

SOLAR BUSINESS DIVISION

(Erstwhile known as Electric & Photovoltaic Division)

NOTICE INVITING TENDER (NIT) Revision No. 00

PV-MM TENDER NO. AKPBOS0035 HDG Fastener for GSECL Raghanesda SPV Project

NOTICE INVITING TENDER (NIT)			
Enquiry No: AKPBOS0035	Date: As per online portal		
DUE DATE & TIME:	BID OPENING DATE & TIME		
As per online portal	As per online portal		

Dear Sir/ Madam,

Subject: Tender Enquiry for **HDG Fasteners for GSECL Raghanesda SPV project** as per Technical Specifications and terms & conditions of the tender.

BHEL invites offers from reputed Vendors for the subject items.

1.	Tender Inviting Officer	SRINIVAS ANAKAPALLI BHARAT HEAVY ELECTRICALS LTD SOLAR BUSINESS DIVISION Prof. CNR Rao Circle, Opp. Indian Institute of Science, MALLESWARAM BANGALORE – 560012 Phone:- +91 80 2218 2269		
2.	Item Description	HDG Fasteners		
3.	Project	GSECL Raghanesda Solar PV project		
4.	Tender Document availability	Tender documents shall be downloaded from the website https://eprocurebhel.co.in/nicgep/app . All corrigenda, addenda, amendments, time extensions, clarifications etc. to the Tender will be hosted on https://eprocurebhel.co.in/nicgep/app only. Bidders should regularly visit this website to keep themselves updated.		
5.	Due Date, Time & Place for Submission of Offer	This is an E-Tender floated online through our e-procurement platform https://eprocurebhel.co.in/nicgep/app . The bidders shall respond by submitting their offer online only in our E-Procurement platform https://eprocurebhel.co.in/nicgep/app . Bids are invited in Two Parts (Part-1 & Part-2). Hard copy bids or bids through Email/ FAX shall not be accepted. Due date and Time: As mentioned at online portal (Part-1 bid only).		
6.	Pre Bid Meeting	Not applicable. However, vendor can send their queries through email at least 3 days in advance of the due date.		
7.	Mode of Submission of Tender	The Tender shall be submitted in two Parts in our E-Procurement Platform https://eprocurebhel.co.in/nicgep/app on or before the due date & time, as follows: PART-1: Pre-Qualification, Technical and Commercial Terms & Conditions Bid: Comprising of following: i. Compliance to addendum/ corrigendum to the tender (if any) ii. Documents in support of Pre-Qualification Requirements- Technical & Financial (Mandatory if applicable) iii. Notice Inviting Tender, NIT (Mandatory) iv. General conditions of contract, GCC along with its annexures (Mandatory) v. Special conditions of contract, SCC along with annexures/appendix (Mandatory) vi. Technical offer, comprising of technical specification and other documents as asked in technical specifications e.g. BOM, drawings, QAP, test report etc. (Mandatory) vii. Annexure-I to GCC Undertaking of understanding the provisions of Tender (Mandatory) viii. Annexure-III to GCC (Declaration about completeness of price) (Mandatory) ix. Annexure-IX to GCC (Integrity Pact- Mandatory)		



SOLAR BUSINESS DIVISION

(Erstwhile known as Electric & Photovoltaic Division)

