<table>
<thead>
<tr>
<th>S No</th>
<th>Contents</th>
<th>Page No</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>DOC NO : BHEL:EDN:ITB-SHOP:REV03 Instructions to Bidders / Sellers</td>
<td>01-08</td>
</tr>
<tr>
<td>02</td>
<td>DOC NO: BHEL:EDN:GCC-SHOP: REV:01 General Conditions of Contract for Purchase</td>
<td>09-14</td>
</tr>
<tr>
<td>03</td>
<td>ANNEXURES</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ANNEXURE I Guidelines for Indian Agent</td>
<td>15-17</td>
</tr>
<tr>
<td></td>
<td>ANNEXURE II List of International Gateway Airports</td>
<td>18</td>
</tr>
<tr>
<td></td>
<td>ANNEXURE III Extract from : Manual on Policies &amp; Procedures for Purchase of Goods” - Non Conformities between the figures and words of the quoted prices</td>
<td>19</td>
</tr>
<tr>
<td></td>
<td>ANNEXURE IV List of Consortium Banks/ Bank Gaurantee Format</td>
<td>20-23</td>
</tr>
<tr>
<td></td>
<td>ANNEXURE V Electronic Fund Transfer(EFT) or Paylink direct credit form</td>
<td>24</td>
</tr>
<tr>
<td></td>
<td>ANNEXURE VI Process Compliance form for RA and RA Price confirmation Breakup</td>
<td>25-26</td>
</tr>
<tr>
<td></td>
<td>ANNEXURE VII Purchase Preference for MSE Vendors</td>
<td>27-28</td>
</tr>
<tr>
<td></td>
<td>ANNEXURE VIII Preference to Make in India</td>
<td>29</td>
</tr>
<tr>
<td></td>
<td>ANNEXURE IX Integrity Pact</td>
<td>30-34</td>
</tr>
<tr>
<td></td>
<td>ANNEXURE X List of Documents to be submitted during despatch of Goods</td>
<td>36</td>
</tr>
</tbody>
</table>
Instructions to Bidders / Sellers

A. Scope and Applicability.
These instructions along with all the details, terms & conditions in the RFQ and General Conditions of Contract (Document No: BHEL: EDN: SHOP: GCC: Rev01) shall apply for this REQUEST FOR QUOTATION (RFQ) and any resulting Order(s) / Agreement(s).

B. Definitions.
Throughout the documents referred to in A above the following terms shall have the meanings assigned to them, unless the subject matter or the context requires otherwise.

- **The Purchaser** means Bharat Heavy Electricals Limited (a Central Public Sector Enterprise) incorporated under the Companies Act, 1956 having its registered office at BHEL House, Siri Fort, New Delhi-110049, India acting through its Electronics Division / Electronics Systems Division at Bangalore and shall be deemed to include its successors and assigns. It may also be referred to as BHEL.
- **The Bidder** means the person, firm, company or organization to whom the RFQ is addressed / submits an offer against such RFQ and shall be deemed to include its successors, representative heirs, executors and administrator as the case may be. It may also be referred to as Seller, Contractor, Supplier or Vendor.

C. General
1. All correspondence / clarifications shall be addressed to the contact person given in the RFQ / Purchase Order / Agreement.
2. In case of non-participation in the tender, regret letter with reason shall be sent by the vendor to the purchaser, if a vendor fails to respond against three consecutive tenders for the same item, he will be liable for removal as a registered vendor of BHEL for the item.
3. All timings are Indian Standard Time (IST).
4. Bidders shall not engage the services of the firms banned by BHEL. List of such banned firms is available at website www.bhel.com.
5. Offers of the bidders who are on the banned list / who engage the services of banned firms shall be rejected.
6. 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.
7. Procurement directly from the manufacturers is preferred. However, if the OEM/ Principal insist on engaging the services of an agent, such agent shall not be allowed to represent more than one manufacturer / supplier in the same tender. Moreover, either the agent could bid on behalf of the manufacturer / supplier or the manufacturer / supplier could bid directly but not both. Agent / Representative authorized by the OEM / Principal in turn cannot further sub authorize any other firm for submitting the offer or for placement of order.
   In case bids are received from the manufacturer / supplier and his agent, bid received from the agent shall be ignored.
8. Any consultant or consultant firm including any of its affiliates or associates shall not be eligible to participate in tender / s for the related goods or works or services for the same project, for which they were engaged for the consultancy services by BHEL.
9. If an Indian representative / associate / liaison office quotes on behalf of a foreign based bidder, such representative shall furnish the following documents:
   (a) Authorization letter to quote and negotiate on behalf of such foreign-based bidder.
   (b) Undertaking from such foreign based bidder that such contract will be honoured and executed according to agreed scope of supply and commercial terms and conditions.
   (c) Undertaking shall be furnished by the Indian representative stating that the co-ordination and smooth execution of the contract and settlement of shortages / damages / replacement / repair of imported scope till the equipment is commissioned and handed over to customer will be the sole responsibility of the Indian representative / associate / agent / liaison office.
   (d) Refer Annexure I on “Guidelines for Indian Agents”.
10. In case of imported scope of supply, customs clearance & customs duty payment will be to BHEL account after the consignment is received at Indian Airport / Seaport. Bidders must provide all original documents required for completing the customs clearance along with the shipment. Warehousing charges due to incomplete or missing documentation will be to supplier’s account. All offers for imported scope of supply by air, must be made from any of the gateway ports (within the country) indicated (Refer Annexure II).
11. Regret letter (either through post or by mail or by EDS) indicating reasons for not quoting must be submitted without fail, in case of non-participation in this tender. Supplier shall be liable for removal as a registered vendor of BHEL when the supplier fails to quote against four consecutive tender enquiries for the same item or all enquiries in last two years for the same item, whichever is earlier.

The Purchaser Reserves the Right to :
1. Cancel / retender the RFQ at any time before placement of Purchase Order / Agreement, without assigning any reason.
2. Change the quantity to be ordered and the delivery schedule before placement of PO with mutual agreement with the seller.
3. Adopt any method(s) of bidding including Reverse Auction (RA) instead of opening the sealed envelope price bid, submitted by the bidder. This will be decided after techno-commercial evaluation. All bidders to give their acceptance for participation in RA. Non-acceptance to participate in RA may result in non-consideration of their bids, in case BHEL decides to go for RA.
D. Guidelines for Making the Offer :-

1. Quotation shall be submitted in Single Part Bid, Two Part Bid or Three Part Bid, as called for in the tender:
   - **SINGLE PART BID**: Technical and Commercial Bid with prices along with price summary & filled in BHEL Standard Commercial terms and conditions in a single sealed envelope.
   - **TWO PART BID**: Unpriced offer i.e. "Techno-commercial Bid" with filled in BHEL Standard Commercial terms and conditions in a sealed envelope along with the copy of the "Price Bid" without the prices should be enclosed in one cover and the cover must be super scribed "Techno-commercial offer" and Priced offer i.e. "Price Bid" containing price summary in a separate sealed envelope and must be super scribed "Price Bid". Both these envelopes shall be enclosed in a single sealed envelope superscribed with enquiry number, due date of tender and any other details as called for in the tender document.
   - **THREE PART BID**: Pre-qualification Bid (Part-I), Techno Commercial Bid with filled in BHEL Standard Commercial terms and conditions (Part-II), and Price Bid (Part-III). All three envelopes shall be enclosed in a single sealed envelope superscribed with enquiry number, due date of tender and any other details as called for in the tender document.

If any of the offers (Part I, Part II or Part III) are not submitted before the due date and time of submission (or) if any part of the offer is incomplete, the entire offer of the bidder is liable for rejection.

2. Supplier shall ensure to superscribe each envelope with RFQ number, RFQ Date, RFQ Due date and time, Item Description and Project clearly & boldly. Also mention on the envelope whether it is "Techno Commercial Bid" or "Price Bid" or "Pre-Qualification Bid". Please ensure complete address, department name and purchase executive name is mentioned on the envelope (before dropping in the tender box or handing over) so that the tender is available in time for bid opening.

3. BHEL standard Commercial Terms and Conditions (duly filled, signed & stamped) must accompany Technical-Commercial offer without fail and should be submitted in original only.

The above indicated submission of Offers in "sealed envelope/hand copy" as mentioned in points D.1-D.3 is applicable for tenders that are not floated through E-Procurement System (EPS).

4. Any of the terms and conditions not acceptable to supplier, shall be explicitly mentioned in the techno-commercial bid. If no deviations are brought out in the offer it will be treated as if all terms and conditions of this enquiry are accepted by the supplier without deviation.

5. Deviation to this specification/item description, if any, shall be brought out clearly indicating "DEVIATION TO BHEL SPECIFICATION" without fail, as a part of Techno-Commercial Bid. If no deviations are brought out in the offer it will be treated as if the entire specification of this enquiry is accepted without deviation.

6. Suppliers shall submit one set of original catalogue, datasheets, bill of materials, dimensional drawings, mounting details and/or any other relevant documents called in part of Techno BID.

7. "Price Bid" shall be complete in all respects containing price break-up of all components along with all applicable taxes and duties, freight charges (if applicable) etc. Once submitted no modification / addition / deletion will be allowed in the "Price Bid." Bidders are advised to thoroughly check the unit price, total price to avoid any discrepancy.

8. In addition, bidder shall also quote for erection & commissioning charges/errection supervision & commissioning charges (E&C service charges) if applicable, documentation charges, testing Charges (type & routine), training charges etc. as applicable along with corresponding tax. The price summary must indicate all the elements clearly.

9. Prices should be indicated in both figures & words. Bid should be free from correction/overwriting, using corrective fluid, etc. Any interlinearisation, cutting, erasure or overwriting shall be valid only if they are attested under full signature(s) of person(s) signing the bid else bid shall be liable for rejection. Any typographical error, cancelling mistakes, currency mistake, multiplication mistake, summing mistakes etc. observed in the price bids will be evaluated as per Annexure III "Guidelines for dealing with Discrepancy in Words & Figures quoted in price bid" and BHEL decision will be final.
10. Offers of Vendors who already have a valid Technical/Commercial MOU with BHEL-EDN for the items of the RFQ shall mention the relevant MOU reference No and give only such other details not covered in the MOU.

11. Documents submitted with the offer shall be signed and stamped in each page by authorized representative of the bidder. However, this requirement is not mandatory for offers uploaded through E-Procurement System (EPS).

12. Offer shall have a minimum validity period of 90 days from the due date of the RFQ.

13. The Under mentioned clauses a, & b will not be applicable for EPS tenders.

   (a) Offers / Quotations must be dropped in tender box before 13.00 Hrs. on or before due date mentioned in RFQ. The offers are to be dropped in the proper slot of the Tender Box kept in our reception area with caption "CE, SC&PV, DEFENCE". Tenders are opened on 3 days in a week (Monday/Wednesday/Friday). Tender must be deposited in the slot corresponding to the day (Monday - Box no.4/Wednesday - Box no.5/Friday - Box no.8) while depositing the offer.

   (b) E-mail-Mail/ Internet/EDI offers received in time shall be considered only when such offers are complete in all respects. In case of offers received through E-mail, please send the offer to the email ID specified in the RFQ.

14. In cases where tender documents are bulky, or due to some reasons tender documents are required to be submitted by hand or through posts/couriers, the offers are to be handed over to the purchase officer whose name is mentioned in the RFQ.

15. Tenders will be opened on due date, time and venue as indicated in the RFQ in the presence of bidders at the venue indicated in the RFQ.

16. Bidder will be solely responsible

   (a) For submission of offers before due date and time. Offers submitted after due date and time will be treated as "Late offers" and will be rejected.

