#### **BHARAT HEAVY ELECTRICALS LIMITED**

(A Govt of India Undertaking)
RAMACHANDRAPURAM :: HYDERABAD-502 032
Ph No.04023182576, e-mail: khadiagk@bhel.in

#### TENDER NOTICE

Name of the department : LOGISTICS

Tender Notice No : HYLOG21-22AITC/3A/A&B Date: 06.05.2021

#### <u>Sub: Transportation of consignments by Mechanical vehicles – All India Transport Contract 2021-22 - Reg.</u>

- 1. Bharat Heavy Electricals Limited is a Government of India Maharatna Public Sector undertaking having its Registered Office at Siri Fort, New Delhi. BHEL Ramachandrapuram, one of its manufacturing Units, invites sealed tenders in Two-part bid from eligible Contractors, who fulfil qualification criteria as stipulated in NIT, for providing the total logistics solutions i.e. safe and secure transportation of consignments through road by mechanical vehicles including undertaking of feasibility study/route survey, civil works, if any.
- 2. Pre-qualification requirements (PQR) for the above said work is enclosed.
- **3.** The tender documents are to be downloaded in the Web Site of BHEL <a href="www.bhel.com">www.bhel.com</a> only. All corrigenda, addenda, amendments, time extensions, clarifications etc. to the tender will be hosted on <a href="www.bhel.com">www.bhel.com</a> only.
- **4.** THIS TENDER IS FLOATED IN ELECTRONIC PROCUREMENT SYSTEM (EPS). OFFERS TO BE SUBMITTED IN EPS ONLY (https://eprocurebhel.co.in). DOWNLOADING/SUBMISSION OF TENDER DOCUMENTS IS AVAILABLE ON THE PORTAL (https://eprocurebhel.co.in).

## (sd) Manager/Logistics

### **INDEX**

SI	Heading	Clause	Description		Page
	_				No.
A.	Notice Inviting Tender Su	mmary	<b>,</b>		4
B.	Scope of Work	1.0	Schedules		5
		2.0	Groups & Cate	-	5
C.	Prequalification	1.0	Firm Registrat		6
	Requirements (PQR)	2.0	Fleet Ownersh	•	6
		3.0	IBA recommendation		7
		4.0	PAN, GST		7
		5.0	Annual Turno	ver & IT Returns	7
		6.0	Experience		8
		7.0	Power of Atto	rney	8
		8.0	Branches		8
D.	Terms & Conditions of	1.0	APPLICATION		9
	Contract	2.0	DEFINITION O	F TERMS	9-10
		3.0	SCOPE OF CON	NTRACT	10-11
		4.0	DETAILS OF SC	CHEDULES	11
		5.0	CONTRACT AC	GREEMENT	11
		6.0	CONTRACT PR	ICE/FREIGHT CHARGES	11
			BASIC FREIGH	T	11
			VARIABLE	CLEARANCE/PERMITS CHARGES	11
			ADDITIONAL CHARGES	POWER BLOCK/HEIGHT GAUGE CHARGES	12
				STATUTORY CHARGES	12
				STATUTORY PENALTY-LEVIES	12
				CANCELLATION CHARGES	12
				DETENTION CHARGES	12
				STORAGE CHARGES	13
				INCENTIVE FOR GPS SERVICE	13
				LOADING/UNLOADING CHARGES	14
				PAYMENT FOR LOADING SUPPORT	14
				ADDITIONAL CHARGES FOR TRIPURA & MIZORAM	14
		7.0	PRICE VARIAT	ION CLAUSE (PVC) FOR DIESEL	14
		8.0	EARNEST MON	NEY DEPOSIT (EMD)	14
		9.0	SECURITY DEP	·	14-15
		10.0	OFFER VALIDIT	• •	15
			TENURE OF CO	ONTRACT	15
			EXTENSION OF CONTRACT		15
		11.0		TRIBUTION IN RATE CONTRACT	15-16
		12.0	WEIGHT MEASUREMENT  VOLUMETRIC CONVERSION FOR BULK/VOLUMNIOU		16
		13.0			16-17
			CONSIGNMEN		,
		14.0		Y AND FEASIBILITY STUDY	16-17
		15.0	ROUTE & DIST		17

**SIGNATURE & SEAL OF THE BIDDER** 

		14.0	CLASSIFICATION OF LOADING DLASE	17
		16.0	CLASSIFICATION OF LOADING PLACE	17
		17.0	INDENT FOR PLACEMENT OF VEHICLES	17
		18.0	CANCELLATION OF INDENT	18
		19.0	REJECTION OF INDENT	18
		20.0	DELAY IN PLACEMENT	18
		21.0	NON-PLACEMENT OF VEHICLES WITHIN TIME MOBILIZATION	18 19
		22.0	ENTRY DOCUMENTATION	
		23.0	RIGHT OF REJECTION	19 19
		25.0	LOADING & UNLOADING	19
		26.0	JOURNEY MANAGEMENT	19
		27.0	DELIVERY TIME/TRANSIT TIME IN RATE CONTRACTS	20
		28.0	ADDITIONAL TRANSIT TIME IN RATE CONTRACTS	20
		29.0	LASHING OF THE CONSIGNMENTS	20
		30.0	PENALTY	21-22
		31.0	HIRING OF SERVICES	23
		32.0	CONSIGNMENT NOTE/LR	23
		33.0	EN ROUTE DOCUMENTS AND EXPENSES	23
		34.0	DELIVERY & ACKNOWLEDGEMENT	24
		35.0	SAFETY OF CONTRACTOR'S WORKMEN	24
		36.0	INSURANCE	24
		37.0	PAYMENT	25
		38.0	TRANSSHIPMENT	26
		39.0	CLUBBING OF MATERIAL	26
		40.0	MALPRACTICES/IRREGULARITIES/TAMPERING WITH	27
		40.0	LR'S, BILLS	21
		41.0	RISK PURCHASE	27
		42.0	RIGHTS	27
		43.0	PERFORMANCE EVALUATION	28
		44.0	FORCE MAJEURE	30
		45.0	BHEL'S FRAUD PREVENTION POLICY	30
		46.0	BHEL'S GUIDELINES FOR SUSPENSION OF BUSINESS DEALINGS WITH SUPPLIERS/ CONTRACTORS	30
		47.0	INTEGRITY PACT	30
		48.0	INDEMNITY	30
		49.0	ARBITRATION	31
		50.0	JURISDICTION	31
E.	DETAILS OF CATEGORY	1.0	CATEGORY-1	32
		2.0	CATEGORY-2	32
		3.0	CATEGORY-3	32
		4.0	CATEGORY-4	33
		5.0	CATEGORY-5	33
		6.0	CATEGORY-6	33
		7.0	NOTE	34
F.	PRICE SCHEDULE		PRICE SCHEDULE & EVALUATION	35-37
G.	ITB		INSTRUCTIONS TO BIDDERS	38-40
Н.	FORMATS		FORMATS	41-44
	AFFIDAVIT		AFFIDAVIT CUM UNDERTAKING	45
I.	PRICE BID FORMAT		PRICE BID FORMATS	47-48
K.	LIST OF PROJECTS &		LIST OF PROJECTS & DISTANCES FOR VARIOUS	49-51
	DISTANCES		PROJECTS	

#### **ANNEXURE-A**

#### **Notice Inviting Tender-Summary**

i. Tender Number: HYLOG21-22AITC/3A/A&B

ii. Name of the Work: Transportation of Goods from Air/Sea ports in India to anywhere in India by Trucks & Trailers except Hill Region.

iii. Notice Inviting Tender Summary – Annexure-A

iv. Scope of work: Annexure-B

v. Estimated Cost of work & EMD for 1 Year:

SI	Schedule	Group	Executed value(Previous Year) for 1 Year (In Rs.)(Ex.V)	Estimated Cost for 1 Year =EX.V*BF(In Rs.)	No. of Transpo rters	L1 Bidder %	EMD (Rs.)	One Time EMD (Rs.)
1	Schedule IIIA	Group-A – Trucks	1006087.00	1006087	2	67%	20,122	40 117
2	Schedule IIIA	Group-B – Trailers	2449765.00	2449765	2	67%	48,995	69,117

SNO	SCH/GROUP	ESTIMATED AMOUNT PER GROUP(INR)	AVG. TURNOVER REQUIRED (INR)	AVG. TURNOVER REQUIRED IN LAKHS (INR)
1	3A GROUPA	1006087	301826	3.02 Lakhs
2	3A GROUPB	2449765	734930	7.35 Lakhs

vi. Last date for sale of tender documents: **To be downloaded from website** 

vii. Last date for receipt of tender: 11.00 Hrs dated 17 .05.2021

viii. Date and place of tender opening: 17 .05.2021 at 12:00 hrs through E-Tendering Portal

ix. Contract Period: 1 year

x. Pre-Qualifying Requirements: Annexure-Cxi. Terms & Conditions of Contract: Annexure- D

xii. Categories: Annexure-E

xiii. Price Schedule & Evaluation: Annexure-F

xiv. Instructions to bidders: Annexure-G

xv. Formats: Annexure-H

xvi. Price Bid Format: Annexure-I

xvii. List of Projects running-Only of Reference-Annexure-J

#### **ANNEXURE-B**

**Scope of Work**: Transportation of Goods from Air/Sea ports in India to anywhere in India except Hill Region by Road by Mechanical Vehicles (except coal, sand and cement) of GVW up to 55,000 kgs or Government defined limit, covering following 2 Schedules

#### **Schedules:**

SI	Schedule	Description
1	Schedule IIIA - Group A- PORTS -	Consignments which are to be dispatched from Air/Sea
	OTHERS	ports in India to anywhere in India by Trucks except Hill
		Region
2	Schedule IIIA – Group B - PORTS –	Consignments which are to be dispatched from Air/Sea
	OTHERS	ports in India to anywhere in India by Trailers except Hill
		Region

Please note that consignments to/from/through Tripura & Mizoram are covered in these 2 schedules – IIIA(Gr A) & IIIB(Gr B). Payment will be released in line with Clause 6.6.12.

**1. Groups & Categories:** Group-A consists of Category 1, 2 & 3. Group-B consists of Category 4, 5 & 6. Following are 6 categories. Please refer to Annexure-E for details of Groups, categories and Annexure-F for slabs.

Croup	Catagorias	Catagory Nome	Length	Width	Height	Slabs
Group	Categories	Category Name		Meter	Meter	
	Category 1	LCV/HCV	5.63	2.00	2.13	8
Group-A	Category 2	Open Truck	8.50	2.43	2.00	8
	Category 3	Truck	7.30	2.20	2.74	12
	Category 4	High Bed Trailer	12.20	6.00	3.05	16
Group-B	Category 5	Semi Low Bed Trailer	10.70	6.00	3.50	8
	Category 6	Trailer - ODCs	16.00	6.00	5.50	24
		Total				76

#### **ANNEXURE-C**

#### PRE-QUALIFICATION REQUIREMENTS

1. **Organization/Firm Registration:** Business shall be registered in India in line with extant applicable act

SI	Type of Organisation	Documents (Self-Attested)
Α	Sole Proprietorship	Trade License
В	Partnership	Partnership Deed
С	Registered Company	Memorandum of Article

- 2. **Fleet Ownership:** For Group-A, The bidder should secure at least 40 points. For Group-B, The bidder should secure at least 50 points Vehicles should be confirming to the relevant provisions of MV Act. Ownership should be in the name of:
- i) Proprietor wherein the bidder is a Proprietary concerns.
- ii) Partner (s) wherein the bidder is a partnership firm.
- iii) Company wherein the bidder is a Company Registered under Indian Companies Act, 1956. In case the ownership is still in the name of directors/partners and yet to be transferred in the name of the company, a board resolution stating that Director/Partner has relinquished the rights in favour of company.

Weightage given: HCV-1 Point, OPEN TRUCK-1.3 Points, Truck-2.1 Points and Trailer-2.9.

Only for calculation purpose: Any vehicle having loading capacity up to 9 MT will be considered as HCV. Any vehicle having loading capacity from 9.1 MT to 12 MT will be considered as open truck. Any vehicle having loading capacity from 12.1 MT to 19 MT will be considered as Truck. Any vehicle having loading capacity from 19.1 MT to 38 MT will be considered as Trailer. Hence, trucks having net weight capacity more than 19 MT will be considered as Trailer for calculation purpose and 2.9 points will be given for such trucks.

Total Points secured will be calculated by multiplying values of B and C as shown below.

#### Example 1:

слаптріє т.				
Category	Loading capacity of vehicle in MT	Points	Numbers of Vehicles	ВХС
	А	В	С	
HCV	9	1.0	4	4
OPEN TRUCK	12	1.3	2	2.6
Truck	19	2.1	5	10.5
Trailer	26	2.9	6	17.4
			TOTAL POINTS	34.5

#### Dis-Qualified.

#### Example 2:

Category	tegory Loading capacity of vehicle in MT		Numbers of Vehicles	ВХС	
	A	В	С		
HCV	9	1.0	4	4	

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OPEN TRUCK	12	1.3	0	0
Truck	19	2.1	5	10.5
Trailer	26	2.9	10	29
			TOTAL POINTS	43.5

**Qualified for Trucks.** 

Example 3:

Category	Loading capacity of vehicle in MT	Points	Numbers of Vehicles	ВХС
	A	В	С	
HCV	9	1.0	4	4
OPEN TRUCK	12	1.3	0	0
Truck	19	2.1	10	21
Trailer	26	2.9	10	29
			TOTAL POINTS	54

Qualified in trucks and trailers.

**Note:** Even if the transporter does not own a particular category of vehicle, the transporter will have to supply that category vehicle as & when required at the contract rates. For example: Transporters owning only trailers will be eligible subject to agreeing to supply HCV/Open Trucks and Truck as and when required at contract rates.

Transporter has to ensure to place the vehicles with valid RC and Fitness.

#### **Documents:**

- 2.1. Self-Attested list of all vehicles owned as per Format-III with make and year of manufacturing along with Registration Nos. and Chassis Number
- 2.2. Self-attested Photostat copies of R.C. Books
- 3. **IBA Recommendation:** All the bidders should have an **IBA** recommendation valid on the date of opening of tender and shall ensure that the same is valid throughout the currency of the contract.

**Documents:** Self-Attested copy of IBA (India Bank's Association) Recommendation letter

- 4. **Permanent Account Number (PAN):** Bidder should have valid Permanent Account Number (PAN). **Documents:** Self-Attested copy of PAN Card.
- 4.1 **GST**: Valid GST registration certificate to be submitted if applicable.
- **5. Annual Turnover:** Bidder should have average financial turnover for FY2017-18, FY2018-19 and FY2019-20 as per below table.

SNO	SCH/GROUP	ESTIMATED AMOUNT PER GROUP(INR)	AVG. TURNOVER REQUIRED (INR)	AVG. TURNOVER REQUIRED IN LAKHS (INR)
1	3A GROUPA	1006087	301826	3.02 Lakhs
2	3A GROUPB	2449765	734930	7.35 Lakhs

#### **Documents:**

- 5.1. Annual reports / Accounts for last three financial years as above duly audited / certified by a Practitioner/Chartered Accountant registered with Institute of Chartered Accountants of India. In case, final audited Balance Sheet /Profit & Loss account is not available, provisional statements for the same duly certified by Chartered Accountant must be submitted. If the company did not exist in first year, the annual turnover for that year will be taken as zero.
- 5.2. Submitted IT returns for the last three assessment years as above.
- 6. **Experience:** For Group-A, the bidders must have delivered 10 consignments weighing from 5 MT to 15 MT in last financial year (01.04.2019 TO 31.03.2020). For Group-B, the bidders must have delivered of 10 consignments from 22 MT to 35 MT in last financial year. Date of LR will be considered as date of dispatch which should lie in the last financial year (01.04.19 to 31.03.20).

#### **Documents:**

- 6.1. Self-Attested list of 10 Consignments transported by the Bidder as per Format-IV.
- 6.2. If the work has been carried out for any of the BHEL units, the proof as per 6.2.1 & 6.2.2 are not required.

For transportation for other companies, any of the following documents may be submitted as proof of transporting 10 consignments:

- 6.2.1. Work completion Certificate issued by Customer with self-attested copy of Loading Receipts (LR). Material receipt certification on LR must be visible. LR must be in the name of Bidder.
- 6.2.2. Work Order copy from the customer with self-attested copy of LRs. Material receipt certification on LR should be visible. LR should be in the name of the bidder.
- 6.3. Direct e-mail verification from the Customer is required. Bidder should send the contact details of the customer as per Format-IV and e-mail should be institution based e.g. <a href="mailto:xyz@bhel.in.">xyz@bhel.in.</a> Personal email-ids viz. Gmail, yahoo should be avoided.
- **7. Power of Attorney:** The tender documents should be signed by authorized signatory. Authorized signatory shall be the person holding 'power of attorney' on behalf of bidder.

#### **Documents:**

A self-attested copy of the Power of Attorney, in case an individual/authorized signatory other than the sole proprietor signs the tender shall be submitted along with the tenders.