NOTICE INVITING TENDER (NIT) Revision No. 00

PV-MM TENDER NO. AKPBOS0035 HDG Fastener for GSECL Raghanesda SPV project

		 X. Annexure-XII to GCC (Mandatory). NO DEVIATION CERTIFICATE" shall be submitted in case of no deviations. Deviations (if any) with cost of withdrawal shall be indicated under Annexure-II to GCC (Rev.00). Xi. Un-priced copy of Annexure-II, cost of withdrawal of deviation (Mandatory). "Quoted" to be indicated under the column "Cost of Withdrawal of Deviation" for each deviation mentioned in this format. In case "Quoted" is not indicated against any deviation, cost of withdrawal for that deviation shall be considered as NIL. Xii. Un-Priced bid (Quoted to be mentioned for each line item against all applicable columns). Xiii. Complete Price Schedule-Un-Priced Xiv. SCC Annexure-A (Conciliation Clause), Annexure-D, Annexure-E, Annexure-F & Annexure-G (Mandatory as applicable) PART-2: Price Bid Comprising of following:
		I. Complete Price Schedule-BOQ Format
		· .
		Price shall be indicated for all items of the tender against respective line item. Vendors are requested to quote Unit Prices inclusive of Packing, Forwarding & Freight charges in the Price schedule BOQ format.
8.	Date and Time of Bid	First the Part-1 bid will be opened on date and time as mentioned at online
	Opening.	portal.
		Price Bid (Part-2) of the Techno-Commercially qualified bidders will be opened after the Techno-Commercial (Part-1) bid evaluation and ouracceptance of the same. The date will be intimated separately.
9.	Scope of Work	As per enclosed Technical Specification PS-439-1263 REV No 03
10.	Site/Plant Visit	Not applicable
11.	Pre-Qualification Requirement	As per Enclosed Pre Qualification Criteria
12.	Commercial Terms & Conditions	As per enclosed Special Conditions of Contract (SCC) and General Conditions of Contract (GCC) Rev.00.
13.	EMD/ Tender Fee	Not applicable for this Tender.
14.	Special Instructions	 i. Bidder has to submit "NO DEVIATION CERTIFICATE FOR COMMERCIAL TERMS AND CONDITIONS as per Annexure-II (Cost of withdrawal) of General Conditions of Contracts (GCC, Rev.00), Special Conditions of Contracts (SCC) and Notice Inviting Tender (NIT)" in case of no deviations. ii. Deviations (Technical & Commercial), if any, shall be clearly mentioned in the deviation format given along with NIT/ Enquiry (Annexure-II) and for more deviations if any, separate sheets may be attached to Annexure-II. However, offers with deviations are not acceptable to BHEL and same shall be liable for rejection. For permissible deviations refer the Loading Factor Sheet enclosed with the Commercial Terms & Conditions. iii. Un Priced Bid Format shall be submitted along with the Techno- Commercial (Part-1) bid, dully signed and stamped by the authorized signatory, with "QUOTED" written against each items & columns (wherever applicable) as an indication that the price for the same has been indicated/ quoted in the price bid. iv. Bidders are requested to carefully examine and understand the specifications, scope of work etc. and seek clarifications, if required, to ensure that they have

बाएच ई एल HHJEL

SOLAR BUSINESS DIVISION

(Erstwhile known as Electric & Photovoltaic Division)

NOTICE INVITING TENDER (NIT) Revision No. 00

PV-MM TENDER NO. AKPBOS0035 HDG Fastener for GSECL Raghanesda SPV Project

	<u></u>		
15. Bas	sis for Rejection of Offers	v. vi. vii. viii. ix. x. xi. vii. viii. a) b) c) ix. x. xi. xii.	their not understanding scope. Price change shall be applicable only in case M/s. BHEL made change in scope. Any clarifications or ambiguities shall be sought by vendor before submitting the offer. Bidders to submit the filled in price bid under the part-2 bid only. If, in the price bid quoted for the required items/ equipment/ services, 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 shall be corrected accordingly. If there is an error in a total corresponding to the addition or subtraction of subtotals, the sub-totals shall prevail and the total shall be corrected accordingly. 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 expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to conformance to sl. no. a & b mentioned above. Price shall be quoted for each items of the price bid format separately against the respective items and against all applicable columns. In case, if the vendor is not registered with us, such vendors are requested to register with BHEL — SBD (For details of vendor registration please visit www.bhel.com). As per the GOI directive, GeM procurement is mandatory. All bidders are requested to On-Board on GeM Portal for their all products. GeM seller ID is mandatory for this Tender enquiry. Kindly furnish the GeM seller ID along with the offer. Incomplete offers i.e., offers without documents as per instruction of the tender and offers not qualifying technically/ commercially shall be liable for rejection. Offers from the vendors/ bidders who are in the "Banned list" / "Blacklist" / "Put on Holiday" by "Any unit of BHEL" or "Govt. of India" or "Govt. of Karnataka" or "Govt or dorthers attes in India" shall not be accepted. Offers with deviations beyond the BHEL requiremen
			full without assigning any reason whatsoever.