   (b) For submission of offers in the correct compartment of the tender box based on the day of due date (Monday/Wednesday/Friday). Please check before dropping your offer in the correct tender box.

   (c) For depositing offers in proper sealed condition in the tender box. If the Bidder drops the tender in the wrong tender box (or) if the tender document is handed over to the wrong person, BHEL will not be responsible for any such delays.

   (d) For offers received through email etc., suppliers are fully responsible for lack of secrecy on information and ensuring timely receipt of such offers in the tender box before due date & time. (This clause will not be applicable for EPS tenders).

The above indicated submission of Offers as mentioned in points 16.a-16.d is applicable for tenders that are not floated through EPS.

17. In case of e-tender, all required documents should be uploaded before due date and time. Availability of power, internet connections, system/software requirements etc. will be the sole responsibility of the bidder. Wherever assistance is needed for submission of e-tenders, help-line numbers as available in the web-site of service provider of BHEL may be contacted.

Purchase Executive/ BHEL shall not be responsible for any of the activities relating to submission of offer.

E. Pre-Qualification Bid

The Bid submitted shall contain all details required as per RFQ along with relevant documents.

F. TECHNO COMMERCIAL Bid

(a) The bid shall include BHEL material code and description as per RFQ and details of the item offered including make/model/part no along with relevant documents like drawings/data sheets/catalogs/BOMs etc. as applicable.

(b) Commercial terms such as delivery period, delivery terms, payment terms, taxes and duties as applicable. Delivery quoted shall be earliest firm in terms of no of days/weeks/months from the date of PO/Drawing Approval/Manufacturing clearance as applicable. It is recommended to avoid delivery terms such as 'ex-stock', 'subject to prior sale' or 'delivery at the earliest', 'subject to release of PO within ---- period' and 'delivery range eg X-Y weeks'. (Please Refer Clause 15 of General Conditions of Contract (Document No: BHEL: EDN: SHOP: GCC: Rev01) is applicable for delayed deliveries).

(c) In case bidder quotes for imported material, to be supplied directly to BHEL/ Destination, the minimum amount of CVD that will be passed on to BHEL for availing CENVAT credit.

G. Price Bid

   a. Most competitive Price(s) to be offered.

   b. Shall include such as currency, item unit price, total price, discounts if any, packing forwarding charges, freight, insurance, taxes and duties indicating the nature (IGST, CGST/SGST/ Cess) as applicable.

   c. Quoted price(s) shall be FIRM and valid till the complete execution of Purchase Order / Agreement, except where price variation is specifically included in RFQ terms in which case the price(s) quoted shall be in accordance with the price variation formula given in the RFQ.
d. Prices in both figures and words to be indicated.

e. Applicable documents shall be submitted to the purchaser at the time of supply for availing Input Tax credits.

f. The price quoted against each item shall be for units stated in the RFQ. Where quotation is in terms of a unit other than that in the RFQ, relationship between the two units shall be clearly brought out.

g. Registration details of the bidder such as GSTIN number, ECC number, applicable shall be mentioned (applicable for bidders within India).

H. **Purchaser's Standard Commercial Terms:-**

1. Unless specified otherwise in the RFQ, following are the Purchaser's standard commercial terms

<table>
<thead>
<tr>
<th>Sl No</th>
<th>Description</th>
<th>For Purchase within India</th>
<th>For Foreign Purchase(Direct Imports)</th>
</tr>
</thead>
<tbody>
<tr>
<td>i</td>
<td><strong>Delivery Terms</strong></td>
<td><strong>For High Sea Sales(HSS)</strong>:&lt;br&gt;CIF Destination Airport (Name of Airport as given in the RFQ)&lt;br&gt;&lt;br&gt;<strong>For other than HSS</strong>:&lt;br&gt;Door Delivery to BHEL Stores, Bangalore with Freight and insurance paid</td>
<td>FCA International Gateway Airport (For shipment by air, Refer Annexure II for details) OR&lt;br&gt;FOB Sea Port (for shipment by sea)</td>
</tr>
<tr>
<td>ii</td>
<td><strong>Payment Terms</strong></td>
<td><strong>100% direct payment with 45 days credit from the date of:</strong>&lt;br&gt;a) Receipt of material for Door delivery BHEL stores&lt;br&gt;b) Receipt of complete set of documents for High Sea Sales&lt;br&gt;c) Invoice for Ex-works delivery</td>
<td>100% against sight draft with 45 days credit on negotiation of complete set of documents</td>
</tr>
<tr>
<td>iii</td>
<td><strong>Reckoning of Delivery Date</strong>&lt;br&gt;<strong>For Delivery Terms of Ex-works / Negotiation of Documents Through Bank:</strong>&lt;br&gt;<strong>Where Pre Shipment Inspection at seller's works is applicable:</strong>&lt;br&gt;Inspection call for the date on which material is ready for inspection supported with documents such as TC's/ COC's as applicable.</td>
<td>For Delivery Terms of Ex-works/&lt;br&gt;FCA : Date of Intimation for pickup / Date of Invoice, whichever is earlier&lt;br&gt;For Delivery Terms of CIF/CIP / FOB&lt;br&gt;Date of House Airway Bill(HAWB) / Bill of Lading / Date of receipt by BHEL's Freight Forwarder whichever is earlier</td>
<td></td>
</tr>
<tr>
<td>iv</td>
<td><strong>Penalty for Delayed Delivery</strong></td>
<td>As per clause 15 of General Conditions of Contract (DOC.NO.BHEL : EDN :GCC : SHOP:REV:01)</td>
<td></td>
</tr>
<tr>
<td>v</td>
<td><strong>Cancellation/ Termination of Contract &amp; Risk Purchase</strong></td>
<td>As per Clause 24 of General Conditions of Contract (DOC.NO.BHEL : EDN :GCC : SHOP:REV:01)</td>
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</tbody>
</table>

2. When Bank Guarantee (BG) is applicable as per RFQ terms, the same shall be from any one of the BHEL Consortium of Banks (Refer Annexure IV) in the prescribed format as per Annexure V. The bank Guarantee shall be sent directly to BHEL by the issuing bank.
I. Commercial Deviations / Offered Terms & Loading of Offers

Unless specified otherwise in the RFO and if the Purchaser decides to accept offers with deviations in respect of the standard commercial terms given at Clause No. E1 above, such offers will be subjected to loading on the quoted basic material value as detailed below:

<table>
<thead>
<tr>
<th>Sr No</th>
<th>Deviation on</th>
<th>Nature of Deviation / Offered Terms</th>
<th>Loading %</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Delivery Terms</td>
<td><strong>For Purchase within India:</strong>&lt;br&gt;- Other than Sr No.1 (i) of clause H above.</td>
<td>10</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>For Purchase within India:</strong>&lt;br&gt;- 1) Payment against documents through bank – Delivery of material on production of consignee copy of LR</td>
<td>15*</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- 2) Payment against documents through bank with consignment door delivered to BHEL stores</td>
<td>2*</td>
</tr>
<tr>
<td>2</td>
<td>Payment Terms</td>
<td><strong>For Foreign purchase:</strong>&lt;br&gt;- 1) Payment through At Sight Letter of Credit</td>
<td>4.5</td>
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<tr>
<td></td>
<td></td>
<td>- 2) Payment through Letter of Credit with usance credit of 45 days</td>
<td>2.5</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- 3) Sight Draft with credit period less than 45 days</td>
<td>1</td>
</tr>
<tr>
<td>3</td>
<td>Penalty for Delayed Delivery</td>
<td>1) Non – Acceptance</td>
<td>10</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2) Partial Acceptance (X%)</td>
<td>(10 – X)</td>
</tr>
</tbody>
</table>

* All Bank Charges shall be to sellers account. If bank charges of BHEL banker are to BHEL’s account then additional loading of 2% on the quoted basic value is applicable.

Note: Offers with payment terms other than the standard payment terms indicated at H1(ii) or Deviated payment terms with loading indicated at [i(ii)] above are liable for rejection.

J. Submission of Offer on e-Procurement Portal

a) Invitation for bid
   Bids shall be submitted through e-Procurement portal https://bhel.abcprocure.com of M/s e-Procurement Technologies, Ahmedabad who is our solution provider.

b) Hardware and Software requirements for participating in e-tender
   Requirement for participating in e-Procurement is as under:
   i) A Computer with internet connectivity (Internet Explorer 9.0 (32-bit Browser) & above)
   ii) Digital Signature Certificate (Class 3 – SHA2-2048 BIT- with both Signing and Encryption component separately).
   iii) JAVA (Version 1.8 Update 45 and above).

The steps for Hardware and software configuration is detailed at https://bhel.abcprocure.com/EPROC/ under title "Minimum system requirements and Settings Document for BHEL User and Bidders".

K. Processing of Offers Received

1. Only offers received in the mode and within the due date and time indicated in RFO, will be considered for processing.
2. The following offers may not be considered for processing:
   a) Incomplete
   b) Conditional
   c) With deviations other than listed in clause I above
3. If non-acceptance to any of the terms & conditions of the RFQ or deviations if any are not clearly mentioned in the offer, it will be treated that all the terms & conditions of the RFQ are accepted by the bidder in total.

4. If offer is revised within the due date and time of the RFQ on e-Procurement System, latest will be available for processing. In other cases the latest offer will be considered for processing only when there is a clear indication of the same, otherwise BHEL reserves the right to consider/not consider any of the offers received.

5. For offer on EPS, in case of any contradictions/ inconsistency between the offered details on the bid template and those in the attachments, the offered details on the bid template only will be considered.

6. If a range is given for delivery, longest duration in the given range will be considered as the quoted delivery.

7. Changes in offer (Impact Bid)/ Discounts or revised offers given after opening of Part-I bid will not be considered unless the same is sought by the Purchaser due to any changes in technical scope and/or specifications and/or commercial terms & conditions. In case of withdrawal of any technical/commercial deviation(s) by the bidder before opening of price bid, revision of price/impact bid will not be considered.

8. Any discount on the already submitted offer by the bidder on its own will be considered provided it is received on or before the due date and time of offer submission and clearly mentions "Discount offer to be considered along with the original offer" (on the envelope also). The discount will be applied on a pro-rata basis to all the items unless mentioned otherwise by the bidder.

9. In case of two / three part bids, price bids of the technocommercially acceptable offers, only will be opened on a subsequent date, with prior intimation.

10. Offers considered with commercial deviations will be subject to loading as per clause I above.

11. In case BHEL decides to go for Reverse Auction Guidelines as per Annexure VI are applicable. Only those bidders who have given their acceptance to participate in RA will be allowed to participate in the Reverse Auction. Those bidders who have given their acceptance to participate in Reverse Auction will have to necessarily submit "online sealed bid" in the Reverse Auction. Non-submission of "online sealed bid" by the bidder will be considered as tampering of the tender process and will invite action by BHEL as per extant guidelines in vogue. In case BHEL decides NOT to adopt Reverse Auction method of bidding, the sealed price bids and price impacts if any, of all the techno commercially qualified bidders already submitted and available with BHEL shall be opened as per BHEL's standard practice.

12. Evaluation of Price bids will be done on the basis of "Total Cost to BHEL" taking into consideration

   a) Basic Material value, taxes and duties, packing and forwarding charges, freight and insurance, any other costs and loading for deviations if any, as applicable.

   b) Input tax credit benefits available to BHEL.

   c) Calculated costs of freight, insurance and clearance charges as applicable, for foreign purchases.

   d) RFQ item wise prices unless specified otherwise in the RFQ terms.

   e) The offered quantity if offered quantity is more than the RFQ quantity

   f) For offers in foreign currency, the exchange rate (TT selling rate of State Bank Of India (SBI)) will be taken as under:

      Single Part Bid: Date of Tender Opening

      Two/ Three/Part)/ Reverse Auction: Date of Part I Bid Opening

      If the relevant day happens to be a bank holiday then the FOREX rate (TT selling rate) as on the previous bank (SBI) working day will be taken.