#### 8. Branches:

- 8.1. **Branch in Hyderabad/Secunderabad:** The bidder should have a branch in the vicinity of 80 kms radius from BHEL Hyderabad. If the bidder does not have the branch nearby BHEL Hyderabad, the bidder should submit the declaration that "bidder will open the branch within 80 kms of BHEL Hyderabad if the contract is awarded".
- 8.2. The bidder must have at least one branch each in Mumbai & Chennai for qualification in Schedule IIIB. If the bidder does not have the branch in Mumbai and/or Chennai, the bidder should submit the declaration that "bidder will open the branch in Mumbai and/or Chennai if the contract is awarded".

**Document**: Valid address proof i.e. telephone bill, rent agreement etc.

- 9. Applicant shall ensure furnishing an undertaking in the form of an affidavit (Annexure-H-Format-VI) on non-judicial stamp paper valued Rs. 200/- and duly self-attested by the Bidder.
- 10. MSME Transporters/Vendors may submit latest NSIC Certificate or SSI Certificate along with CA certificate for availing benefits under MSME Act.

#### Note:

1. BHEL reserves the right to verify any of the above documents in original.

# ANNEXURE-D TERMS & CONDITIONS OF CONTRACT

1.0	APPLICATION			
	Unless otherwise provided in the Contract Documents, these terms & conditions shall govern the			
	works accompanying technical details, if any and these conditions will form a part of the Contract			
	Documents and contract agreement.			
2.0	DEFINITION OF TERMS			
	The following words shall have the meaning herein assigned to them except where the context			
	otherwise requires.			
2.0.1	"BHEL" shall mean Bharat Heavy Electricals Limited, a Company registered under the Companies			
	Act 1956, with its Registered Office at BHEL House, Siri Fort, New Delhi			
2.0.2	"BHEL Hyderabad" shall mean manufacturing unit of BHEL having its office at			
	Ramachandrapuram, Hyderabad-502032			
2.0.3	"Executive Director/General Manager In-charge" shall mean the officer in administrative charge			
	of BHEL Hyderabad			
2.0.4	"General Manager" shall mean the officer in administrative charge of Logistics Department and			
	reporting to Executive Director			
2.0.5	"Head of Logistics" shall mean the officer in administrative charge of Logistics Department and			
	reporting to "General Manager"			
2.0.6	The "Bidder" shall mean financially sound, experienced and renowned company/logistics service			
	provider/ freight services provider/ Contractor having requisite resources/ inventory, experience			
	and technical labor who can be engaged for providing the total logistics solutions i.e. safe and			
	secure transportation of goods by mechanical vehicle through road and who have participated in			
	BHEL Hyderabad's tender. Joint Venture/Consortium or subsidiary shall not be considered.			
2.0.7	"Goods" in this contracts shall mean plant machinery, equipment or materials to be transported			
2.2.2	under the Contract Documents except Coal, Sand & cement			
2.0.8	The "Contractor" shall mean the successful Bidder who is awarded the Contract and shall be			
	deemed to include the Contractor's successors, assigns, heirs, executors, administrators.			
200	"Transporter" shall also be considered as "Contractor".			
2.0.9	The "Sub-contractor" shall mean individual or firm to whom any part of the work has been subsenting of PUEL 8, shall include his (its being			
	subcontracted by the Contractor with the consent in writing of BHEL & shall include his /its heirs,			
2.0.10	executors, administrators, legal representative and permitted assigns.  "Acceptance of Tender" shall mean communication to the Contractor the acceptance by BHEL of			
2.0.10	his tender.			
0.044				
2.0.11	"Base diesel rate" for PVC means the diesel rate prevailing on the date of technical bid opening.			
2.0.12	"Basic Freight" means the charges for transportation of consignments without any additional			
	charges and calculated as  Regio Freight (Plate per MT per km) v(Meight in MT) v Distance (in Kms)			
2.0.13	Basic Freight = (Rate per MT per km)x(Weight in MT)x Distance (in Kms)			
2.0.13	"Contract" shall mean the Agreement between the Contractor and BHEL for execution of the Work as defined in the Contract Documents.			
2.0.14	The "Contract Documents" shall mean and include the terms & Conditions of Contract and Form			
2.0.14				
	of Tender, Covering Letters, Schedule of Prices and Quantities submitted by the successful Bidder,			
	Letter of Intent of BHEL, Drawings, subsequent amendments mutually agreed upon and the Agreement to be entered in to between BHEL and the Contractor duly signed by them under the			
	Clauses "Contract" of these terms & Conditions and other documents that may form part(s) of			
	the Contract Documents.			
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2.0.15	"Transportation" shall mean the safe & secure movement of goods from one to another location
2.0.13	by sea, air or road
2.0.16	"Road transportation" shall mean safe & secure movement of goods from one to another location
	by Road.
2.0.17	"Schedule" shall mean the terms specified for the division of road transportation in India
2.0.18	"Category of vehicle" shall mean the terms specified for types of vehicles based on their Gross
	vehicle weight, loading capacity (weight) and capacity of carrying dimensions of consignments
2.0.19	Group-A shall mean Group of categories 1, 2 & 3.
2.0.20	"Slab" shall mean the division of rates based on length, or width, or height or distance
2.0.21	"Fixed Additional Charges," means the charges for additional peripheral services other than
	transportation. These charges shall form the part of price bid format and should be fixed before
	the start of work. In this contract, there are no fixed additional charges.
2.0.22	"Variable Additional Charges" means the charges for additional peripheral services required for
	transportation which are dependent on many factors & are variable in nature. Variable additional
0.0.00	charges are only reimbursable with proof as stated herein.
2.0.23	"RC" shall mean Registration Certificate of Vehicle issued by authorized official of State
2.0.24	Government or Government of India "National Permit" shall mean National Permit issued by authorized official of State Government
2.0.24	or Government of India
2.0.25	"GVW" shall mean maximum Gross Vehicle Weight i.e. combined weight of vehicle & goods
2.0.23	loaded on the vehicle as defined in Registration Certificate/National Permit of the vehicle
2.0.26	"Unladen Weight" means weight of the vehicle without any loaded Goods
2.0.27	"NVW or Loading Capacity" means Net Vehicle Weight, which is maximum possible loaded Goods
	in vehicle.
	NVW or Loading Capacity = GVW-unladen Weight
2.0.28	"HCV" shall mean Vehicle having GVW up to 18500 kgs.
2.0.29	"Open Truck" shall mean Commercial Vehicle having GVW up to 28000 kgs & having open body.
	JCBs are also considered in this category.
2.0.30	"Truck" means vehicles having GVW 28000, 35000 and 41000kgs. Taurus shall also be considered
	as Trucks.
2.0.31	"High Bed Trailer" means vehicles having GVW 39500kgs, 45500kgs and 55000 kgs with length of
0.0.00	40 feet (12.2 m) & width 2.5/2.6 m
2.0.32	"Semi Low Bed Trailer" means vehicles having GVW 39500kgs, 45500kgs and 55000 kgs with
2.0.33	minimum length of 40 feet (12.2 m) and having lower loading span of 32 feet or more
2.0.33	"Low Bed Trailer" means vehicle having GVW 39500kgs, 45500kgs and 55000 kgs with minimum length of 40 feet (12.20m) and having lower loading span than Semi Low Bed Trailer
2.0.34	Trailer shall mean the High Bed Trailer, or Semi Low Bed Trailer or Low Bed Trailer.
2.0.35	"Additional Transit Time" shall mean the additional days provided to deliver the material.
2.0.36	"Hiring" shall mean the hiring of peripheral services of transportation viz vehicles, route survey.
2.0.00	However, the responsibility of such services remains with the contractor.
2.0.37	"Rate Contract/Framework Agreement" shall mean an agreement entered with one or more
	contractors for procurement of regular work/ services.
2.0.38	"Point-to-Point Contract/Lump sum Contract" shall mean the contract entered with contractor
	for transportation of one consignment from a specific point to another specific point in this
	contract.
2.0.39	"Detention" shall mean the stoppage of vehicle at loading or unloading point.
2.0.40	"Hill Region" shall mean any place beyond Guwahati in North Eastern Region (NER) or beyond
	Rishikesh / Haridwar in Uttarakhand or beyond Jammu Union Territory or beyond Sunder nagar
	in Himachal Pradesh except Tripura & Mizoram.
2.0.41	"Indent" shall mean the e-mail/written communication for placement of vehicles
2.0.42	"Indenter" shall mean the employee of BHEL who has released the indent
3.0	SCOPE OF CONTRACT

3.1	Transportation of Goods from anywhere to anywhere (BHEL manufacturing units/service			
	stations/Vendor Works/subcontractors/Airports/Sea Ports/ clearing godowns / sites etc.) within			
	India by Road by Mechanical Vehicles (except coal, sand and cement) of GVW up to 55,000 kgs as			
	per Govt. gazette dtd 16.07.2018.			
3.2	Route survey, if required.			
3.3	Journey Management.			
3.4	Loading, Unloading, Dragging & placement on plinth whenever & wherever required by BHEL			
4.0	DETAILS OF SCHEDULES			
4.1	Schedule IIIA – Group A- PORTS – OTHERS			
	Consignments which are to be dispatched from Air/Sea ports in India to anywhere in India by			
	Trucks except Hill Region			
4.2	Schedule IIIA – Group B- PORTS – OTHERS			
	Consignments which are to be dispatched from Air/Sea ports in India to anywhere in India by			
	Trailers except Hill Region			
5.0	CONTRACT AGREEMENT			
5.1	The Terms & Conditions of Contract along with Schedule of Prices and Quantities & technical			
0	specifications, if any, form part of the contract agreement.			
5.2	The Contract Agreement as per the specified format provided by BHEL shall be signed within 21			
0.2	days from date of LOI/award on non-judicial stamp paper of a specified value as specified in LOI			
6.0	CONTRACT PRICE/FREIGHT CHARGES			
6.1	The Contract Price is the agreed sum of money stated in the Contract Agreement to be paid to			
0.1	the Contractor for the successful completion of the Works in accordance with the terms of the			
	Contract Documents.			
6.2	The basic freight rate "per MT per km" in this Contract shall be deemed to be firm for the entire			
0.2	period of the Contract or extended period of Contract and no escalation in the rates or price shall			
	be permissible for any reason whatsoever unless otherwise specified in Clause 6.6.2 to 6.6.12 &			
	PVC as per Clause 7.0.			
	The Contract price shall not be varied in respect of the fluctuations in rate of wages or allowances			
	payable to the labor.			
6.3	The rates agreed shall be firm and valid for the contract period. The rates shall be inclusive of all			
	taxes excluding applicable GST. Additional charges as per Clause 6.5 & 6.6 and Price Variation			
	Clause as per Clause 7.0 will be applicable.			
6.4	BASIC FREIGHT			
	Basic Freight will be calculated as per Formula per MT per km as below:			
	Basic Freight = (Rate per MT per km)x Equivalent/Payable Weight (in MT) x Calculated Distance			
	(in Kms)			
	Rate per MT per km will be as per agreed Price Schedule. Payable Weight calculation will be as			
	per Annexure-E-Categories. Distance will be as per Clause 15.			
6.5	FIXED ADDITIONAL CHARGES			
6.5.1	ROUTE SURVEY CHARGES			
0.0	Route survey charges are to be included in the Contract Price. In this contract, the route survey			
	charges are included in basic freight itself.			
6.5.2	FEASIBILITY STUDY CHARGES			
	Feasibility study Charges are to be included in the contract price. In this contract, the feasibility			
	study charges are included in basic freight itself.			
6.6	VARIABLE ADDITIONAL CHARGES			
6.6.1	CLEARANCE/PERMITS CHARGES			
J.U. I	Contractor shall obtain all required clearances / permits from all Governmental / non –			
	Governmental authorities e.g.: MORTH/NHAI / PWD / CPWD, Sales Tax Department, RTA,			
	Commercial Tax, State Electricity Boards, Railways, Communication Department, P&T, Traffic,			
	Police Department etc., including Private Parties / persons for transportation of consignments			
	through inland road transport route identified by the contractor/BHEL at contractor's cost.			
	I through miana road transport route lucitined by the contractor/bnet at contractor's cost.			

	,		in line with Clause 6.6.2 to 6.6.12. Such		
// 2	permissions should be made available to BHEL for scrutiny as and when demanded.  POWER BLOCK / HEIGHT GAUGE CHARGES				
6.6.2	The power block / height gauge charges at railway crossings shall be paid initially by the				
6.6.2.1			and applicable GST thereon shall be		
	,		original documentary evidence. The proof		
	ů ů	· ·	•		
	•	bective venicie numbei	, Any other connecting document against		
6.6.3	which the charges are paid.  STATUTORY CHARGES				
6.6.3.1		Individual Statutory ch	arges levied by Governmental authorities		
0.0.3.1	,	<u> </u>	ad transport route will be reimbursed on		
	•	· ·	icate the reason for charges. The reasons		
		3	all contain the respective vehicle Number		
	or any reference connected with	•	·		
6.6.3.2			ipment shall be reimbursed by BHEL on		
0.0.3.2			cle shall be borne by the bidders.		
6.6.4	STATUTORY PENALTY-LEVIES	on onargos for the vern	ore strain be bettie by the bladers.		
6.6.4.1		naid if the same are levie	ed on account of design of the equipment.		
0.0	, , , , , , , , , , , , , , , , , , ,		nalty-levies by RTO, shall be reimbursed		
	•		height of equipment, Vehicle Indented &		
			by concerned authority) for respective		
			narges are paid indicating the reason for		
	penalty-levies.	· ·			
6.6.4.2	Maximum amount reimbursed	will be limited to	STATUTORY PENALTY-LEVIES defined in		
	Government documents.				
6.6.5	CANCELLATION CHARGES				
6.6.5.1	BHEL reserves the right to reject	the mechanical vehicle	e, the driver and crew of the vehicle, if not		
	found fit to BHEL's satisfaction. However, it does not absolve the duty of contractor to place				
	suitable vehicle. In this case, no	· ·	•		
6.6.5.2			d after the reporting of the vehicle, due to		
	_		s Customer, CANCELLATION charges in		
	addition to applicable detention		<u>_</u>		
	Category	CANCELLATION Charg	es		
	Category 1 & 2	1500			
	Category 3	2400			
	Category 4, 5 & 6	3600			
6.6.6	DETENTION CHARGES				
6.6.6.1			's vehicle is delayed or detained on the		
			tributable to BHEL/BHEL's vendor/BHEL's		
			ns attributable to BHEL in such case BHEL		
	. 3	•	detention charges BHEL shall not pay any		
	other charges or claims whatsoever raised by transporter under different heads such as loss business, Labour charges, Idle charges, Halting charges, permission charges etc.,				
/ / / 0		·	•		
6.6.6.2	Free time at loading, unloading				
	Category		or Loading/Unloading		
	Cotoromida	Loading Point	Unloading Point		
	Category 1 & 2	1	2		
	Category 3	1	2		
,,,,	Category 4, 5 & 6	2	3		
6.6.6.3	,	eriod will be paid as be	low: (Total Free period shall be mutually		
	exclusive)	Data military Ob	n day often fue a time		
	Category Detention Charges per day after free time				

	Category 1 &	2	1000				
	Category 3		1200				
	Category 4, 5	8, 6	1500				
	,		:: Working Hours are up to 2:45 PM ir	RHFL if the vehicle reports			
6.6.6.4			ng will be reckoned as one day free				
0.0.0.4			g will not be reckoned and next day				
	free time.	ic date of reporting	g will not be reckoned and next day	will be reckoned as one day			
		ras: data of raporti	ng/entry will be considered as one d	av frag tima			
		•	ed for detention calculation.	dy free time.			
	For example:	mi not be consider	ca for acternion calculation.				
		Date of entry or reporting for Category 3: 02.09.19 before 1.00PM					
		Date of exit: 07.09.19					
			02.09.19 & 03.09.19				
			05.09.19, 06.09.19 i.e. 3 Days				
			200 per day = Rs. 3600/-				
	Botontion on	argos. o days x ns. i	200 per day 113. 0000/				
6.6.6.5	Transporters	hould obtain the re	porting/entry date and exit dates sign	ned & stamped by the BHFI /			
		or/ BHEL's Custome					
			hese dates - for BHEL as loading/	unloading points, Logistics			
			te such dates to Freight billing on r				
	obtained from	m SAP. If transport	er fails to obtain these dates from	BHEL's vendor/customer at			
	loading/unloa	ading points, Conce	rned Purchase/Contract Engineer or	Officer certification of dates			
	on LR or by e	-mail will suffice.					
	Certification	of concerned comr	nercial/purchase engineer shall be c	onsidered as final regarding			
	incomplete d	elivery or damage	of material.				
6.6.6.6	In case respo	nsibility of unloadi	ng lies with the transporter, Detention	on charges will be payable if			
	site is not rea	ady to receive goo	ds and transporter is ready to unloa	d. No detention charges at			
	unloading po	int, whatsoever sh	all be payable if the responsibility f	or unloading rests with the			
	transporter and the site is ready to receive the goods.						
6.6.6.7		Regarding detentions owing to statutory authorities (where BHEL/BHEL's Vendor/BHEL's					
	customer is not the reason for detention) will be dealt as FORCE MAJEURE conditions and delivery						
		time will be extended on case to case basis.  Detention charges will be paid without any approval up to 50% of basic freight charges or 7 days					
6.6.6.8							
		0 1	ree time) whichever is less. Above				
		detention charges with approval of competent authority (Product Manager) on case-to-case					
	basis.						
//7	CTODACE CII	ADCEC					
6.6.7 6.6.7.1	STORAGE CH		antractor shall not austion any consid	anments belonging to PUEL			
6.6.7.2			ontractor shall not auction any consignapplicable only after 60 days of	, <u> </u>			
0.0.7.2			the following cases. Contractor sha				
			the following cases. Contractor sha	all be responsible for sale			
6.6.7.3.1		conditions of consignments.  Refusal by consignee to accept the goods					
6.6.7.3.2		at Consignee's wo	<u> </u>				
6.6.7.3.3			•				
6.6.7.4	Request from BHEL for storage of the goods Storage Charges will be as per the following table:						
0.0.7.4		Demurrage/Storage		Fron pariod			
		<u> </u>		Free period			
	'   '	z raisa pei NG pel l	Day after free period	365 days			
6.6.8	INICENITIVE EA	OR GPS SERVICE					
6.6.8.1			ed vehicles are placed. Whenever BI	HEL Hyderahad requires the			
0.0.0.1			vehicle, such request will be given ir				
			o place such vehicle.	i withing in the mucht hadil.			
	IT WILL DE DILLE	my on contractor t		DEAL OF THE DIDDED			