SOLAR BUSINESS DIVISION

(Erstwhile known as Electric & Photovoltaic Division)

NOTICE INVITING TENDER (NIT) Revision No. 00

PV-MM TENDER NO. AKPBOS0035 HDG Fastener -GSECLRaghanesda SPV project

	1			
16.	Documents Enclosed	a) Special Conditions of Contract (SCC) and its Annexures		
		b) General Conditions of Contract (GCC) and its Annexures		
		c) Complete Price Schedule-Priced & Unpriced		
		d) Un-Priced PRICE BID format		
		e) Price bid format (Online)		
		f) Others documents		
17.	Validity of Offer	As per clause 7.0 of Instructions to Bidders of GCC (Rev.00).		
	-			
18.	Other Terms	a) BHEL shall not be liable for any expenses incurred by bidder in preparation of bid irrespective of whether it is accepted or not for anyreason whatsoever.		
		b) Clause 2.0 of Instructions to Bidders of GCC (Rev.00): Bids shall be submitted in soft copy (E-Procurement) and no hard copy sets/ bids in sealed cover are required to be submitted.		
		c) Clause 2.6 and 2.7 of Instructions to Bidders of GCC (Rev.00) are not applicable for this tender.		
19.	Other instructions	As per General Conditions of Contract (GCC), Rev.00.		
20.	Contact Person for Clarifications	Srinivas Anakapalli, Dy. Manager/MM		
	on Commercial Terms &	E-MAIL: srinivasa.a@bhel.in		
	Conditions	Ph. No. +91-080-2218-2269		
21.	Contact Person for	Yaswanth, Dy. Manager/ PV-ENGG.		
	Clarifications on Technical	E-MAIL: yaswanth@bhel.in		
	Specifications	Ph. No. +91-080-2218-2282		
	- Positionio	1 111101 301 000 2210 2202		

PV-MM TENDER NO. AKPBOS0035

SCC: TERMS & CONDITIONS:

NOTE:

- These Conditions shall be read in conjunction with General Condition of Contract (GCC Rev R0) enclosed along with the tender enquiry. In case of any conflict or inconsistency, the requirement of SCC shall prevail over the GCC.
- As per the GOI directive, GeM procurement is mandatory. All bidders are requested to On-Board on GeM Portal for their all products. Order shall be placed only after obtaining GeM Seller ID of the L1 bidder.
- Our unit name has been changed to SOLAR BUSINESS DIVISION (SBD) from ELECTRIC & PHOTOVOLTAIC DIVISION (EPD) w.e.f. 09 10 2020

(09.10.2020	
1.	Type of Contract	Unit Rate
2.	Item details	HDG Fasteners
3.	Project Name	GSECL Raghanesda Solar PV projects
4.	Consultant	-
5.	Customer Approval	This is a conditional Tender Enquiry. Offers submitted by vendor may be sent for End-customer approval. In such case, Price Bids shall be opened / RA shall be conducted for end-customer approved vendors only.
6.	Consignee address	GSECL Raghhanesda SPV Project (Detailed contact shall be shared with PO)
7.	Buyer and Paying Authority	Bharat Heavy Electricals Limited - SBD, Bangalore
8.	Buyer IEC CODE/ GST No.	IEC CODE: 0588138690 / GST No: 29AAACB4146P1ZB
		By Road / Rail For Indigenous Bidders: On door delivery and freight pre-paid basis. Transit Insurance will be in BHEL scope. For Foreign Bidders: Not Applicable
9.	Mode of Dispatch	Note: It is Vendor's responsibility to ensure availability of Trucks/ships schedule etc. well in advance for dispatch of material to meet contractual delivery requirement. • Part shipment is allowed. • Trans-shipment is not allowed.
		 It is also the vendor's responsibility to ensure material is dispatched through shortest possible route.
10.	Transportation & Freight Charges	Material to be dispatched on freight pre-paid basis including destination charges as per GCC Clause no. 8 (DELIVERY TERM)
11.	Road Permit / E- waybill	Road Permit / E-way bill, to be arranged by Supplier / Transporter / BHEL (as per GOI mandate).
12.	Price basis	For Supplies: Firm till completion of the contract. (PVC Not applicable) For Service: Firm till completion of the contract. (PVC Not applicable) All the other applicable taxes including Income taxes (TDS) as per Indian law shall be deducted from the payables & paid to Govt. by BHEL.
13.	Evaluation of Offers	Evaluation of the tender shall be on the basis of delivered cost, i.e 'total cost to BHEL' wrt the finalised technical scope and commercial conditions taking into consideration loadings, if any, and all available financial advantages. The evaluation currency for this tender shall be INR Vendors are supposed to fill all the Price Formats (Unpriced & Priced) in all respects. If any Price Format/cell of Price Format is left blank by the bidder, it shall be treated as "quoted by the bidder on Free of Cost to BHEL", unless specified otherwise elsewhere in the NIT. All prices (except for main Price Schedule) shall be quoted on Ex-works basis. Prices in Main Price Schedule shall be quoted inclusive of Freight Charges and Freight percentage mandatorily to be declared separately in Un-Priced Price Bid format (PART-I). In case of any addition/deletion/modification (upto +/- 30% of Contract Value), Freight charges shall be operated according to this declaration only.
14.	Split order condition	NIT Qty shall be procured from 02 vendors in the ratio 60:40 as per attached Quantity split document
15.	Transit Insurance	In BHEL Scope. Insurance details shall be informed along with the NIT / Purchase Order. Prior Dispatch, intimation shall be issued to Insurance agency by the supplier about the value of consignment, dispatch details, along with one set of documents consisting of LR /BL copy, Packing List, Challan indicating the items dispatched (with their weights). A copy of above should be sent by email to insurance agency with copy to the following BHEL Email IDs: srinivasa.a@bhel.in; aknived@bhel.in