13. Ranking (1-1, 2-2 etc.) will be done only for the techno-commercially accepted offers.

14. Purchase Preference for MSE Vendors will be considered as per Annexure VII.

15. Public Procurement (Preference to Make in India) as per Annexure VIII

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L. Despatch, Invoicing and Documentation.

1. All goods shall be consigned to the Consignee details as given in the Purchase Order.

2. Quantity of goods in invoice/delivery challan shall tally with the goods delivered.

3. For delivery terms Ex-Works, the Seller shall intimate the readiness of goods to BHEL/BHEL's authorized freight forwarder/BHEL's authorized transporter and the goods shall be handed over to the BHEL's authorized freight forwarder/BHEL authorized transporter/agency assigned by BHEL. Goods can also be despatched as mutually agreed between BHEL and Seller.

4. Packing shall be road/rail/air/sea-worthy as applicable for adequate protection against transit damages and the packaging shall be complied as per Section V of the Environment (Protection) Act-1986.
5. Delivery timings at BHEL stores (On all working days):
   09.00 AM to 03.00 PM (Monday to Friday)
   09.00 AM to 11.00 AM (Saturday)
Deliveries other than the timings indicated shall be done with prior permission from the purchase executive.
6. The invoice shall be in accordance with the PO duly supported with documents as called in the PO and shall contain the following details:
   - BHEL PO No and PO item no., BHEL material code and description, Quantity, Vendor’s name, Address.
7. The rates shall be as per applicable Purchase Order Rates. Indicate the basic rate, duties and taxes as applicable along with Vendor GSTIN (applicable for dispatches from within India).
8. Documents:
   - Seller shall arrange to send the documents as applicable as per Annexure IX to the Purchaser, along with dispatch of goods. Any addition / exclusion to such documents shall be as specified in the Purchase Order.

M. Information on Processing of Payment:
1. All direct payments will be made through Electronic Fund Transfer (EFT). Vendor shall furnish e-payment particulars duly authenticated by their respective Bankers as per BHEL standard format (Refer Annexure X), if not registered with the purchaser earlier.
2. In case of High Sea Sales and Foreign Purchases, customs clearance of the consignment landed on Indian Sea / Air ports will be done by BHEL based on the original documents provided by Seller. All warehousing charges due to delay in submission of complete and or correct documents to BHEL may be charged to Seller’s account.
3. Statutory deductions, if any, will be made and the deduction certificate shall be issued. In case Seller does not provide PAN details, the TDS deduction shall be at the maximum percentage stipulated as per the provisions of Income Tax Act.
4. Bills/Invoices will be processed for payment only if they are complete in all respects, correct and supported with relevant documents as applicable. Any delays in this regard will result in consequent delays in payment.

N. Terms and Conditions to be complied under GST regime
1. All invoices to contain BHEL-EDN (buyer) GSTIN number: 29AAAAB4146P1ZB. However for CGST +SGST/UGST billing outside the state of Karnataka, invoice has to be generated with BHEL’s Nodal Agency GSTIN number. Address of Nodal Agency along with GSTIN number will be provided by BHEL at the time of issuing dispatch clearance.
2. The Bidder shall mention Bidder’s GSTIN number in all quotations and invoices submitted.
3. The Bidder shall also mention HSN (Harmonized System of Nomenclature) / SAC (Services Accounting Code) mandatorily in all quotations and invoices submitted.
4. Invoice submitted should be in the format as specified under GST Laws viz., all details as mentioned in Invoice Rules like GST registration number (GSTIN), invoice number with date of issue, quantity, rate, value, taxes with nomenclature – CGST, SGST, UGST, IGST mentioned separately, HSN Code / SAC Code etc. Invoice should be submitted in original for buyer plus duplicate for credit availing.
5. Payment of GST to Vendor will be made only if it is matching with data uploaded by the Vendor in GST portal.
6. For invoices paid on Reverse charge basis – “Tax payable on reverse charge basis” to be mentioned on the invoice.
7. 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, or any other reasons not attributable to BHEL, GST amount will be recoverable from vendor along with interest levied/ leviable on BHEL.
8. 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 will be recoverable from vendor/contractor along with interest levied/ leviable on BHEL.
9. Vendor should intimate BHEL immediately on the same date of invoicing without any delay.
10. In case of discrepancy in the data uploaded by supplier in the GSTN portal or in case of any shortages or rejection in the supply, then BHEL will not be able to avail the tax credit and will notify the supplier of the same. Supplier has to rectify the data discrepancy in the GSTN portal or issue credit note (details to be uploaded in GSTN portal) for the shortages or rejections in the supplies, within the calendar month notified by BHEL.
11. Bidders to note that Rules & Regulations pertaining to E-way bill system are to be strictly adhered to, as and when notified by Govt. authorities.
O. INTEGRITY COMMITMENT IN THE TENDER PROCESS, AND EXECUTION OF CONTRACTS:

1. Commitment by BHEL: BHEL commits to take all measures necessary to prevent corruption in connection with the tender process and execution of the Contract. BHEL will, during the tender process, treat all bidder/suppliers in a transparent and fair manner, and with equity.

2. Commitment by Bidder(s)/Contractor(s):
   
   (a) The Bidder(s)/Contractor(s) commit(s) to take all measures to prevent corruption and will not directly or indirectly try to influence any decision or benefit which he is not legally entitled to.
   
   (b) The Bidder(s)/Contractor(s) will not enter with other Bidder(s) into any undisclosed agreement or understanding or any actions to restrict competition.
   
   (c) The Bidder(s)/Contractor(s) will not commit any offence under the relevant Acts. 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 BHEL as part of business relationship.
   
   (d) 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 and shall adhere to the relevant guidelines issued from time to time by Government of India/BHEL.

If the Bidder(s)/Contractor(s), before award or during execution of the Contract commit(s) a transgression of the above or in any other manner such as not to put his reliability or credibility in question, BHEL is entitled to disqualify the Bidder(s)/Contractor(s) from the tender process or terminate the contract and/or take suitable action as deemed fit.

P. Integrity Pact (If Called in RFQ)

(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.
   
   A panel of independent external monitors (IEMs) have been appointed to oversee implementation of IP in BHEL. The IP as enclosed with the tender is to be submitted (duly signed by authorized signatory who signs in the offer) along with techno-commercial 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.
   
(b) Please refer Section 8 of the IP for Role and Responsibilities of IEMs (Annexure IX). In case of any complaint arising out of the tendering process, the matter may be referred to the IEM mentioned in the tender.

Note: No routine correspondence shall be addressed to the IEM (phone/post/email) regarding the clarifications, time extensions or any other administrative queries, etc. on the tender issued. All such clarification/issues shall be addressed directly to the tender issuing (procurement) department.
GENERAL CONDITIONS OF CONTRACT

1. Applicable Conditions:
These General Conditions of Contract for Purchase (GCP) apply to all enquiries, tenders, requests for quotations, orders and agreements concerning the supply of goods and the rendering of related services (hereinafter referred to as “deliveries”) to Bharat Heavy Electricals Limited, Electronics Division / Electronics Systems Division (hereinafter referred to as “BHEL” or the Purchaser) or its projects / customers. Any deviations from or additions to these ‘General Conditions of Contract for Purchase’ require Purchaser’s express written consent. The general terms of business or sale of the Seller shall not apply to the Contract. Acceptance or receipt of shipments or services or effecting payment shall not mean that the general terms of business or sale of the Seller have been accepted by the Purchaser. Purchase orders, Orders, agreements and amendments thereto shall be binding if made or confirmed by the Purchaser in writing.

2. Definitions
Throughout these conditions and in the specifications, the following terms shall have the meanings as assigned hereunder, unless the subject matter or the context requires otherwise
(a) ‘Purchaser’ means Bharat Heavy Electricals Limited (a Central Public Sector Enterprise) incorporated under the Companies Act, 1956 having its registered office at BHEL House, Siri Fort, New Delhi-110049, India acting through its Unit Electronics Division / Electronics Systems Division at Bangalore and shall be deemed to include its successors and assigns. It may also be referred to as BHEL.
(b) ‘Seller’ means the person, firm, company or organization on whom the Purchase Order is placed and shall be deemed to include the seller’s successors, permitted assigns, representatives, heirs, executors and administrators, as the case may be. It may also be referred to as Contractor, Supplier or Vendor.
(c) ‘Contract’ shall mean and include the Purchase Order (also referred to as the “Order” or “PO”), letter of intent (LOI) / letter of acceptance or award (LOA) along with tender / offer / bid submitted by the Seller, the General Conditions of Contract and Special Conditions of Contract for Purchase, Specifications, Inspection / Quality Plan, Schedule of Prices and Quantities, Drawings, if any enclosed or to be provided and the samples or patterns if any to be provided under the provisions of the Contract, by the Purchaser or his representative. Any conditions or terms stipulated by the tenderer / bidder in the tender / offer / bid or subsequent letters shall not form part of the Contract unless specifically accepted in writing by the Purchaser.
(d) ‘Parties to the Contract’ shall mean the Seller and the Purchaser and Party shall mean either the Seller or the Purchaser.

3. Order of Precedence
In case of any inconsistency or contradiction between any of the documents, the order of precedence shall be Purchase Order, LOI / LOA, specific agreement, Special Conditions of Contract and General Conditions of Contract for commercial conditions; and specific agreement on technical conditions, Special Technical Conditions and General Technical conditions, RFQ / Offer.

4. Interpretation:
In the contract, except where the context requires otherwise
(a) words indicating one gender include all genders;
(b) words indicating the singular also include the plural and words indicating the plural also include the singular;
(c) provisions including the word “agree”, “agreed” or “agreement” require the agreement to be recorded in writing, and
(d) “Written” or “in writing” means hand-written, type-written, printed or electronically made, and resulting in a permanent record.

5. Ordering and Confirmation of Order
The Seller shall send the acceptance of the LOI / Purchase Order within two weeks or such other period as specified / agreed by BHEL from the date of LOI / Purchase Order. Purchaser reserves the right to revoke the order placed if the order acceptance differs from the original order placed. Purchaser shall only be bound after it has agreed explicitly in writing to be in agreement with the deviations. The acceptance of deliveries or supplies by Purchaser as well as payments made in this regard shall not imply acceptance of any deviations. The Purchase order will be deemed to have been accepted by the Seller, if no communication to the contrary is received within two weeks (or the time limit as specified / agreed by the Purchaser) of the receipt of the order.

6. Execution
The Seller shall execute the whole contract in the most approved, substantial and workmen like manner per the contracted terms. The Seller shall comply with all laws, ordinances, rules, and regulations bearing upon the performance of its obligations under the terms of the Contract.
7. Progress Reports and Documentation
    After receipt of Purchase Order, seller should submit required documents like drawings, bill of materials, datasheets, catalogues, quality plan, test procedure, type test report, D & M Manuals and / or any other relevant documents as per Specification / Purchase Order, as indicated in the Purchase order. At any stage within the contract period, the seller shall notify of any error, fault or other defect found in BHEL’s documents / specifications or any other items for reference. If to the extent that (taking account of cost and time) any seller exercising due care would have discovered the error, fault or other defect when examining the documents / specifications before submitting the tender, the time for completion shall not be extended. However if errors, omissions, ambiguities, inconsistencies, inadequacies or other defects are found in the seller’s documents, they shall be corrected at his cost, notwithstanding any consent or approval. The Seller shall submit periodic reports as to the progress in execution of the contract and in such form as may be called for by the Purchaser. The submission and acceptance of such reports shall not prejudice the rights of the Purchaser in any manner.