6.6.8.2	Rs. 500/- per vehicle will be paid as incentive for GPS service.					
6.6.9	LOADING/UNLOADING CHARGES					
0.0.7			be payable wherever loading/unloading is done by the contractor			
	with due approval of BHEL in line with Clause 25. The contractor shall get consignor/ consignee's					
	Endorsement for the loading/unloading activities. Loading/unloading charges will be as below					
	SI Category Charges (In Rupees)					
	1 Category 1, 2 & 3 3,200 per loading/unloading per vehicle					
	2		12,000 per loading/unloading per vehicle			
/ / 10		Category 4, 5 & 6	- 1			
6.6.10		NT FOR LOADING SUPPO				
	_		d by consignor. If BHEL requests in writing for the loading support			
			be paid to contractor. The contractor will have the ownership of			
	_	ter the unloading of the				
6.6.11	_	_	ough Tripura & Mizoram, an additional 60% freight over & above			
	_	c freight for the total jo	·			
7.0		ARIATION CLAUSE (PVC)				
7.1			be the base diesel rate i.e. diesel rate prevailing on the date of			
			of diesel will be calculated on the basis of the rates published in			
	_	bsite for Hyderabad.				
7.2			nce in a calendar month. Average diesel rate of previous month			
			d rate of current month.			
			1st to 31st of January will be considered as basis for determining			
		es of February and so on				
7.3	_		pplicable based on date of dispatch.			
7.4		•	MT per km agreed between BHEL and the contractor would			
			3 paisa) per MT per KM for every 1 Rupee (100 paisa) increase/			
			of diesel prevailing over the base rate. The increase/decrease in			
		•	rtionate when the increase/decrease of per Liter of diesel is less			
		upee (100 Paisa) per lite				
7.5		Only two digits fraction for rate per MT per km will be considered i.e. in the revised rates anything				
		less than 0.005 Rupees per MT per km will be ignored and anything equal to or greater than 0.005				
		ounded off to 0.01 Rupe				
8.0		T MONEY DEPOSIT (EMI	•			
8.1	EMD is t	o be paid by tenderers f	or securing fulfilment of any obligations in terms of the NIT.			
8.2		EMD shall be as per Anr				
8.3	The EMI	O may be accepted only	· · · · · · · · · · · · · · · · · · ·			
	(i)		r credited in BHEL account (before tender opening),			
	(ii)	i j	rder/ Demand draft, in favor of BHEL (along with offer)			
8.4	In case total EMD amount is more than Rs. 20 Lakh, the amount in excess of Rs. 20 lakh may be					
			arantee from scheduled bank. The Bank Guarantee in such cases			
		valid for at least six mor				
8.5			feited as per NIT conditions, if:			
8.5.1			ithin the offer validity period, the tenderer revokes his tender or			
	makes a	ny modification in his te	nder which is not acceptable to BHEL.			
8.5.2	The Con	tractor fails to deposit t	the required Security deposit or commence the work within the			
	period as per LOI/ Contract.					
8.6	EMD giv	en by all unsuccessful bio	dders will be refunded normally within fifteen days of acceptance			
	_	d of work by the success				
0.0	SECTION.	V DEDOCIT (CD)				
9.0	_	TY DEPOSIT (SD)	ocurity provided by the Contractor towards fulfilment of any			
9.1			ecurity provided by the Contractor towards fulfilment of any			
	T obligation	ons in terms of the provi	SIONS OF THE CONTRACT.			

9.2	The total amount of Security Deposit will be EV of the contract value EMD of the successful		
7.4	The total amount of Security Deposit will be 5% of the contract value. EMD of the successful bidder shall be converted and adjusted towards the required amount of Security Deposit.		
9.3	The balance amount to make up the required Security Deposit of 5% of the contract value		
<i>7.</i> <b>C</b>	may be accepted in the following forms:		
	i) Local cheque of Scheduled Banks (subject to realization)/ Pay Order/ Demand		
	Draft/ Electronic Fund Transfer in favor of BHEL		
	ii) Bank Guarantee from Scheduled Banks/ Public Financial Institutions as defined in the		
	Companies Act. The Bank Guarantee format should have the approval of BHEL		
	iii) Fixed Deposit Receipt issued by Scheduled Banks/ Public Financial Institutions as defined in the		
	Companies Act (FDR should be in the name of the Contractor, a/c BHEL)		
	iv) Securities available from Indian Post offices such as National Savings Certificates, Kisan Vikas		
	Patras etc. (held in the name of Contractor furnishing the security and duly endorsed/		
	hypothecated/ pledged, as applicable, in favor of BHEL)		
	(Note: BHEL will not be liable or responsible in any manner for the collection of interest		
	or renewal of the documents or in any other matter connected therewith)		
9.4	The EMD, security deposit or any other payment due to contractor shall not carry any interest.		
9.5	At least 50% of the required Security Deposit, including the EMD, should be collected before start		
	of the work. Balance of the Security Deposit can be collected by deducting 10% of the gross		
	amount progressively from each of the running bills of the Contractor till the total amount of the		
	required Security Deposit is collected.		
	If the value of work done at any time exceeds the contract value, the amount of Security Deposit		
	shall be correspondingly enhanced and the additional Security Deposit shall be immediately		
	deposited by the Contractor or recovered from payment/s due to the Contractor.		
	The recoveries made from running bills (cash deduction towards balance SD amount) can be		
	released against submission of equivalent Bank Guarantee in acceptable form, but only once,		
0.7	before completion of work, with the approval of the authority competent to award the work.		
9.6	Security deposit shall not be refunded to the contractor except in accordance with the terms of the contract.		
9.7	If the value of the work done at any time exceeds accepted agreement value, the security deposit		
7.1	shall be correspondingly enhanced and the extra security deposit shall be immediately deposited		
	by the contractor or recovered from payments due to him.		
9.8	Failure to deposit security money within stipulated time may lead to forfeiture of Earnest Money		
7.0	and cancellation of award of work.		
9.9	BHEL HYDERABAD reserve the right of forfeiture of security deposit in addition to other claims		
	and penalties in the event of the contractor's failure to fulfil any of the contractual obligations		
	(including liquidation or bankruptcy of the contractor, non-payment of money payable by means		
	of arbitration award in favour of BHEL HYDERABAD) or in the event of termination of contract as		
	per terms and conditions of contract. BHEL HYDERABAD reserves the right to set off these security		
	deposit, against any claims of any other contract with BHEL HYDERABAD.		
9.10	Security Deposit shall be released to the Contractor upon fulfilment of contractual obligations as		
	per terms of the contract.		
10.0	OFFER VALIDITY		
10.1	The rates quoted shall be valid for a period of 120 days from the date of Opening of Techno-		
	Commercial Bid i.e; Bid Part-1.		
10.2	TENURE OF CONTRACT		
	The rates should be firm for a period of <b>1 year</b> from the date of award of the contract for execution		
40.0	of work.		
10.3	EXTENSION OF CONTRACT		
	BHEL HYDERABAD reserves the right to extend the contract for a period of one year on the existing		
11.0	terms and conditions based on mutual acceptance.		
11.0	BUSINESS DISTRIBUTION IN RATE CONTRACT		
11.1	Number of Contractors for every schedule will be as following:  Schedule  Number of Contractors		

	Schedule III	Λ - Group-Λ	2			
	Schedule III		2			
			nter offer of L1 rate w	ill be made to	other qualified hidd	lers in the
			required number of tra			
			(n-1) where n is the			
	offers.	istribution amongst	(ii i) whore it is the	Tidifficor of too	ornio committer clamy	accoptou
11.2		t of rate contract be	ing finalized on less t	han published	number of Contrac	ctors, the
			stributed among the			
11.3			er accept the price, th			
	total contra	ct if required by BHE	L HYDERABAD.			
11.4			sed on the following f			
	_		uted among n parties,	the % business	s for the	
		-x+1)/∑n (for n=1 to	•			
11.5			ranking, the audited to			
			ing the ranking/positi	on. The bidder	having the higher	turnover
		itioned/ranked bette				
	•		re tied at the L3 position		U	
			vill be considered as L	.4. The subseq	uent positions/ran	kings Will
11.6	follow from SAMPLE CAI					
11.0						
		umber of parties are	Business			
	1		0.00			
	2		3.00 3.00			
	3		7.00			
	Total		7.00 00%			
		TATION PLANNING	JU /0			
12.0		ASUREMENT				
12.0			ns per actual weigh	hridae/Weiah-	In-Motion record	of BHFI
			r consignments. Fo			
	measureme	•	. consignments is			g
	i) Outgoing – BHEL Hyderabad weighbridge will be considered for weighment.					
	ii)Incoming – Consignor weighbridge & BHEL Hyderabad weigh bridge. BHEL Hyderabad					
	weighbridge will be considered final.					
	iii)Direct Dispatches – Consignor weighbridge & site weighbridge. The lower of the weight will be					
	considered.					
	If consignor/BHEL weigh bridge is not available/not working, the same to be certified on LR by					
	contractor. If both the places weighbridge is not available, drawing/packing list/Dispatch					
		will be reckoned.				
13.0	VOLUMETRIC CONVERSION FOR BULK/VOLUMNIOUS CONSIGNMENTS					
13.1			n should be released v			
13.2			onversion factor shall			muia:
	Conversion		Capacity of the vehicle	as per categor	У	
	Volumetric (		of the category	togory 1 0 2		
		Nominal Vehicle	only applicable for Ca	Weight	Conversion	factor
	Category		volume (m²)	_	(kg/m³)	Iactor
I	Catagory 1	<b>Capacity</b> 4.5x1.8x2.0m	16.2	<b>(Kg)</b> 9000	556	
		1 4 1X 1 OX / UIII	10.2	7000	550	
	Category 1		22.16	10000	501	
	Category 3	6.7x2.0x2.4m	32.16	19000	591	
	Category 3 Category 4		32.16 76.12	19000 26000	591 342	
14.0	Category 3 Category 4 DISTANCE	6.7x2.0x2.4m	76.12			

444	I			
14.1	•	illity of the contractor to have made a prior survey of the route through which		
	_	ignment has to be transported and ensure the technical feasibility of the		
	-	e safely carried in that route by conducting route survey where ever necessary		
14.0		ntation formalities.		
14.2		rey, on case to case basis, is conducted by BHEL HYDERABAD on its cost by other		
44.0		sporter has to necessarily follow the route as prescribed by BHEL HYDERABAD.		
14.3		nall conduct a detailed route survey identifying all obstacles including roads,		
		ring strengthening, modification, and construction of bypasses/approach roads		
		tc. for safe transportation on the goods.		
14.4		IEL HYDERABAD, the Contractor shall submit a detailed route survey report		
		rtant stations and relevant information regarding the obstructions en route		
	_	d rail over bridges along with details of their span lengths and ratings, tunnels,		
		for free of cost to BHEL HYDERABAD.		
14.5		all clear while transporting any obstructions as may arise with the permission of		
		volved. All expenses incurred in this connection have to be borne by contractor		
		pecified in Clause 6. Further any damage to Private /Public Property arising in		
		sportation by the contractor's vehicle / consignment, the contractor alone shall		
4= 0		demnification and BHEL HYDERABAD will not be liable for the same.		
15.0	ROUTE & DISTAN			
15.1		will be made as per the distance mentioned in the indent. The distance will be		
	-	the BHEL Distance Committee Recommendation for the year 2020-21. Regular		
	_	ng Points distance will be notified as mentioned. For New Projects the distance		
45.0		recommendation of BHEL distance committee from time to time.		
15.2		st route is not feasible and the feasible route is within 10% of shortest route or		
		100Kms, the contractor should absorb the cost. Above 100Kms, total distance		
45.0		iew of BHEL distance committee upon the submission of proper evidence.		
15.3	MINIMUM PAYA			
	If the distance calculated as per Clause 15.1 to 15.2 is less than 300 kms, minimum payable			
		,		
15 /	distance will be 30	00 kms.		
15.4	distance will be 30 For Schedule III A	00 kms. A&B, there will be three slabs based on Ports – i) Mumbai Port (all ports of		
15.4	distance will be 30 For Schedule III A Mumbai- Mumba	00 kms.  A&B, there will be three slabs based on Ports – i) Mumbai Port (all ports of i Port Trust & JNPT), ii) Chennai Port i.e. all ports of Chennai & iii) Other Ports		
	distance will be 30 For Schedule III A Mumbai- Mumba (Ports except Mur	N&B, there will be three slabs based on Ports – i) Mumbai Port (all ports of i Port Trust & JNPT), ii) Chennai Port i.e. all ports of Chennai & iii) Other Ports mbai & Chennai)		
16.0	distance will be 30 For Schedule III A Mumbai- Mumba (Ports except Mur CLASSIFICATION 0	OO kms.  A&B, there will be three slabs based on Ports – i) Mumbai Port (all ports of i Port Trust & JNPT), ii) Chennai Port i.e. all ports of Chennai & iii) Other Ports mbai & Chennai)  OF LOADING PLACE		
	distance will be 30 For Schedule III A Mumbai- Mumba (Ports except Mur CLASSIFICATION ( Loading places/ar	N&B, there will be three slabs based on Ports – i) Mumbai Port (all ports of i Port Trust & JNPT), ii) Chennai Port i.e. all ports of Chennai & iii) Other Ports mbai & Chennai)  OF LOADING PLACE  eas are classified into three areas		
16.0	distance will be 30 For Schedule III A Mumbai- Mumba (Ports except Mur CLASSIFICATION ( Loading places/ar CLASSIFICATION	A&B, there will be three slabs based on Ports – i) Mumbai Port (all ports of i Port Trust & JNPT), ii) Chennai Port i.e. all ports of Chennai & iii) Other Ports mbai & Chennai)  OF LOADING PLACE  eas are classified into three areas  Description		
16.0	distance will be 30 For Schedule III A Mumbai- Mumba (Ports except Mur CLASSIFICATION ( Loading places/ar	Oo kms.  A&B, there will be three slabs based on Ports – i) Mumbai Port (all ports of i Port Trust & JNPT), ii) Chennai Port i.e. all ports of Chennai & iii) Other Ports mbai & Chennai)  OF LOADING PLACE  eas are classified into three areas  Description  50 kms radius of cities Hyderabad, Delhi, Ahmedabad, Bangalore, Greater		
16.0	distance will be 30 For Schedule III A Mumbai- Mumba (Ports except Mur CLASSIFICATION ( Loading places/ar CLASSIFICATION	A&B, there will be three slabs based on Ports – i) Mumbai Port (all ports of i Port Trust & JNPT), ii) Chennai Port i.e. all ports of Chennai & iii) Other Ports mbai & Chennai)  OF LOADING PLACE  eas are classified into three areas  Description  50 kms radius of cities Hyderabad, Delhi, Ahmedabad, Bangalore, Greater Mumbai, Pune, Chennai, Kolkata		
16.0	distance will be 30 For Schedule III A Mumbai- Mumba (Ports except Mur CLASSIFICATION 0 Loading places/ar CLASSIFICATION X	A&B, there will be three slabs based on Ports – i) Mumbai Port (all ports of i Port Trust & JNPT), ii) Chennai Port i.e. all ports of Chennai & iii) Other Ports mbai & Chennai)  DF LOADING PLACE  eas are classified into three areas  Description  50 kms radius of cities Hyderabad, Delhi, Ahmedabad, Bangalore, Greater Mumbai, Pune, Chennai, Kolkata  50 kms radius of cities Haridwar, Jagadishpur, Vijayawada, Warangal,		
16.0	distance will be 30 For Schedule III A Mumbai- Mumba (Ports except Mur CLASSIFICATION 0 Loading places/ar CLASSIFICATION X	A&B, there will be three slabs based on Ports – i) Mumbai Port (all ports of i Port Trust & JNPT), ii) Chennai Port i.e. all ports of Chennai & iii) Other Ports mbai & Chennai)  DF LOADING PLACE  eas are classified into three areas  Description  50 kms radius of cities Hyderabad, Delhi, Ahmedabad, Bangalore, Greater Mumbai, Pune, Chennai, Kolkata  50 kms radius of cities Haridwar, Jagadishpur, Vijayawada, Warangal, Vishakhapatnam, Guntur, Nellore, Guwahati, Patna, Chandigarh, Durg, Bhilai,		
16.0	distance will be 30 For Schedule III A Mumbai- Mumba (Ports except Mur CLASSIFICATION 0 Loading places/ar CLASSIFICATION X	A&B, there will be three slabs based on Ports – i) Mumbai Port (all ports of i Port Trust & JNPT), ii) Chennai Port i.e. all ports of Chennai & iii) Other Ports mbai & Chennai)  OF LOADING PLACE  eas are classified into three areas  Description  50 kms radius of cities Hyderabad, Delhi, Ahmedabad, Bangalore, Greater Mumbai, Pune, Chennai, Kolkata  50 kms radius of cities Haridwar, Jagadishpur, Vijayawada, Warangal, Vishakhapatnam, Guntur, Nellore, Guwahati, Patna, Chandigarh, Durg, Bhilai, Raipur, Rajkot, Jamnagar, Bhavnagar, Vadodara, Surat, Faridabad, Gurgaon,		
16.0	distance will be 30 For Schedule III A Mumbai- Mumba (Ports except Mur CLASSIFICATION 0 Loading places/ar CLASSIFICATION X	A&B, there will be three slabs based on Ports – i) Mumbai Port (all ports of i Port Trust & JNPT), ii) Chennai Port i.e. all ports of Chennai & iii) Other Ports mbai & Chennai)  DF LOADING PLACE  eas are classified into three areas  Description  50 kms radius of cities Hyderabad, Delhi, Ahmedabad, Bangalore, Greater Mumbai, Pune, Chennai, Kolkata  50 kms radius of cities Haridwar, Jagadishpur, Vijayawada, Warangal, Vishakhapatnam, Guntur, Nellore, Guwahati, Patna, Chandigarh, Durg, Bhilai, Raipur, Rajkot, Jamnagar, Bhavnagar, Vadodara, Surat, Faridabad, Gurgaon, Shrinagar, Jammu, Jamshedpur, Dhanbad, Ranchi, Bokarao Steel City,		
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17.1	Indent for placement of vehicles will be communicated to contractor through web-based system					
.,	or e-mail or manual. The Indent will be sent to local branch only and local branch should					
	communicate the Indent to concerned branch with a copy to Indenter.					
17.2	The Indent for placement of vehicles will include the weight and dimensions of the packages to					
		ess of loading & unloading place, type	•	. •		
	unloading point		o. 100.0, aa oo.	mast astans or reading,		
	· ·	t Terms are as follows:				
		y mentioned in indent is final.				
		ased on actual dimensions of the loade	ed consignment.			
	3. Weight i	is as per Clause 12.				
47.0						
17.3		ould be placed within placement free ti		D		
	Intimated	Type of Vehicle	Classification	Placement Free Time		
	Date of		of Loading	(Working Days) for		
	Placement Placement	Catagory 1 HCV	Place	placement		
	date	Category 2 Open Truck	_	2		
	uate	Category 2 –Open Truck	X	2		
		Category 3 Truck Category 4 Trailer	_ ^	2		
		Category 5 Semi Low Bed Trailer	_	3		
		Category 6 Trailer ODC	-	5		
		Category 1- HCV		3		
		Category 2 – Open Truck	Υ	5		
		Category 3 Truck	-	3		
		Category 4 Trailer		5		
	Category 4 Trailer 5 Category 5 & 6 Trailer 7					
		Category 1- HCV	_	5		
		Category 2 –Open Truck	Z	7		
		Category 3 Truck	_	5		
		Category 4, 5 & 6 Trailer		7		
17.4	Free time for placement of all categories of vehicles is only 1 Working Day for Mumbai & Chennai					
		Ports, free time will be based on classifi				
17.5	Free time will be calculated by excluding the day of indent. For example if indent is released on					
	14.09.19 and free time is 2 working days, then 16.09.19 & 17.09.19 will be considered as free					
	time(15.09.19 is Sunday, Holidays will not be considered as free time).					
18.0		OF INDENT FOR PLACEMENT				
		I the indent without assigning any reas	ons. The main reas	sons may be:		
	Hold on proj					
	Problems in					
	En route pro					
		proval for the feasible route				
10.0		Other Reasons     DEFINITION OF INDENT.				
19.0	REJECTION OF IN		indent However	contractor may submit		
		does not have the right to reject the elation of indent for justified reasons,				
		relation of indent for justified reasons, it without penalty for non-placement if	•	9		
20.0	DELAY IN PLACE	, , ,	uicicasons ale ac	rehranie.		
20.0		not placed within stipulated time as p	er Clause 17.3 and	indent is not cancelled		
		ABAD, penalty as per Clause 30 for dela				
21.0		NT OF VEHICLES WITHIN TIME	y in piacement will	no applicable		
£1.U	INOIA-LEWOFIAIFIAI OL AFLIIOFFO AALLIIIIA LIIAIF					

