

Garden Reach Shipbuilders & Engineers Limited गार्डेन रीच शिपबिल्डर्स एण्ड इंजिनियर्स लिमिटेड (A Govt. of India Undertaking Under Ministry of Defence) (भारत सरकार का उपक्रम रक्षा मंत्रालय)

61 गार्डेन रीच रोड, कोलकाता - 700 024 61 Garden Reach Road Kolkata – 700 024

CIN NO.L35111WB1934GOI007891



Tender Document

Tender Reference Number:

NCM(Imp)/ST/DM/1000m3TSHD/001/ET-3008

For Procurement of

DESIGN FOR 1000M3 TSH DREDGER FOR YARD 2121



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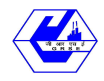
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NOTICE INVITING TENDER (NIT)

<u>Tender No. Date</u> (Instructions to Bidders is placed at Annexure I)

Garden Reach Shipbuilders & Engineers Limited, through the Head of Procurement of the Procuring Entity, in the Procuring Organisation (hereinafter referred to as 'the Authority', 'the Head of Procurement', 'the Procuring Entity' and 'the Procuring Organisation' respectively), invites bid from Ms DAMEN Shipyards Gorinchem B.V., Netherlands. entering into a contract for the supply of GOODS. This Tender Document reference number, Tender No. ET-3008 (hereinafter referred to as 'the Tender Document'), gives further details. The brief of NIT is given below.

1. Two Bid Offers:

Offer is invited in two bid system through GRSE e-procurement mode as per specification & scope mentioned in **Annexure "II"**.

2. Date of Pre-Bid Meeting (if required):

20.05.2024 at IST 1500 hrs

3. Last date of Receipt of Tender on portal:

10 Days from Date of publication of Tender in GRSE E- PROCUREMENT Portal and GRSE Web site

4. Date & Time of opening of Tender:

Normally 2-3 days after closing of Tender

5. **Description of Material (in brief):**

DESIGN FOR 1000M3 TSH DREDGER

6. Technical Specification & Scope of Supply:

As per enclosed Annexure II.

7. Tender Download and Bid submission website:

https://eprocuregrse.co.in

8. Bid Currency:

- (a) Price quotation currency for Foreign Bidder/Vendor shall be any one of following currency. Bidder to select any one of the following currency during submission of their Price Bid and same shall be mentioned in their Techno commercial Bid (Part-I).
 - (i) INDIAN RUPEES (INR)



(ii) US Dollar (USD) or EURO or GBP

(Note: Currency may vary depending on type of material)

- 9. Bid Security & Tender Fees Submission: Not applicable for this tender
- 10. <u>Benefits Accorded To MICRO & SMALL ENTERPRISES (MSEs) VENDORS:</u> Not applicable for this tender
 - 11. Public Procurement (Preference to Make in India) Policy:-Not applicable for this tender
 - 12. Indigenization: Not applicable for this tender

13. Contact Details for Queries:

In case of any clarifications regarding tender condition/TSP/specification, bidders are requested to contact the following person, before the closing date of the tender.

(a) In case of any clarifications regarding SOTR and STC, bidders are requested to contact the following person.

SI	Name	Designation	Email Address	Contact No.
No.				
(i)	Cdr. Sunil Kumar Dekka, IN (Retd)	DGM - CDO	Dekka.Sunilkumar@grse.co.in	Board No. (91)+33- 2469-1177 /1188 /4316 /4860 /4861
(ii)	Mr. Ashish Nelapati	Mgr - CDO	Nelapati.Ashish@grse.co.in	- same as above -

(b) In case of any clarifications regarding Commercial Terms and Conditions, bidders are requested to contact the following person.

SI	Name	Designation	Email Address
No.			
(i)	Ms. Padmawati	Sr. MGR (NCM)	Kisku.Padmawati@grse.co.in
	Kisku		
(ii)	Mr. Dibyendu	MGR (NCM)	Mukherjee.Dibyendu@grse.co.in
	Mukherjee		

(c) In case of any clarifications regarding DSC and online bid submission, bidders are requested to contact the following person:

SI	Name	Designation	Email Address	Contact No.
No.				
(i)	Mr. Saraswat	SM(NCM)	Palit.Saraswata@grse.co.in	Board No. (91)+33-
	Palit			2469-8100 to 8114
				MOB: 9903779626



14. Disclaimers and Rights of Procuring Entity

The issue of the Tender Document does not imply that the Procuring Entity is bound to select bid(s), and it reserves the right without assigning any reason to

- a) reject any or all of the Bids, or
- b) cancel the tender process; or
- c) abandon the procurement of the Goods; or
- d) issue another tender for identical or similar Goods

15. Portal and E-Tender Guidance:

- (a) Registration in GRSE e-portal is mandatory to participate in all GRSE e-tenders.
- (b) Procedure for registration to Final bid submission is available on the right corner of e-portal home page (https://eprocuregrse.co.in) vide link "Bidders Manual Kit". Bidder may download manual kit for detail procedure. The brief for registration in GRSE e-portal link mentioned below,
 - (i) Go to the URL / Link : https://eprocuregrse.co.in
 - (ii) On that page go the "online bidder enrolment" link (just below "login" bottom right side of the page).
 - (iii) Do the registration process complete, (filling the details of registration form)
 - (iv) Generate your password from Forgot or Generate password in Home page
 - (v) Signing the DSC (Digital Signature Certificate) with the login and password.
- 16. Bidders are to go through the complete NIT and its Annexures/attachments and respond/bid accordingly. Bid shall be complete in all respects and shall be submitted with requisite information and Attachments. It shall be free from any ambiguity. For preparation of Bids, Bidders are expected to go through the complete bidding/tender documents carefully. The bidding/tender documents includes all the annexures and appendices are herewith enclosed together with this tender notice.



ANNEXURE-I_INSTRUCTIONS TO BIDDERS

THE INSTRUCTION TO BIDDER IS MANDATORY AND BINDING TO ALL BIDDERS.

1. <u>Pre-Qualification Criteria/Document for New / Unregistered (in GRSE) Vendors.</u> Not Applicable

2. Two Parts Bid Clause:

- (a) Bids are required to be submitted in TWO parts (Techno-Commercial bid & Price bid) in eprocurement mode through our website (https://eprocuregrse.co.in) wherein tender documents (all Data Sheets, SOTR, Annexures etc. forming part of tender) are available for download. Bidders need to download tender documents from the e-portal, fill-up and upload the same, using their Digital Signature Certificate (DSC). Bidders are required to obtain individual Digital Signature Certificate (DSC) from concerned department/authorise agency of Indian Government in order to participate in the GRSE e-tender. Bidders are to submit their bids in the prescribed template in the e portal by using their DSC before due date and time. Foreign bidder is to obtain DSC from Indian Competent Authority through their Indian representative. Foreign bidder may contact Indian Embassy in their country for getting assistance to acquire DSC. All pages of the bids, supporting documents etc. are to be signed by authorized signatory in each page and company seal should be affixed on each page.
- (b) It may also be mentioned in the context that the purchase / procurement of goods should preferably be made directly from the manufacturer. Either the Indian agent on behalf of the foreign principal or the foreign principal directly could bid /participate in a tender but not both. In case of bid submission by Indian agent on behalf of principal, original authorisation certificate is required to be submitted to GRSE within 7 days of last closing date of bid. In the absence of submission of original authorisation certificate, bid is liable for rejection. For detail please refer "AGENT OF OVERSEAS SUPPLIERS IN INDIA AND AGENCY COMMISSION" clause in Special Commercial Terms and conditions (Annexure-VI).

2.1 Part I Bid (Techno-Commercial bid):

<u>It must contain only technical & commercial points and must not contain any price</u>. The bidder shall ensure following are essentially included in the Part-I bid:

- (i) Authority/Power of Attorney to sign the bid as per Annexure-XXXIV.
- (ii) Order copies & their work completion certificates with reference to the items/services similar to the tendered requirement. The document shall be notarized by Public Notary (authorized by Government of Exporting Country for foreign bidders). For Foreign Bidders, the documents shall additionally be verified and signed by Embassy of India in Exporting Country.



- (iii) "Certificate of conformity" indicating details of company registration with GRSE, Past Experience etc. For Foreign Bidders, the documents shall additionally be verified and signed by Embassy of India in Exporting Country.
- (iv) TSP / SOTR Compliance Matrix / Deviation form (i.e. Clause wise acceptance / deviations to the clauses of the TSP / SOTR) duly signed by the authorized signatory.
- (v) Weight control Data sheet if applicable.
- (vi) The Signed and Stamped Integrity Pacts (if applicable) as per Annexure-XXIII.
- (vii) Commercial Offer
- (viii) Technical offer

(ix) Acceptance Matrix of Terms & Conditions (T&C)

Note: Bidders are requested to select their Acceptance or Non Acceptance of each para of clause from Drop Down list. In case of Non Acceptance, the bidder is required to give details of deviation along with justification in Deviation column of respective worksheet of excel file.]