8. Product Information, Drawings and Documents :
    The Seller shall, as per agreed date / s but not later than the date of delivery, provide information and drawings which are necessary to permit the Purchaser to use, erect, commission, operate and maintain the product. Such information and drawings shall be supplied in the number of copies agreed upon.

9. Non-disclosure and Information Obligations :
    The Seller shall provide Purchaser with all information pertaining to the delivery in so far as it could be of importance to Purchaser. The Seller shall not reveal any confidential information (including price) in relation to the contract in general and those which it may acquire from the purchaser during the course of execution of the contract in particular, to its own employees not involved with the tender / Contract & its execution and delivery or to third parties, or make use of such information pertaining to any data, designs, drawings, specifications and other information furnished to it by the Purchaser, unless Seller seeks a permission to do so from the Purchaser and the Purchaser has agreed to this in writing beforehand. The Seller shall not be entitled to use the Purchaser’s name in advertisements and other commercial publications without prior written permission from Purchaser.

10. Intellectual Property Rights, Licenses
    If any patent design, trade mark, copyright, trade secret or any other intellectual property rights apply to the products / goods supplied, or delivery or accompanying documentation, Purchaser or its Customer shall be entitled to the legal use thereof free of charges by means of a non-exclusive, assignable, transferrable, sub-licensable, worldwide, perpetual license as duly granted by the owner or licensor of such right. All intellectual property rights that arise or developed during or due to the execution of the contract or delivery of the goods by the Seller and by its employees or third parties involved by the Seller for performance of the Contract belong to Purchaser. The Seller is obliged under the contract to do everything necessary to obtain or establish the above mentioned rights in favour of Purchaser. The Seller guarantees that the execution of the contract including goods and its delivery does not infringe any of the intellectual property rights of third parties. The Seller shall do everything necessary to obtain or establish the alternate acceptable arrangement pending resolution of such (alleged) claims by third parties, if any. The Seller agrees to indemnify, defend, and hold harmless Purchaser, its officers, employees, agents, representatives, successors, assigns, or any of the Purchaser’s customers buying or using the goods or services, against any actual or alleged infringement of such intellectual property interests or claims by third parties in this regard and shall reimburse Purchaser for any liabilities, damages, penalties, injuries, claims, demands, actions, costs and expenses (including, without limitation, reasonable legal and other professional fees and expenses) suffered as a result thereof.

11. Inspection and Testing
    Prior written notice of at least 10 days shall be given along with internal test certificates / COC and applicable test certificates. Materials will be inspected by BHEL-EDN-QS/ICGS or BHEL nominated Third Party Inspection Agency (TPIA) or BHEL authorized Inspection Agency or Customer / Consultant or jointly by BHEL & Customer / consultant. All tests have to be conducted as applicable in line with approved Quality plan or QA Checklist or Purchase specification and original reports shall be furnished to BHEL for verification / acceptance for issue of dispatch clearance. All costs related to inspections & re-inspections shall be borne by vendor. Whether the Contract provides for tests on the premises of the vendor or any of his Sub-contractor/s, vendor shall be responsible to provide such assistance, labour, materials, electricity, fuels, stores, apparatus, instruments as may be required and as may be reasonably demanded to carry out such tests efficiently. Cost of any type test or such other special tests shall be borne by BHEL only if specifically agreed to in the purchase order.

12. Quality and Condition of the Delivery
    The Seller shall guarantee that the delivery:
    (a) Is of good quality and free from defects and in the case of services rendered that they are performed by skilled personnel and that new materials are used;
    (b) corresponds exactly with the provisions of the Contract, the reasonable expectations of Purchaser regarding the characteristics, quality and reliability of the delivery;
    (c) is suitable for the purpose for which it is intended by its very nature or which is evident from the specifications or the Contract.
(d) Complies with legal requirements applicable in India and other (international) Government regulations, as applicable.
(e) Complies with the customary norms and standards in the relevant branch of trade or industry.

The seller shall be responsible for compliance with applicable technical, safety, quality, environmental requirements and other regulations in relation to its products, packaging, and raw and ancillary materials.

13. Packaging and Dispatch
The seller shall package the deliverables safely and carefully and pack them suitably in all respects considering the peculiarity of the material for normal safe transport by Sea / Air / Rail / Road to its destination suitably protected against loss, damage, corrosion in transit and the effect of tropical salt laden atmosphere. The packages shall be provided with fixtures / hooks and sling marks as may be required for easy and safe handling by mechanical means. Each package must be marked with consignee name, P.O Number, BHEL Material code, Package No., Gross weight & Net weight, Dimensions (LxBxH) and seller’s name. The packing shall allow for easy removal and checking of goods on receipt and comply with carrier’s conditions of packing or established trade practices. Packing list of goods inside each package with P.O item no. & Quantity must also be fixed securely outside the box to indicate the contents.
If any consignment needs special handling instruction, the same shall be clearly marked with standard symbols / instructions. Hazardous material should be notified as such and their packing, transportation and other protection must conform to relevant regulations.

14. Delivery
Delivery shall be as per Purchase Order delivery terms. Trade terms such as DDI, FOR, EXW, FOB, CFR etc., if stipulated in the order shall be construed in accordance with the version of the INCOTERMS applicable at the time of ordering, without prejudice to the provisions contained in these conditions. The delivery date(s) or delivery period(s) as stipulated in the Contract shall be firm and binding and shall apply to the entire delivery for each PO item. Partial shipments may, however, be permitted by the purchaser.

15. Penalty
The time or period of delivery as stipulated in the schedule of delivery shall be deemed to be the essence of the contract. Should circumstances arise whereby the deadline for an agreed delivery date(s) or period(s) is expected to be exceeded, the seller shall inform purchaser hereof without delay. If delay in delivery is caused by any of the circumstances mentioned in clause 25(Force Majeure) or which are caused exclusively by the acts of purchaser, the purchaser shall extend the time for delivery by a period which is reasonable having regard to all the circumstances in the case.

a) For delay in documentation:
In the event of delay in submission of complete set of documents (like drawings, bill of materials, data sheets, catalogues, quality plan etc. as called in tender specifications including soft copies wherever applicable) in required sets beyond three weeks (or as agreed / indicated in the Purchase Order) from the date of Purchase Order, penalty at 0.5% (half percent) per week or part thereof, limited to a maximum of 5% (five percent) of the basic material value of the Purchase Order will be applicable.

b) For delay in delivery:
In the event of delay in agreed contractual delivery as per Purchase Order, penalty @ 0.5% (half percent) per week or part thereof but limited to a max of 30% (ten percent) value of delayed portion (basic material cost) will be applicable.

Delivery will commence from the date of document approval by customer / BHEL or date of issue of manufacturing clearance, whichever is later in cases where such approval/manufacturing clearance is applicable as per PO. Where pre shipment inspection is applicable, the date for which inspection call is issued by vendor along with test certificates/test reports/Certificate of Conformance/calibration reports, as proof of completion of manufacturing will be treated as date of deemed delivery for penalty calculation. In the absence of furnishing such document indicated above as proof of completion of manufacturing along with inspection call, actual date of inspection will be considered as date of deemed delivery and BHEL will not be responsible for delay in actual date of inspection. Penalty for delayed documentation/delayed delivery, if applicable, shall be deducted at the time of first payment. If penalty is applicable for duration of less than a week, penalty @ 0.5% (half percent) of the basic material value will be deducted.

Imposition, recovery or settlement of this penalty shall not affect any rights of the purchaser to claim enforcement of specific performance of the contract, compensation and/or to terminate the contract.

16. Assignment of Rights & Obligations: Subcontracting
Vendor is not permitted to subcontract the delivery or any part thereof to third party or to assign the rights and obligations resulting from this agreement in whole or in part to third parties without prior written permission from BHEL. Any permission or approval given by BHEL shall, however, not absolve the vendor of the responsibility of his obligations under the Contract.
17. Transfer of Ownership, Title and Risk:
   The risk for the delivery remains with the Seller until the goods are delivered at the agreed place and acknowledged by the Purchaser/his authorized representative.

18. Price Invoicing and Payment:
   The agreed prices are fixed in the currency as specified in the Purchase Order. They shall include packing, forwarding, loading and carriage to the place specified by the Purchaser and are inclusive of all applicable taxes, duties etc. except for those specifically agreed between the Seller and Purchaser. Further, Seller shall indemnify and hold harmless Purchaser from all claims and liabilities, damages, penalties, injuries, claims, demands, actions, costs and expenses (including, without limitation, reasonable legal and other professional fees and expenses) arising from Seller’s failure to report or pay any taxes, tariffs or duties for which Seller is responsible. The method of invoicing shall be without prejudice to the parties’ agreement as to the place of performance. Indian Agent’s commission if payable and so specified in the Purchase Order shall be paid in Indian Rupees, considering the SBI TT selling exchange rate prevailing on the date of Purchase Order, after successful completion of the contract t. If so stipulated in the order, the Seller shall furnish, on receipt of the Purchase Order or along with order acknowledgement, the Billing break-up of prices (BBU) for approval by the Purchaser in respect of the major items / components going into the equipment. This BBU is required by the Purchaser for admitting the claims of the Seller if part shipments are contemplated and also to facilitate custom clearance after payment of applicable duties in case of imports. Purchaser shall be entitled to suspend payment for as long as required supporting documents / details remain outstanding and any consequential demurrage / wharfage shall be to the account of the Seller. Payment does not imply in any respect whatsoever a waiver of Purchaser’s right to performance of the Contract. Purchaser is entitled to set off claimable debts against claimable liabilities with the Seller by means of a set off note.

19. Contract Variations; Increase or Decrease in the Scope of Supply:
   The purchaser may vary the contracted quantities during execution, due to exigencies of project requirements with mutual consent of the seller.

20. Guarantee/Warranty:
   Wherever required, and so provided in the specifications / Purchase Order, the Seller shall guarantee that the goods supplied shall comply with the specifications laid down, for materials, workmanship and performance. If within the guarantee period, the delivery is found to be non-compliant including those with the stipulations in Clause 12 (Quality and Condition of Delivery) of these conditions, the Seller shall, for its own account, replace, repair, or re-execute the delivery at the Purchaser’s discretion when first requested to do so within two weeks or mutually agreed period, without prejudice to Purchaser’s other legal rights. If the Seller continues to default on its obligations, Purchaser has the right to proceed to replace, repair or re-execute the order at the Seller’s expense, with or without help from third parties. Purchaser shall notify the Seller of the exercise of this right in advance where possible. Unless otherwise specified, guarantee period shall be minimum 12 months from the date of commissioning or 18 months from the date of supply whichever is earlier. The guarantee period shall be extended by the period during which the goods are not in compliance with the stipulations in Clause 12 (Quality and Condition of Delivery). A guarantee period as described above shall apply afresh to replaced, repaired or re-executed parts of a delivery. The decision of the Purchaser in regard to the Seller’s liability under this clause shall be conclusive. This clause shall survive termination / completion of contract.

21. Shortages/Replacements
   In the event of shortage or on receipt of goods and/or on opening of packages at BHEL, all such shortages shall be made good within a reasonable time that BHEL may allow from such intimation and free of cost.

22. Transit Damages:
   In the event of receipt of goods in damaged condition or having found them so upon opening of packages at BHEL, Supplier shall make good of all such damages within a reasonable time from such intimation by BHEL. In case BHEL raises an insurance claim, the cost of material limited to insurance settled amount less handling charges will be reimbursed.