	If the vehicle is not placed as per schedule of placement as above, BHEL HYDERABAD reserves the
	right to short-close the Indent and offer to other contractors of same schedule (authorized
	contractors who have been awarded the work in same schedule) at the L1 rate.
	If any of the contractors accepts the Indent at L1 rate, Non-placement Penalty and delay in
	placement penalty for the time taken to communicate such non-placement (as per Clause 30) will
	be recovered from defaulting transporter's running bills. From the date of short closure of indent,
	further delay in placement penalty will not be applicable.
	If the above method fails, Risk Purchase as per Clause 41.0 will be applied.
	TRANSPORTATION OPERATIONS
22.0	MOBILIZATION
	The transporter may inform the mobilization of vehicles by e-mail or updating the vehicle number
	& driver number in web-based system of BHEL HYDERABAD.
23.0	ENTRY DOCUMENTATION
23.1	The Driver must have following documents along with him:
	1. Valid Driving License, 2. RC Copy, 3. Fitness Certificate, 4. Insurance certificate with validity
	up to expected date of delivery.
23.2	A scan copy of these documents may be uploaded in the BHEL HYDERABAD's web-based system
	or a photocopy of these 4 documents may be submitted to Loading Supervisor/Security.
23.3	It is the responsibility of contractor to obtain the following from Consignor/Loading before leaving
	the premises of Consignor/Loading area:
	1. Entry Date certification in LR, 2. Exit Date certification in LR, 3. Weighment Slip or declaration
	that the "weighing facility not available" on LR, 4. Invoice & Packing List or Invoice-cum-
04.4	Packing List, 5. Gate Pass if applicable
24.1	RIGHT OF REJECTION OF VEHICLE
	BHEL HYDERABAD/BHEL HYDERABAD's Vendor/BHEL HYDERABAD's customer reserves the right
	to reject the vehicle for loading if in their opinion the vehicle is not safe for loading. No
24.2	Cancellation charges will be paid for such vehicles.  RIGHT OF REJECTION OF CONTRACTOR FOR PACKING
24.2	The contractor has the right to reject the loading if the packaging is not safe for transportation.
	BHEL HYDERABAD will decide on its sole discretion that whether CANCELLATION charges should
	be paid to contractor with approval of HOD.
24.3	RIGHT OF REJECTION OF CONTRACTOR FOR LOADING PATTERN
21.0	The contractor has the right to reject the loading if the loading pattern is not safe for
	transportation. The transporter should submit the request to reject the loading & BHEL
	HYDERABAD will decide on its sole discretion that whether CANCELLATION charges should be paid
	to contractor with approval of HOD.
25.0	LOADING & UNLOADING
25.1	LOADING AT CONSIGNOR'S PREMISES
	Consignor shall be responsible for loading of consignments at its premises. However, if the BHEL
	HYDERABAD requests in writing to the contractor for loading, the contractor shall arrange for the
	loading. The Loading charges will be paid in line with Clause 6.6.10
25.2	UNLOADING AT CONSIGNEE'S PREMISES
	Consignee shall be responsible for unloading of consignments at its premises. However, if the
	BHEL HYDERABAD requests in writing to the contractor for unloading, the contractor shall arrange
0.5	for the unloading. The unloading charges will be paid in line with Clause 6.6.10
25.3	LOADING/UNLOADING EN ROUTE
	Before loading and unloading at any other places/godowns due to any reason, contractor has to
	obtain prior approval of BHEL HYDERABAD. BHEL HYDERABAD will reimburse the loading &
	unloading charges enroute as per Clause 6.6.10, only if the reasons for unloading & loading are
26.0	attributable to BHEL/BHEL's Customer/BHEL's Vendor.  JOURNEY MANAGEMENT
16 []	

	T			
26.1			ng and informing status of the movement	
			sis. Contractor shall provide mobile phone	
	<i>y</i>		cation with the vehicle driver.	
26.2		•	nsist for GPS enabled vehicles with access	
		•	vehicle with user id & password to BHEL	
			If the applicable as per Clause 6.6.9. If the	
	·	he GPS enabled vehicle d	espite the indent, penalty will be as per	
		Clause 30.5.		
26.3			en the Contractor will be responsible for	
	safe custody and return of device to BHEL HYDERABAD in good working condition, as it was issued			
	to him. Non-return of device			
26.4		•	teract with BHEL HYDERABAD through	
			ment of vehicles, delivery of consignment	
		s and also those introduced	by BHEL HYDERABAD during the contract	
24.5	period.		6 11 1 1 1 1	
26.5			ent progresses of all incoming/outgoing	
07.0			system or any other mode desired by BHEL	
27.0	DELIVERY TIME/TRANSIT TIME			
27.1	The timely delivery of goods			
27.2			ispatch to the stipulated date of delivery	
	· ·	4 after allowing the due tra	ansit time, excluding date of dispatch and	
07.0	date of delivery.		la all'alasse (la all'alasse at alta con autoria della anche i	
27.3		-	holiday/holiday at site, next working day	
27.4	will be treated as due date of		a nor day Dasia Ayaragad Dunning nor day	
27.4	will be as per following table	Ŭ,	g per day. Basic Averaged Running per day	
	SI Vehicle		Plain Region (km)	
	1 Catego	<u> </u>	300	
	2 Catego		175	
	3 Catego	•	275	
	4 Catego	3	100	
	5 Catego	· ·	75	
	6 Catego		60	
28.0	ADDITIONAL TRANSIT TIME	лу о	00	
28.1	Additional transit time shall	he allowed over delivery t	ime in the following cases:	
28.1.1	Category 1, 2 & 3 for Tripura	5 days	inte in the following cases.	
20.1.1	& Mizoram	o days		
	Category 4, 5 & 6 for Tripura	10 days		
	& Mizoram	10 days		
28.1.2	At each Railway Crossing	Documentary proof of ar	oplication & receipt of permission	
28.1.3	Statutory taxes Clearance	3 Days	pproduction of recording to	
28.1.4	Export consignment to	5 Days		
	Mumbai/Chennai/Other			
	Ports or Godowns			
28.2		slow movement in the inter	rest of safety of the consignment, Logistics	
			ith the concerned departments of BHEL	
			aximum speed allowed and should take	
	necessary precautions for sal		,	
29.0	LASHING OF THE CONSIGNM	•		
29.1	Lashing and securing of the	consignments for transp	ortation will be the responsibility of the	
	Transporter	J I	, ,	
	· ·			

	T							
29.2	The Transporter should ensure that the lashing rope do not damage the surface of the materials and hence suitable padding to be given wherever required							
29.3	All the safety precautions required in transportation such as providing of Red Flags, Lights, etc., as may be required to comply with Motor Vehicle Act, shall be the responsibility of the Transport Carriers and they have to ensure the same.							
29.4	Sheathed metallic chains / ropes to be used for lashing with adequate packing of sharp edges. These should be of adequate spacing to ensure proper transportation. Alternatively, fully plastic / nylon sheathed metallic chains or wire ropes may be permitted, provided at no place the sheath has been damaged.							
29.5	Every component loaded in the trailer / trucl	k shall be tied to the truck base firmly.						
29.6	The wooden supports provided between coils and panels, when kept one over the other, shall be of equal height and shall be spaced not more than 3 meters apart, to prevent bowing of the coils and panels.							
29.7	Metallic Channels used for such protective p	act during loading and transportation on the sides. urpose shall be inserted with adequate size wooden acts the wooden piece and never the metallic portion						
29.8		pers and spacers are to be provided, so that coils do						
29.9	When coils are crated and sent, there must crates are not designed to carry any load over	be no bundles of tubes etc. kept over the crate. The er them.						
29.10	The loading of multiple components one over	er the other shall not be done.						
29.11	Soft rubber pads shall be used to lash on the	product metal surface						
29.12	In the case of loose tubes bundling, soft rub with binding wire, so that there is no metal t	ber pads shall be used when the bundle is fastened o metal contact.						
29.13	the stubs pointing to the top.	on wooden V Block / curved Wooden V Blocks with						
29.14		the frame of the crating and not on the coil tubes.						
29.15	Overhanging of components should be avoid	led.						
29.16	Components loaded in the vehicle should be trans-shipment to another vehicle is permitt	e carried to the destination in the same vehicle. No ed.						
29.17	Components loaded in the vehicle should not the yards of the Transporter.	ot be unloaded and stored in any other premises/ in						
29.18	The components, if found incompletely particle informed to Logistics before the components	ninted or having paint damage, the same shall be sare loaded.						
29.19	The tubes are all provided with end caps and the end caps are in place in all the coils.	lit is the responsibility of the Transporter to see that						
30.0	PENALTY							
30.1	PENALTY FOR DELAY IN PLACEMENT OF VEH	HICLES						
30.1.1	the bill of the Contractor as per the following	×						
	Category Delay In Placement Penalty In Rupees pe							
	Category 1 & 2 1000							
	Category 3 1200							
	Category 4, 5 & 6 1500							
	The delay in placement will be applicable as illustrated below.  Example:							
	Date of Indent: 02.09.19							
	Category of Vehicle: 3 i.e. Truck							
	Loading Place: Hyderabad  SIGNATURE & SEAL OF THE BIDDER							

	F T 0D 1 00 00 10 0 01 00 1	•					
	Free Time: 2 Days i.e. 03.09.19 & 04.09.19						
	Date of placement: 09.09.19	(0.1) 4 (					
	No. of days delayed: 09.09.19-02.09.19-free time (2 days) -1 (excluding day of placement) = 4 Days						
20.1.0	Delay in Penalty = 4 x 1200 = Rs. 4800/-						
30.1.2	Penalty for delay in placement will be ma	iximum of 7 days.					
30.2	PENALTY FOR NON-PLACEMENT	C. L. LOL AT O DUELLIVEEDADAD					
30.2.1	If the vehicle is not placed as per schedule of placement Clause 17.3. BHEL HYDERABAD reserves						
	the right to cancel/short-close Indent.						
00.00		nalty for delay in placement of vehicles will be applicable.					
30.2.2	The non-placement penalty will be as be						
	Category	Penalty For Non-Placement					
	Category 1 & 2	1500					
	Category 3	1800					
00.0.0	Category 4, 5 & 6	2500					
30.2.3		vered from other running/pending bills/Security Deposit					
20.2.4	of the contractor.	idenced for concellation (about alcours) within one week					
30.2.4	of free time.	sidered for cancellation (short closure) within one week					
30.2.5	Example:						
30.2.3	Date of Indent: 02.09.19						
	Category of Vehicle: 3 i.e. Truck						
	Loading Place: Hyderabad						
	Free Time: 2 Days i.e. 03.09.19 & 04.09.1	9					
	Date of Cancellation (Shortclosure): 10.0						
		ee time (2 days) -1 (excluding day of placement) = 5 Days					
	Delay in Placement Penalty = 5days X Rs.						
	Non-placement Penalty = Rs. 1800/-						
	Total Penalty = Rs. 6000/- + Rs. 1800/- =	Rs. 7800/-					
30.3	PENALTY FOR LATE DELIVERY						
		delivery time defined under clause 27 & 28, a penalty @					
	1.0% of the basic freight charges per day delay or part thereof subject to a maximum of 10% of						
	basic freight up to 30 days, shall be levied. Beyond 30 days, penalty is flat 15% of freight bill.						
30.4	PENALTY FOR TRANSSHIPMENT						
	Penalty will be imposed for transshipment @ 10% of basic freight.						
30.5	PENALTY FOR NON-PLACEMENT OF GPS ENABLED VEHICLE						
		rehicle the penalty of Rs. 1,000/- is to be levied if facility					
	is not provided.						
00.7	DENIALTY FOR OVERLOADING						
30.6	PENALTY FOR OVERLOADING	- d- '					
30.6.1		ods is within NVW of the vehicle and after loading if the					
		of the vehicle, the consignment should be unloaded.					
20 / 2	Generally, overloading is not permissible						
30.6.2		he weight of the goods is more than NVW of the vehicle. of the transporter to reject the such indent and intimate					
	BHEL immediately.	in the transporter to reject the such indent and intilinate					
	3	the contractor is responsible for all the acts and deeds					
	arise due to overloading.	and definition is responsible for all the dets and decus					
		ties levied by the statutory authorities imposed on the					
		amages are imposed on BHEL, same shall be paid by the					
		tor fails to pay the same, BHEL shall pay the same and it					
		nding bills/Security Deposit in BHEL or through legal					
	recourse.	and and a second of the second					
L							