- (x) Confirmation of having read and understood the instructions to the bidder and acceptance Matrix as per Annexure-
- (xi) Undertaking for product support as per TSP.
- (xii) Bank details for payment by RTGS/NEFT in the ECS format (Annexure-XIII) enclosed.
- (xiii) Bidders / Suppliers should enclose the additional documents as applicable to this tender.
- (xiv) Blank rate sheet indicating quoted/not quoted against each line item, HSN Code, tax percentage, type of GST and FE content percentage details as applicable to this tender.
- (xv) Bidder shall submit a declaration in their letter head that there are no adverse reports from any of their customers for these types of projects executed by them. In case any such adverse report/remarks exists, the details of the same may be furnished along with the reference Purchase Order and customer details.
- (xvi) Port of shipment (applicable for foreign bidder)
- (xvii) Bidder contact details (name of person, designation, phone number, email id, mobile number, detail address)



- (xviii) The bidder shall submit tentative list of Imported Items and Indigenously manufactured
 (in India) items along with their percentage of total basic price of materials in their
 Part-I bid. No price shall contain in this list.
 [Note: In case of any doubt in understanding, Bidder must get it clarified from Tenderer]
- (xix) An undertaking in their letter head in favour of GRSE that in the event of any breach of Secrecy clause of STACs (clause no. IN 111 of Indigenous STACs or clause PE-111 of Import STACs), they would make good of any loss /cost/damage / any other claim whatsoever preferred by anybody to GRSE in this respect.
- (xx) Bidder must mention whether Registered Dealer, Un Registered dealer or Composition dealer [Refer Taxes & Duties(GST) clause of Special Terms and Conditions].
- (xxi) Whenever supply of equipment, spares are made in lots/consignments, the number lots/consignments and delivery schedule are to be mentioned in Part-I bids. Refer "Billing and Despatch schedule" clause and "Contractual Delivery Date" clause of special terms and conditions.
- (xxii) Services of Engineer's cost break in percentage for each of the activity as per TSP, if any, is to be indicated in Part-I bid. Please note that prices are not to be mentioned in Part-I bid. Refer clause 7(c) [Technical Assistance/Service Engineer].

 [Note: In case of any doubt in understanding, Bidder must get it clarified from Tenderer]
- (xxiii) List of Shelf Life Items with their shelf life period
- (xxiv) Declaration that Bidder have complied with "Anti- profiteering clause' under GST Law. Refer clause 8(b)(iii) of Special Terms and Conditions [Taxes & Duties clause]
- (xxv) OEM Certificate as per Special Note of Special Commercial Terms and Conditions.
- (xxvi) Information as per "Packing Instruction" clause of Special Commercial Terms and Conditions (Annexure-VI)
- (xxvii) Certificates in letterhead as per clause 26 of Instruction to Bidder (Annexure-I) and Annexure-XII
- (xxviii) All other Documents/information sought elsewhere in SOTR and Commercial Terms & Conditions.

Note: Compliance to particular para/serial in the compliance shall imply compliance to all section and sub sections under that para/serial.



2.2 Part-II Bid(Price bid/Item Rate BOQ):

Price bid/Item Rate BOQ (containing only price). Price Bid/Item Rate BOQ opening shall be intimated to bidders whose techno commercial offers are accepted by GRSE .Price Bid needs to be filled up in the given price bid/ Item Rate BOQ format only. Refer Annexure-V (BOQ). Bidder must quote following in Part-II bid:

- (i) Price against all individual line items of 'Price Bid/ Item Rate BOQ'.
- 2.3 Revised Bid: During technical and/or commercial negotiation, in case the participating vendor indicate the need of submission of revised price bid but the same is not acceptable by the competent authority of GRSE in due course, GRSE reserves the right to consider such bid to be disqualified on the ground under intimation to the relevant vendor before price bid opening.

3. Preservation, De-Preservation and Re-Preservation: Not Applicable

4. Acceptance Format:

The Acceptance formats are to be downloaded from the e-tender portal and after due completion the same is to be uploaded along with the e-quotation by the vendor. This is to facilitate the buyer to know at a glance the acceptance or deviation by the vendor regarding the commercial terms & conditions of the e-tender. The following is to be complied:-

- (a) The supplier should clearly indicate the clauses in the specification not being complied with (if any). In the absence of a clear acceptance statement, it will be assumed that the material supplied will meet the requirements in full.
- (b) No conditional offer and hard copy of offer will be accepted.
- (c) <u>Tender must contain offers/response for all line items</u>.

Note: Compliance to particular para/serial in the compliance/acceptance matrix shall imply compliance to all section and sub section under that para/serial.

5. Opening of Bids

5.1 Part I Bid (Techno-Commercial bid) Opening:

First, Part I Bid (Techno-Commercial bid) shall be opened online at appointed date and time.

5.2 Part-II Bid(Price bid/Item Rate BOQ) Opening:

Price bids of those Bidders, who have been considered qualified and whose Technocommercial Bid is found to be responsive, will be opened online. The participating bidders



will be able to view the bid prices of all the bidders after online opening of Price Bids by Purchaser on the e-tender portal.

6. Contract Negotiation

- (a) Technical and Commercial Negotiation shall be conducted by GRSE on as required basis after opening of Part I Bid (Techno-Commercial bid) and before opening of Part-II Bid (Price bid/Item Rate BOQ). Bidder must note that negotiation shall normally be conducted for those terms and conditions which are not agreed by Bidder in their bid documents.
- (b) Price Negotiation shall be conducted by GRSE on as required basis after opening of Part-II Bid (Price bid/Item Rate BOQ).
- (c) During evaluation of bid, the Buyer may, at his discretion, ask the Bidder for clarification on his bid. No clarification on the initiative of the bidder will be entertained after last closing date of bid.

7. <u>Date of Exchange Rate for conversion of Foreign bids to Indian Rupees for the purpose of comparison of various bids:</u> Not Applicable

8. Determination of L-1 Bidder:-Not Applicable

9. Award of Contract/Purchase Order/LOA.

The Contract/Purchase Order/LOA shall be awarded to Bidder whose bid is technically, commercially and financially (price wise) acceptable to Purchaser without prejudice to other terms and conditions of NIT and tender documents.

10. Bid Modification:

Modification in bids, if any, is to be made by bidders prior to the last tender closing date & time.

11. Bid Rejection Criteria: Not Applicable

12. <u>Benefits being accorded to the Micro & Small Enterprises Vendors regarding</u>
<u>Implementation of Policies for Micro & Small Enterprises, 2012 : Not Applicable</u>

13. INDEPENDENT EXTERNAL MONITORS (IEM):

Either or both of the following Independent External Monitors (IEMs) will have the power to access the entire project document and examine any complaints received by him.



Shri Bam Bahadur Singh,

Height-7; Flat No.1802, Uniworld

City,

New Town, Rajarhat, Kolkata-700160

bbsinghbeml@gmail.com

Shri Pidatala Sridhar, IRS (Retd.)

Flat 2C, Kanaka Lakshmi

Apartments 3-6-467 & 468

Street Number-6.

Himayatnagar, Hyderabad-500029

sridharpidatala@gmail.com

(Note:-In case of any change in IEMs, it will be informed to bidders accordingly.)

14. Integrity Pact:

The Integrity pact essentially envisages the agreement between prospective vendors / bidders & buyers committing the person/officials of both the parties not to exercise any corrupt influence on any aspects of the contract. Only those vendors/bidders who enter into such an integrity pact with the buyer would be competent to participate in the bid. The format of integrity Pact is enclosed with tender documents. The 'Integrity pact' dully filled as per enclosed format to be submitted along with the offer. Bidders to ensure that every page of IP is ink signed with company seal/stamp. The Integrity Pact shall be in Non-Judicial Stamp Paper and notarized by Public Notary (authorized by Government of Exporting Country for foreign bidders).

15. Familiarity with Indian Tax Laws and Regulations:

Bidders shall be familiar with various tax laws and regulations in India for effecting Design, Material Supply, Erection and Commissioning (entire scope of work as per SOTR) such as Income tax, GST, Custom law and other levies etc.

16. Right to Rejection:

(a) Notwithstanding anything contained in this tender Document, GRSE reserves the right to accept or reject any offer and to annul the bidding process and reject all Proposals, at any time without assigning any reasons, and without thereby incurring any liability or any obligation for such acceptance, rejection or annulment to inform the affected bidder or bidders of the grounds for GRSE's action. GRSE reserves the right to invite revised Technical bids and /or revised price bids from Bidders with or without amendment of the tender at any stage, without liability or any obligation for such invitation and without assigning any reason. GRSE reserves the right to reject any offer if the Bidder does not respond promptly and thoroughly, to requests for supplemental information required for the evaluation of the offer.