23. Rejection/Replacement
   The Seller shall arrange replacement/repair under its obligation under the contract within two weeks from the date of intimation or mutually agreed period. The rejected goods shall be taken away by the Seller and replaced on DDP (Delivered Duty Paid) FOR - BHEL Stores / designated destination basis within such period. In the event of the Seller’s failure to comply, Purchaser may take appropriate action including disposal of rejections and replacements, at the cost and risk of the Seller. In case defects attributable to Seller are detected during processing of the goods at purchaser’s/his subcontractor works, the Seller shall be responsible for replacement/repair of the goods as required by the Purchaser at Seller’s cost. In such cases expiry of guarantee/warranty will not be applicable.

24. Cancellation/Termination of Contract and Risk Purchase:
   a) Purchaser shall have the right to completely or partially terminate the Contract by means of written notice to that effect without prejudicing its other rights and remedies, in an event of default by the Seller:
   
   Events of default:
   (i) The Seller fails to perform within the time specified in the Contract or any extension thereof;
   (ii) The Seller defaults on one or more of the obligations or program of work as contained in the Contract.
(iii) The Seller is declared bankrupt or insolvent or is ordered to be wound up, its business has been shut down or liquidated, a substantial part of its assets have been attached, or the business has been transferred to a third party. In case of partnership firm any dissolution of partnership shall be also considered as an event of default.

(iv) Any misrepresentation or hiding of material fact if detected at a later stage

(v) The delivery is rejected after inspection or re-inspection.

(vi) Export license not granted to Seller by the concerned Government.

(vii) Incapacity of seller for any other reason to deliver or perform the contract.

BHEL shall have the right to cancel / foreclose the Order / Contract, wholly or in part, in case it is constrained to do so, on account of any decline, diminution, curtailment or stoppage of the business. In the event of termination, the risk and liability attached to the items already delivered but not in use to Purchaser, as determined by Purchaser, remains with the Seller. Such items shall then be at the Seller’s disposal and they are to be collected or removed by the Seller. The Seller shall immediately refund any payments in respect of such items if already made by the Purchaser before the termination, and in any case not later than 30 days.

b) In the event of termination due to reasons or defaults by the Seller, the Purchaser may at his option procure from any source, on such terms and in such manner as he deems appropriate, goods not delivered or others of similar description where goods exactly complying are not readily procurable, in the opinion of the Purchaser, which opinion shall be final, at the risk and cost of the Seller and the Seller shall be liable to the Purchaser for any risks and excess cost. The cost of purchases made by the Purchaser at the risk and cost of the Seller shall be worked out after loading 10% overhead / handling charges on the cost of materials and related services procured from alternate source / s. Provided, however, that the Seller shall continue the performance of the Contract to the extent not cancelled or terminated under the provisions of this clause. The Seller shall on no account be entitled to any gain on such re-purchases by the Purchaser.

c) Termination of the Contract, from whatever cause arising, shall be without prejudice to the rights of the parties accrued under the Contract up to the time of termination.

25. Force Majeure

Notwithstanding anything contained in the purchase order or any other document relevant thereto, neither party shall be liable for any failure or delay in performance to the extent said failures or delays are caused by the "Act of God" and occurring without its fault or negligence, provided that, force majeure will apply only if the failure to perform could not be avoided by the exercise of due care and vendor doing everything reasonably possible to resume its performance. A party affected by an event of force majeure shall give the other party written notice, with full details as soon as possible and in any event not later than three (3) calendar days of the occurrence of the cause relied upon. If force majeure applies, dates by which performance obligations are scheduled to be met will be extended for a period of time equal to the time lost due to any delay so caused. 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 for completion of deliveries and other schedules. Purchaser may take over partly processed material at a mutually agreed price.

26. Indemnification:

Vendor is fully responsible for ensuring that all legal compliances and safety guidelines are followed in course of the contract. Notwithstanding any other clause herein to the contrary, the Seller shall indemnify, hold and save harmless, and defend, at its own expense, the Purchaser, its officials, agents, servants and employees from and against all suits, claims, demands, and liability of any nature or kind, including their costs and expenses, arising out of acts or omissions of the Seller, or the Seller’s employees, officers, agents or sub-contractors, in the performance of this Contract. This provision shall extend, inter alia, to claims and liability in the nature of employee's compensation and products liability. The obligations under this clause do not lapse upon termination of this Contract.

27. Non waiver of Defaults

If any individual provision of the contract is invalid, the other provisions shall not be affected.

a) To enforce any of the terms and conditions of the Contract.

Or

b) To exercise any right or privilege granted to Purchaser.

Under the Contract or under law shall not release the Seller from any of the warranties or obligations under the Contract and shall not be construed as a waiver thereof and the same shall continue in full force and effect.

28. Limitation of Liability

Vendor’s liability towards this contract is limited to a maximum of 100% of the contract value and consequential damages are excluded. However the limits of liability will have no effect in cases of criminal negligence or willful misconduct. The total liability of Vendor for all claims arising out of or relating to the performance or breach of the Contract or use of any Products or Services or any order shall not exceed the total Contract price.
29. Settlement of Disputes
Except as otherwise specifically provided in the Purchase Order, decision of BHEL shall be binding on the vendor with respect to all questions relating to the interpretation or meaning of the terms and conditions and instructions herein before mentioned and as to the completion of supplies / work / services. Other questions, claim, right, matter or things whatsoever in any way arising out of or relating to the contract, instructions, orders or these conditions or otherwise concerning the supply or the execution or failure to execute the order, whether arising during the schedule of supply / work or after the completion or abandonment thereof. Any disputes or differences among the parties shall to the extent possible be settled amicably between the parties thereto, failing which the disputed issues shall be settled through arbitration. Vendor shall continue to perform the contract, pending settlement of dispute(s).

30. Arbitration Clause
(a) Arbitration Clause in case of Contract with vendors other than Public Sector Enterprise (PSE) or a Government Department

ARBTRATION & CONCILIATION

The parties shall attempt to settle any disputes 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, or in connection with this contract through friendly discussions. In case no amicable settlement can be reached between the parties through such discussions, in respect of any dispute; 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 – EDN. Such sole arbitrator appointed shall conduct the arbitration in English language.

The Arbitrator shall pass a reasoned award and the award of the Arbitration 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 thereunder and for the time being in force shall apply to the arbitration proceedings under this clause.

The seat of arbitration shall be Bangalore.

The cost of arbitration shall be borne as decided by the Arbitrator upon him entering the reference.

Subject to the Arbitration Clause as above, the Courts at Bangalore alone shall have exclusive jurisdiction over any matter arising out of or in connection with this Contract.

Notwithstanding the existence of any dispute or differences and/or reference for the arbitration, the parties shall proceed with and continue without hindrance the performance of its obligations under this Contract with due diligence and efficiency in a professional manner except where the Contract has been terminated by either Party in terms of this Contract.

(b) Arbitration Clause in case of Contract with a Public Sector Enterprise (PSE) or a Government Department

In the event of any dispute or difference relating to the interpretation and application of the provisions of the Contract, such dispute or difference shall be referred to either party for Arbitration to the Sole Arbitrator in the Department of Public Enterprises to be nominated by the Secretary to the Government of India in charge of the Department of Public Enterprises. The Arbitration and Conciliation Act, 1996 shall not be applicable to arbitration under this clause. The award of the Arbitrator shall be binding upon the parties to the dispute, provided, however, any Party aggrieved by such Award may make further reference for setting aside or revision of the Award to the Law Secretary, Ministry of Law and Justice, Government of India. Upon such reference the dispute shall be decided by the Law Secretary or the Special Secretary or Additional Secretary when so authorized by the Law Secretary, whose decision shall bind the Parties hereto finally and conclusively. The Parties to the dispute shall share equally the cost of arbitration as intimated by the Arbitrator.

31. Applicable Laws and Jurisdiction of Courts
Prevailing Indian laws both substantive and procedural, including modifications thereto, shall govern the Contract. Subject to the conditions as aforesaid, the competent courts in Bangalore alone shall have jurisdiction to consider over any matters touching upon this contract.

32. General Terms
That any non-exercise, forbearance or omission of any of the powers conferred on BHEL and/or any of its authorities will not in any manner constitute waiver of the conditions hereto contained in these presents.

That the headings used in this agreement are for convenience of reference only.

That all notices etc., to be given under the Purchase order shall be in writing, type script or printed and if sent by registered post or by courier service to the address given in this document shall be deemed to have been served on the date when in the ordinary course, they would have been delivered to the addressee.
Annexure I
Guidelines for Indian Agents

- **Definition of Indian Agent:** An Indian Agent of foreign principal is an individual, a partnership, an association of persons, a private or public company, that carries our specific obligation(s) towards processing of BHEL tender or finalization or execution of BHEL’s contract on behalf of the foreign supplier.

  In case of yes, vendor to note the following and reply accordingly:

  i. BHEL shall deal directly with foreign vendors, wherever required, for procurement of goods. However, if the foreign principal desires to avail of the services of an Indian agent, then the foreign principal should ensure compliance to regulatory guidelines which require mandatory submission of an Agency Agreement.

  ii. It shall be incumbent on the Indian agent and the foreign principal to adhere to the relevant guidelines of Government of India, issued from time to time.

  iii. The Agency Agreement should specify the precise relationship between the foreign OEM/foreign principal and their Indian agent and their mutual interest in the business. All services to be rendered by agent/associate, whether of general nature or in relation to the particular contract, must be clearly stated by the foreign supplier/Indian agent. Any payment, which the agent or associate receives in India or abroad from the OEM, whether as commission or as a general retainer fee should be brought on record in the Agreement and be made explicit in order to ensure compliance to laws of the country.

  iv. Any agency commission to be paid by BHEL to the Indian agent shall be in Indian currency only.

  v. Tax deduction at source is applicable to the agency commission paid to the Indian agent as per the prevailing rules.

  vi. In the absence of any agency agreement, BHEL shall not deal with any Indian agent (authorized representatives/associate/consultant, or by whatever name called) and shall deal directly with the foreign principal only for all correspondence and business purposes.

  vii. The “Guidelines for Indian Agents of Foreign Suppliers” enclosed at annexure – “A” shall apply in all such cases.
The supply and execution of the Purchase Order (including indigenous supplies/services) shall be in the scope of the OEM/foreign principal. The OEM/foreign principal should submit their offer inclusive of all indigenous supplies/services and evaluation will be based on 'total cost to BHEL'. In case OEM/foreign principal recommends placement of order(s) towards indigenous portion of supplies/services on Indian supplier(s)/agent on their behalf, the credentials/capacity/capability of the Indian supplier(s)/agent to make the supplies/services shall be checked by BHEL as per the extant guidelines of Supplier Evaluation, Approval & Review Procedure (SEARP), before opening of price bids. In this regard, details may be checked as per Annexure-B (copy enclosed). It will be the responsibility of the OEM/foreign principal to get acquainted with the evaluation requirements of Indian supplier/agent as per SEARP available on www.bhel.com.

The responsibility for successful execution of the contract (including indigenous supplies/services) lies with the OEM/foreign principal. All bank guarantees to this effect shall be in the scope of the OEM/foreign principal.

---x---

Vendor's Signature with Seal
Guidelines for Indian Agents of Foreign Suppliers

Annexure-A

1.0 There shall be compulsory registration of agents for all Global (Open) Tender and Limited Tender. An agent who is not registered with BHEL shall apply for registration in the registration form in line with SEARP.

1.1 Registered agents will file an authenticated Photostat copy duly attested by a Notary Public/Original certificate of the Principal confirming the agency agreement and giving the status being enjoyed by the agent and the commission/remuneration/salary/retainership being paid by the principal to the agent before the placement of order by BHEL.

1.2 Wherever the Indian representatives have communicated on behalf of their principals and the foreign parties have stated that they are not paying any commission to the Indian agents, and the Indian representative is working on the basis of salary or as retainer, a written declaration to this effect should be submitted by the party (i.e. Principal) before finalizing the order.