30.6.3	In case of overloading, no payment will be made over NVW of the vehicle.					
30.6.4	If documented weight of the goods is within NVW of the vehicle and no weighing facility is					
	available at the loading point then in such case no overloading penalty shall be imposed for					
	overloading. If the weighing is carried out at unloading point, payment will be made up to actual					
	weight i.e; Weigh Bridge Weight. The overloading RTO penalty will also be reimbursed.					
30.6.5	In any case, the total penalty shall not exceed 50% of basic freight.					
31.0	HIRING OF SERVICES					
31.1	It is preferred that contractor places his own vehicles for transportation.					
31.2	Hiring of vehicle along with Driver & helpers from other sources of repute in the market is					
	permitted.					
31.3	In case of hiring of vehicle, Contractor will be responsible for all contractual & legal					
	responsibilities. Contractor shall indemnify BHEL for all the damages and loss caused to BHEL.					
	Contractor shall pay for all the damages and loss caused to BHEL.					
31.4	Hiring of other peripheral services as GPS tracking /civil work/loading /unloading is permitted.					
32.0	CONSIGNMENT NOTE/LR					
32.1	Consignment Note/Loading Receipt Format					
	The LR should be prepared with all the details provided by BHEL.					
32.2	CONSIGNMENT NOTE/LR CERTIFICATION					
	The following information shall invariably be legibly and clearly indicated on the Consignment					
	Note (i.e. LR) by the Contractor at the time of loading of the consignment and prior to certification					
	of dispatch by the consignor / customer					
	1. Registration No. of the vehicle,					
	2. No. of the packing cases or liquid quantity in KL,					
	3.Name & address of the consignor and consignee with specific destination,					
	4. Description of the consignments with BHEL HYDERABAD Purchase Order (PO) reference as					
	applicable,					
	5. Invoice Number or the exemption certificate reference,					
	6. Reference to all other relevant information of Dispatch Advice Note, and E Way Bill etc as					
	applicable from time to time					
33.0	EN ROUTE DOCUMENTS AND EXPENSES					
33.1	While accepting the consignments for transportation, the Contractor should ensure that all					
	necessary documents are collected; permission from agency concerned shall be obtained at					
	appropriate time for transportation of the consignment, so that the consignments are not					
	detained en route for want of these documents. The					
	i. Original for Buyer Invoice indicating PO reference/Not For Sale Certificate,					
	ii. E Waybill					
	iii. Consignee Copy of LR for door delivery					
00.0	The Contractor shall be responsible for delivering the above documents to the consignee.					
33.2	Any expenses incurred and detention on this account will be the risk and cost of the Contractors					
00.0	except charges mentioned in Clause 6.					
33.3	The contractor shall be responsible for collecting all the documents in line with prevailing					
	regulatory requirement of the government agencies. BHEL shall be responsible for the facts &					
	figures stated in the documents handed over to contractor.					
	If a consignment is detained en route by the authorities due to non-carrying of documents and					
	penalty/delay, if any, are imposed; such payment will have to be borne by the Contractor and					
	consignment got released and delivered in time. However, if the consignments is detained en					
	route owing to facts/figures stated in the provided documents; BHEL shall be responsible for such					
	delay/penalty.					
	For example: For the movement of goods from consignor works, it is regulatory requirement to					
	carry the invoice/Not for Sale letter along with goods. It will be the responsibility of contractor to					
	collect the invoice. Any penalty/detention of vehicle on account of non-collection of invoice will					

	be in scope of contractor. However, owing to facts/figures stated in invoice; the responsibility of
	penalty/delay will be of BHEL.
33.4	The Contractor should also collect at the time of booking, all the documents required such as
	loading advise slip, E Way bill, Original for buyer Invoice/Not for Sale Certificate, forwarding
	notes/challans with descriptions of goods and value etc., and ensure safe transportation and easy
	identification at the time of delivery, otherwise any loss on account of this will be recovered from
	the contractor.
	In case of doubt as to the freight charges to be claimed etc. it must be brought to the notice of
	the officials concerned before the vehicle moves out.
34.0	DELIVERY & ACKNOWLEDGEMENT
	The Contractor shall be responsible to obtain acknowledgement of delivery of goods from the
	consignee with signature & seal of consignee's representative receiving the material duly
	specifying in and out date with Registration No(s) of the vehicle.
35.0	SAFETY OF CONTRACTOR'S WORKMEN
	The Contractor shall have to indemnify the BHEL HYDERABAD against all claims for the injury or
	damage to any person or property caused by his negligence or negligence of his employees whilst
	on BHEL HYDERABAD premises or anywhere en route.
	All persons employed by the Contractor shall be engaged by him as own employees in all respects,
	and the Contractor shall carry out, perform and observe the provisions of all Labour Laws
	/applicable Acts / Statutes, whichever are applicable, like Payment of Wages Act 1936,
	Workmen's Compensation Act or ESI Act, Contract Labour (Regulation and Abolition) Act 1970,
	Employees' Provident Fund Act (1952) etc, or any other enactment passed by Parliament or State
	Legislature and any rules made there under by the appropriate Government in any way affecting
	the Labourers employed by the Contractor and shall indemnify and keep the Employers
	indemnified against any liability that may be imposed upon the Employer by Law or by
	Government for non-observance by the Contractor of any of the provisions of the various Laws /
	Acts / Statutes aforesaid or for the Contractor's failure in ensuring compliance as aforesaid and
	reimburse and discharge all sums that may be claimed or awarded or decreed by appropriate
	authorities in any manner whether as penalty, fine, levy, demands or compounding fee, arising
	out of or consequent upon breach of the requirements and provisions of any Statutes, Laws, Rules
	& Regulations by the Contractor / his representative.
	The Contractor shall be bound to indemnify BHEL HYDERABAD against all the claims whatsoever
	in respect of its personnel under any statutory modification thereof or otherwise for or in respect
	of any damage or compensation payable in consequence of any accident or injury sustained by
	any workmen or other person whether in employment of the Contractor or not.
36.0	INSURANCE
36.1	The contractor is responsible for safe delivery of the consignment at the destination. Though
30.1	BHEL HYDERABAD / CUSTOMER shall arrange insurance of the consignment, the contractor will
	be responsible for any damages as per extant applicable act. But, that will not in any way absolve
	the contractor from compensating BHEL HYDERABAD in case of damage / loss and also the
	contractor shall be responsible for any mishap, accident en route and consequences thereof
	including legal complications, if any.
36.2	The Contract as entered into between BHEL HYDERABAD and the contractor shall in no way,
00.2	nullify, reduce, mitigate or absolve the parties of any responsibility, obligation or liability that may
	devolve upon them as per extant applicable act.
36.3	All accidents at any point shall be reported immediately to BHEL HYDERABAD in writing through
30.3	e-mail with photographs.
36.4	In case of accident the Contractor is bound by this contract to submit the following documents
JU.4	within time specified in each case by BHEL:
	· · · · · · · · · · · · · · · · · · ·
	1.RC copy,
	2. Insurance Certificate of vehicle with validity,
	3. Fitness Certificate of the vehicle,
	4. Valid Driver license,

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	5. LR/GR copy,
	6.Maintenance certificate for puller (Case specific),
	7. Damage/Open delivery Certificate (Original),
	8.LR copy (including remarks, if any),
	9.Driver's statement Original as per BHEL Format,
	10.FIR Copy,
	11. Any other documents if required by Insurance Agency
	Transshipment in such case shall be allowed without penalty after completing all necessary
	formalities by concerned BHEL HYDERABAD officials.
36.5	Based on Insurance Surveyor Report, the Insurance cases will be divided into two categories:
	Fault of transporter/contractor mentioned in Insurance Surveyor report
	2. No fault of transporter/contractor mentioned in Insurance Surveyor report
	Case 1: Fault of transporter mentioned in the Insurance Surveyor Report: The process will be as
	below:
	A. No admission of Claim: If the insurance agency does not admit the claim owing to fault of
	transporter, the claim will be lodged on transporter and the amount will be recovered from
	transporter. No freight payment up to accident place will be made.
	B. Under settlement of claim: If the claim is under settled due to non-submission of documents
	by the transporter, under settled amount by insurance company will be recovered from
	transporter. No freight payment up to accident place will be made.
	C. No Recovery from transporter provided there is no fault of transporter.
	Once O to other descent on a construction of the control of the co
	Case 2: In other damage cases, no recovery will be made. No freight payment up to accident
	place will be made. In case of shortage, freight payment will be made.
36.6	No payment for transportation from consignor place to place of accident will be made. Payment
	for transportation from accident place to place of unloading (whether back to consignor or
	consignee) will be made.
27.0	ů ·
37.0	PAYMENT
37.0 37.1	PAYMENT Mode of Payment
	PAYMENT  Mode of Payment  To Pay Basis: To be paid by BHEL HYDERABAD's customer/Vendor
37.1	PAYMENT Mode of Payment To Pay Basis: To be paid by BHEL HYDERABAD's customer/Vendor To be billed: To be paid by BHEL HYDERABAD
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37.1	PAYMENT  Mode of Payment  To Pay Basis: To be paid by BHEL HYDERABAD's customer/Vendor  To be billed: To be paid by BHEL HYDERABAD  Freight charges shall normally be paid to the contractor by Electronic Fund Transfer (EFT) within 30 days from the date of presentation of the bill in triplicate along with necessary documentation as below. In case, all the documents are not presented along with the bill, the payment may be delayed.  For the consignments booked on "To Pay" basis, where the Contractor has to realize payment from the BHEL HYDERABAD's customer/Vendor and the BHEL HYDERABAD's customer/Vendor does not make the payment, BHEL HYDERABAD will accept the freight bills subject to either one of the following:  i. Submission of Non-Payment Certificate issued by the BHEL HYDERABAD's customer/Vendor to the Contractor  ii. Processing of such freight bills shall be done only on endorsement/ authorization by concerned product commercial/purchase department.  The Freight charges shall normally be paid to the contractor by Electronic Fund Transfer (EFT) within 30 days from the date of presentation of the bill in triplicate along with necessary documentation  A registered person supplying taxable services shall before or after completion of service but within a prescribed period, issue an invoice showing description, value etc as prescribed. In case of tax payable under Reverse Charge Mechanism (RCM) by recipient of service i.e. BHEL, any interest or penalty on account of non-raising of invoice on time or any other reason not
37.1	PAYMENT  Mode of Payment  To Pay Basis: To be paid by BHEL HYDERABAD's customer/Vendor  To be billed: To be paid by BHEL HYDERABAD  Freight charges shall normally be paid to the contractor by Electronic Fund Transfer (EFT) within 30 days from the date of presentation of the bill in triplicate along with necessary documentation as below. In case, all the documents are not presented along with the bill, the payment may be delayed.  For the consignments booked on "To Pay" basis, where the Contractor has to realize payment from the BHEL HYDERABAD's customer/Vendor and the BHEL HYDERABAD's customer/Vendor does not make the payment, BHEL HYDERABAD will accept the freight bills subject to either one of the following: i. Submission of Non-Payment Certificate issued by the BHEL HYDERABAD's customer/Vendor to the Contractor ii. Processing of such freight bills shall be done only on endorsement/ authorization by concerned product commercial/purchase department. The Freight charges shall normally be paid to the contractor by Electronic Fund Transfer (EFT) within 30 days from the date of presentation of the bill in triplicate along with necessary documentation  A registered person supplying taxable services shall before or after completion of service but within a prescribed period, issue an invoice showing description, value etc as prescribed. In case of tax payable under Reverse Charge Mechanism (RCM) by recipient of service i.e. BHEL, any

	BHEL, GST input credit is denied/reversed on account of non-raising of invoice on time or any							
	other reason not attributable to BHEL will be accountable to supplier/contractor of service and							
	deducted from his bills along with interest/penalty levied.							
37.5	The EMD, security deposit or any other payment due to contractor shall not carry any interest.							
37.6	FORMAT OF FREIGHT BILL							
37.0								
27.7	The freight bills should be submitted as per the format specified by BHEL.							
37.7	DOCUMENTATION FOR FREIGHT BILLS							
37.7.1	The freight bills should be submitted with following supporting documents:							
	1. RC copy of loading vehicle 2. RC copy of unloading vehicle							
	3. Indent/ Placement e-mail/ 4. Gate Pass/Other document issued by consignor mentioning							
	manual vehicle number, no. of items loaded.							
	5. Weighment Slip or							
	"Weighment Not Available"							
	certification at loading point							
	or Weight as per Delivery							
	Challan/Invoice.If transporter							
	misplaces the weighment slip							
	duplicate can be issued by							
	the weigh bridge dept on the							
	recommendation of Logistics							
	indenting department							
	6. LR with delivery 7. Weighment Slip of unloading point							
	acknowledgement							
	However, only Document 1, 2 & 6 are must for submission along with bills. All the other							
	documents are optional for submission							
37.7.2	All the above documents shall be submitted for processing of bills within 30 days. However, only							
	Document 1, 2 & 6 are must for submission along with bills. All the other documents are optional							
	for submission.							
37.7.3	If document 1 & 2 are not submitted along with bills, bills will be processed for one category lower							
	than actual category with approval of HOD.							
	If Document 6 i.e. Original LR is kept by the site & delivery acknowledgement is provided on the							
	photocopy of the LR, it will be considered as valid document.							
	In case, the Original LR with delivery acknowledgement is lost by transporter, contractor has to							
	submit the indemnity bond as per the format of BHEL along with certification of HOD of concerned							
	Contract Management on LR and penalty of 0.5% of basic freight will be levied.							
	If Document 3 i.e. Indent copy is not available with transporter/Logistics-Shipping, the same may							
	be certified by Logistics Executive with confirmation of delay in placement in e-mail/back of LR. It							
	will be considered valid document.							
	If transporter does not submit Document 4 & 5, Logistics Shipping/Purchase/Concerned executive							
	on request of Freight billing shall arrange the same.							
	Document 7 is optional and only for record purpose and the bills can be processed without							
27.0	document 7.							
37.8	All additional charges like detention, ODC & Challans, railway gate charges and any other charges							
00.0	will be paid along with freight bill only							
38.0	TRANSSHIPMENT							
38.1	Transshipment is strictly not allowed. However In case any transshipment becomes inevitable due							
	to break down etc., enroute, the same may be done on exceptional basis with prior approval from							
00.0	in-charge logistics.							
38.2	Penalty will be imposed for transshipment as per Clause 30.4.							
38.3	The entire responsibility for safety of goods shall be at the risk and cost of the transporter during							
	transshipment. Any transshipment anywhere shall be done under strict supervision of the							
	Contractor/his representatives to avoid the risk of any damage to the packing case or the							
	consignment being transshipped.							
	SIGNATURE & SEAL OF THE RIDDER							

38.4	For processing of freight bill of transshipped vehicle, RC copy of both loading & unloading vehicles
	is must for processing of bill. The category of the lower capacity vehicle will be considered for
	payment.
39.0	CLUBBING OF MATERIAL
39.1	Clubbing of material of two or more vehicles on to one vehicle is serious offence and is not permitted in any circumstances. No payment will be released for all such vehicles.
39.2	If more than three such instances are found the contract may be short closed with the contractor and suitable disciplinary action will be taken as per BHEL HYDERABAD guidelines.
40.0	MALPRACTICES/IRREGULARITIES/TAMPERING WITH LR'S, BILLS
40.1	During the processing of the bills or at any time, if BHEL HYDERABAD finds that Contractor has
	breached the terms and conditions of the contract, tampered the LR's, Bills, permission letters,
	any malpractices, irregularities etc., then BHEL HYDERABAD will forfeit all such bills claimed by
	the Contractor to the extent of that consignment by way of penalty and action would be taken
40.0	against the contractor as per the extant rules of the company.
40.2	Apart from the above, in case of delay in delivery of the consignment as per the terms and conditions of the contract, BHEL HYDERABAD will recover the penalty amount as per Clause 30
	for the delay in delivery of the consignments from other pending bill/security deposits of the
	Contractor pending with BHEL HYDERABAD or through appropriate legal recourse.
41.0	RISK PURCHASE
41.1	BHEL reserves the right, without any prejudice, to get the work done through alternate sources
	along with other incidental charges at the risk and cost of the contractor/Supplier. In case of
	execution of work through alternative sources, the extra cost incurred by the company will be
	recovered from the defaulting contractor and if price is lower, no benefit on this account will be
	passed on to Contractor.
41.2	In case Contractor withdraws the quotation after its acceptance by BHEL, or fails to execute the
	work as per the terms and conditions of contract or at any time repudiate the contract wholly or
	in part, the EMD submitted by Contractor shall be forfeited and Freight Contract shall also be
	terminated. BHEL reserves the right, without any prejudice, to get the work done through alternate sources along with other incidental charges at the risk and cost of the
	contractor/Supplier. In case of execution of work through alternative sources, the extra cost
	incurred by the BHEL will be recovered from the defaulting contractor and if price is lower, no
	benefit on this account will be passed on to Contractor.
42.0	RIGHTS
42.1	BHEL reserves the right to accept or reject any of the bid/all bids or cancel/withdraw the invitation
	for bid without assigning any reason whatsoever, and in such case, no bidder/intending bidders
	shall have any claim arising out of such action by BHEL.
42.2	BHEL reserves the right to reject conditional tenders, tenders that are incomplete and otherwise
	considered defective and tenders not in accordance with the tender conditions, during the tender
42.3	evaluation process.  BHEL reserves the right to evaluate the bids as per BHEL norms and its decision shall be final and
42.3	binding on the transporters.
42.4	BHEL reserves the right to cancel / terminate the work-order / contract at any time during its
72.7	currency without assigning any reasons whatsoever.
42.5	BHEL reserves the right to short close tender, or any part of the tender, without assigning any
	reasons thereof.
42.6	The Transporter shall have no right to demand at any time during the currency of this Contract
	any minimum quantity of load for transportation.
42.7	In the event of any successful Tenderer's failure to fulfill any of the tender/ Contract obligations
	including non-lifting of consignment(s) as per Contract /Agreement BHEL reserves the right to
	entrust the job to alternate Transport Carrier and additional expenditure if any including
	consequential cost viz., demurrage etc., shall be recovered from the default Tenderer. The
	decision of BHEL with regards to the actual losses incurred by BHEL including the responsibility
	shall be final and binding on the Tenderer