17. <u>Unsolicited Correspondence:</u>

After submission of quotation/bid, no unsolicited correspondence will be entertained.



18. Pre-Bid Meeting:

- (a) The bidder or his official representative is advised to attend a Pre-bid meeting which will be convened at the office of General Manager (Commercial)) at GRSE. The meeting shall be attended by techno-commercially competent senior representative(s) of the bidder duly authorized.
- (b) The purpose of the meeting will be to clarify or address doubts / suggestions, modifications, if any on the bid document and to address queries on any issues that may be raised at that stage.
- (c) All bidders are advised to study the bid document thoroughly and come prepared. The compilation of all clarifications sought / queries raised during the pre-bid meeting and its replies shall be furnished to all bidders vide a corrigendum.
- (d) Any modification of the tender documents which may become necessary as a result of the Prebid meeting shall be made by GRSE exclusively through the issuance of a Corrigendum.
- (e) The amendment will be notified only on GRSE/Govt websites and no separate paper advertisements will be issued.
- (f) Prospective Tenderers shall submit their queries, if any in connection with the Tender, in writing by email at the earliest to enable GRSE to clarify the same. The last date of submitting the queries is 2 days prior to the pre-bid meeting date.

19. Cost of Bidding

The Bidder shall bear all costs associated with the preparation and submission of its bid, and the Buyer will in no case be responsible or liable for these costs, regardless of the conduct or outcome of the bidding process.

20. Corrigendum/Amendment to Bidding Documents

The corrigendum/amendment to bidding documents will be posted on the e-tender portal only for viewing by the Bidder. The amendments will be binding on Bidders and it will be assumed that the information contained therein will have been taken into account by the Bidder in its bid. Bidders are advised to regularly check the tender regarding posting of Amendments, if any.

21. Language of Bid

The Bid, as well as all correspondence and documents relating to the Bid exchanged by the Bidder and the Buyer, shall be written in English language. Supporting documents and printed literature that are part of the Bid may be in another language provided they are accompanied by an accurate translation of the relevant passages in English. In such case for purposes of interpretation of the Bid such translation shall govern.



22. Special Note:

- (a) The system time (IST) displayed one Tendering webpage shall be considered as the reference time for all transaction and no other time shall be taken into cognizance.
- (b) Bidders are advised in their own interest to ensure that bids are uploaded and submitted successfully in e tendering system well before the closing date and time of bid.
- (c) Purchaser does not take any responsibility in case bidder fails to upload the documents and submit bid in the portal within specified time.
- (d) Bidders are requested to provide correct/latest "e-Mail address" and "Mobile No." for receiving updates related to e tender from time to time.
- (e) All Original documents, wherever original documents required to be submitted, shall be submitted to GRSE's office in physical form (by courier or post) within 07 days of Last Date of Bid submission. Purchaser will not be responsible for any postal delay / non receipt of bid on any account of loss in transit.
- (f) Bidder must note that payment in foreign currency shall not be made for supply of material to Purchaser <u>from India</u> (indigenous supply) as per Reserve Bank of India rules. Payment in foreign currency shall be made for supply of material, which are purely imported in the name of Purchaser.
- (g) In the case of tenders floated in newspapers/journal, all corrigenda, addenda, amendments and clarifications to tender specifications will be hosted in the website only and not in the newspaper/journal. Bidder shall keep themselves updated with all such developments from GRSE web site till the last date and time of submission of tender.
- (h) Clarification Regarding Contents of the RFP: A prospective bidder who requires clarification regarding the contents of the bidding documents shall notify to the Buyer in writing about the clarifications sought not later than 14 (fourteen) days prior to the date of closing of the Bids. Clarification request received later than 14 days prior to date of closing of bid shall not be entertained. Bidder must note that Buyer are not obliged to reply for all clarification sought by Bidder.

(i) Unwillingness to quote:

(Applicable for Limited/Single Tender Enquiry)

Bidder unwilling to quote should ensure that intimation to this effect reaches before the due date and time of bid submission, failing which the defaulting bidder may be de-registered for the range of items in this RFP, as per the policy in vogue.

- (j) Bids of debarred/blacklisted firms will not be considered for evaluation.
- (k) During Technical and / or commercial negotiation in case the participating vendors indicate the need of submission of revised price bid but the same is not acceptable by competent authority in due course, GRSE reserves the right to consider such bid(s) to be disqualified on this ground under intimation to the relevant vendor(s) before price bid opening.



- (I) Bidder are to forward confirmation on all Commercial and Technical points for acceptance of their offer in tender data sheet.
- (m)In case your offer is not submitted in two separate given data sheet, the same is liable to be rejected. Bidder is to quote for full quantity, else bidder's offer may not be considered for evaluation. Interested Bidders are also requested to visit GRSE website regularly for any updates, corrigendum, and revisions etc. for the said tender. In case of Mixing of bid or non-submission of bid as mentioned above, GRSE reserves the right to reject the offer.
- (n) Conditional offers shall not be accepted.
- (o) GRSE reserves the right to utilize the responses against this tender as deemed press tender for using the sources for procurement of similar items in next two(2) years without further Press Tendering.
- (p) Buyer shall not be bound by any conditions or provisions in the seller's bid form or acknowledgement of contract, invoices, packing list and any other documents which purport to impose any conditions at variance with the tender/PO terms. Wherever bidders/suppliers provide additional information/requirements in their response bid/offer to this NIT, Buyer may consider the same only if these are in line with NIT requirement, discussed by bidder in TNC/CNC and recorded in relevant Minutes of Meeting (MoM).

23. Power of Attorney:

(a) For Single Bidder:

In case of a Single Bidder, Power of Attorney issued by the Board of Directors/ Chairman/CEO / MD / Company Secretary of the Bidder/all partners in case of Partnership firm/any person authorized in terms of Deed of LLP/Proprietor in favour of the authorised employee(s) of the Bidder, in respect of the particular tender for signing the Bid and all subsequent communications, agreements, documents etc. pertaining to the tender and to act and take any and all decision on behalf of the Bidder, is to be submitted as per enclosed format.

(b) For Consortium / Joint Venture:

In case of a Consortium/JV, Power of Attorney issued by Board of Directors/ Chairman/CEO / MD / Company Secretary of the Consortium Leader as well as Consortium Member(s) of the Consortium/ partners of JV, in favour of the authorized employee(s) of the Consortium Leader/Lead member of JV, for signing the documents on behalf of the Bidder, in respect of this particular tender, to sign the Bid and all subsequent communications, agreements, documents etc. pertaining to the tender and act and take any and all decision on behalf of the Consortium/JV, are to be submitted as per enclosed format. The authorized employee(s) of the Bidder shall be signing the Bid and any consequence resulting due to such signing shall be binding on the Bidder.

24. Correction of Errors:

Bids determined to be responsive will be checked for any arithmetic error. Errors will be corrected as follows:



- a) Where there is a discrepancy between the rates in figures and in words, the rates in words will govern.
- b) Where there is a discrepancy between the unit rate and the line item total resulting from multiplying the unit rate by the quantity, the unit rate as quoted will govern.

25. Definition.

(a)Indian or Indigenous Supplier/Contractor/Bidder/Sub Contractor:

The entity registered/incorporated in India under Indian Law is to be treated as Indian Supplier/Contractor/Bidder/Sub Contractor. In case of Sole Proprietorship, the person shall be Resident of India/ Citizen of India.

(b)Foreign Supplier/Contractor/Bidder/Sub Contractor:

The entity who is not Indian or Indigenous Supplier/Contractor/Bidder/Sub Contractor and who is registered/incorporated outside India (under foreign law) is to be treated as Foreign Supplier/Contractor/Bidder/Sub Contractor.