PV-MM TENDER NO. AKPBOS0035

7	7	Revision No. UU
16. 17.	Unloading at Site Drawing Submission Schedule	Unloading will be in the scope of BHEL As per technical specification enclosed
18.	Delivery Schedule	Material to be supplied within 8 weeks from date of purchase order. Delivery is the essence of the tender. Bids not meeting the delivery schedule will be rejected by BHEL.
19.	Loading for Deviatio	Applicable as per Annexure VIII of GCC
20.	Payment terms	 9.1.1 FOR SUPPLY OF ITEMS: Hundred Percent (100%) of basic price of the material supplied, as per PO, along with 100% taxes & duties (as applicable) and freight charges, shall be payable within 45 days from the date of receipt of goods and receipt of complete documents as specified in Clause No. 40 of SCC / PO. GOI has amended GST Law - Section 51 of the CGST Act 2017 wherein Government Agencies (PSU) has to deduct 2% GST as TDS w.e.f. 1.10.2018. Accordingly 2% of basic value (Equivalent to 1% CGST + 1% SGST or 2% IGST/UTGST) will be deducted as TDS & TDS certificate shall be issued by BHEL in line with the latest amendment in GST Law. 9.1.2 FOR SUPPLY OF SPARES / TOOLS & TACKLES / SITE MODIFICATION MATERIAL NOT APPLICABLE 9.1.3 FOR SERVICES (SITE MODIFICATION & COMMISSIONING OF NUMERICAL RELAYS) AT BHEL SITE: NOT APPLICABLE
21.	Quantity Variation	APPLICABLE UPTO ± 30% OF THE CONTRACT VALUE AS PER GCC CL. NO. 6.0
22.	Quantity Tolerance	Not Applicable.
23.	Guarantee Period	Applicable as per Cl. 12.0 of GCC R0. Guarantee period shall be 18 months from the dispatch.
24.	Contract Performance Bank Guarantee (CPBG)/PBG	NOT APPLICABLE FOR THIS TENDER
25.		Applicable as per clause 26.1 of the GCC R0.
26. 27.	Integrity Pact Details of IEM	Not Applicable Not Applicable
28.	Inspection Agency	QUALITY ASSURANCE PLAN (QAP) – To be submitted by Supplier for approval Inspection call should be raised only on our online portal at http://cqir.bhel.in/Cqir/jsp/Masters/login.jsp It is responsibility of the vendor to inform BHEL at least 7 days prior for carrying out inspection, along with all the relevant test certificates, internal test Reports and approved QAP . Such inspection, examination and testing by itself shall not relieve the Seller/Contractor from any obligation under the Order/Contract. Penalty for items not ready after inspection call / failure during inspection: The expenses incurred by BHEL/Representative for travel, stay etc. shall be in vendor's account. No item / equipment shall be dispatched without obtaining prior Material Dispatch clearance certificate from BHEL-SBD Material Management Department irrespective of inspection categories.
29.	Dispatch Clearance	No item / equipment's shall be dispatched without obtaining Material Dispatch clearance certificate from BHEL-SBD Material Management Department irrespective of inspection categories.
30.	Demurrage charges	Demurrage charges shall be paid by supplier/vendor only to the transporter. No claim shall be acceptable to BHEL in this regard.
31.	Organization Chart	Contact details (Email, Mobile No. and Phone no.) for concern person to be submitted by the Bidder.
32.	Delivery Failure and Termination/Liquidat ed Damages	Applicable as per Cl. No. 16 (Page 17 of 28) of GCC R0. Clause No. 16.2.1 of GCC to be read as: Purchaser reserves the right to recover from the Seller/Contractor, as agreed, liquidated damages and not by way of penalty, a sum equivalent to half (½) percent of undelivered portion per week or part thereof, subject to a maximum of ten (10) percent of the total contract price excluding elements of taxes, duties and freight, if the Seller/Contractor fails
	1	1 / / / State of the state of t



