay in submission of performance security, enhanced performance security which would include interest (SBI rate + 6%) for the delayed period, shall be submitted by the bidder. Further, if performance security is not submitted such security, the amount of performance security due shall be covered as per terms defined in NIT/ contract , from the bills along with due interest.	D	Except as provided elsewhere in this Contract, in case amicable settlement is not reached between the Parties, 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, then, either Party may, by a notice in writing to the other party refer such dispute or difference to the sole arbitration of an arbitrator appointed by Head of the BHEL Unit/Region/Division issuing the Contract.  The Arbitrator shall pass a reasoned award and the award of the Arbitrator shall be final and binding upon the Parties. Subject as aforesaid, the provisions of Arbitration and Conciliation Act 1996 (India) or Statutory modifications or reenactments thereof and the rules made thereunder and for the time being in force shall apply to the arbitration proceedings under this clause. The seat of arbitration shall be Bhopal.  The cost of arbitration shall be borne as per award of the Arbitrator.  Subject to the arbitration in terms of Clause above, the Courts at Bhopal shall have exclusive jurisdiction over any matter arising out of or in connection with this Contract.  Notwithstanding the existence or any dispute or differences and /or reference for the arbitration, the Contractor shall proceed with and continue without hindrance the performance of its obligations under this Contract with due diligence and expedition in a professional manner except where the Contract has been terminated by either Party in terms of this Contract. Administrative Mechanism for Resolution of CPSEs Dispute as stated in https://dpe.gov.in/guidelines/guidelines/chapters/2673.  In the event of any dispute or difference relating to the interpretation and application of the provisions of the commercial Contract between Central Public Sector Enterprises (CPSEs)/Port Trusts inter-se and also between CPSEs and Government Department
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A (NIT) deviation shall not be accepted.  Bank Guarantee wherever called for, shall be in the BHEL prescribed format. In case the order is to be placed in foreign currency, the BG must also be in Foreign currency, so specified by the Purchaser.  C Wherever Security Deposit (covering contract performance) is called for in the NIT, deviation shall not be accepted.  Composite 'Contract Performance Bank Guarantee' of matching value/ validity, where both Security Deposit and Performance Bank Guarantee are required, shall not be construed as deviation.  Wherever the contract is for supply of Goods processed on labour basis from BHEL supplied materials, the materials shall be issued against a suitable Bank guarantee as specified in the Enquiry.  Bidder agrees to submit performance security required for execution of the contract within the time period mentioned. In case of delay in submission of performance security, enhanced performance security which would include interest (SBI rate + 6%) for the delayed period, shall be submitted by the bidder. Further, if performance security is not submitted such security, the amount of performance security due shall be covered as per terms defined in NIT/ contract , from the bills along with due interest.	28	
currency, the BG must also be in Foreign currency, so specified by the Purchaser.  Wherever Security Deposit (covering contract performance) is called for in the NIT, deviation shall not be accepted.  Composite 'Contract Performance Bank Guarantee' of matching value/ validity, where both Security Deposit and Performance Bank Guarantee are required, shall not be construed as deviation.  Wherever the contract is for supply of Goods processed on labour basis from BHEL supplied materials, the materials shall be issued against a suitable Bank guarantee as specified in the Enquiry.  Bidder agrees to submit performance security required for execution of the contract within the time period mentioned. In case of delay in submission of performance security, enhanced performance security which would include interest (SBI rate + 6%) for the delayed period, shall be submitted by the bidder. Further, if performance security is not submitted such security, the amount of performance security due shall be covered as per terms defined in NIT/ contract, from the bills along with due interest.	Α	
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Composite 'Contract Performance Bank Guarantee' of matching value/ validity, where both Security Deposit and Performance Bank Guarantee are required, shall not be construed as deviation.  Wherever the contract is for supply of Goods processed on labour basis from BHEL supplied materials, the materials shall be issued against a suitable Bank guarantee as specified in the Enquiry.  Bidder agrees to submit performance security required for execution of the contract within the time period mentioned. In case of delay in submission of performance security, enhanced performance security which would include interest (SBI rate + 6%) for the delayed period, shall be submitted by the bidder. Further, if performance security is not submitted such security, the amount of performance security due shall be covered as per terms defined in NIT/ contract, from the bills along with due interest.	С	
Performance Bank Guarantee are required, shall not be construed as deviation.  Wherever the contract is for supply of Goods processed on labour basis from BHEL supplied materials, the materials shall be issued against a suitable Bank guarantee as specified in the Enquiry.  Bidder agrees to submit performance security required for execution of the contract within the time period mentioned. In case of delay in submission of performance security, enhanced performance security which would include interest (SBI rate + 6%) for the delayed period, shall be submitted by the bidder. Further, if performance security is not submitted such security, the amount of performance security due shall be covered as per terms defined in NIT/ contract, from the bills along with due interest.		
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Bidder agrees to submit performance security required for execution of the contract within the time period mentioned. In case of delay in submission of performance security, enhanced performance security which would include interest (SBI rate + 6%) for the delayed period, shall be submitted by the bidder. Further, if performance security is not submitted such security, the amount of performance security due shall be covered as per terms defined in NIT/ contract, from the bills along with due interest.	E	Wherever the contract is for supply of Goods processed on labour basis from BHEL supplied materials, the materials shall
29 Benefits earmarked for Purchase from Micro & Small Enterprises (MSEs) –	F	Bidder agrees to submit performance security required for execution of the contract within the time period mentioned. In case of delay in submission of performance security, enhanced performance security which would include interest (SBI rate + 6%) for the delayed period, shall be submitted by the bidder. Further, if performance security is not submitted such security, the amount of performance security due shall be covered as per terms defined in NIT/ contract, from the bills along with due interest.
	29	Benefits earmarked for Purchase from Micro & Small Enterprises (MSEs) –