- 26. Registration Requirement (DPIIT) and Submission of Certificate: Not Applicable
- 27. Purchase Preference to all units of GRSE: Not Applicable

28. <u>Procedure for bidding, executing contract jointly by Foreign Principal Bidder/Supplier</u> <u>& Indian Consortium Partner and placement of order:</u>

- (a) This clause is applicable while Foreign Principal Bidder/Supplier would like to form joint venture or collaboration with Indian Suppliers (Indian Consortium Partner) in order to indigenize the entire equipment/items or portion of equipment/items by getting equipment/items (or portion) manufactured at the works of Indian Supplier (Indian Consortium Partner) and delivering the items from works of Indian Supplier to premise of Buyer. Indian Consortium Partner can be wholly or partially owned subsidiary of Foreign Principal bidder/Supplier.
- (b) Definition of Principal Bidder/Supplier:
 - (i) In case of Limited/Single Tender enquiry, the Nominated (by Buyer/Buyer's Customer) Bidder/Supplier shall be treated as Principal Bidder/Supplier.
 - (ii) In case of Open/Global Tender, Technically & financially competent and prominent firm having proof of previous Design, Engineering, Manufacturing, Supply, and Installation & Commissioning of Equipment shall be nominated for Principal Bidder/Supplier.
- (iii) The Principal Bidder/Supplier shall be authorized by submitting a legally certified power of attorney signed by Consortium Partners. Same Consortium Partners shall not be part in separate bid.
- (c) In case the Principal Bidder is a foreign firm / company, then following is applicable:



- (i) Bid is to be submitted by the principal bidder. In case, foreign principal bidder want to get the bid to be submitted by Indian Consortium Partner on behalf of principal bidder, specific Authorisation Letter from Principal foreign bidder is required to be uploaded during submission of Part-I bid. Such Authorisation shall be only for submission of Bid on behalf of foreign principal bidder, not for execution of entire contract (including imported parts) by Indian Consortium Partner. Purchase order for portion of Principal Bidder shall be placed directly by Buyer to Principal Bidder for imported parts. The original copy of Authorisation letter is required to be sent to Buyer through courier/post.
- (ii) The bid price shall be quoted only in one currency (as permitted in this NIT) only. Refer "Bid Currency" clause of Tender Notice. Bids quoted by foreign bidder in any other currency shall be rejected.
- (iii) Principal bidder, in their technical bid (Part-I), shall submit the *percentage of work* content to be shared with Indian Consortium Partner in terms of percentage value of the quoted price as per format Annexure-XXV. Work share distribution shall be permitted amongst the Principal bidder and their Indian Consortium partner for each line items of the Price Bid. Accordingly, the responsibility and accountability of respective distributed workshare content shall remain with respective partners. However, in such cases principal bidder shall have the single point responsibility.
- (iv) Details of firms on whom the order shall be placed shall be specified into the Part-I bid.
- (v) Order for work share portion of foreign Principal bidder only would be placed directly on foreign principal bidder in foreign currency (refer "Bid Currency" clause of Tender Notice) by Buyer.
- (vi) Order for work share portion of Indian Consortium partner shall be placed only in INR, on Indian Consortium Partner by GRSE on FOR GRSE basis. The exchange rate available in RBI website on the tender closing date would be used for conversion of work share portion of Indian Consortium partner from foreign currency to INR. If the date of closing the tender happens to be holiday or non-transaction day, the exchange rate on the immediate previous working day will be adopted.
- (vii) The import supplies (for which payment to be made to Principal bidder by GRSE in Foreign Currency) are permitted for value addition by the Consortium partner. Such import supplies are to be shipped from foreign country in the name of GRSE i.e. Bill of Entry in India would be made in the name of GRSE. The Principal bidder & consortium partner shall bear all taxes and duties, transportation cost, insurance cost and other incidental cost for such transportation from warehouse of principal bidder(in foreign) to warehouse of consortium bidder (in India) and from warehouse of consortium bidder to store of GRSE, Kolkata. Foreign Principal Bidder is required to submit Indemnity Bond (as per GRSE format) prior to issue of imported goods to Indian JV partner. In this case, Payment to Foreign Bidder is to be made after receipt of goods from works of JV partner after value addition at JV partner's works.



- (viii) An exhaustive list (without any price figure) clearly identifying these items shall be uploaded in Part-I bid. The sole responsibility of coordinating for the same with consortium partner lies with the Principal bidder.
 - (ix) The Principal Bidder/Supplier shall submit Collaboration Agreement (between foreign principal bidder and Indian Consortium partner) as per attached format at Annexure-XII in their Part-I Bid. Following indicative terms of a collaboration Agreement is laid down in case Bidder proposes to partner with another entity (a "Consortium Member") inter alia stating that:
 - (aa) The selected Bidder shall have single point responsibility and assume the responsibility for itself and be vicariously for the Consortium Member which could be the Indian partner to whom purchase orders may be issued at the behest of the bidder;
 - (bb) The agreement shall specify the scope of work of the Indian partner along with the quality control checks that the selected Bidder (Indian / foreign) shall put in place during execution by the Indian partner of the contract(s)/ purchase orders awarded by GRSE. All agreements are to be valid till Defect Liability Period (DLP).
 - (cc) The selected Bidder shall be responsible to GRSE in fulfilling all obligations as are required under the contract(s)/ purchase orders awarded to it, at no extra cost or expense to GRSE;
 - (dd) The Bidder along with the consortium member shall be jointly and severally liable to GRSE for performance and timely execution of the contract(s)/ purchase orders awarded by GRSE;
 - (ee) The Bidders and the Indian partner may incorporate additional clauses to the collaboration agreement without diluting or modifying the clauses specified in the attached format at Annexure-XII.
- (d) <u>Umbrella / Wrap Agreement:</u> In case the contract(s) / purchase orders are issued to more than one entity, (selected Principal Bidder and Consortium Member), then a definitive and binding wrap agreement shall be executed by the selected Principal Bidder and the Consortium Member with Buyer, which shall inter alia state that the selected Principal Bidder shall be responsible to Buyer for completion of supply/works and delivering under the purchase order(s) issued to the selected Principal Bidder or the Consortium Member pursuant to this tender. Further, in case of default or delay on the part of the Principal Bidder or the Consortium Member, Buyer shall have the right to proceed against the selected Principal Bidder and recover all costs and expenses, impose all penalties, claim all damages, encash all security deposits or invoke all guarantees, as may be specified under the purchase orders. Detailed wrap agreement format will be furnished to the successful Principal bidder prior to placement of PO.
- (e) Change in consortium partners is not permissible at any stage of contract unless in extreme circumstance with written consent of GRSE.





29. Banned or de-listed Contractors:

The bidders shall give a declaration that they have not been banned or de-listed by any Government or quasi Government agencies or PSUs. If a bidder has been banned or de-listed by any Government or quasi Government agencies or PSUs, this fact must be clearly stated and it may not necessarily be a cause for disqualifying him."

30. Validity of Offer:

- a) The offer shall be valid for 180 days from final tender closing date for acceptance.
- b) The prices shall remain firm and fixed until delivery of the full quantity of the goods in the Purchaser's Yard till full execution of order. If not, the Sub-contractor / Supplier / Vendor shall indicate the period during which the quoted price shall remain valid for supply of the equipment / article contracted for.
- c) Purchaser reserves the right to consider placement of Purchase Order in part or in full against the tendered quantity.

31. Splitting of order and part Order:

Purchaser reserves the right to consider placement of Purchase Order in part or in full against the tendered quantity.

32. Indigenisation. Not Applicable

33. Purchase Preference Policies of the Government: Not Applicable

34. Right to Intellectual Property and confidentiality:

- 1) The Tender Document and associated correspondence are subject to copyright laws and shall always remain the property of the Procuring Entity and must not be shared with third parties or reproduced, whether in whole or part, without the Procuring Entity's prior written consent.
- 2) However, Bidders may share these to prepare and submit its bid with its employees, subcontractor(s), or holding Company. Bidders shall obtain from them an undertaking of confidentiality similar to that imposed on Bidder under this clause.
- 3) This condition shall also apply to bidders who do not submit a bid after downloading it or who are not awarded a contract in the process.
- 4) The obligation of the Bidders under sub-clauses above, however, shall not apply to information that:
- (a) now or hereafter is or enters the public domain through no fault of Bidder;
- (b) is legally possessed by Bidder at the relevant time and was not previously obtained, directly or indirectly, from the Procuring Entity; or



- (c) otherwise lawfully becomes available to Bidder from a third party that has no obligation of confidentiality.
- 5) The provisions of this clause shall survive completion or termination for whatever reason of the Tender Process or the contract.