SOLAR BUSINESS DIVISION (Erstwhile known as Electric & Photovoltaic Division) SPECIAL CONDITIONS OF CONTRACT (SCC) Revision No. 00

PV-MM TENDER NO. AKPBOS0035

to deliver any part of the ordered stores within the period stipulated in the Order/Contract. 1. LR/ RR date for indigenous supplies and AWB/ BL date for FOB/CIF/CIP/CFR/CPT contracts shall be treated as the date of delivery for levying LD as per Clause 16. In case of any amendment/revision, LD shall be linked to the amended/revised contract value and delivery date(s). 3. If Order/ Contract involves two or more Units/ Sets/ Lots, then Liquidated Damages shall be for order/ contract value of the delayed Unit/ Set/ Lot, provided delivery stipulated in the Order/ Contract is Unit/ Set/ Lot wise, however total LD amount shall be limited to 10% of total order value. (excluding taxes, duties and freight) Clause No. 4.1. 4.2 & 4.3 of GCC to be read as: 4.1 CGST/SGST/UTGST/IGST Seller/Contractor is required to ensure that CGST/SGST/UTGST/IGST (whichever is applicable) is quoted as per the existing tariff on the date of the offer and all benefits as per existing laws have been considered. 4.1.2 It is the responsibility of the seller/contractor to issue the Tax Invoice strictly as per the format prescribed TAXES AND under the relevant applicable GST law (CGST Act/SGST Act/UTGST Act/IGST Act). Vendor to indicate the 33. DUTIES (Clause No. proper GSTN Registration/ HSN code in their tax invoice. 4.1, 4.2 & 4.3) 4.1.3 The purchaser is registered in the State of Karnataka vide following GST registration number: 29AAACB4146P1ZB. 4.1.4 Seller/contractor is required to mention the above registration number in their tax invoice unless stated otherwise in NIT/SCC. CGST/SGST/UTGST/IGST shall be paid at actuals against Tax Invoice subject to Cl. No. 24 of SCC. Clause No. 4.4 of GCC of GCC to be read as: OTHER TAXES & 4.4 OTHER TAXES & LEVIES 34. LEVIES (Clause No. All taxes/duties/Cess other than CGST/SGST/UTGST/IGST shall be deemed to be included in the Ex-Works 4.4) prices unless specified otherwise by the bidder in the price bid. No variation in other taxes and duties shall be payable by Purchaser. Clause No. 4.5 of GCC to be read as: 4.5 CUSTOMS DUTY Customs Duty/IGST/Goods and Services compensation cess under Goods and Services Tax (Compensation 4.5.1 to States) Act, 2017 element for imported items as per Special Conditions of Contract shall be included in the Ex-Works prices. **CUSTOMS DUTY** 4.5.2 Seller/ Contractor shall arrange for his own import license, if required, since Purchaser will not provide any 35. (Clause No. 4.5 of import license. Therefore, Seller/ Contractor alone shall be responsible for any delay in getting import license or non-availability of the same or completion of other related formalities. Purchaser shall not be responsible GCC) for any financial liability, whatsoever, on this account. 4.5.3 Essentiality Certificate or Project Authority Certificate (PAC) as per Import Policy, if required to avail concessional customs duty, shall be clearly specified in the offer. Import content (CIF value in rupees) with list of items, quantity, foreign currency, Country of origin etc., shall be submitted by the bidder as part of Price bid. Clause No. 4.6 of GCC to be read as: 4.6 DIRECT TAXES **DIRECT TAXES** 4.6.1 Purchaser shall not be liable towards income tax of whatever nature including variations thereof, arising out 36. (Clause No. 4.6 of of this Order/ Contract, as well as tax liability of the Seller/ Contractor and his personnel. GCC) 4.6.2 Deductions of Tax at source at the prevailing rates shall be effected by the Purchaser before release of payment, as a statutory obligation, if applicable. TDS certificate will be issued by the Purchaser as per statutory provisions. Clause No. 5.0 of GCC to be read as: STATUTORY VARIATION 5.0 Statutory variation for CGST/SGST/UGST/IGST is available provided the actual completion of supply does 5.1 not occur beyond the period stipulated in the order/contract or any extension (without levy of penalty). STATUTORY 5.2 For variation after the agreed completion periods, the seller/contractor alone shall bear the impact for the 37. VARIATION (Clause upwards revisions and adjust the price in their basic price in such a manner that total price with tax matches with the ex- works with taxes of Purchase Order/Contract. For downward revisions, purchaser shall be given No. 5.0 of GCC) the benefit of reduction in CGST/SGST/UGST/IGST. This will be without prejudice to the levy of penalty for delay in delivery/completion schedule. 5.3 No other variations such as on Custom Duty, exchange rate, minimum wages, prices of controlled commodities, any other input etc. shall be payable by the purchaser.3 TRANSPORTATION Clause No. 8 of GCC to be read as: & FREIGHT TRANSPORTATION & FREIGHT CHARGES 38. CHARGES (Clause All dispatches shall be through road carriers approved by Purchaser/ Bank, on freight pre-paid basis. No. 8 of GCC) Road Permit/E-way bill, if required, will be arranged by Supplier. 39. New Clause of GCC 9.7 Other clauses