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	All benefits as per Government of India guidelines shall be given to eligible bidders.  MSE bidders as defined by the MSMED Act as amended from time to time can avail the intended benefits only if they submit along with the offer, attested copies of relevant document stipulated in the MSMED Act or its rules/ regulations as amended from time to time and /or by the buyer. Non submission of such documents as stipulated hereinbefore will lead to consideration of their bids at par with other bidders. No benefit shall be applicable for the concerned for the tender enquiry, if any deficiency in the above required documents is not submitted before the price bid opening. If the tender is to be submitted through e-procurement portal, then the above required documents are to be uploaded on the portal. Documents should be notarized or attested by a Gazetted officer. This provision for MSE will apply subject to the condition that the participating MSE meets the tender requirements.  In case of any change in the MSE status of the bidder, it shall be the responsibility of the bidder to notify the change as a part of the bid document. If at a later date it comes to the knowledge of BHEL, that the change in the status has not been intimated by the bidder and the order is obtained under the premise of an MSE then BHEL may reject the bid or, as the
	case may be, cancel the order and take necessary steps for suspension of the business dealing against the bidder as per the extant guidelines for suspension of business dealings with suppliers/ contractors of BHEL.  Note: MSME benefits shall not be given to traders, Dealers or authorised agents.  MSEs shall be given tender documents free of cost and shall be exempted from payment of EMD. Tender documents shall be issued free of cost & no EMD wherever called for will be insisted upon. MSE bidders shall submit along with bid relevant
А	documents w.r.t. their respective MSE status as per extant norms. Date to be reckoned for determining the deemed validity will be the last date of Technical bid submission. Non- submission of such document will lead to consideration of their bid, at par with other bidders and MSE status of such bidders shall be shifted to Non- MSE supplier till the supplier submit these documents.
В	In tender, participating MSEs quoting price within price band of L1+15% shall also be allowed to supply a portion of requirement by bringing down their price to L1 price in a situation where L1 price is from someone other than a MSE and such MSE shall be allowed to supply up to at least 25% of total tendered value. In case of more than one such MSE, the supply shall be shared proportionately.  A quantum of 6.25% (25% out of target of 25%), so earmarked, will be reserved for MSE's owned by SC / ST entrepreneurs who submit their bid with relevant documents provided that in event of failure of such MSE(s) to participate in tender process or meet tender requirements and L1 price, 6.25% sub-target for procurement earmarked for MSE(s) owned by SC or ST entrepreneurs shall be met from other MSE(s).  A quantum of minimum of 3% reservation within the above mentioned 25% reservation, so earmarked, will be reserved for MSE's owned by women entrepreneurs who submit their bid with relevant documents provided that in event of failure of such MSE(s) to participate in tender process or meet tender requirements and L1 price, 3% sub-target for procurement earmarked for MSE(s) owned by women entrepreneurs shall be met from other MSE(s).  In case of indivisible tender, the full quantity shall be awarded to L1.
С	If an enterprise falling under MSE category as defined in the MSMED Act 2006, graduates to a higher category from its original category or beyond the purview of the Act, it shall continue to avail all non-tax benefits of its original category notified by the Ministry of Micro, Small and Medium Enterprise for a period of three years from the date of such graduation to the higher category.
D	MSE suppliers can avail the intended benefits only if they submit along with the offer, attested copies of either EM II certificate having deemed validity (five years from the date of issue of acknowledgement in EM II) or valid NSIC certificate or EM II certificate along with attested copy of a CA certificate (As per BHEL Format, where deemed validity of EM II certificate of five years has expired) applicable for the relevant financial year (latest audited). Date to be reckoned for determining the deemed validity will be the date of bid opening (Part 1 in case of two part bid). Non submission of such documents will lead to consideration of their bid at par with other bidders. No benefits shall be applicable for this enquiry if any deficiency in the above required documents are not submitted before price bid opening. If the tender is to be submitted through e-procurement portal, then the above required documents are to be uploaded on the portal. Documents should be notarized or attested by a Gazetted officer  MSE bidders as defined by the MSMED Act as amended from time to time can avail the intended benefits only if they submit along with the offer, attested copies of either EM II certificate/ Udyog Aadhar Memorandum certificate having deemed validity (five years from the date of issue in acknowledgement in EM II/ Udyog Aadhar) or valid NSIC certificate or EM II/ Udyog Aadhar certificate along with attested copy of a CA certificate (Format enclosed as per Annexure I where deemed validity of EM II certificate/ Udyog Aadhar certificate of five years have expired) applicable for the relevant financial year (latest audited) or such other document as may be stipulated in the MSMED Act or its rules/ regulations as amended from time to time and /or by the buyer. The deemed validity will be assessed on the date of bid opening (Part 1 in case of two part bid). Non submission of such documents as stipulated hereinbefore will lead to consideration of their bids at par with other bidders. No benefit shall be applicable for

