Design, Development, Manufacture, supply, testing & Commissioning of 152 sets of Electrics with 3 Phase AC Propulsion System for Kolkata metro			
EXPRESSION OF INTEREST FOR Partnering with BHEL (PRE – BID TIE UP) - Amendment 1			
Sl. No.	EOI Cl. / Page No	EOI Specification Requirement	Amended Requirement
1	5.2/9	Reputed business entities to submit their offer as per Cl. 5.1 by Post / e-mail so as to reach us on or before 14th August 2021 by 14:00 Hrs (IST) for Stage-I Bid at the following address. BHEL shall call for Stage-II bid submission from qualified bidders by 17th August 2021. Date for Stage-II Bid submission shall be 19th August 2021 by 14:00 Hrs (IST) for qualified bidders.	Reputed business entities to submit their offer as per Cl. 5.1 by Post / e-mail so as to reach us on or before 20th August 2021 by 16:00 Hrs (IST) for Stage-I Bid BHEL shall call for Stage-II bid submission from qualified bidders by 24th August 2021. Date for Stage-II Bid submission shall be 26th August 2021 by 16:00 Hrs (IST) for qualified bidders.
2		The MOU shall be valid for a period of 01 year, with the stipulation that in the event of pricereduction during negotiation by BHEL with the customer, corresponding reduction will be passed to the pre-bid partner.	The EOI specification referred clause has been amended as below. Please refer Amendment 1 in this regard: "The MOU shall be valid for a period of 01 year, with the stipulation that in the event of price reduction during negotiation by BHEL with the customer after agreement with the pre bid partner, corresponding reduction will be passed to the pre-bid partner"
3	Annexure 5 - 8/Page 18	Repair/replacement: The contractor's liability in respect of any complaints, defects and/or claims shall be limited to the replacement/ repair of defective part only to the extent that such replacement or repairs are attributable from faulty workmanship or material or design in the manufacture of the stores, provided that defects are brought to the notice of the contractor according to clause 16.1 above during the warranty period. The Contractor shall be responsible for all defects except those arising out of faulty operation or maintenance or normal wear and tear.	The EOI specification referred clause has been amended as below. Please refer Amendment 1 in this regard: "The Contractor shall be responsible for all defects (attributable to contractor) except those arising out of faulty operation or maintenance or normal wear and tear"