35. Disclaimers:

a) Regarding Purpose of the Tender Document

The Tender Document is neither an agreement nor an offer to prospective Bidder(s) or any other party hereunder. The purpose of the Tender Document is to provide the Bidder(s) with information to assist them in participation in this Tender Process.

b) Regarding Documents/ guidelines

The Tender Document, ensuing communications, and Contracts shall determine the legal and commercial relationship between the bidders/ contractors and the Procuring Entity. No other Government or Procuring Entity's document/ guidelines/ Manuals including its Procurement Manual (for internal and official use of its officers), notwithstanding any mention thereof in the Tender Document, shall have any locus-standii in such a relationship. Therefore, such documents/ guidelines/ Manuals shall not be admissible in any legal or dispute resolution or grievance redressal proceedings.

c) Regarding Information Provided

Information contained in the Tender Document or subsequently provided to the Bidder(s) is on the terms and conditions set out in the Tender Document or subject to which that was provided. Similar terms apply to information provided verbally or in documentary or any other form, directly or indirectly, by the Procuring Entity or any of its employees or associated agencies.

d) Regarding Tender Document:

- 1) The Tender Document does not purport to contain all the information Bidder(s) may require. It may not address the needs of all Bidders. They should conduct due diligence, investigation, and analysis, check the information's accuracy, reliability, and completeness, and obtain independent advice from appropriate sources. Information provided in the Tender Document to the Bidder(s) is on a wide range of matters, some of which may depend upon interpreting the law. The information given is not intended to be an exhaustive account of statutory requirements and should not be regarded as a complete or authoritative statement of law. The Procuring Entity, its employees and other associated agencies accept no responsibility for the accuracy or otherwise for any interpretation or opinion on law expressed herein.
- 2) The Procuring Entity, its employees and other associated agencies make no representation or warranty for the accuracy, adequacy, correctness, completeness or reliability, assessment, assumption, statement, or information in the Tender Document. They have no legal liability, whether resulting from negligence or otherwise, for any loss, damages,



cost, or expense that may arise from/ incurred/ suffered howsoever caused to any person, including any Bidder, on such account.



(Ref. Tender No. NCM(Imp)/ST/DM/1000m3TSHD/001/ET-3008 Date 17.05.2024) ANNEXURE-II TECHNICAL SPECIFICATION AND SOTR

Separate pdf file of Annexure-II is enclosed and uploaded herewith.



ANNEXURE - III (COMMERCIAL OFFER FOR INDIGENEOUS VENDORS)

NOT APPLICABLE



ANNEXURE - IV (COMMERCIAL OFFER FOR FOREIGN VENDORS)

ANNEXURE - IV (COMMERCIAL OFFER FOR FOREIGN VENDORS)					
1	NAME & ADDRESS OF THE BIDDER WITH REFERENCE NO./DATE*				
1a	STATUS OF BID SUBMITTING ENTITY	OEM/ AUTHORISED REP			
2	Quoted Currency** (It shall be as per NIT terms)				
Commercia I Term(s)					
SI. No.	ATTRIBUTE				
3	PERFORMANCE BANK GUARANTEE OR 10% RETENTION IN LIEU OF PBG				
4	SDBG or DD				
5	Supply Planned in No. of Lots				
6	(a)Order to be Placed on (in Foreign Currency)				
	(b) Order to be Placed on (in INR). [This is applicable where Foreign Supplier supply some portion of goods/services from their Indian Consortium partner. Refer clause 12 of Instruction to Bidder]				
7	(a)PAYMENT TO BE MADE (IN FOREIGN CURRENCY)TO [PLEASE INDICATE LATEST BANK DETAILS OF FOREIGN SUPPLIER]				
	(b)PAYMENT TO BE MADE (IN "INR") TO [PLEASE INDICATE LATEST BANK DETAILS OF INDIAN CONSORTIUM PARTNER OF FOREIGN PRINCIPAL. This is applicable where Foreign Supplier supply some portion of goods/services from their Indian Consortium partner. Refer clause 12 of Instruction to Bidder]				
8	QUOTATION VALID TILL*(Please put no of days from the due date/ extended due date of opening)				
9	PAN, TRC AND OTHER DETAILS				
10	HSN Code				
11	Origin of goods[Certificate of Origin shall mention the Origin of goods]				
12	Contact Details of Dealing Person (Address, Email ID, Telephone number, Fax Number and Mobile number)				



13	Contact Details of Head of (Address, Email ID, Telep Number and Mobile number			
14	Contact Details of Head of Unit (Address, Email ID, Telephone number,Fax Number and Mobile number)			
COMMERO information	CIAL CHARGE(S) (for n)			
1	MARINE FREIGHT*	PERCENTAGE	INDICATE IN % OF TOTAL QUOTED VALUE OF ALL DELIVERABLE MATERIALS ORS TOOLS	
2	MARINE INSURANCE*	PERCENTAGE	MATERIALS, OBS, TOOLS & DOCUMENTATION (VALUE OF SERVICE PORTION LIKE TRAINING,SERVICE ENGINEER EXCLUDED)	

ATTACH SUPPORTING DOCUMENTS (PRICE NOT TO BE MENTIONED HERE)

NOTE:

PLEASE FILL UP THE BLANK CELL

- 1) * Indicates Mandatory Fields.
- 2) ALL OTHER TERM(S) AND CONDITION(S) OF THE R F Q ARE ACCEPTABLE. DEVIATIONS, WHEREVER APPLICABLE HAVE BEEN INDICATED IN THE OFFER AS ABOVE.



ANNEXURE-V BOQ TEMPLATE

The bidder is required to submit price bid as per Item Rate BOQ MS excel template uploaded along with NIT documents.



ANNEXURE_VI TERMS AND CONDITIONS OF CONTRACT / PURCHASE ORDER

(These Terms and Conditions are applicable to this particular Tender)

1. <u>Definition applicable for Terms and Conditions:</u>

- (a) The word 'Purchaser' refers to GARDEN REACH SHIPBUILDERS & ENGINEERS LTD (GRSEL), a Company registered under the Indian Companies Act, 1913 and it includes its successors or assigns.
- (b) The word 'Sub-contractor / Supplier / Vendor ' means the person / firm / Company who undertakes to manufacture and or supply and or undertake work of any nature assigned by the Purchaser from time to time and includes its successors or assigns.
- (c) The word 'Owner' means the person or authority with whom Garden Reach Shipbuilders & Engineers Limited (Purchaser) has contracted to carry out work in relation to which orders are placed by the Purchaser on the Sub-contractor / Supplier / Vendor under this contract for supply or manufacture of certain items and would include Department of Defence Production & Supplies, Ministry of Defence, Government of India, the Indian Navy, the Coast Guard and any other specified authority.

2. Scope of Supply and SOTR:

As per **Annexure-II** herewith enclosed with the tender document.

3. Terms of Price/Delivery Terms:

- a) Quoted Price shall be firm and fixed till full execution of order.
- b) Price quoted should be inclusive of all charges for proper packing, forwarding and preservation.
- c) Terms of Price/Delivery Terms sought by GRSE:
 - (i) For Foreign Bidders:
 - aa. The Terms of Quoted price (Delivery terms) shall be "F.O.B major International Gateway Seaport of exit stowed, costs and risks in connection with loading on the seller" / "F.C.A. major International Gateway Airport of exit". Price quoted should also be inclusive of all charges for proper packing, forwarding and preservation. However Materials are to be despatched (for Main Carriage) through GRSE Nominated Freight forwarder only. All charges applicable till on board Carrier / Flight shall be borne by the firm in case of FCA, (Airport of loading) despatch. Name of seaport/airport must be mentioned by the vendor. The terms such as 'any USA seaport" or "any European sea port" shall not be quoted.
 - bb. Foreign Bidder must quote freight and / or Insurance charges in percentage of Basic FOB price in Part-I Bid. Refer Annexure-IV of the tender. In case of necessity, GRSE reserves



- right to place order on CFR, Kolkata (Liner out) or CIF Kolkata (Liner Out) basis. Bidder has to accept order on CFR, Kolkata (Liner out) or CIF Kolkata (Liner Out) basis as per requirement of GRSE. GRSE will consider
- cc. the freight and / or Insurance charges quoted by the tenderers for working out CFR Kolkata (Liner out) price or CIF Kolkata (Liner Out) price and accordingly GRSE may place order on CFR Kolkata (Liner out) price or CIF Kolkata (Liner Out) basis. This is sole discretionary authority of GRSE, not obligation.
- d) In case of short supply, all materials are required to be despatched as per GRSE door delivery basis (DDP /FOR GRSE Kolkata Door Delivery basis).
- e) **No price escalation is allowed** at any stage. Quoted price must be inclusive of all charges like 'incidental charge'.
- f) Port of Discharge: Kolkata (applicable for foreign bidder). However Port of Discharge may change at the time of delivery. It is the obligation of seller to obtain confirmation from GRSE in regard to Port of Discharge prior to shipment of goods. No price escalation shall be entertained to Supplier in case Port of Discharge is changed from Kolkata to other Indian Port.
- g) The Incoterms® 2020 rules is applicable for this tender.
- h) The whole cost of complying with all provisions of this tender shall be included in the item provided in the priced "Price Bid or Item Rate BOQ". All cost required for completing the scope of work as per NIT shall be deemed to be distributed reasonably amongst the rate and price entered for related items in the price bid.
- i) Shipping documents such as bill of lading, packing list and others for returnable items shall be separately prepared and submitted to enable return after the completion.
- j) <u>For Foreign Vendor</u>: Wherever Design, Engineering, Drawing and Documents are separate deliverable (as goods) as per Tender/Purchase Order, the Seller must physically dispatch the drawing/ documents (CD form and hard copy) after final approval (by Competent Authority) through Indian Custom authorized Courier or through buyer's appointed freight forwarder. The mode of transport must be air. The Seller is required to make shipment of approved drawing/document prior to claiming payment for Design and Engineering. The Seller must get the custom invoice and packing list verified by GRSE prior to shipment of hardcopy (& CD form) of drawing/documents from Seller's country. The Seller also must note that advance intimation about shipment is to be made to GRSE prior arrival of hard copy of drawing/documents at Kolkata airport.