PV-MM TENDER NO. AKPBOS0035

-77		ivision)	Revision No. 00		
			or/Supplier will intimate BHEL along with Ll	R/RR (as applicable) immediately on removal of goods from	om
			yments against Tax Invoice to vendors/co	ontractors shall be released only after:	
				STR-1 within the prescribed timeline as per the relevant Ac	ct.
				the invoice should be matched with the details uploaded	
		vendo	or in GSTR-1.	·	•
		c) Confi	mation of payment of GST thereon by ver	ndor on GSTN portal	
				HEL due to non/delayed receipt of goods and/or tax invo	
				ct for availing such ITC, or any other reasons not attributal	
				the vendor/contractor along with interest levied/leviable	on
		BHEL Wherein GST lia		narge, any interest levied/leviable due to any reasons	not
			IEL shall be recovered from the vendor/co		HOL
			of GCC to be read as: For Claiming Payn		
		For Supply:	•	,	
			compliant invoice. (Original for Buyer + 3 (Copy)	
		B. Original Copy		101 101 1 11 10 10 10 10 10 10 10 10 10	
		C. Packing List – Net Weight-(Orig		nd Clearly Showing Number of Packages, Gross Weight a	and
	Documents to be		inal+3 Copies) ance Intimation [Sent by The Supplier to In	nsurer – as per cl. no. 9 abovel	
40.	Submitted by	E. Dispatch Clear		nsurer – as per ci. no. 3 abovej	
	Vendor			rtificates and / or Certificate of Conformity as per approv	/ed
		QAP/Standard Q		3 Fr Fr	
			of accepted CQIR		
		For Service:			
			compliant invoice for Service portion. (Original Continues of the NAL CONT		
			ion Certificate duly endorsed by NALCO/E	BHEL. T rate corresponding to HSN code and quotes rates, t	tho
				ect CGST/SGST/UTGST/IGST rate shall be considered	
			ited to guoted FOR Site Price).		
				opriate authority under relevant GST laws.	
				ategory of registration under GST i.e. registered dealer a	and
41.	New Clauses of	composite de			L
	GCC			o composite dealer. In the event of any GST quoted aluation purpose. However, the ordering will be done with	
		considering t	•	aluation purpose. However, the ordering will be done with	Jul
				n composite to regular dealer after the submission of the	bid
				GST/UTGST/IGSTwill be made. However, the vendor has	
			pice strictly, as per the law, by adjusting th		
				y be invoked in any of the following cases:	
				s execution timeline as stipulated in the Contract, back	
				rtion of work/ supply does not appear to be executable with	hin
			period (#) considering its performance of	r before completion of the work as per contract.	
				supplier within scheduled completion/delivery period as p	per
			tended from time to time, for the reasons		
			ontract on account of any other reason (s)		
				's written permission resulting in termination of Contract	or
		part thereof by Bl			
42.	RISK & COST			default attributable to Contractor/ Supplier.	ام م
	CLAUSE		e shall be given for rectilication of the bi nvoke the Risk and Cost.	reach. In case of non-rectification during this notice period	ou,
		uronaser snall l	TIVORG LITO INSIN ATIA COSL.		
		RISK & COST			
		Risk and Cost ag	ainst Balance Work:		
		Risk &	Cost Amount= [(A-B) + (A x H/100)]		
		Where,	(14)		
			nce scope of Work/ Supply (*) as per rate		4h -
			nce scope of Work/ Supply (^) as per rate in of contract i.e. inclusive of PVC & ORC	s of old contract being paid to the contractor/ supplier at t	ıne
			in of contract i.e. inclusive of PVC & ORC actor to be taken as 5	, ii aiiy.	
	<u> </u>	i Overneau l'a	iotor to be taken as a		