2.0 Disclosure of particulars of agents/representatives in India, if any.

2.1 Tenderers of Foreign Nationality shall furnish the following details in their offers:

2.1.1 The Bidder(s)/Contractor(s) of foreign origin shall disclose the name and address of the agent/representatives in India if any and the extent of authorization and authority given to commit the Principals. In case the agent/representative be a foreign company, it shall be confirmed whether it is existing company and details of the same shall be furnished.

2.1.2 The amount of commission/remuneration included in the quoted price(s) for such agents/representatives in India.

2.1.3 Confirmation of the Tenderer that the commission/remuneration, if any, payable to his agent/representatives in India, may be paid by BHEL in Indian Rupees only.

2.2 Tenderers of Indian Nationality shall furnish the following details in their offers:

2.2.1 The Bidder(s)/Contractor(s) of Indian Nationality shall furnish the name and address of the foreign principals, if any, indicating their nationality as well as their status, i.e. whether manufacturer or agents of manufacturers holding the Letter of Authority of the Principal specifically authorizing the agent to make an offer in India in response to tender either directly or through the agents/representatives.

2.2.2 The amount of commission/remuneration included in the price(s) quoted by the Tenderer for himself.

2.2.3 Confirmation of the foreign principals of the Tenderer that the commission/remuneration, if any, reserved for the Tenderer in the quoted price(s), may be paid by BHEL in India in equivalent Indian Rupees on satisfactory completion of the Project or supplies of Spares and Spares in case of operation items.

2.3 In either case, in the event of contract materializing, the terms of payment will provide for payment of the commission/remuneration, if any payable to the agents/representatives in India in Indian Rupees on expiry of 90 days after the discharge of the obligations under the contract.

2.4 Failure to furnish correct and detailed information as called for in paragraph 2.0 above will render the concerned tender liable to rejection or in the event of a contract materializing, the same liable to termination by BHEL. Besides this there would be a penalty of baring business dealings with BHEL or damage or payment of a named sum.
# Annexure - II

## List of International Gateway Airports

For air based consignment, terms of delivery will be on FCA basis from following listed airports only. Vendors are requested to verify this list for use before submission of offer.

<table>
<thead>
<tr>
<th>Schedule No</th>
<th>Country</th>
<th>Currency Code</th>
<th>Airport</th>
</tr>
</thead>
<tbody>
<tr>
<td>001</td>
<td>UK</td>
<td>GBP</td>
<td>London (Heathrow)</td>
</tr>
<tr>
<td>002</td>
<td>UK</td>
<td>GBP</td>
<td>New Castle</td>
</tr>
<tr>
<td>003</td>
<td>UK</td>
<td>GBP</td>
<td>Oxford, Chietlam</td>
</tr>
<tr>
<td>004</td>
<td>UK</td>
<td>GBP</td>
<td>Bristol, Wellesborough</td>
</tr>
<tr>
<td>005</td>
<td>UK</td>
<td>GBP</td>
<td>Birmingham</td>
</tr>
<tr>
<td>006</td>
<td>UK</td>
<td>GBP</td>
<td>East Midlands</td>
</tr>
<tr>
<td>007</td>
<td>UK</td>
<td>GBP</td>
<td>Manchester</td>
</tr>
<tr>
<td>008</td>
<td>UK</td>
<td>GBP</td>
<td>Leeds</td>
</tr>
<tr>
<td>009</td>
<td>UK</td>
<td>GBP</td>
<td>Glasgow</td>
</tr>
<tr>
<td>010</td>
<td>France</td>
<td>EUR</td>
<td>Paris (Orly) &amp; Lyon</td>
</tr>
<tr>
<td>011</td>
<td>Sweden</td>
<td>EUR</td>
<td>Stockholm</td>
</tr>
<tr>
<td>012</td>
<td>Sweden</td>
<td>EUR</td>
<td>Gothenburg &amp; Malmo</td>
</tr>
<tr>
<td>013</td>
<td>Italy</td>
<td>EUR</td>
<td>Rome, Milan</td>
</tr>
<tr>
<td>014</td>
<td>Italy</td>
<td>EUR</td>
<td>Turin, Bologna, Florence</td>
</tr>
<tr>
<td>015</td>
<td>Netherlands</td>
<td>EUR</td>
<td>Amsterdam, Rotterdam</td>
</tr>
<tr>
<td>016</td>
<td>Austria</td>
<td>EUR</td>
<td>Vienna, Linz, Graz</td>
</tr>
<tr>
<td>017</td>
<td>Belgium</td>
<td>EUR</td>
<td>Antwerp, Brussels</td>
</tr>
<tr>
<td>018</td>
<td>Denmark</td>
<td>DKK</td>
<td>Copenhagen</td>
</tr>
<tr>
<td>019</td>
<td>Japan</td>
<td>JPY</td>
<td>Tokyo, Osaka</td>
</tr>
<tr>
<td>020</td>
<td>Singapore</td>
<td>SGD</td>
<td>Singapore</td>
</tr>
<tr>
<td>021</td>
<td>Canada</td>
<td>CAD</td>
<td>Toronto</td>
</tr>
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<td>CAD</td>
<td>Montreal</td>
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<td>023</td>
<td>USA</td>
<td>USD</td>
<td>New York, Boston</td>
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<td>024</td>
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<td>Chicago</td>
</tr>
<tr>
<td>025</td>
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<td>USD</td>
<td>San Francisco, Los Angeles</td>
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<tr>
<td>026</td>
<td>USA</td>
<td>USD</td>
<td>Atlanta, Houston</td>
</tr>
<tr>
<td>027</td>
<td>Germany</td>
<td>EUR</td>
<td>Munich, Koln, Dusseldorf, Hannover, Hamburg, Stuttgart, Darmstadt, Manheim, Nuremberg</td>
</tr>
<tr>
<td>028</td>
<td>Germany</td>
<td>EUR</td>
<td>Frankfurt</td>
</tr>
<tr>
<td>029</td>
<td>Germany</td>
<td>EUR</td>
<td>Berlin</td>
</tr>
<tr>
<td>030</td>
<td>Switzerland</td>
<td>SFR</td>
<td>Basel, Zurich, Geneva</td>
</tr>
<tr>
<td>031</td>
<td>Spain</td>
<td>EUR</td>
<td>Barcelona</td>
</tr>
<tr>
<td>032</td>
<td>Australia</td>
<td>AUD</td>
<td>Sydney</td>
</tr>
<tr>
<td>033</td>
<td>Australia</td>
<td>AUD</td>
<td>Melbourne</td>
</tr>
<tr>
<td>034</td>
<td>Australia</td>
<td>AUD</td>
<td>Perth</td>
</tr>
<tr>
<td>035</td>
<td>Czech</td>
<td>EUR</td>
<td>Prague</td>
</tr>
<tr>
<td>036</td>
<td>Hong Kong</td>
<td>HKD</td>
<td>Hong Kong</td>
</tr>
<tr>
<td>037</td>
<td>New Zealand</td>
<td>NZD</td>
<td>Auckland</td>
</tr>
<tr>
<td>038</td>
<td>Russia</td>
<td>USD</td>
<td>Moscow</td>
</tr>
<tr>
<td>039</td>
<td>South Korea</td>
<td>USD</td>
<td>Incheon</td>
</tr>
<tr>
<td>040</td>
<td>Finland</td>
<td>EUR</td>
<td>Helsinki</td>
</tr>
<tr>
<td>041</td>
<td>Romania</td>
<td>EUR</td>
<td>Bucharest</td>
</tr>
<tr>
<td>042</td>
<td>Norway</td>
<td>EUR</td>
<td>Oslo</td>
</tr>
<tr>
<td>043</td>
<td>Ireland</td>
<td>EUR</td>
<td>Dublin</td>
</tr>
<tr>
<td>044</td>
<td>Israel</td>
<td>USD</td>
<td>Tel Aviv</td>
</tr>
<tr>
<td>045</td>
<td>Uae</td>
<td>AED</td>
<td>Dubai</td>
</tr>
<tr>
<td>046</td>
<td>Oman</td>
<td>USD</td>
<td>Muscat</td>
</tr>
<tr>
<td>047</td>
<td>Egypt</td>
<td>USD</td>
<td>Cairo</td>
</tr>
<tr>
<td>048</td>
<td>Taiwan</td>
<td>TWD</td>
<td>Taipei</td>
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<tr>
<td>049</td>
<td>Ukraine</td>
<td>USD</td>
<td>Kiev</td>
</tr>
<tr>
<td>050</td>
<td>China</td>
<td>USD</td>
<td>Shanghai, Shenzhen</td>
</tr>
<tr>
<td>051</td>
<td>Philippines</td>
<td>USD</td>
<td>Manila</td>
</tr>
<tr>
<td>052</td>
<td>Malaysia</td>
<td>USD</td>
<td>Kuala Lumpur, Penang</td>
</tr>
<tr>
<td>053</td>
<td>Cyprus</td>
<td>USD</td>
<td>Larnaca</td>
</tr>
<tr>
<td>054</td>
<td>South Africa</td>
<td>USD</td>
<td>Johannesburg, Durban</td>
</tr>
<tr>
<td>055</td>
<td>Slovakia</td>
<td>EUR</td>
<td>Bratislava</td>
</tr>
<tr>
<td>056</td>
<td>Saudi Arabia</td>
<td>SAR</td>
<td>Riyadh</td>
</tr>
<tr>
<td>057</td>
<td>Turkey</td>
<td>EUR</td>
<td>Istanbul</td>
</tr>
<tr>
<td>058</td>
<td>Thailand</td>
<td>USD</td>
<td>Bangkok</td>
</tr>
<tr>
<td>059</td>
<td>Brazil</td>
<td>USD</td>
<td>Sao Paulo, Rio de Janeiro</td>
</tr>
</tbody>
</table>
ANNEXURE – III

DISCREPANCY IN WORDS & FIGURES – QUOTED IN PRICE BID

Following guidelines will be followed in case of discrepancy in words & figures-quoted in price bid:

(a) If, in the price structure quoted for the required goods/services/works, there is discrepancy between the unit price and the total price (which is obtained by multiplying the unit price by the quantity), the unit price shall prevail and the total price corrected accordingly, unless in the opinion of the purchaser there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price corrected accordingly.

(b) If there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and

(c) If there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to (a) and (b) above.