4. Contractual Delivery Date (CDD):

(a) Items are to be delivered strictly as per SOTR ANNEXURE C.



(b) Whenever supply of items are made in lots/consignments, the number lots/consignments and delivery schedule are to be mentioned in Part-I bids. Material supplied to GRSE in same day on same LR /Bill of Lading/AWB against a given purchase order shall be treated as one lot/consignment.

(c) Delivery Instruction:

- (i) One copy of all relevant documents like Invoice, Packing List, Warranty Certificate (if applicable), Manufacturer's certificate (MTC) (if applicable), LRS certificate (if applicable), Third Party Inspection Certificate (if applicable), Certificate of origin etc. shall be put inside the packing box or container. Scan copy of these documents must be forwarded to email ID" of concerned dealing officer (Mukherjee.Dibyendu@grse.co.in/ Kisku.Padmawati@grse.co.in) and EMAIL ID of GRSE's Receipt inspection cell (Sengupta.Snehashis@grse.co.in) within 02 calendar days of date of shipment.
- (ii) In case of any part shipment, if not specifically mentioned in purchase order the same can be done only on receipt of specific confirmation from buyer.
- (iii) For transport by sea, Materials shall be shipped under deck only.
- (iv) The supplied equipment must conform to technical specification/drawing/documents duly approved by Purchaser and Purchaser's Customer. No deviation & non conformity will be accepted unless such deviation & modification has the prior approval of Purchaser and Purchaser's Customer. Any loss/damage on account of such deviation & non conformity shall be Seller's account.
- (d) The time and date of delivery/completion of the GOODS as stipulated in the NIT/Contract shall be deemed to be the essence of the Contract.

(e) Dispatches at the last moment or after the expiry of the delivery:

- (i) If the contractor locally supplies a consignment after the expiry of the contracted delivery date, the Consignee may either refuse to receive it or receive it without prejudice to the rights of the Procuring Entity under the terms and conditions of the contract. Such consignments shall lie at the risk and responsibility of the contractor. Such a receipt by the consignee shall not acquiesce or condone the late delivery and shall not intend or amount to an extension of the delivery period or keeping the contract alive. The Contractor must obtain an extension of the delivery date/period from the Procuring Entity.
- (ii) As regards supplies coming from outside, if the contractor dispatches the Goods after the expiry of the delivery period, it shall be at his own risk and responsibility, and that the consignee is not liable for any demurrage, wharfage, and deterioration of Goods at the destination station and, in his interest, the contractor shall get an extension of the delivery period from the contracting Entities.



(iii) In the case of imports, the contractor must not dispatch the consignment after the expiry of the delivery period without taking a prior extension of the delivery period. Otherwise, payment against the LC shall be denied. If dispatched, it shall be at the risk and responsibility of the contractor and procuring entity shall not take any responsibility for such consignments.

(f) Extension of Delivery Period:

- 1. If at any time during the currency of the contract, the contractor encounters conditions hindering timely delivery of the Goods and performance of incidental Works/ Services, he shall promptly inform the Procuring Entity in writing about the same and its likely duration. He must make a request to the Procuring Entity for an extension of the delivery schedule. On receiving the contractor's communication, the Procuring Entity shall examine the situation and, at its discretion, may agree to extend the delivery schedule, with or without liquidated damages and with and without denial clause by issuing an amendment to the contract/Purchase order.
 - Conditions for Extension of Delivery Period: When the period of delivery is extended due to unexcused delay by the contractor, the amendment extending the delivery period shall, inter alia, be subject to the following conditions:
- (a) Liquidated Damages: The Procuring Entity shall recover from the contractor, under the provisions of this clause, liquidated damages on the Goods and incidental Works/ Services, which the contractor has failed to deliver within the delivery period stipulated in the contract.

(b) **Denial Clause**:

- (i) No increases in price on account of any statutory increase in or fresh Imposition of GST, customs duty or on account of any other taxes/ duty/ cess/ levy), leviable in respect of the Goods and incidental Works/ Services stipulated in the said contract which takes place after the original delivery date, shall be admissible on such of the said Goods, as are delivered after the said date; and
- (ii) Notwithstanding any stipulation in the contract for an increase in price on any other ground, including price variation clause or foreign exchange rate variation, or any other variation clause, no such increase after the original delivery date shall be admissible on such goods delivered after the said date.
- (iii) Nevertheless, the Procuring Entity shall be entitled to the benefit of any decrease in price on account of reduction in or remission of GST, customs duty or on account of any other Tax or duty or any other ground as stipulated in the price variation clause or foreign exchange rate variation or any other variation clause which takes place after the expiry of the original delivery date.

5. <u>Liquidated Damages:</u>

(a) In the event that, Sub-contractor / Supplier / Vendor (Seller) fails to deliver the equipment / product or documentation meeting the requirement of the Purchase Order on or before dates specified, the buyer (Purchaser) will suffer damages in an amount that is not susceptible to calculation with reasonable certainty. Therefore, any Liquidated Damages set forth in this



Purchase Order represent a reasonable determination of the amount of damages that the Purchaser will suffer, and are not penalties. Seller hereby waives any defence to Purchaser's recovery of such Liquidated Damages on the plea that actual damages are ascertainable or that such Liquidated Damages do not represent a reasonable determination of damages suffered by Purchaser or are penalties.

- (b) Sub-contractor / Supplier / Vendor will be liable to pay Liquidated Damages for late delivery of product / documentation as stated in the Purchase Order. Unless otherwise expressly specified, the rate of Liquidated Damages for late delivery of product shall be at the rate of 0.5% of the total price of undelivered product per week (or part thereof) of delay upto a maximum of 10% of the value of undelivered product. Such Liquidated Damages shall be deducted by the Purchaser from any monies due to Sub-contractor / Supplier / Vendor. Payments made by the Sub-contractor / Supplier / Vendor of Liquidated Damages shall be in addition to any other remedies (other than any other remedy for the recovery of damages) available to the Purchaser, including without limitation the remedy of cancellation of Order for default. Delivery Date will be considered as per date of Bill of Lading/AWB/Date of receipt of Cargo by GRSE Freight Forwarder in case of Incoterms FOB/FCA/CFR/CIF.
- (c) The cumulative LD shall not exceed 5% of Total order value.
- (d) The LD would be deducted from the invoice of Supplier/Seller at the time of release of the payment. GRSE also reserves right to recover LD by invoking/encashing any Security/BG or by adjusting or set-off against any sum payable to the Contractor/Seller under this or any other Contract with the Company.
- (e) In the case of a consortium, the LD would be deducted from the invoice of lead partner/consortium partner at the time of release of the payment.
- (f) Supplier/Seller agrees with the Buyer, that the above Liquidated Damages represents a genuine pre estimate of the damages which the Buyer will suffer on account of delay in the performance of the Contract by Seller and the said amount will be payable by Seller on demand without there being any proof of the actual loss/or damage caused by such breach/delay. The Seller further agrees that Buyer's right to impose LD on account of delay in the performance of the Contract by Seller is without prejudice to any other rights (like Risk Purchase etc.) of Buyer under this Contract.
- (g) Sub-contractor / Supplier / Vendor will be liable to pay Liquidated Damages for late delivery of Manuals, Drawings and Documentation as agreed to by Purchaser and Sub-contractor / Supplier / Vendor and as stated in the Purchase Order
- (h) If the equipment / article or any portion thereof be not delivered by the scheduled delivery date, the Purchaser shall be at liberty, without prejudice to the right of the Purchaser to recover Liquidated Damages as provided for in these conditions or to any other remedy for breach of contract, to terminate the contract either wholly or to the extent of such default. Amounts advanced or part thereof corresponding to the undelivered supply shall be recoverable from the Sub-contractor / Supplier / Vendor at the prevailing bank rate of interest.
- (i) Any failure or delay by any sub-contractor, though their employment may have been sanctioned, shall not be admitted as a ground for any extension of time or for exempting the contractor from liability for any such loss or damage as aforesaid.