PV-MM TENDER NO. AKPBOS003

HIJ		Div	vision)	Revision No. 00		
	<u> </u>		In case (A-B) is le	ess than 0 (zero), value of (A-B) shall be	taken as 0 (zero).	٦
			*(Balance scope		(2010).	
			Difference of Con	tract Quantities and Executed Quantities	as on the date of issue of Letter for 'Termination of Contract	.,
				balance scope of Work/ Supply for calcu		
					ontract. If, Contract has been amended, quantities as pe	r
				ct shall be considered as Contract Quant		
					eded the Contract Quantities based on drawings issued t	
					then for these items total Quantities as per issued drawing	S
				d to be contract quantities. items whose rates have already been ann	proved would form part of contract quantities for this purpose	_
					es have not been approved, would also form part of contract	
					e determined in line with contractual provisions.	
					cope in new tender shall not be considered for this purpose	
					t quantities pertaining to portion of work withdrawn shall b	е
				alance scope of work/supply' for calculati		
				in executed work/supply in case of Term		
					ulated in line with LD clause of the contract for the dela act value shall be taken as Executed Value of 30work/suppl	
				of limiting maximum LD value.	act value shall be taken as Executed value of sowork suppl	y
				lation of "LD against delay in executed w	ork/supply" is given below.	
			1. Let the time p	eriod from scheduled date of start of wo	rk till termination of contract excluding the period of Hold (if
				ble to contractor/ supplier= T1		
				of executed work/supply till the time of ten		
					inputs/fronts were made available to contractor/ supplier an	d
				execution till termination of contract = Y ited work/supply attributable to contractor	/supplier i.e. T2-(1 Y/V) v T1	
					ntract for the delay attributable to contractor/ supplier takin	٦
				/alue and "T2" as delay attributable to cor		9
					nall be applicable for portion of work/supply withdrawn.	
					ormat as specified under GST laws mentioning your GSTI	Ν
			AC No should accompany supply.	L L L		
				dor declaring such invoice in his GSTR-1 return and receip GST thereon by vendor on GSTN Portal.	π	
				from vendor which shall be valid at least one month after th	۵	
				nd receipt of Tax invoice and receipt of goods, whichever i		
				e could not be complied].	7	
43.	NOTE	:			non/delayed receipt of goods and/or tax invoice or expiry of	
10.	NOTE			y other reasons not attributable to BHEL, GST amount sha		
		be recoverable	from vendor along with interest levied	/BG of appropriate value may be obtained from vendo est thereon shall be release to vendor only upon completio)r	
			of these requirem		est thereon shall be release to vehiclor only upon completio	''
				rn & GST credit by BHEL is denied or reversed subsequentl	v	
					ch ITC reversal as per GST Law shall be recoverable from	
				•	obtained from vendor alternatively payment covering GS	Т
					dor only upon completion of these requirements.	_
44.	Concil	liation Clause			hall be applicable. The Signed & Stamped copy of the sam	е
				ong with the offer as a mark of acceptanc PLICABLE FOR MSE VENDORS (MICR		-
					rprises (MSEs) shall be available to MSEs registered wit	h
					Price Preference Policy of the Government subject to ther	
			becoming eligible		,	
				ubmit applicable certificates (as specified by the Ministry of		
					or registration. Vendors have to submit the Udyog Aadhaa	
45	Provis	sions for MSE			g with attested copy of a CA certificate [as per Annexure-	
45.	vendo	ire	(i) or (ii)] applicat	• •	audited) along with the tender documents in the Part-I bid t	U
					vill be the date of bid opening (Part-I in case of two-part bi	Ы
			and three-part bid		22 2 date of old opening (i dit i iii oddo oi two puit bi	_
					fficer and must be valid as on the date of part I bid openin	g
					MSE vendors. Please note that no benefit shall be applicable	
					submitted before the price bid opening. If the tender is to b	е
<u></u>			submitted through	n e-procurement portal, then the above re	equired documents are to be uploaded on the portal.	Ш