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		· · · · · · · · · · · · · · · · · · ·	rill apply subject to the condition that the participating	
	MSE meets the tender requirements.			
	In case of any change in the MSE status of the bidder, it shall be the responsibility of the bidder to notify the change as a			
			ge of BHEL, that the change in the status has not been	
	*	•	ise of an MSE then BHEL may reject the bid or, as the	
	case may be, cancel the order and take necessary steps for suspension of the business dealing against the bidder as per			
	the extant guidelines for suspension of business dealings with suppliers/ contractors of BHEL.			
			der category of reserved items as defined in "Public	
			er, 2012" and if any of the MSE bidder(s) is techno-	
	commercially qualified then the price bids of only MSE bidders shall be opened. If no MSE bidder is techno-commercially			
		chno-commercially qualified bidde	ers shall be opened.	
30	Integrity Pact (IP) — Independer		/	
		ct is applicable, following points sta		
			company and its bidders/contractors are handled in a	
			ent External Monitors (IEMs) have been appointed to	
	oversee implementation of IP in		har and a signature who also a first that affect a large	
_			by authorized signatory who signs in the offer) along and into such an IP with BHEL would be competent to	
Α		•	ould be a preliminary qualification.	
	Name:		ould be a preliminary qualification.	
	Address:		As indicated in NIT / anguing	
	E-mail :		As indicated in NIT / enquiry	
			Ms. In case of any complaint arising out of tendering	
		red to the IEM mentioned in the to	, , , , , , , , , , , , , , , , , , ,	
			phone / post/e-mail) regarding the clarifications, time	
			ssued. All such clarifications/ issues shall be addressed	
	directly to the tender issuing (pro		saca. All sach clarifications, issues shall be addressed	
	an estily to the terrate issuing (pro	, sarement, asparament		
	For all clarifications/ issues relat	ed to the tender, please contact:		
В		(1)	(2)	
	Name	/		
	Landline No.			
	Mobile No.			
	Email			
	Dept.	/		
	Address			
	Fax			
	Fraud Prevention Policy : The Bi	dder along with its associate/ colla	borators/ sub-contractors/ sub-bidders/ consultants/	
31	service providers shall strictly ac	lhere to BHEL Fraud Prevention Po	olicy displayed on BHEL website <u>www.bhel.com</u> and	
31	shall immediately bring to the notice of BHEL Management about any fraud or suspected fraud as soon as it comes to			
	their notice.			
			spension as also the offers of the bidders, who engage	
32	the services of the banned firms, shall be rejected. The list of banned firms is available on BHEL website <a href="www.bhel.com">www.bhel.com</a> .			
	Integrity commitment, performance of the contract and punitive action thereof:			
	Commitment by BHEL:		. to a constitution with the transfer of the state of the	
Α	BHEL commits to take all measures necessary to prevent corruption in connection with the tender process and execution of the contract. BHEL will during the tender process treat all bidder(s) in a transparent and fair manner, and with equity.			
D			(s) in a transparent and fair manner, and with equity.	
В	Commitment by bidder / Supplier		to provent corruption and will not directly or indirectly	
	- The bidder / supplier / contractor commit to take all measures to prevent corruption and will not directly or indirectly influence any decision or benefit which he is not legally entitled to nor will act or omit in any manner which			
	tantamount to an offence punishable under any provision of the Indian Penal code, 1860 or any other law in force			
	in India.			
B1				
51	- The bidder / supplier / contractor will, when presenting his bid, disclose any and all payments he has made, and is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the			
	contract and shall adhere to relevant guidelines issued from time to time by govt. of India / BHEL			
- The bidder / supplier / contractor will perform / execute the contractor				
			f business / money / reputation to BHEL.	