(d) If there is such discrepancy in an offer, the same shall be conveyed to the bidder with target date up to which the bidder has to send his acceptance on the above lines and if the bidder does not agree to the decision of the purchaser, the bid is liable to be ignored.
## ANNEXURE IV

### LIST OF CONSORTIUM BANKS

**BANK GUARANTEE (BG) SHALL BE ISSUED FROM THE FOLLOWING BANKS ONLY:**

<table>
<thead>
<tr>
<th>Nationalized Banks</th>
<th>Nationalized Banks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Allahabad Bank</td>
<td>19 Vijaya Bank</td>
</tr>
<tr>
<td>2 Andhra Bank</td>
<td>20 Public Sector Banks</td>
</tr>
<tr>
<td>3 Bank of Baroda</td>
<td>21 IDBI</td>
</tr>
<tr>
<td>4 Canara Bank</td>
<td>22 Foreign Banks</td>
</tr>
<tr>
<td>5 Corporation Bank</td>
<td>23 CITI Bank N.A</td>
</tr>
<tr>
<td>6 Central Bank</td>
<td>24 Deutsche Bank AG</td>
</tr>
<tr>
<td>7 Indian Bank</td>
<td>25 The Hong Kong and Shanghai Banking Corporation Ltd. (HSBC)</td>
</tr>
<tr>
<td>8 Indian Overseas Bank</td>
<td>24 Standard Chartered Bank</td>
</tr>
<tr>
<td>9 Oriental Bank of Commerce</td>
<td>25 The Royal Bank of Scotland N.V.</td>
</tr>
<tr>
<td>10 Punjab National Bank</td>
<td>26 J P Morgan</td>
</tr>
<tr>
<td>11 Punjab &amp; Sindh Bank</td>
<td></td>
</tr>
<tr>
<td>12 State Bank of India</td>
<td>27 Private Banks</td>
</tr>
<tr>
<td>13 State Bank of Hyderabad</td>
<td>28 Bank of Baroda</td>
</tr>
<tr>
<td>14 Syndicate Bank</td>
<td>29 The Federal Bank Limited</td>
</tr>
<tr>
<td>15 State Bank of Travancore</td>
<td>30 HDFC Bank</td>
</tr>
<tr>
<td>16 UCO Bank</td>
<td>31 Kotak Mahindra Bank Ltd</td>
</tr>
<tr>
<td>17 Union Bank of India</td>
<td>32 ICICI Bank</td>
</tr>
<tr>
<td>18 United Bank of India</td>
<td>33 Yes Bank</td>
</tr>
</tbody>
</table>

**Note:**
- BG should be directly sent to BHEL by the issuing Bank along with covering letter.
- All BGs must be issued from BHEL consortium banks listed above.
- BHEL may accept BG from other Public Sector Banks also which are not listed above.
- BG will not be accepted from Scheduled Banks and Co-operative Banks.
- In case BG is issued from a bank located outside Indian Territory and is issued in foreign currency, the BG must be routed through and confirmed by any one of the above mentioned consortium banks.
- This list is subject to changes. Hence vendors are requested to check this list every time before issuing BGs.
ANNEXURE IV

BANK GUARANTEE FOR PERFORMANCE SECURITY

Bank Guarantee No:

Date:

To

NAME

& ADDRESSES OF THE BENEFICIARY

Dear Sirs,

In consideration of Bharat Heavy Electricals Limited (hereinafter referred to as the 'Employer' which expression shall unless repugnant to the context or meaning thereof, include its successors and permitted assigns) incorporated under the Companies Act, 1956 and having its registered office at

to through its Unit at (name of the Unit) having awarded to (Name of the Vendor / Contractor / Supplier) with its registered office at

hereinafter referred to as the 'Vendor / Contractor / Supplier', which expression shall unless repugnant to the context or meaning thereof, include its successors and permitted assigns), a contract Ref No

dated

valued at Rs

( Rupees

)/FC

(in words

) for

(hereinafter called the 'Contract') and the Vendor / Contractor / Supplier having agreed to provide a Contract Performance Bank Guarantee, equivalent to

(Percent) of the said value of the Contract to the Employer for the faithful performance of the Contract,

we, (hereinafter referred to as the Bank), having registered/Head office at and inter alia a branch at being the Guarantor under this Guarantee, hereby, irrevocably and unconditionally undertake to forthwith and immediately pay to the Employer any sum or sums up to a maximum amount of Rs

( Rupees

) without any demur, immediately on first demand from the Employer and without any reservation, protest, and recourse and without the Employer needing to prove or demonstrate reasons for its such demand.

Any such demand made on the Bank shall be conclusive as regards the amount due and payable by the Bank under this guarantee. However, our liability under this guarantee shall be restricted to an amount not exceeding Rs

.

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

The payment so made by us under this Guarantee shall be a valid discharge of our liability for payment thereunder and the Vendor / Contractor / Supplier shall have no claim against us for making such payment.

We the

bank further agree that the guarantee herein contained shall remain in full force and effect during the period that would be taken for the performance of the said Contract/satisfactory completion of the performance guarantee period as per the terms of the Contract and that it shall continue to be enforceable till
all the dues of the Employer under or by virtue of the said Contract have been fully paid and its claims satisfied or discharged.

We .................. BANK further agree with the Employer that the Employer shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Contract or to extend time of performance by the said Vendor / Contractor / Supplier from time to time or to postpone for any time or from time to time any of the powers exercisable by the Employer against the said Vendor / Contractor / Supplier and to forbear or enforce any of the terms and conditions relating to the said Contract and we shall not be relieved from our liability by reason of any such variation, or extension being granted to the said Vendor / Contractor / Supplier or for any forbearance, act or omission on the part of the Employer or any indulgence by the Employer to the said Vendor / Contractor / Supplier or by any such matter or thing whatsoever which under the law relating to sureties would but for this provision have effect of so relieving us.

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

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

This Guarantee shall not be determined or affected by liquidation or winding up, dissolution or change of constitution or insolvency of the Vendor / Contractor / Supplier but shall in all respects and for all purposes be binding and operative until payment of all money payable to the Employer in terms thereof.

Unless a demand or claim under this guarantee is made on us in writing on or before the ......................... we shall be discharged from all liabilities under this guarantee thereafter.

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

Notwithstanding anything to the contrary contained hereinabove:

   a) The liability of the Bank under this Guarantee shall not exceed ....................
   b) This Guarantee shall be valid up to ....................
   c) Unless the Bank is served a written claim or demand on or before .................... all rights under this guarantee shall be forfeited and the Bank shall be relieved and discharged from all liabilities under this guarantee irrespective of whether or not the original bank guarantee is returned to the Bank.

We, .................. Bank, have power to issue this Guarantee under law and the undersigned as a duly authorized person has full powers to sign this Guarantee on behalf of the Bank.

For and on behalf of

(Name of the Bank)

Dated ..................

Place of Issue .................
1. Units are advised that expiry of claim period may be kept 3-6 months after validity date. It may be ensured that the same is in line with the agreement/contract entered with the Vendor.

2. The BG should be on Non-Judicial Stamp paper/stamp paper of appropriate value as per Stamp Act prevailing in the State(s) where the BG is submitted or is to be acted upon or the rate prevailing in the State where the BG was executed, whichever is higher. The Stamp Paper/stamp paper shall be purchased in the name of Vendor/Contractor/Supplier/Bank issuing the guarantee.

3. In line with the GCC, GCC or contractual terms, Unit may carry out minor Modifications in the Standard BG Formats. If required, such modifications may be carried out after taking up appropriately with the Unit/Region’s Law Deptt.

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

Electronic Funds Transfer (EFT) OR Paylink Direct Credit Form

Please fill up the form in CAPITAL LETTERS only.

TYPE OF REQUEST (Tick one): _______ CREATE _______ CHANGE

BHEL Vendor / Supplier Code:

Company Name:
Permanent Account Number (PAN):
Address:

City: ______________________  PINCODE _______  STATE ____________

Contact Person(s):
Telephone No:
Fax No:
e-mail id:

1 Bank Name:
2 Bank Address:

3 Bank Telephone No:
4 Bank Account No:
5 Account Type: Savings/Cash Credit
6 9 Digit Code Number of Bank and branch appearing on MICR cheque issued by Bank
7 Bank swift Code (applicable for EFT only)
8 Bank IFSC code (applicable for RTGS)
9 Bank IFSC code (applicable for NEFT)

A I hereby certify that the particulars given above are true, correct and complete and that I, as a representative for the above named Company, hereby authorise BHEL, EDN, Bangalore to electronically deposit payments to the designated bank account.

B If the transaction is delayed or not effected at all for reasons of incomplete or incorrect information, I would not hold BHEL / transferring Bank responsible.

C This authority remains in full force until BHEL, EDN, BANGALORE receives written notification requesting a change or cancellation.

D I have read the contents of the covering letter and agree to discharge the responsibility expected of me as a participant under ECS / EFT.

Date:
Authorised Signatory:
Designation:

Telephone NO. with STD Code

Bank Certificate

We certify that ___________________________ has an Account No. ___________________________ with us and we confirm that the bank details given above are correct as per our records.

Date: ________________________________
Place: ________________________________
Signature: ____________________________

Please return completed form along with a blank cancelled cheque or photocopy thereof to:
Bharath Heavy Electricals Ltd,
Attn: Electronics Division, Mysore Road,
BANGALORE - 560 026

In case of any query, please call: concerned Purchase Executive
ANNEXURE VI

Process Compliance Form

(The bidders are required to print this on their company's letterhead and sign, stamp before faxing)

To
- M/s. {Service provider}
- Postal address

Sub: Agreement to the Process related Terms and Conditions

Dear Sir,

This has reference to the Terms & Conditions for the Reverse Auction mentioned in the RFQ document for {items} against BHEL enquiry/ RFQ no. {.........} dt. {........}

This letter is to confirm that:

1) The undersigned is authorized official/ representative of the company to participate in RA and to sign the related documents.

2) We have studied the Reverse Auction Terms & Conditions and the Business rules governing the Reverse Auction as mentioned in your letter and confirm our agreement to them.

3) We also confirm that we have taken the training on the auction tool and have understood the functionality of the same thoroughly.

4) We also confirm that, in case we become L1 bidder, we will email/ fax the price confirmation & break up of our quoted price (including that of line items) as per pg.7 of Annexure- V within two working days (of BHEL) after completion of RA event, besides sending the same by registered post/ courier both to M/s. BHEL and M/s. {Service provider}.

We, hereby confirm that we will honor the Bids placed by us during the auction process.

With regards

Signature with company seal

Name -
Company / Organization
Designation within Company / Organization
Address of Company / Organization

- Sign this document and Fax it to M/s {Service provider} at {.........} prior to start of the Event.

- Attach a signed copy of the RFQ document along with the Agreement Form/ Process Compliance form and
d/s{Service provider}
RA price confirmation and breakup

To
- M/s. Service provider
- Postal address

CC: M/s BHEL
(Unit-
Address-)
Sub: Final price quoted during Reverse Auction and price breakup

Dear Sir,

We confirm that we have quoted.

Rs.{_________} for item covered under tender enquiry No. {...} dt. {...}

Total price of the items covered under above cited enquiries is inclusive of {Packing & forwarding, E.D., C.S.T., freight and insurance charges upto {..........} District,{..........} State and Type Test Charges etc., (exclusive of service tax), other as per NIT} as our final landed prices as quoted during the Reverse Auction conducted today {date} which will be valid for a period of {______} days.

The price break-up including that of line items is as given below.

<table>
<thead>
<tr>
<th>Description</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>Rs.</td>
</tr>
</tbody>
</table>

Thanking you and looking forward to the valuable order from BHEL.

Yours sincerely,

For ____________________

Name:
Company:
Date:
Seal:
ANNEXURE VII

Provisions Applicable for MSE (Micro and Small Vendors)

Benefits/facilities as applicable for Micro and Small Enterprises (MSEs) shall be available to MSEs registered with Government designated authorities as per the Purchase & Price Preference Policy of the Government subject to them becoming eligible otherwise.

Vendors who qualify as MSE vendors are requested to submit applicable certificates (as specified by the Ministry of Micro, Small and Medium Enterprises) at the time of vendor registration. Vendors have to submit any of the following documents along with the tender documents in the Part I / Technical bid to avail the applicable benefits:

a. Attested copy of valid NSIC certificate or

b. Attested copy of either Entrepreneur's Memorandum part II (EM II) certificate/Udyog Aadhar certificate having deemed validity (five years from the date of issue of acknowledgement in EM II/Udyog Aadhar) or

c. EM II/ Udyog Aadhaar certificate along with attested copy of a CA certificate (Format enclosed at Annexure VIII where deemed validity of EM II certificate/ Udyog Aadhar certificate of five years have 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-I in case of two-part bid and three-part bid).

Documents have to be notarized/attested by a Gazetted officer and must be valid as on the date of part I bid opening for the vendors to be eligible for the benefits applicable for MSE vendors. Please note that no benefit shall be applicable if any deficiency in the above required documents are not submitted before the price bid opening/Reverse Auction. If the tender is to be submitted through e-procurement portal, then the above required documents are to be uploaded on the portal.