42.8	All amounts including the losses / damages / penalties / compensation and extra charges of fright,
42.0	resulting from non-compliance with the terms of contract, payable by the Contractor to BHEL
	under the terms of the contract shall be recovered from the outstanding payments to Contractor
	either under the contract or any other contracts or from Security Deposit or from both. In case
	this amount is insufficient for such recoveries, the Contractor shall make good the balance
	amount by actual payment. In addition, BHEL reserves the right to recover the same amounts
	from the payments due to Contractor in any of the units of BHEL in any part of India.
42.9	It may be noted that as despatches are to take place at different locations in India, it is not possible
42.7	for BHEL to monitor such loadings, check to the fitness of the vehicle placed, to ensure that the
	vehicle are loaded to their full capacity and also to restrict over loading. Hence it is the
	responsibility of the Transport Carriers to ensure that the vehicles are loaded to their full capacity
	as per the RC Book, to ensure that overloading is not done, and also to ensure the vehicles placed
	is fit enough to suit the dispatch of the materials being dispatched. Non observance of the above
	by the Transport Carrier, if results in damage / loss to the materials of BHEL, the Transport Carriers
	should compensate the loss to BHEL in the same way as demanded by BHEL.
42.10	It is the sole responsibility of the Transporter to place and transport the BHEL consignments in
12.10	specific Loading capacity of vehicles, to suit the weight/dimensions of the consignment. All BHEL
	consignments shall be transported only in fully insured vehicles. Any damage due to wrong
	deployment of vehicles is to the Transporter's account.
42.11	The Contractors shall at their own expense maintain the said vehicles in good condition and shall
	duly apply for and obtain all Licenses, Permits, TREM Card (wherever applicable), etc., necessary
	under the rules, in force and promptly pay all registration, License or other fees and all Taxes
	payable in respect of the said vehicles. The Contractors shall also appoint and provide at their
	own cost for each vehicle a driver, assistant and other staff as may be necessary.
42.12	BHEL prefer their consignment, being carried in the Contractors' own vehicles. If carried in a hired
	vehicle, the Contractor should ensure that the party is a reputed one, with well-maintained
	vehicles and valid permits / documents. Should any dispute arise in their deal, it would be viewed
	with disfavour. In any case, only the contractor will be solely responsible for the safe delivery of
	BHEL. Consignments without prejudice or any other rights or remedy, to proceed against the
	Contractor.
42.13	Where BHEL intends to depute an escort for certain important consignments, they should be
	allowed to travel in the vehicle to the destination free of cost and communication should be
	sent on day-to-day basis till the consignment reaches destination.
43.0	PERFORMANCE EVALUATION
43.1	Performance of the transporters will be evaluated on monthly basis based on placement of
	vehicles in time.
43.2	Business volume will be calculated based on basic freight only.
43.3	If any contractor/transporter does not place vehicle against an indent, the penalty will be as per
	Clause 30.2. Also, the business volume of that vehicle will be calculated as the business volume
	provided to contractor.
43.4	The indent against which the contractor did not place the vehicle will become open indent. Open
	indent will be offered to all the remaining contractors at the same rate. Remaining contractors
	will be given time of 1 day to confirm the expected date of placement and indent will be released
	to contractor with minimum time for placement and ranking. However, the business volume will
	not be added to alloted business volume of contractor who executes such open indent.
43.5	Example:
	Indent No. 71
	Released on: 02.12.19
	Category of vehicle: 4 – High Bed Trailer
	F TI OB 0040400041010
	Free Time: 2 Days – 03.12.19 & 04.12.19
	Not placed up to: 10.12.19 ( 8 Days excluding 02.12.19)

No. of days delayed: 11.12.19-02.12.19-2days free time-1(excluding date of indent) = 6 Days

Penalty for delay in placement: Rs. 1500 X 6 days = Rs. 9000/-

Penalty for non-placement: 2500

Total Penalty on A = 9000 + 2500 = Rs. 11,500/-

Assuming Basic Freight for above Indent = 70,000/-Business Non-Executed for Contractor B = 70,000/-

Open Indent is released to two remaining contractors i.e. A (Rank 1) and C (Rank 3)

Offered placement time by contractors: A – 3 Days, C – 2 Days

In view of the above, business distribution as per Clause 11.0 (assuming 1 Crore business in one month):

Business Volume = Executed Business + Non-Executed Business

Open Indent business will be added to the contractor who has not placed the vehicle and business volume of contractor who place such vehicle will remain unchanged.

Business Volume of Contractor A – 50% = 50 Lakh

Business Volume of Contractor B - 33% = 32.3 Lakh+ Non Executed Business of Rs. 70,000 Business Volume of Contractor C - 17% = 17 Lakh (Executed business of open Indent of Rs. 70,000/- will not be added)

#### **43.6** Procedure for calculation of performance will be as below:

- 1. Each vehicle placement will carry one point.
- 2. For each successful placement of vehicle within time, 1 point will be given to transporter.
- 3. For each delayed placement, 0.5 points will be given to transporter.
- 4. For each non-placement, 0.3 points will be given to transporter.
- 5. For each Open Indent placement, 1.5 points will be given.

At the end of each month, the transporter will be provided the score of points scored against total points and will be graded into following three categories:

- 1. Good: Points scored/Total Points 0.80 to 1.0
- 2. Satisfactory: Points Scored/Total Points 0.60 to 0.79
- 3. Poor: Points Scored/Total Points 0 to 0.59.

# If a contractor is in Poor Grade for two consecutive months, BHEL reserves the right to review and put the poor graded contractor on hold for the next 6 months and offer the L1 rates and enter into contract to other technically qualified bidders of AITC2020-21. In such case, the rank of higher ranked contractors will automatically reduce and business distribution will be changed accordingly as per Clause 11. However, if no bidder accepts the L1 rate, the contractor has to continue the allotted work.

#### 43.8 Example:

Group-B of Schedule B - Total contractors required - 3. Authorized Contractors who accepted L1 rates - 3. Other technically qualified bidders who are did not accept the L1 rates - 12.

Rank 1 - Transporter A - Business 50%

Rank 2 - Transporter B - Business 33%

Rank 3 - Transporter C - Business 17%

In case, the transporter B in in Poor Grade for two consecutive months. The L1 rates will be offered to other technically qualified bidders according to their rank/position in tender priority. If the transporter G accepted the L1 rates, BHEL will put transporter B on hold for 6 months and enter into contract with Transporter G for 6 months only. Further ranking will be as below:

Rank 1 - Transporter A - Business 50%

Rank 2 - Transporter C - Business 33%

Rank 3 - Transporter G - Business 17%.

After 6 months, the business will be resumed with transporter only after his confirmation that he will place the vehicles within time. The new business distribution will be equal to Transporter G.

	Rank 1 - Transporter A - Business 50%
	· ·
	Rank 2 - Transporter C - Business 33%
	Rank 3 - Transporter B - Business 17%.
44.0	FORCE MAJEURE
44.1	Acts of Nature, Acts of any Government, war, blockades, Sabotage, riots, civil Commotions,
	insurrection, terrorist acts, acts of Public enemy, Floods, Storms, high tides/ gusty winds,
	Washouts, Fire, Explosions, landslides, lightning, Cyclones, Earthquakes, damaged
	bridges/culverts/roads, epidemics, quarantine restrictions, arrest and restraints of the
	Government necessity for compliance with any court order, law ordinance or regulations
	promulgated by any Governmental authority having jurisdiction, either federal / state/civil or
	military, labor strikes or other industrial disturbances, lockouts, and other similar causes / events
	over which the Contractor/BHEL has no control. Mechanical failure shall not be part of force
	majeure conditions.
44.2	If the Contractor suffers delay in the due execution of the contract, due to delays caused by force
	majeure conditions, as defined above, additional transit time may be allowed by a reasonable
	period of time, provided notice of the happening of any such cause / event is given by the
	contractor to BHEL within 4 days from the date of occurrence thereof along with photographs.
44.3	The Contractor by the reason of such events shall neither be entitled to terminate this contract
	nor shall have any claim for damages against BHEL in respect of such non-performance or delay
	in performance and deliveries under the contract shall be resumed as soon as practicable after
	such event has come to an end or ceased to exist, and the decision of BHEL as to whether the
	deliveries have been so resumed or not shall be final and conclusive.
44.4	Force Majeure conditions will apply on both sides. Force majeure conditions should be
	substantiated with supporting documents.
45.0	BHEL'S FRAUD PREVENTION POLICY
	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.
46.0	BHEL'S GUIDELINES FOR SUSPENSION OF BUSINESS DEALINGS WITH SUPPLIERS/CONTRACTORS
	Carriers may please note that "abridged version of extant 'Guidelines for suspension of business dealings with suppliers/ contractors' has now been uploaded on www.bhel.com on "supplier
	registration page".
47.0	INTEGRITY PACT
47.0	Integrity pact will form the part of NIT as the estimated value of the tender. The contractor will
	have to submit duly signed integrity pact.
48.0	INDEMNITY
48.1	The Contractor shall have to indemnify BHEL against all claims for injury or damage to any person
40.1	or property caused by his negligence or negligence of his employees whilst in BHEL
	premises/sites/en route.
48.2	The Contractor shall indemnify the BHEL against all payments by way of compensation or
	otherwise which the BHEL may be called upon to make under the provisions of the applicable Acts
	to any workmen as aforesaid, and any cost incurred by the BHEL in connection with any claim
	preferred by such workmen and or against all actions, claims and demands whatsoever in respect
	thereof or in respect of any loss, injury or damages whatsoever to any third person arising out of
	or occasioned by the negligent, imperfect or improper performance of this contract by the
	Contractors, their workmen servants or agents
48.3	The Contractors shall further indemnify BHEL against:
	(i) Observance of Labour & Industrial Laws.
	(ii) Documentary compliance relating to freight billing.
	(iii) Indemnity shall cover the entire transit right after loading to the unloading at destination.
	SIGNATURE & SEAL OF THE BIDDER

49.0	ARBITRATION & CONCILIATION						
	Except as provided elsewhere in this Contract, in case amicable settlement is not reached						
	between the Parties, in respect of any dispute or difference; arising out of the formation, breach,						
	termination, validity or execution of the Contract; or, the respective rights and liabilities of the						
	Parties; or, in relation to interpretation of any provision of the Contract; or, in any manner						
	touching upon the Contract, then, either Party may, by a notice in writing to the other Party refer						
	such dispute or difference to the sole arbitration of an arbitrator appointed by Head of the BHEL						
	Unit issuing the Contract.						
	The Arbitrator shall pass a reasoned award and the award of the Arbitrator shall be final and						
	binding upon the Parties.						
	Subject as aforesaid, the provisions of Arbitration and Conciliation Act 1996 (India) or statutory						
	modifications or re-enactments thereof and the rules made thereunder and for the time being in						
	force shall apply to the arbitration proceedings under this clause, the seat of arbitration shall be						
	at Hyderabad. The cost of arbitration shall be borne as per the award of the Arbitrator.						
	Subject to the arbitration in terms of Clause 48 above, the Courts at Sangareddy, Telangana State shall have exclusive jurisdiction over any matter arising out of or in connection with this Contract.						
	Notwithstanding the existence or any dispute or differences and/or reference for the arbitration,						
	the Contractor shall proceed with and continue without hindrance the performance of its						
	obligations under this Contract with due diligence and expedition in a professional manner except						
	where the Contract has been terminated by either Party in terms of this Contract.						
50.0	JURISDICTION						
	It is only after exhausting the Arbitration above further legal proceedings arising under or relating						
	to this contract, the courts at Sangareddy in Medak District in Telangana only shall have the						
	jurisdiction.						

# ANNEXURE-E CATEGORIES OF VEHICLES

Following six categories are covered under this contract:

Category of vehicle is not solely decided on weight but also based on Length/ Width/ Height or contour of the consignment. If any of the dimensions or weight of the consignment cannot be accommodated in a category, it falls in the next higher category.

#### 1. CATEGORY-1(HCV):

The vehicle having Gross Vehicle weight equal or less than 18,500 Kgs are covered as Category 1 in this contract.

#### a. Weight:

For weight loaded upto 7000 kgs, payment will be for 7000 kgs or loading capacity of the vehicle, whichever is lower

For weight loaded above 7000 kgs, payment will be for 9000 Kgs or loading capacity of the vehicle, whichever is lower.

For weight loaded above 9000 Kgs, proportional payment will be made. Freight payment will be made for weigh bridge weight or loading capacity of the vehicle whichever is lower.

For consignments of weight below 3000Kgs, approval from the concerned commercial HOD is to be submitted.

Note: No approval is required in case indent weight based on available document like OBD etc is more than 3000Kgs whereas weigh bridge weight is less than 3000Kgs and payment to be made for 7000Kgs.

#### b. Dimensions:

Consignments having following dimensions fall under Category 1: Length up to 5,630 mm, Width up to 2,000 mm & Height up to 2,130 mm.

#### 2. CATEGORY-2 (OPEN TRUCK):

The vehicle having Gross Vehicle weight less than 28000 Kgs are covered as Category 2 in this contract. Open Body Trucks & JCB carrying vehicles are also covered under this category.

#### a. Weight:

Freight payment will be made for 12000 Kgs or loading capacity of the vehicle, whichever is lower.

For weight loaded above 12000 Kgs, proportional payment will be made. Freight payment will be made for weigh bridge weight or loading capacity of the vehicle, whichever is lower.

#### b. Dimensions:

Consignments having following dimensions fall under this Category: Length up to 8,500 mm, Width up to 2,430 mm & Height up to 2,000 mm.

#### 3. CATEGORY-3 (TRUCK):

The vehicle having Gross Vehicle weight of 28000 Kgs, 35000 Kgs and 41000 kgs are covered as Category 3 in this contract.

#### a. Weight:

Minimum payment will be 19,000 Kgs in this category.

For weight loaded up to 19,000 Kgs, Freight payment will be made for 19,000 Kgs or loading capacity of vehicle, whichever is lower.

For weight loaded between 19,001 Kgs to 23000 Kgs, Freight payment will be made for 23,000 Kgs or loading capacity of vehicle, whichever is lower.

For weight loaded above 23,000 Kgs, proportional payment will be made. Freight payment will be made for weigh bridge weight or loading capacity of the vehicle, whichever is lower.

#### b. Dimensions:

Consignments having following dimensions fall under this Category: Length up to 7,300 mm, Width up to 2,200 mm & Height up to 2,740 mm.

#### 4. CATEGORY-4 (HIGH BED TRAILER):

The vehicle having Gross Vehicle weight from 39500 Kgs, and 45500 Kgs to 55000 Kgs are covered as Category 4 in this contract.

#### a. Weight:

Minimum payment will be 26,000 Kgs in this category.

For weight loaded from 26,001 Kgs to 32,000 Kgs, payment will be 32,000 Kgs or loading capacity of vehicle, whichever is lower. For weight loaded between 32,001kgs to 38,000kgs, Freight payment will be made for 38,000kgs or loading capacity of the vehicle, whichever is lower.

For weight loaded above 38000 Kgs, proportional payment will be made. Freight payment will be made for weigh bridge weight or loading capacity of the vehicle, whichever is lower.

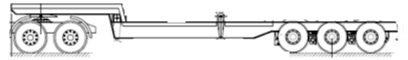
#### b. Dimensions:

Consignments having following dimensions fall under this Category: Length up to 12,200 mm, Width up to 6,000 mm & Height up to 3,050 mm.

#### 5. CATEGORY-5 (TRAILER – Semi Low Bed Trailer):

The vehicle having Gross Vehicle weight from 39500 Kgs, and 45500 Kgs to 55000 Kgs are covered as Category 5 in this contract.

Semi Low Bed Trailers are required for Over Height Consignments, which are very difficult to transport by High Bed Trailer. The trailer body for Semi Low bed trailer is as below.



#### a. Weight:

Minimum payment will be 26,000 Kgs in this category.

For weight loaded from 26,001 Kgs to 32,000 Kgs, payment will be 32,000 Kgs or loading capacity of vehicle, whichever is lower. For weight loaded between 32,000kgs to 38,000kgs, Freight payment will be made for 38000Kgs or loading capacity of the vehicle, whichever is lower.

For weight loaded above 38000 Kgs, proportional payment will be made. Freight payment will be made for weigh bridge weight or loading capacity of the vehicle, whichever is lower.