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B2	If any bidder / supplier / contractor during pre-tendering / tendering / post tendering / award / execution / post-execution stage indulges in mal-practices, cheating, bribery, fraud or / and other misconduct or formation of cartel so as to influence the bidding process or influence the price or acts or omits in any manner which tantamount to an offence punishable under any provision of the Indian Penal Code, 1860 or any other law in force in India, then action may be taken against such bidder / supplier / contractor as per the extant guidelines of the company available on <a href="www.bhel.com">www.bhel.com</a> and / or under applicable legal provisions.		
	Preventive checks to eliminate suspected cartel formation between suppliers  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/		
В3	guidelines  Declaration by Bidders  We declare that the following family firms or sister concern affiliates/ subsidiary firms are participating in the tender No		
	1.0 2.0		
	3.0		
	Ihereby declare on behalf of M/s and family firms or sister concern affiliates/ subsidiary firms listed above that we are not indulging in cartel formation for Enquiry No		
	() For M/s		
	Public Procurement (Preference to Make in India), Order 2017		
33	For this procurement, Public Procurement (Preference to Make in India), Order 2017 Dtd 15.06.2017 and 28.05.2018 and subsequent orders issued by both DPIIT and the respective nodal ministries shall be applicable  For this procurement, the local content to categorise a supplier as a Class I local supplier/ Class II local Supplier / Non-Local supplier is as defined in Public Procurement (Preference to Make in India), Order 2017 dated 04.06.2020 issued by DPIIT. In case of subsequent orders issued by the nodal ministry changing the definition of local content for the items of the NIT, the same shall be applicable even if issued after issue of this NIT, but before opening of Part-II bids against this NIT.  Bidder to mention the percentage of local content and place of value addition to manufacture these items		
	in the tender.		
34	RESTRICTION UNDER RULE 144 (xi) OF THE GENERAL FINANCIAL RULES 2017: As per latest government guidelines		
1	Any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the competent authority.		
II	"Bidder" (including the term 'tenderer', 'consultant' or service provider' in certain contexts means any person or firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or companies) every artificial juridical person not falling in any of the description of bidders stated hereinbefore, including any agency, branch or office controlled by such person, participating in procurement process.		
≡	Bidder from a country which shares a land border with India" for the purpose of this order means: -  a. An entity incorporated, established or registered in such a country; or  b. A subsidiary of an entity incorporated, established or registered in such a country; or  c. An entity substantially controlled through entities incorporated, established or registered in such a county; or  d. An entity whose beneficial owner is situated in such a country; or  e. An Indian (or other) agent of such an entity; or  f. A natural person who is a citizen of such a country; or  g. A consortium or joint venture where any member of the consortium or joint venture falls under any of the above.		

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IV	1. In case of company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has a controlling ownership interest or who exercises control through other means.  Explanation —  a. "Controlling ownership interest" means ownership of or entitlement to more than twenty-five per cent of shares or capital or profits of the company.  b. "Control" shall include the right to appoint majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholder's agreements or voting agreements.  2. In case of a partnership firm, the beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen percent of capital or profits of the partnership;  3. In case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than fifteen percent of the property or capital or profits of such association or body of individuals;  4. Where no natural person is identified under (1) or (2) or (3) above, the beneficial owner is the relevant natural person who holds the position of senior managing official;  5. In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteen percent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.
V	An Agent is a person employed to do any act for another, or to represent another in dealings with third person.
VI	Model certificate for Tenders  "I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India; I certify that this bidder is not from such a country or, if from such a country, has been registered with the competent authority. I hereby certify that this bidder fulfills all requirements in this regards and is eligible to be considered. [ Where applicable , evidence of valid registration by the Competent Authority shall be attached]."

#### Note:

- 1.0 Tender Specific conditions shall override relevant provisions of this GTC
- 2.0 In the event of any change as notified by Govt. of India same will supersede.

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