6. <u>Billing and Despatch Schedule of Supply Items:</u>

- (a) The firm on receipt of Purchase order and by a not later within 02 weeks after completion of Design & Engineering or 03 month prior to schedule contractual delivery date, whichever is earlier, shall list out and confirm all deliverables and other items. Each item shall have the firm's part no. and break up prices. The same is required essentially for incorporating GRSE material code nos. into the Purchase order and computer systems. GRSE shall issue amendment to Purchase order incorporating the details received from the firm with GRSE code numbers, individual prices etc. prior to contractual delivery date. While dispatching the firm shall identify each item with GRSE code no and the firm's part no. Packing list should indicate all deliverable items specially mentioning/mounted on main eqpt. or loose items. Each item should be identified with metallic or plastic tag indicating both GRSE code no. and firm's part no. In case of any deviation, GRSE shall not be in any way responsible for delay in issue of receipt inspection report and payment.
- (b) Whenever supply of items are made in lots/consignments, the number lots/consignments and delivery schedule are to be mentioned in Part-I bids. Material supplied to GRSE in same day on same LR /Bill of Lading/AWB number against a given purchase order shall be treated as one lot/consignment.
- (c) All requirement as per STC and SOTR are to be complied.

7. **Duty to Minimize Delay:**

- (a) Each Party shall at all times use all reasonable endeavors to minimize any delay in the performance of the Contract as a result of Force Majeure.
- (b) A Party shall give notice to the other Party when it ceases to be affected by the Force Majeure.

8. Mode of Despatch:

- (a) Air/Sea/Inland Waterway
- (b) Wherever transportation is under scope of Bidder/Seller, Bidder/Seller is required to indicate the mode of dispatch in Part-I bid.

9. Consignee for Despatch:

Garden Reach Shipbuilders and Engineers Ltd.,43/46, Garden Reach Road, Kolkata-700024,India

Note:



(i) Consignee (including address of delivery) may change at the time of delivery of goods. It is the obligation of Seller to obtain confirmation from GRSE in regard to consignee address prior to shipment of goods. No price escalation/increase shall be entertained due to change in consignee address.

10. Payment Terms:

6.1 Payment Terms For Foreign Vendor:

6.1.1 For Supply of Material:

(aa) 100% payment will be made through Telegraphic Transfer (TT) within 30 days against receipt and acceptance of documents/consignment and original invoice and submission of PBG.

6.1.2 Undertaking for Foreign Currency Payment:

If the contract is awarded to foreign supplier in foreign currency (not INR), the seller shall provide Undertaking (in their letterhead) that they are not claiming payment in foreign currency for the goods/items supplied by them locally i.e. from India. This undertaking shall be LC negotiable documents. If the Seller submits invoice in foreign currency for any items, which are to be supplied by seller from India, all consequential damages to Buyer in this regard shall be borne by Seller. The draft format of Undertaking shall be provided at the time of placement of order.

6.2 Shipping Document Instruction:

Advance copies of shipping documents like Invoice, AWB/Bill of Lading, Packing List etc. must be directly sent to email ID (<u>Kisku.Padmawati@grse.co.in</u> / <u>Mukherjee.Dibyendu@grse.co.in</u>) for the purpose of:

- (a) Check against any discrepancy and feedback to Supplier for correction, if any, required.
- (b) Ground work for custom clearance formalities.
- 6.3 Seller shall be fully responsible for, indemnify and hold Buyer harmless from any and all payments to its vendors or subcontractors utilized in the performance of Services.

11. Taxes & Duties:

(a) For Foreign Vendor:

- (i) All taxes, duties, levies etc. as applicable outside India will be borne by firm / vendor.
- (ii) All taxes, duties, levies etc. applicable in India will be borne by GRSE. However, withholding tax (applicable as per Indian Income Tax law) for provision of Technical



Services (like Technical assistance, training, license fees etc.) by Foreign supplier shall be deducted from Service bill and payment shall be made after deducting the withholding tax amount. The withholding tax amount so deducted shall be deposited by GRSE to Indian Income Tax Authority. Bidder must include this withholding tax in their Price Bid. If foreign bidder does not agree with deduction of withholding tax, then tax amount applicable (as per Indian Government's rules) as on tender closing date shall be loaded with price bid for L-1 determination.

- (iii) The bidder is required to submit HSN code in their Part-I bid.
- (iv) The Foreign bidder (seller) shall bear and pay Import Duty [Basic custom duty (BCD), IGST, Safeguard duty, additional Custom duty, NCDD, Cess etc.] applicable at Indian Port for replacement against short supply, damaged, defective items of imported equipment. If such duty is paid by GRSE, same shall be recovered by adjusting any payment due to seller.
- (v) Custom Duty on the value of Container (excluding content of Container) shall not be paid by Purchaser. The shipper/shipping line is required to file required bond in Indian custom department.

12. Bank Charges:

(a) For Foreign Vendor:

- (i) All normal Bank Charges in India will be borne by GRSE and Bank charges outside India will be borne by the supplier.
- (ii) All Bank Charges (both Seller's Bank and Buyer's Bank) are to be borne by seller due to discrepancy of documents.

13. <u>Security Deposit (SD) [Interest free]: Not Applicable</u>

14. Performance Bank Guarantee (PBG):

- (a) Performance Bank Guarantee (in GRSE format enclosed) for 5% of material value of supply items is to be submitted 30 days before dispatch of materials and the same shall remain valid till expiry of Guarantee Period with a claim period of One Month.
- (b) GRSE reserves right to encash PBG in case Purchase order (PO) for Warranty extension or Re Preservation (as per provision of Tender/PO) is not accepted by supplier.
- (c) In case GRSE desire to place PO for Warranty extension (as per provision of Tender), PBG is required to be extended by supplier till the extended warranty period plus one month claim



period. In case PBG extension is not possible, fresh PBG (having same value as for original PBG) with validity period till extended warranty period plus one month claim period is required to be submitted by supplier.

(d) No interest shall be paid by Purchaser for PBG or Performance Security.

Note: Refer "General Rule of All Bank Guarantee" clause

15. **General Rule of All Bank Guarantee:**

- (a) The Bank Guarantee shall be from scheduled Banks (promulgated by RBI) other than Cooperative Banks in approved GRSE format, which means the schedule Bank (promulgated by RBI) shall be guarantor / surety to GRSE.
- (b) It is the distinct condition of the Bank Guarantee that no suit or action for the purpose of enforcing any claim in respect of the Bank Guarantee shall be instituted in any Court other than that situated in Kolkata City, West Bengal State, India and the parties agree to exclusively submit to such jurisdiction.
- (c) BG is to be submitted in currency of order.
- (d) In the event of postponement of completion period or extension of guarantee desired & sought by GRSE, the Bank guarantee has to be extended till the extended period desired by GRSE.
- (e) The charges for extension of BG shall be payable by the Principal Contractor/Contractor/Seller in case delay in completion of supply/service/works/project is not attributable to GRSE. The BG shall be interest free.
- (f) All Bank Guarantee shall be en-cashable in Kolkata.
- (g) Bank Guarantee should be executed on the non-judicial stamp paper of Rs.50/- which should be obtained in the name of the executing Banker. In case a single stamp paper of Rs.50/- is not available, stamp paper of multiple denomination is acceptable provided serial no. of such stamp paper are consecutive and are purchased on the same date. Any alteration in the writing is required to be authenticated by the signatory executing the Bank Guarantee under official seal. B.G. must be submitted in banker's sealed envelope directly to our Finance Dept.
- (h) Bank Guarantee should be executed strictly as per GRSE's Format.
- (a) All Bank Guarantee is to be sent directly by seller's Banker in a sealed envelope to the following address. BG may also be forwarded in SWIFT mode through GRSE's banker.