#### b. Dimensions:

Consignments having following dimensions fall under this Category: Length up to 10,700 mm, Width up to 6,000 mm & Height up to 3,500 mm.

#### 6. CATEGORY-6 (TRAILER - ODC):

The vehicle having Gross Vehicle weight from 39500 Kgs, and 45500 Kgs to 55000 Kgs are covered as Category 6 in this contract.

#### a. Weight:

Minimum payment will be 26,000 Kgs in this category.

For weight loaded from 26,001 Kgs to 32,000 Kgs, payment will be 32,000 Kgs or loading capacity of vehicle, whichever is lower. For weight loaded between 32,001kgs to 38,000kgs, Freight payment will be made for 38000Kgs or loading capacity of the vehicle, whichever is lower.

For weight loaded above 38000 Kgs, proportional payment will be made. Freight payment will be made for weigh bridge weight or loading capacity of the vehicle, whichever is lower.

#### b. Dimensions:

Consignments having following dimensions fall under this Category: Length up to 16,000 mm, Width up to 6,000 mm & Height up to 5,500 mm.

Note: Consignments of weight more than 38000Kgs as per available documents are covered under Hydraulic Trailer Contracts.

#### 7. Note:

- 7.1 Maximum payment will be limited to loading capacity of the vehicle.

  Loading capacity of vehicle = Gross Vehicle Weight (Laden weight)-Unladen weight mentioned on RC.
- 7.2 As the availability of Open Trucks/JCB is very limited in market, dispatch of Open Truck items may be dispatched in Category 4(Trailer) in case of urgency/need with approval of the concerned commercial HOD / General Manager.
- 7.3 In case consignment(s) can be transported in multiple categories, the indent should be released for the category for which the basic freight is minimum.
- 7.4 In special case if the Consignments of length, width or height are beyond the defined limits are transported in this above Categories of vehicles, freight for such packages will be paid extra for categories 1, 3, 4 & 5. Extra payment will be made additionally @ 5% of basic freight.

# ANNEXURE-F PRICE SCHEDULE & EVALUATION

## 1. **Schedule IIIA - Group-A:** Following are the estimated rates:

Schedule	Category No.	Category Name	Length	Width	Height		Estimated Rate		
					Tieigitt	Slab	per MT per km		
			mts	mts	mts		Mumbai Port	Chennai Port	Others
			4.26	2.00	1.82	1	3.82	3.15	4.51
					2.13	2	3.96	3.27	4.69
					1.82	3	3.82	3.15	4.51
	Category 1	HCV			2.13	4	3.96	3.27	4.69
	Category	TICV		1.82	1.82	5	3.96	3.27	4.69
			5.63	1.02	2.13	6	4.10	3.42	4.84
			3.03	2.00	1.82	7	3.96	3.27	4.69
				2.00	2.13	8	4.10	3.42	4.84
				2.13	1.82	1	3.45	2.83	4.07
			7.30	2.13	2.00	2	3.45	2.83	4.07
	Category 2	Open Truck	7.30	2.42	1.82	3	4.19	3.29	4.89
Schedule				2.43	2.00	4	4.19	3.29	4.89
IIIA -			8.50	2.13	1.82	5	3.59	2.95	4.23
Others-					2.00	6	3.59	2.95	4.23
Ports -				2.43	1.82	7	4.32	3.47	5.26
Group-A					2.00	8	4.32	3.47	5.26
(Truck)		Truck	6.70	2.00	2.13	1	2.93	2.37	3.05
					2.43	2	3.03	2.49	3.05
					2.74	3	3.08	2.53	3.63
				2.20	2.13	4	3.03	2.49	3.59
					2.43	5	3.13	2.59	3.75
	Category 3				2.74	6	3.20	2.65	3.80
	Category 3		7.30	2.00	2.13	7	3.02	2.46	3.58
					2.43	8	3.12	2.57	3.74
					2.74	9	3.19	2.65	3.79
				2.20	2.13	10	3.13	2.59	3.75
					2.43	11	3.24	2.70	3.90
					2.74	12	3.30	2.75	3.96

## **2. Schedule IIIA - Group-B:** Following are the estimated rates:

Schedule	Category No.	Catagory	Length	Width	Height	Slab	Estimated Rate per MT per km		
		Category Name				Siab	Mumbai	Chennai	n
		Ivanic	mts	mts	mts		Port	Port	Others
					2.13	1	2.90	2.78	3.63
					2.43	2	3.00	2.90	3.80
				2.60	2.74	3	3.05	2.96	3.85
					3.05	4	3.30	3.20	4.21
					2.13	5	3.25	3.15	4.14
					2.43	6	3.36	3.25	4.33
				3.50	2.74	7	3.42	3.30	4.37
	0-1	High Bed	10.00		3.05	8	3.71	3.58	4.78
	Category 4	Trailer	12.20		2.13	9	3.93	3.81	5.05
				4.50	2.43	10	4.10	3.99	5.27
				4.50	2.74	11	4.14	4.04	5.34
					3.05	12	4.50	4.37	5.39
					2.13	13	4.78	4.65	5.41
					2.43	14	5.00	4.83	5.51
				6.00	2.74	15	5.05	4.90	5.56
					3.05	16	5.51	5.34	5.70
Schedule	Category 5	Semi- Low Bed	10.70	2.60	3.40	1	3.50	3.33	4.40
IIIA -					3.50	2	3.65	3.50	4.62
Others-				4.00	3.40	3	4.50	4.40	5.67
Ports -				4.00	3.50	4	4.69	4.58	5.51
Group-B		Trailer		5.00	3.40	5	5.40	5.24	6.57
(Trailer)				6.00	3.50	6	5.66	5.45	6.59
					3.40	7	5.71	5.63	6.64
					3.50	8	6.24	6.15	6.65
				3.00	3.05	1	3.41	3.28	4.33
					3.50	2	3.99	3.81	5.06
					4.50	3	4.16	3.98	5.30
					5.50	4	4.33	4.14	5.52
					3.05	5	3.88	3.75	5.02
		Trailer - ODCs	14.00	4.00	3.50	6	5.13	5.01	6.04
	Category 6			7.00	4.50	7	5.37	5.23	6.33
					5.50	8	5.59	5.45	6.60
				6.00	3.05	9	5.77	5.59	5.96
					3.50	10	6.86	6.72	7.29
					4.50	11	7.17	7.05	7.64
					5.50	12	7.49	7.36	7.98
			16.00	3.00	3.05	13	3.80	3.67	4.87
					3.50	14	4.47	4.27	5.69

	4.50	) 15	4.67	4.46	5.95
	5.50	) 16	4.86	4.65	6.21
	3.0	5 17	4.35	4.19	5.63
4.0	3.50	18	5.77	5.62	6.83
4.0	4.50	) 19	6.03	5.87	7.15
	5.50	20	6.30	6.13	7.46
	3.0!	5 21	6.50	6.32	6.74
6.0	3.50	22	7.74	7.62	8.25
6.0	4.50	23	8.11	7.97	8.65
	5.50	24	8.47	8.33	9.03

### 3. Evaluation:

- 9.1. The contract has been divided into 2 Schedules (3A & 3B) and each schedule is divided into two Groups. The Group-A (Trucks) includes Category 1, 2 & 3. The Group-B (Trailers) includes Category 4, 5 & 6.
- 9.2. If a bidder is quoting for any distance slab(Ports) of that Group & Schedule, he has to quote for all the categories of vehicles of that Group. Upon becoming the successful bidder, contractor has to place vehicles for all categories of vehicles.
- 9.3. 'Price schedule' is the estimated rates for each Schedule, Group & category as per Annexure-F of Contract. The Rates are considered as Rate per KM per MT in the price bid schedule.
- 9.4. The rates have to be quoted as per Annexure-I only. The rates quoted in any other formats are liable to be rejected. You are requested to fill the Price bid in percentage only, i.e. plus or minus or at par compared to each Groups. The percentage will be considered up to two decimal points only.
- 9.5. The percentage increase or decrease or at par will be uniformly applied to all the category & slab rates of that distance slab(Ports), Group and Schedule. For Example: If the L1 quoted percentage is -5.20% in Schedule 3A Group A, then the rates of each category & slab in that Distance Slab, Group and schedule will be decreased by 5.20%.
- 9.6. Evaluation will be based on lowest quoted percentage for each distance slab of respective Group and Schedule. The contract rates will be finalized with L1 bidders through negotiation, if required, for each Distance Slab of respective Group and schedule.
- 9.7. The finalized contract rates will be counter offered to L2 to Ln bidders for each distance slab of respective group and schedules as per tender ranking as per Clause 11.
- 9.8. If none of the other transporters accept L1 offer, the L1 bidder itself has to execute total work during the entire contract period.

### ANNEXURE-G INSTRUCTIONS TO BIDDERS

CLAUSE	DESCRIPTION
1.0	SUBMISSION OF TENDERS
	The tenderers must submit their tenders in three parts in e-tendering Portal as detailed below
	and as per instructions of NIT.
	PART-I (EMD)
	PART-II (PQR & Techno commercial Documents)
	PART-III (Price Bids as per Annexure-I)
2.0	PART-I & PART-II (EMD, PQR & Techno commercial Documents)
	This shall include the following:
2.1	EMD details like Transaction Reference Number, Date, Bank,etc., shall be filled by the bidder in
	the e-tendering portal. Proof of EMD payment shall be uploaded/attached in the portal.
2.2	Earnest Money Deposit (EMD) shall be furnished as per Annexure-A
2.3	Accept PQR and NIT in e-tendering Portal.
2.4	Signed copy of all documents for PQR and Signed copy of NIT (Notice Inviting Tender)
2.5	Upload/Attach Power of Attorney in e-tendering portal.
2.6	Unpriced "Annexure-I". The rates are to be quoted only against the Distance Slabs of respective
	Group and schedule and as per Annexure-I. (Only write 'quoted/not quoted' against each
	distance slab of respective Group and schedule).
2.7	The above documents (2.1-2.6) shall form one set of the Part-I & Part –II of tender.
2.8	As the tender is floated through the Electronic Procurement System (EPS), offers to be
	submitted in EPS only (https://bhel.abcprocure.com). Procedure for obtaining Digital Signature
	Certificate (DSC), Registration with our service provider, obtaining user ID and password for Login
	for registered and unregistered vendors, Downloading/Submission of tender documents is
3.0	available on the portal <a href="https://bhel.abcprocure.com">https://bhel.abcprocure.com</a> .  PART-III (PRICE BIDS)
3.0	'Price schedule' is the estimated rates for each Distance Slab of respective Group, Schedule &
3.1	category as per Annexure-F.
3.2	The price bid as per attached Annexure-I shall form the Part-III tender. Price Bid against each
3.2	Distance Slab of Respective Group & Schedule Shall be furnished in E-Tendering Portal.
	Distance stab of Respective Group & confedere shall be furnished in 2 Tendering Fortal.
4.0	SUBMISSION OF TENDERS
4.1	Tenders Shall be submitted in online mode(EPS) through E-tendering Portal
	https://bhel.abcprocure.com
5.0	OPENING OF TENDERS
5.1	Part-I(EMD) & Part - II(PQR, Techno-Commercial BID) will be opened on due date in the e-
	tendering portal. The date for opening of Part-III(Price BID)/Reverse Auction will be
	communicated to all technically qualified bidders.
5.2	BHEL reserves the right to go for Reverse Auction (RA) instead of opening the sealed envelope
	price bid submitted by the bidder. This will be decided after techno-commercial evaluation.
	Bidders to give their acceptance with the offer 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.
	Those bidders who have given their acceptance to participate in Reverse Auction will have to
	necessarily submit 'Process Compliance Form' (to the designated service provider) as well as
	'Online sealed bid' in the Reverse Auction. Non-submission of 'Process Compliance form' or
	'Online sealed bid' by the agreed bidder(s) will be considered as tampering of the tender process

	and will invite action by BHEL as per extant guidelines for suspension of business dealings with suppliers/contractors (as available on www.bhel.com).  The bidders have to necessarily submit online sealed bid less than or equal to their envelope sealed price bid already submitted to BHEL along with offer. The envelope sealed price bid of successful L1 bidder in RA, if conducted, shall also be opened after RA and the order will be placed on lower of the two bid (RA closing price & envelope sealed price) thus obtained. The bidder having submitted this offer specifically agrees to this condition and undertakes to execute the contract on thus awarded rates.  If it is found that L1 bidder has quoted higher in online sealed bid in comparison to envelope sealed bid for any items(s), the bidder will be issued warning letter to this effect. However, if the same bidder again defaults on this count in any subsequent tender in the unit, it will be considered as fraud and will invite action by BHEL as per extant guidelines for suspension of
	business dealings with suppliers/contractors (as available on <a href="www.bhel.com">www.bhel.com</a> ).
6.0	RATES TO BE IN FIGURES AND WORDS
6.1	The tenderer shall quote the rates in English Language and international numerals. The rates shall be entered in figures as well as in words. The metric system of units shall be used.
6.2	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.
6.3	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
6.4	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 of (a) and (b) above.
6.5	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.
7.0	CORRECTIONS AND ALTERATIONS
	All entries in the tender shall either be typed or be in ink, erasures errors and over-writing are not permitted and may render such tenders liable for rejection. All corrections and alterations shall be duly attested by the bidder with date.
8.0	ALL PAGES TO BE INITIALLED
0.0	All the pages of Part-I, Part-II & Part-III have to be signed in the same signature which is provided in "Power of Attorney". All pages of all volumes and sections including drawing of tender documents shall be initialled with seal by the tenderer or by a person holding power of attorney (copy to be enclosed with Part-I of tender) authorizing him to sign on behalf of the tenderer before submission of tender.
9.0	ADDENDA/Corrigenda/Amendments
	ADDENDA/Corrigenda/Amendments to the tender documents will be issued prior to the date of opening of the tenders to clarify documents or to reflect modifications to the contract terms and conditions. All such ADDENDA/Corrigenda/Amendments when issued shall form part of tender documents
10.0	<b>Power of Attorney</b> : An attested copy of the Power of Attorney, in case an individual/authorized signatory other than the sole proprietor signs the tender shall be submitted along with the tenders. Authorized signatory shall be the person holding 'power of attorney' on behalf of the firm/company/bidder-concerned authorized/empowered to act on behalf for the specific purpose.
11.0	GENERAL
	l

11.1	The tender shall be completely filled in all respects and shall be tendered together with requisite
	information in the manner detailed above. Any tender incomplete in any respect and violating
	any of the instructions shall be liable to be rejected.
12.0	If a tenderer expires after his submission of the tender or after the acceptance of his tender BHEL
	may at their discretion cancel such tender. If a partner of a firm expires after the submission of
	the tender or after the acceptance of the tender, BHEL may cancel such tender at their discretion
	unless the firm retains its character.
13.0	BHEL will not be bound by any power of attorney/ granted by the tenderer or by changes in the
	composition of the firm made subsequent to the execution of the contract. They may however,
	recognize such power of attorney and changes after obtaining proper legal advice, the cost of
	which will be chargeable to the contractor, concerned.
14.0	If the tenderer deliberately gives wrong information in his tender, BHEL reserves the right to
	reject such tender at any stage or to cancel the contract, if awarded and forfeit Earnest Money
47.0	Deposit/ Security Deposits.
15.0	Canvassing in any form in connection with the tenders is strictly prohibited and the tenders
44.0	submitted by the contractor who resort to canvassing are liable to rejection.
16.0	Should a tenderer or contractor or in the case of a firm or Company one or more of its partners
	/ shareholders / directors have a relation or relations employed in the capacity of an officer of
	BHEL, the authority inviting tender shall be informed of the fact alongwith detail of the officer.
	Failing this, BHEL may, at its sole discretion, reject the tender or cancel the contract and forfeit
17.0	the Earnest Money /Security Deposit.
17.0	The tender submitted by a bidder shall become property of BHEL who shall have no obligation to return the same to the bidder.
18.0	BHEL shall not be liable for any expenses incurred by the bidder in the preparation of the tender
16.0	irrespective of whether the tender is accepted or not.
19.0	In the event of any contradiction between the terms and conditions stipulated in the different
17.0	volumes forming the tender documents, the order or precedence shall be Special conditions of
	contract followed by General condition of contract (for commercial aspects).
20.0	Any submission of tender by the bidder shall be deemed to have done after careful study and
20.0	examination of the tender papers with the full understanding of the implications thereof. The
	specifications and terms & conditions shall be deemed to have been accepted unless otherwise
	specifically commented upon by the tenderer in his offer. Noncompliance of any tender
	instructions may result in the rejection of the tender offer.
21.0	The bidder shall closely peruse all the clauses, specifications and drawings indicated in the tender
	documents before quoting. Should the tenderer have any doubt about the meaning of any
	portion of the tender specification or find discrepancies or omissions in the drawings or the
	tender documents issued are incomplete or shall require clarifications on any of the technical
	aspect, scope of work etc, he shall at once contract the authority inviting the tender for
	clarification before the submission of the tender.
22.0	Late offers received will not be entertained under any circumstances.
	<u> </u>