PV-MM TENDER NO. AKPBOS0035

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 (MSME). PURCHASE PREFERENCE FOR MSE VENDORS: A. For Items which are divisible in nature: 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: 1. The MSE vendor matches the L1 price. 2. L1 price is from a non MSE vendor. L1 price will be offered to the vendor nearest to L1 in terms of price ranking (L2 – nearest to L1). In case of nonacceptance by the MSE vendor (L2), next ranking MSE vendor will be offered who is within the L1 + 15% band (if L3 is also within 15% band). 4. 3% of the 25% will be earmarked for women owned MSEs. 5. 25% of the 25% (i.e., 6.25% of the total enquired quantity) will be earmarked for SC/ST owned MSE firms provided conditions as mentioned in (1) & (2) are fulfilled. 6. In case where no SC/ST category firms are meeting the conditions mentioned in (1) and (2) or have not participated in the tender, the 6.25% of earmarked quantity for SC/ST owned MSE firms will be distributed among the other eligible MSE vendors who have participated in the tender. B. For Items which are not divisible in nature: MSE vendors quoting within a price band of L1 + 15% shall be allowed to supply up to 100% of the requirement against this tender provided: 1. The MSE vendor matches the L1 price. 2. L1 price is from a non MSE vendor. L1 price will be offered to the vendor nearest to L1 in terms of price ranking (L2 – nearest to L1). In case of nonacceptance by the MSE vendor (L2), next ranking MSE vendor will be offered who is within the L1 + 15% band (if L3 is also within 15% band). 4. No distribution shall be done specifically to women owned MSEs or SC/ST owned MSEs in such cases. Documents to be submitted for claiming MSE status and intended benefits: Option 1(valid till 31.12.2021): Submission of Udyog Aadhar Memorandum along with CA certificate as per Annexure-G (i). Option 2: Submission of Udyam Registration certificate along with CA certificate as per Annexure-G (ii). "For this procurement, the local content to categorize a supplier as a Class I local supplier/ Class II local Supplier/ Nonlocal supplier and purchase preference to Class I local supplier, is as defined in Public Procurement (Preference to Preference to Make 46. Make in India), Order 2017 dated 04.06.2020 issued by DPIIT. In case of subsequent orders issued by the nodal in India ministry, changing the definition of local content for the items of the NIT, the same shall be applicable even if issued after issue of this NIT, but before opening of Part-II bids against this NIT". I. Any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority. II. "Bidder" (including the term 'tenderer', 'consultant' or 'service provider' in certain contexts) means any person or firm or company including any member of a consortium or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not failing in any of the descriptions of bidders stated hereinbefore, including any agency branch or office controlled by such person, participating in a procurement III. "Bidder from a country which shares a land border with India" for the purpose of this Order means: a. An entity Incorporated, established or registered in such a country; or Compliance to A subsidiary of an entity Incorporated, established or registered in such a country; or Government of India c. An entity substantially controlled through entitles incorporated, established or registered in such a country; order OM No.6/18/2019-PPD d. An entity whose beneficial owner is situated in such a country, or dated 23.07.2020 & 47. An Indian (or other) agent of such an entity; or 24.7.2020 regarding A natural person who is a citizen of such a country; or f. restrictions under g. A consortium or joint venture where any member of the consortium or joint venture falls under any of the Rule 144 (XI) of the above General Financial IV. The beneficial *owner* for the purpose of (iii) above will be as under: Rules (GFRs), 2017 1. In case of a company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has a controlling ownership interest or who exercises control through other means. Explanation-"Controlling ownership interest" means ownership of or entitlement to more than twenty-five per cent. of shares or capital or profits of the company; "Control" shall include the right to appoint majority of the directors or to control the management or

agreements or voting agreements;

policy decisions including by virtue of their shareholding or management rights or shareholder's