Bidders to however note the documents that shall be furnished in order to establish credentials as MSE vendor should be as per the extant statutory requirements specified by the Ministry of Micro, Small and Medium Enterprises.

Evaluation of Offer for MSEs

A) MSE vendors quoting within a price band of L1 + 15% shall be allowed to supply up to 25% of the requirement against this tender provided.

B) The MSE Vendor matches the L1 Price.

C) L1 Price is from Non MSE Vendor.

D) L1 Price will be offered to the nearest vendor nearest to L1 in terms of price ranking (L2 - nearest to L1). In case of non-acceptance by the MSE vendor (L2) next ranking vendor will be offered who is within the L1 + 15% band (if L3 is also within 15% band).

E) 25% of the 25% (i.e. 6.25 % of the total quantity) will be earmarked for SC/ST owned MSE firms provided conditions as mentioned in (A) and (B) are fulfilled. Minimum 3% reservation for women owned MSEs within the above mentioned 25% reservation

F) In case no vendor under SC / ST category firms are meeting the conditions mentioned in (A) and (B) or have not participated in the tender, in such cases the 4% quantity will be distributed among the other eligible MSE vendors who have participated in the tender.

G) Serial no. A to E will not be applicable wherever it is not possible to split the tendered quantity/items on account of customer contract requirement, or the items tendered are systems.
Certificate by Chartered Accountant on Letter Head

This is to certify that M/s ..........................................................
........................................................................
...........................................................................(Hereinafter referred to as 'Company') having its registered office at ........................................ is registered under MSMED Act 2006, (Entrepreneur Memorandum No ((Part-II) ........................................... dtd ........................................ Category: ........................................ (Micro/Small). (Copy enclosed).

Further verified from the Books of Accounts that the investment of the company as per the latest audited financial year ...................... as per MSMED Act 2006 is as follows:

1. For Manufacturing Enterprises: Investment in plant and machinery (i.e., original cost excluding land and building and the items specified by the Ministry of Small Industries vide its notification No.S.O.1722 (E) dated October 5, 2006:
Rs. .................................................Lacs.

2. For Service Enterprises: Investment in equipment (original cost excluding land and building and furniture, fittings and other items not directly related to the service rendered or as may be notified under the MSMED Act, 2006:
Rs. .................................................Lacs.

The above investment of Rs. ............................................. Lacs in within permissible limit of Rs................. Lacs for.........................................Micro / Small (Strike off which is not applicable) Category under MSMED Act 2006.

(or)
The company has been graduated from its original category (Micro/Small) (Strike off which is not applicable) and the date of graduation of such enterprise from its original category is ......................(dd/mm/yy) which is within the period of 3 years from the date of graduation of such enterprise from its original category as notified vide S.O.No.3322(E) dated 01.11.2013 published in the gazette notification dated 04.11.2013 by Ministry of MSME.

Date:

(Signature)
ANNEXURE VIII

Public Procurement (Preference to Make in India)

As per the directives of Government of India, Ministry of Commerce & Industry, Department of Industrial Policy & Promotion, purchase preference shall be given to the local suppliers.

“For this Procurement, Public Procurement (Preference to Make in India) order 2017 dated 15.06.2017 & dated 28.05.2018 dated 28-05-2018 and subsequent orders issued by the respective Nodal Ministry shall be applicable even if issued after issue of the RFQ but before finalisation of Contract/ Purchase order / Work Order against the RFQ. 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.”
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

__________________________________________________________________, (description of the party along with address), hereinafter referred to as “The Bidder/ Contractor” which expression unless repugnant to the context or meaning hereof shall include its successors or assigns of the OTHER PART

Preamble

The Principal intends to award, under laid-down organizational procedures, contract/s for

________________________________________________________________________

The Principal values full compliance with all relevant laws of the land, rules and regulations, and the principles of economic use of resources, and of fairness and transparency in its relations with its Bidder(s)/ Contractor(s).

In order to achieve these goals, the Principal will appoint Independent External Monitor(s), 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. He commits himself to observe the following principles during his 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 undiscovered 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 will 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 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 from the tender process prior to the award according to Section 3, the Principal is entitled to demand and recover the damages equivalent Earnest Money Deposit/ Bid Security.

4.2 If the Principal has terminated the contract according to Section 3, or if the Principal is entitled to terminate the contract according to section 3, the Principal shall be entitled to
demand and recover from the Contractor liquidated damages equivalent to 5% of the contract value or the amount equivalent to Security Deposit/ Performance Bank Guarantee, whichever is higher.

Section 5 - Previous Transgression

5.1 The Bidder declares that no previous transgressions occurred in the last 3 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.

Section 6 - Equal treatment of all Bidders/ Contractors / Sub-contractors

6.1 The Principal will enter into agreements with identical conditions as this one with all Bidders and Contractors. In case of sub-contracting, the Principal contractor shall be responsible for the adoption of IP by his sub-contractors and shall continue to remain responsible for any default by his sub-contractors.

6.2 The Principal will disqualify from the tender process all bidders who do not sign this 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 Independent External Monitor for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.

8.2 The Monitor is 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 Bidder(s)/ Contractor(s) accepts that the Monitor has the right to access without restriction to all contract documentation of the Principal including that provided by the Bidder(s)/ Contractor(s). The Bidder(s)/ Contractor(s) will grant the monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his contract documentation. The same is applicable to Sub-contractor(s). The Monitor is under contractual obligation to treat the information and documents of the Bidder(s)/ Contractor(s) / Sub-contractor(s) with confidentiality in line with Non-disclosure agreement.

8.4 The Principal will provide to the Monitor 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 Monitor the option to participate in such meetings.
8.5 The role of IEMs is advisory, would not be legally binding and it is restricted to resolving issues raised by an intending 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, the matter should be examined by the full panel of IEMs jointly as far as possible, 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 CMD, BHEL, at the earliest. They may also send their report directly to the CVO and the Commission in case of suspicion of serious irregularities requiring legal/administrative action. IEMs will tender their advice on the complaints within 10 days as far as possible.

8.8 The CMD, BHEL shall decide the compensation to be paid to the Monitor and its terms and conditions.

8.9 IEM 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 organization should be looked into by the CVO of the concerned organisation.

8.10 If the Monitor has 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 Monitor may also transmit this information directly to the Central Vigilance Commissioner, Government of India.

8.11 The number of Independent External Monitor(s) shall be decided by the CMD, BHEL.

8.12 The word 'Monitor' would include both singular and plural.

Section 9 - Pact Duration

9.1 This Pact shall be operative from the date IP 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. Issues like warranty/guarantee etc. should be outside the purview of IEMs.

9.2 If any claim is made/ lodged during currency of IP, 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 agreement is subject to Indian Laws and jurisdiction shall be registered office of the Principal, i.e. New Delhi.
10.2 Changes and supplements as well as termination notices need to be made in writing. Side agreements have not been made.

10.3 If the Contractor is a partnership or a consortium, this agreement must be signed by all partners or consortium members.

10.4 Should one or several provisions of this agreement turn out to be invalid, the remainder of this agreement remains valid. In this case, the parties will strive to come to an agreement to their original intentions.

10.5 Only those bidders / contractors who have entered into this agreement with the Principal would be competent to participate in the bidding. In other words, entering into this agreement would be a preliminary qualification.

For & On behalf of the Principal

(Office Seal)

For & On behalf of the Bidder/
Contractor

(Office Seal)

Place------------------

Date------------------

Witness:------------------
(Name & Address)------------------

Witness:------------------
(Name & Address)------------------
Clause on IP in the tender

"Integrity Pact (IP)"

(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.

<table>
<thead>
<tr>
<th>SI</th>
<th>IEM</th>
<th>Address</th>
<th>Phone &amp; Email</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shri D.R.S. Chaudhary, IAS (Retd.)</td>
<td>E-1/164, Arera Colony, Bhopal 462016 (M.P.)</td>
<td><a href="mailto:dilip.chaudhary@icloud.com">dilip.chaudhary@icloud.com</a></td>
</tr>
<tr>
<td>2.</td>
<td>Mrs. Pravin Tripathi, IA &amp; AS (Retd.)</td>
<td>D-243, Anupam Gardens, Lane 1B, Neb Sarai, Sainik Farms, New Delhi – 110 068</td>
<td><a href="mailto:pravin.tripathi@gmail.com">pravin.tripathi@gmail.com</a></td>
</tr>
</tbody>
</table>

(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.

Note:

No routine correspondence shall be addressed to the IEM (phone/post/email) regarding the clarifications, time extensions or any other administrative queries, etc on the tender issued. All such clarification/ issues shall be addressed directly to the tender issuing (procurement) department's officials whose contact details are provided below:

Details of contact person(s):

(1) Name: __________________________
Deptt: __________________________
Address: __________________________
Phone: (Landline/Mobile) ______
Email: __________________________
Fax: __________________________

(2) Name: __________________________
Deptt: __________________________
Address: __________________________
Phone: (Landline/Mobile) ______
Email: __________________________
Fax: __________________________
**ANNEXURE – X**

**LIST OF DOCUMENTS TO BE SUBMITTED DURING DESPATCH OF GOODS:**

Seller shall arrange to send the following documents to the Purchaser, immediately on dispatch of goods: Any addition / exclusion to such documents shall be as specified in the Purchase Order.

**For despatches from within India:**

<table>
<thead>
<tr>
<th>For despatches from within India</th>
<th>To be sent with the material</th>
<th>To be sent to purchase executive</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Delivery challan (1 copy)</td>
<td>1 Commercial invoice (1 original +1 extra copy)</td>
</tr>
<tr>
<td>2</td>
<td>Transporters copy of invoice, waybill, packing list, any other specific documents called in PO (1 copy)</td>
<td>2 Inspection report / Test report Test certificate (if called for in the PO) (1 copy)</td>
</tr>
<tr>
<td>3</td>
<td>Inspection report / Test report Test certificate (if called for in the PO) (1 copy)</td>
<td>3 Warranty certificate (if called for in the PO) (1 copy)</td>
</tr>
<tr>
<td>4</td>
<td>PSi call letter, if PSI is applicable (1 copy)</td>
<td></td>
</tr>
</tbody>
</table>

**For despatches from outside India:**

<table>
<thead>
<tr>
<th>To be given to BHEL Freight Forwarder</th>
<th>To be submitted to bank</th>
</tr>
</thead>
<tbody>
<tr>
<td>Invoice &amp; Packing list</td>
<td>Set of documents as per PO / LC</td>
</tr>
</tbody>
</table>

**For high sea sales (HSS):**

<table>
<thead>
<tr>
<th>01</th>
<th>Original Invoice in Indian Rupees : three copies</th>
</tr>
</thead>
<tbody>
<tr>
<td>02</td>
<td>Original High sea sales agreement on Rs. 200/- stamp paper (notarised) with two Xerox copies</td>
</tr>
<tr>
<td>03</td>
<td>Original Cargo Arrival Notice : with two copies</td>
</tr>
<tr>
<td>04</td>
<td>Original Invoice in Foreign Currency : with two copies</td>
</tr>
<tr>
<td>05</td>
<td>Original packing list : two copies</td>
</tr>
<tr>
<td>06</td>
<td>Original AWB copy (duly endorsed) : two copies</td>
</tr>
<tr>
<td>07</td>
<td>Original letter to Customs Officer - either Mumbai or Bangalore ( depending on the airport of destination ) : with one copy</td>
</tr>
<tr>
<td>08</td>
<td>Original Letter to OCTROI Officer : with one copy</td>
</tr>
<tr>
<td>09</td>
<td>Original Delivery Order copy from the freight forwarder : with one copy</td>
</tr>
</tbody>
</table>