### Annexure-H - FORMATS

## Format –I Tender Ref.: HYLOG21-22AITC/3A/A&B Checklist (To be printed on bidder's letterhead)

SI.No	PARTICULARS FOR EVALUATION OF TECHO-COML.BID	Please Tick ( ✓ )	Page
1.	Photocopy of proof of submission of EMD (Photocopy of DD or Printout of NEFT)	Attached/Not Attached	
2.	Format-II regarding bidder details	Attached/Not Attached	
3.	Format-III regarding vehicle ownership	Attached/Not Attached	
4.	Format-IV regarding experience	Attached/Not Attached	
5.	Format-V regarding NEFT details (not to be submitted, if already registered with BHEL, Hyderabad)	Attached/Not Attached	
6.	Declaration: Self-Attested copy of Format-VI	Attached/Not Attached	
7.	Power of Attorney	Attached/Not Attached	
8.	Organization/Firm Registration	Attached/Not Attached	
9.	Self-Attested copy of PAN Card	Attached/Not Attached	
10.	Self-Attested copy of IBA	Attached/Not Attached	
11.	Self-attested copy of RC of vehicles	Attached/Not Attached	
12.	Proof of experience	Attached/Not Attached	
13.	IT Returns for last three financial years	Attached/Not Attached	
14.	Audited Annual Reports for last three financial years	Attached/Not Attached	
15.	Duly Signed And Stamped Copy Of NIT	Attached/Not Attached	
16.	Any Other Detail The Bidder Desires To Furnish	Attached/Not Attached	
17.	MSME CERTIFICATE (IF APPLICABLE)	Attached/Not Attached	

## Format –II Tender Ref.: HYLOG21-22AITC/3A/A&B Bidder Details (To be printed on bidder's letterhead)

Name of the Bidder: ADDRESS:
Contact Person 1:
E-Mail:
Telephone Nos.: (Office1) (Office2)
Mobile:
Fax :
Contact Person 2:
E-Mail:
Telephone Nos.: (Office1) (Office2) Mobile:
Fax :
Details of the Bidder
Details of the blader
Type of Company (Ltd./Pvt. Ltd./ Partnership/
Proprietorship):
PAN Card Number:
IBA Code:
IBA recommendation validity up to:
No. of Total vehicles owned:
Average Turnover of last three financial years (In
Crores):
No. of Employees (Total)
Administrative
Technical/Supervisory
Drivers
Skilled Workmen
Unskilled Workmen
IF RELATED TO ANY BHEL EMPLOYEE
NAME: STAFE NO.:
DESIGNATION:
UNIT & DEPARTMENT:
RELATIONSHIP:
RED (TOROTH)

## Format -III Tender Ref.: HYLOG21-22AITC/3A/A&B Vehicle Ownership (To be printed on letterhead)

### Name of the Bidder:

SI	Registration	Owner	Manufa	acturer	Chassis Gross		Proof at		Damanka
	No.	name	Name	Year	No.	Weight	Page No.	valid up to	Remarks
1									
2									
3									
4									
5									

# Format –IV Tender Ref.: HYLOG21-22AITC/3A/A&B Experience (To be printed on letterhead) 1. LR Date should be in 01.04.19 to 31.03.20.

- 2. Weight of each consignment i) 5 to 15 MT for Group-A ii) 22 MT to 35 MT for Group-B
  - 3. Number of consignments only 10

SI. No.	LR No.	LR Date	From	То	Delivery Date	Weight of the Consign ment	Descri ption of the Consig nment	Customer Name	Whether Work Completion Certificate issued (If yes, name of Official with e-mail & phone number)	E-mail & Mobile Number of Custome r
1										
2										
3										
4										
5										
6										
7										
8										
9										
10										

### Format – V

### **NEFT/RTGS Details**

### (Vendors to furnish this mandate on their Letter Head) (NOT REQUIRED FOR ALREADY REGISTERED VENDORS WITH BHEL HYDERABAD)

Ref No:
Date:

To Manager/Finance-CM Bharat Heavy Electricals Limited Ramachandrapuram

Hyderabad PIN: 502 032

Dear Sir,

### **Sub: Details for National Electronic Fund Transfer**

We request and authorize you to effect payment through NEFT to our Bank account, subject to RBI Guidelines, as per the details given below

- A. Sup code (As per PO/SCO) / Staffno
- B. Beneficiary (Name as per PO/SCO) (Retd Employee to indicate address here)
- C. PAN of beneficiary
- D. TIN of Beneficiary
- E. e-mail address of Beneficiary
- F. City (of Beneficiary)
- G. Bank Name
- H. Branch (of Bank)
- I. A/c Number
- J. A/c type (Savings or Current)
- K. MICR Code of the branch (9 digit)
- L. IFSC for NEFT (11 char)
- M. IFSC for RTGS (If different from L)

Thanking you,

(Signature with Seal) Authorised Signatory

Name

Designation

Certified that the particulars furnished above are correct as per our records

(Signature of authorized Official of bank)

Date ba

Bank Stamp

## FORMAT-VI Tender Ref.: HYLOG21-22AITC/3A/A&B AFFIDAVIT-CUM-UNDERTAKING

(To be submitted by the bidders along with their bid in Transportation tenders on non-judicial stamp paper appropriate value duly notarized)

appropriate va	ilue duly notarize	ed)				
	, S/o					Resident of ws:
	IS					
						er its memorandum and
Articles of Ass	ociation and the	e Executant has	to full power	ers on it	s behalf under	the power of attorney
granted to hir	n by the proper	authorities of	the bidder.	I am au	uthorized subm	it this Affidavit – cum-
-	n behalf of bidde					
That I am an in	ntended bidder ir	n the transporta	tion contract	against	NIT No	issued by BHEL.
As per the NIT	provisions, the b	oidder is required	l to submit a	n affidav	/it-cum- underta	aking along with the bid
disclosing/con	firming the deta	ils of its group	concerns, or	affiliate	es or partners/p	proprietors/directors of
bidder/ such gi	roup concerns or	affiliates etc., al	ong with oth	er detail	s of DIN and PAI	N Nos. etc. Accordingly,
I submit the sa	me hereunder.					
<ol> <li>I herel</li> </ol>	by state that the	e following gro	up concerns	or affilia	ates of the bidd	ler (give name, address
and other deta	ails of the bidde	er and its group	concerns of	affiliate	es etc.) are eng	gaged in transportation
business	for last	Years.				
<ol><li>I state</li></ol>	that we hereby	furnish the det	ails/particula	ars of th	e bidder and its	s partners/proprietors/
Directors of bi	idder/ such grou	ip concerns or a	ffiliates etc.	, includi	ng details of DI	IN Numbers (in case of
Directors) and	PAN Number (i	n case of partne	ers/proprieto	ors), dul	y supported by	self-attested copies of
relevant docur	ments.					
S.No.	Name of the Di	rectors/Partners	s/proprietor		PAN	DIN for Director

- 3. I state and hereby confirm that other than this bidder, none of its group concerns or affiliates or participating in the tender either directly or indirectly through any other agency under same proprietor/common partner(s) /common Director(s).
- 4. I state and hereby confirm and declare that my/our firm/Company M/s.....and none of my Group concerns or affiliates etc., have not been banned and appeared on the list of banned firms/companies by BHEL (List available on <a href="www.bhel.com">www.bhel.com</a>) nor any of the Director/Partner/Proprietor of bidder/such group concern or affiliate etc., are involved with such firm/company.
- 5. I hereby state that there is no change in the name, Constitution and status of the firm/Company before submission of tender. If there is any change in the name, Constitution and status of the firm/Company during the tender process and/or awarded of contract (in case contract is awarded) same will be intimated to the BHEL immediately.
- 6. I further, agree and declare that BHEL may reject the bid or in case the contract has been awarded, then terminate the contract apart from taking any other suitable action under the contract or applicable legal provisions or BHEL guidelines, including Guidelines for suspension of business dealings without any liability for any compensation to the bidder; if,
  - ➤ BHEL discovers at any time that any statement made by the bidder in this Affidavit-cumundertaking is false, fraudulent; or

- > any document submitted by the bidder was fake or forged; or
- ➤ if BHEL determines in its sole discretion that any statement was aimed at deliberately misleading BHEL with a view to ensure award of the subject contract to the bidder.

That the facts stated above are true and correct to the best of my knowledge and belief and nothing has been concealed or misrepresented in any manner whatsoever.

Hence, this Affidavit cum undertaking.

DEPON	ENT		
Solemn	ly affirm	ned and s	signed
Before	me on tl	his the	_ day
of	, 2	_ at Hyd	derabad

**NOTARY** 

### ANNEXURE-I PRICE BID

### Schedule III A - Group A

Tender Ref No.:	HYLOG2021AITC					
		Percentage in Figures	Percentage in Words			
Quoted Percentage	Plus (+)					
Increase -> Plus %(+) Decrease -> Minus %(-) At Par -> Zero %(0)	Minus (-)					
	At Par (0)					

#### Note:

- i. You are requested to fill the quoted percentage only in plus or minus or at par. The percentage will be considered up to two decimal points only.
- ii. Evaluation will be based on lowest quoted percentage only.
- iii. The percentage increase or decrease or at par will be uniformly applied to all the category rates.
- iv. For Example: If the L1 quoted percentage is +5.20%; then the rates of each category will be increased by 5.20%.
- v. If there is a discrepancy between words and figures, the amount in words shall prevail.
- vi. The L1 rates will be counter offered to L2 to Ln bidders as per tender ranking as per Clause 11
- vii. If none of the other transporters accept L1 offer, the L1 party itself has to execute total consignments during the entire contract period.
- viii. Bidders accepts all the conditions of the contract.

Name of the Bidder/Company:	
	SIGNATURE & SEAL OF THE TENDERER

### ANNEXURE-I PRICE BID

### Schedule III A - Group B

Tender Ref No.:	HYLOG2021AITC		
		Percentage in Figures	Percentage in Words
Quoted Percentage	Plus (+)		
Increase -> Plus %(+) Decrease -> Minus %(-) At Par -> Zero %(0)	Minus (-)		
	At Par (0)		

### Note:

- ix. You are requested to fill the quoted percentage only in plus or minus or at par. The percentage will be considered up to two decimal points only.
- x. Evaluation will be based on lowest quoted percentage only.
- xi. The percentage increase or decrease or at par will be uniformly applied to all the category rates.
- xii. For Example: If the L1 quoted percentage is +5.20%; then the rates of each category will be increased by 5.20%.
- xiii. If there is a discrepancy between words and figures, the amount in words shall prevail.
- xiv. The L1 rates will be counter offered to L2 to Ln bidders as per tender ranking as per Clause 11
- xv. If none of the other transporters accept L1 offer, the L1 party itself has to execute total consignments during the entire contract period.
- xvi. Bidders accepts all the conditions of the contract.

Name of the Bidder/Company:	
	SIGNATURE & SEAL OF THE TENDERER

### ANNEXURE-J List of Major PROJECTS

Sale Order	Project
MPA1047001	Ennore SEZ,TANGEDCO 660 MW UNIT-1
MPA1047001	Ennore SEZ,TANGEDCO 660 MW UNIT-2
MPA1047052	Ennore SEZ,TANGEDCO 660 MW UNIT-2
MPA1052003	5x800 MW TSGENCO Yadadri UNIT-3
MPA1052003	5x800 MW TSGENCO Yadadri UNIT-4
MPA1052004	5x800 MW TSGENCO Yadadri UNIT-5
	5x800 MW TSGENCO Yadadri UNIT-4
MPA1052054 MPA1052055	5x800 MW TSGENCO Yadadri UNIT-5
MPA1052006	
	5x800 MW TSGENCO Yadadri TPS
MPA1057001	1x800 MW North Chennai-BTG Stage III
MPA1060001	MAITREE BANGLADESH UNIT-1
MPA1060002	MAITREE BANGLADESH UNIT-2
MHN1007003	BARC ATVP IB ASSY
MHN1007004	BARC ATVP IB ASSY
MFA1056001	SHREE CEMENTS-3 Raipur-1X27 MW
MAA1023001	TATA Kalingnagar 1X 120 MW
MCA1051001	ONGC URAN -Lean Gas Compressor
MFA1059001	TATA Chemical, Mithapur 1X 14.9 MW
MPA1050001	1 x 660 MW MSPGCL Bhusawal Unit-1
MPA1050051	1 x 660 MW MSPGCL Bhusawal Unit-1
MPA1064001	2 x 660 MW TANGEDCO Udangudi Unit-1
MPA1064051	2 x 660 MW TANGEDCO Udangudi Unit-1
MPA1064002	2 x 660 MW TANGEDCO Udangudi Unit-2
MPA1064052	2 x 660 MW TANGEDCO Udangudi Unit-2
MPA1063001	1 x 660 MW UPRVUNL Panki
MPA1063051	1 x 660 MW UPRVUNL Panki
MPA1062001	3 X 800 MW JBVNL PATRATU UNIT-1
MPA1062051	3 X 800 MW JBVNL PATRATU UNIT-1
MPA1062052	3 X 800 MW JBVNL PATRATU UNIT-2
MFA1066001	Damodar Ispat 1X42 MW STG
MFA1065001	Super Smelter 1X35 MW STG
MFA1051001	Grasim Industries Bharuch 1 X 45 MW
MFA1058001	OMPL-II, 1X 45 MW STG
MFA1070001	Orissa Metalik Pvt. Ltd.(OMPL-III)
MCA1054001	IOCL Panipat EBR Compressor
MFA1067001	TNPL 1X20 MW STG
MFA1071001	GHCL 1X18.5 MW STG
MFA1073001	GNFC Gujarat 1 x 1.065 MW STG
MFA1076001	SMEL 1X40 MW STG
MAITREE-AHP	MAITREE - Ash Handling Plant Items
MHN1008001	SIEMENS-HEATERS

DISTANCE FOR VARIOUS PROJECTS			
Sale Order	Project	Distance from Hyderabad	
MPA1047001	Ennore SEZ,TANGEDCO 660 MW UNIT-1	701	
MPA1047002	Ennore SEZ,TANGEDCO 660 MW UNIT-2	701	
MPA1047052	Ennore SEZ,TANGEDCO 660 MW UNIT-2	701	
MPA1052003	5x800 MW TSGENCO Yadadri UNIT-3	300	
MPA1052004	5x800 MW TSGENCO Yadadri UNIT-4	300	
MPA1052005	5x800 MW TSGENCO Yadadri UNIT-5	300	
MPA1052054	5x800 MW TSGENCO Yadadri UNIT-4	300	
MPA1052055	5x800 MW TSGENCO Yadadri UNIT-5	300	
MPA1052006	5x800 MW TSGENCO Yadadri TPS	300	
MPA1057001	1x800 MW North Chennai-BTG Stage III	696	
MPA1060001	MAITREE BANGLADESH UNIT-1	701	
MPA1060002	MAITREE BANGLADESH UNIT-2	701	
MHN1007003	BARC ATVP IB ASSY(Visakhapatnam)	686	
MHN1007004	BARC ATVP IB ASSY(Visakhapatnam)	686	
MFA1056001	SHREE CEMENTS-3 Raipur-1X27 MW	856	
MAA1023001	TATA Kalingnagar 1X 120 MW	1283	
MCA1051001	ONGC URAN -Lean Gas Compressor	668	
MFA1059001	TATA Chemical, Mithapur 1X 14.9 MW	1580	
MPA1050001	1 x 660 MW MSPGCL Bhusawal Unit-1	628	
MPA1050051	1 x 660 MW MSPGCL Bhusawal Unit-1	628	
MPA1064001	2 x 660 MW TANGEDCO Udangudi Unit-1	1261	
MPA1064051	2 x 660 MW TANGEDCO Udangudi Unit-1	1261	
MPA1064002	2 x 660 MW TANGEDCO Udangudi Unit-2	1261	
MPA1064052	2 x 660 MW TANGEDCO Udangudi Unit-2	1261	
MPA1063001	1 x 660 MW UPRVUNL Panki	1275	
MPA1063051	1 x 660 MW UPRVUNL Panki	1275	
MPA1062001	3 X 800 MW JBVNL PATRATU UNIT-1	1399	
MPA1062051	3 X 800 MW JBVNL PATRATU UNIT-1	1399	
MPA1062052	3 X 800 MW JBVNL PATRATU UNIT-2	1399	
MFA1066001	Damodar Ispat 1X42 MW STG	1604	
MFA1065001	Super Smelter 1X35 MW STG	1604	
MFA1051001	Grasim Industries Bharuch 1 X 45 MW	988	
MFA1058001	OMPL-II, 1X 45 MW STG	1472	
MFA1070001	Orissa Metalik Pvt. Ltd.(OMPL-III)	1472	
MCA1054001	IOCL Panipat EBR Compressor	1694	
MFA1067001	TNPL 1X20 MW STG	969	
MFA1071001	GHCL 1X18.5 MW STG	1548	

MFA1073001	GNFC Gujarat 1 x 1.065 MW STG	980
MFA1076001	SMEL 1X40 MW STG	1054
MAITREE- AHP	MAITREE - Ash Handling Plant Items	701
MHN1008001	SIEMENS-HEATERS( Kalinganagar)	1283
	Chennai Port	701
	Mumbai Port for Trailers via Nasik	865
	Mumbai Port for Trucks via Pune	686
	BHEL Haridwar	1745
	BHEL Jagdishpur	1331
	BHEL Tiruchy	956
	BHEL Ranipet	692
	BHEL Bhopal	925

Distances not covered under this annexure shall be provided by BHEL Distance Committee from time to time, well before giving indent for placement of vehicles