Additional General Manager (Finance-F&A) / General Manager (Finance), 43/46 Garden Reach Road, Kolkata-700024, INDIA Contact No. (+91)8336006940

16. **Guarantee / Warrantee:**

- (a) The supplied materials are to be guaranteed / warranted for satisfactory performance for the period of 12 months from the date of commissioning of the respective ship 36 months from the actual date of final dispatch of equipment / items/materials whichever is earlier. During guarantee / warranty period if any item/ materials thereof supplied by the contractor, suffers due to defective material and or due to improper design and or due to defective drawing or due to faulty workmanship the vendor will assume full responsibility of rectification of such defective equipment or component thereof including direct expenses related to removal and re-positioning of the replacement/repaired equipment or component thereof and subsequent test & trial, incurred thereon without any financial implication to GRSE within 07 days(For Indigenous vendors), 21 days(for Foreign vendors) of notice of such defect. If any items are required to be removed from GRSE for defect repair, then supplier shall remove the same after submission of Bank Guarantee amounting equivalent to value of material to be removed and having validity of BG till the time of return of repaired/fresh material to GRSE and regiment to original equipment to GRSE. In case, materials are delivered in multiple consignments/lots, last date (actual) of delivery of consignment shall be reckoned for calculation of warranty date.
- (b) If the defects intimated during the Guarantee period are not remedied within stipulated time, the Purchaser may proceed to rectify the defects at the Sub-contractor's / Supplier's / Vendor's risk and cost, but without prejudice to any other rights which the Purchaser may have against the Sub-contractor / Supplier / Vendor in respect of the failure of the Subcontractor / Supplier / Vendor to remedy such defects.
- (c) In the event of Sub-contractor's / Supplier's / Vendor's failure to attend the Guarantee defects within stipulated period of time, the Performance Bank Guarantee will be encashed by the Purchaser. The Purchaser's decision shall be final and binding on Sub-contractor /Supplier / Vendor in this regard."
- (d) For shelf life items, the bidder is to mandatorily indicate the shelf life of each item to ascertain the Maximum possible warranty period.
- (e) Issues/Defects related to Guarantee/Warranty shall have to be liquidated at the location of vessel and as desired by the Purchaser / Owner.
- (f) The guarantee period of replaced parts /items shall however be reckoned from the date of replacement.



- (g) Removal of Defective Material (under Warranty). In case defective material is required to be removed from GRSE's premise for repair/rectification/replacement to be carried out at Principal Contractor/Contractor/Supplier's Premise/Works. Following procedures are to be followed by Principal Contractor/Contractor.
 - (i) The Principal Contractor/Contractor shall collect the same from the Purchaser's Stores immediately from the date of intimation to the Principal Contractor/Contractor of such rejection. All incidental charges are to be borne by Principal Contractor/Contractor (inclusive of Customs Duty, if payable),
 - (ii) The Principal Contractor/Contractor is required to submit Bank Guarantee equivalent to value of defective material prior to removal of defective material from premise of GRSE.
 - (iii) The Supplier is required to submit details as per GRSE's Export Queries form and other relevant documents in supplier's letterhead within 05 days from date of intimation of defect to Supplier. Export Queries form and other documents required for exporting the defective goods shall be forwarded during intimation of defect to Supplier.
 - (iv) The Supplier is required to adhere all rules and regulations under Indian Law like Custom Law, GST Law etc. and prepare documentation for Re-Importation (from supplier's country to India after repair/replacement) as per Indian Law.
- (h) The vendor/sub-contractor may, with the consent of Purchaser and after submission of Bank Guarantee for the equivalent cost of equipment or part of equipment, remove from Purchaser's premise/Ship any equipment or part of equipment that are defective if the nature of the defect, and/or any damage to the Ship caused by the defect, is such that repairs cannot be expeditiously carried out at the Purchaser's premise/Ship but become essential in the mean time for construction of Ship/use in Ship, the vendor/sub-contractor shall replace at site free of cost to the Purchaser, the defective parts, before the defective parts are removed from Purchaser's premise/Ship.
- (i) If the repair, replacement or making good is of such a character that it may affect the efficiency of the Main equipment/Ship, the Purchaser may give to the vendor/sub-contractor a notice requiring that test of defective of Main equipment shall be made by the vendor/subcontractor immediately upon completion of such remedial work, whereupon the vendor/subcontractor shall carry out such test.
- (j) If the vendor/sub-contractor fails to commence the work necessary to remedy defect or any damage to the Main equipment/Ship caused by such defect within a reasonable time which shall in no event be considered to be less than fifteen(15) days, the Purchaser may, following notice to the vendor/sub-contractor, proceed to do such work, and the reasonable cost incurred by the Purchaser in connection therewith shall be paid to the Purchaser by the vendor/sub-contractor or may be deducted by the Purchaser from any money due to the vendor/sub-contractor or claimed under the Performance Bank Guarantee.



- (k) If the Main Equipment or any part thereof cannot be used by reason of such defect and/or making good of such defect, the Guarantee / Warranty period of the Main equipment or such part, as the case may be, shall be extended without any additional financial burden on Buyer by a period equal to the period during which the Main Equipment or such part cannot be used by the Purchaser because of any of the aforesaid reasons.
- (I) Supplier shall warrant that they will make available the blue prints of the drawings of the spares if and when required in connection with the main equipment.
- (m)Buyer reserves the right to claim all consequential loss/damage sustained by Buyer because of Supplier's failure to rectify defective equipment or component thereof including direct and to re-position the replaced/repaired equipment or component thereof and to subsequent test & trial etc., within the timeframe stipulated under above para (a) of this clause.
- (n) GRSE reserves right to reduce initial warranty period of equipment [stipulated at para (a) above] at any time after award of contract. In that case, equipment price shall be reduced proportionately at same rate in which warranty extension charge is quoted by Bidder [refer para (h) above]. Accordingly, excess amount paid on account of equipment price shall be recovered from Bidder.

17. <u>Inspection, Tests and Certification:</u>

(a) Inspection for Imported Items. (as applicable as per SOTR)

18. **Packing Instructions:**

- (a) The materials are to be properly packed to protect against damage in the conditions of land, sea and air transportation, transshipment, storage and weather hazards during transportation, ingress of water & dust, pilferages during transits and to store for a period indicated in SOTR & TSP. All packing/cases should be properly identified and tagged as per SOTR Clause.
- (b) In case of despatch through SEA /AIR, standard Seaworthy / Airworthy Packing (without any additional cost to GRSE) is to be done as applicable.
- (c) The Bidder must mention/confirm following in Part-I (Techno commercial) bid.
 - (i) The type of Cargo whether LCL/FCL/Break Bulk Cargo/Dangerous Cargo/ODC etc.
 - (ii) The type of container (Standard 20 ft/Standard 40 ft/Open top/Flat Rack/..etc).
 - (iii) Whether container is Shipper Owned Container (SOC) or Shipping Line's Container.



- (iv) For shipment through sea, Bidder must mention along with Part-1 bid whether weight of any single package is more than 30 MT(Single Package having weight of more than 30 MT is considered as Critical ODC for Sea freight).
- (v) Approx., weight and dimension, quantity of box etc.
- (vi) Approx. distance from Vendor's works to Port of Loading.
- (d) In case of Shipper Owned Container (SOC), SOC word is required to be indicated in Bill of Lading.
- (e) Wherever Marine Freight is responsibility of Seller, Seller must provide container with minimum 30 days' detention free period from the date of delivery at Port of Discharge / Place of Delivery.
- (f) The Bidder must provide required documents like Material Safety Datasheet (MSDS) etc. for Dangerous Cargo prior to delivery.
- (g) The materials must be adequately packed in all respects for normal transport by Sea/Postal/Air dispatch to India, suitably protected against the effects of a tropical salt laden, atmosphere, in the event of delay at Indian Port, before clearing.
- (h) Each class of material, and particularly electrical equipment should be packed separately and gross weight of individual cases kept under 4480 lbs. Where possible. If more than one case is included in shipment, cases should be numbered 01 and up & the corresponding number should be shown on the packing list, listing contents therein. Gross weight must be shown on each package to avoid penalty by the local customs. All materials should be properly protected against ocean shipment particularly the possibility of rusting, corrosion or breakage.
- (i) Every case / package must contain a packing note indicating particulars of the contents.
- (j) All timber used in the packing of the materials is to be free from bark, insects and fungi.
- (k) Gross and Nett weight/packing dimension/No of packages mentioned in the Air Way Bill should be strictly in conformity with those stated either of packing List and Invoice.
- (I) Packing list should be drawn up for individual packages clearly mentioning dimension of each package, gross as well as net weight.
- (m)Description of items mentioned in packing list should be in conformity with invoice and our purchase order. GRSE material code corresponding to the Supplier's Material code should be mentioned in packing list.



- (n) Gross weight/Net weight, dimension marked on the packing should be strictly in conformity with the packing list.
- (o) GRSE Material code, PO Item No., PO description must be mentioned in packing list, Material Test certificate and invoice.
- (p) Detailed packing list in waterproof envelope shall be inserted in the package together with equipment/material. One copy of the detailed packing list shall be fastened outside the package in waterproof envelope and covered by metal cover.
- (q) The container or Packing Box shall also contain copy of following documents in waterproof envelope together with equipment/material.
 - (i) copy of Material Test Certificate (as applicable as per SOTR)
 - (ii) Copy of warranty certificate (as applicable as per SOTR)
 - (iii) copy of invoice
 - (iv) Copy of Third Party Inspection certificate (as applicable as per SOTR)
- (r) Wood packaging material is required to be treated and marked as per International Standard for Phytosanitary Measure (ISPM) No.15 or supplier is required to dispatch material accompanied by a **Phytosanitary certificate** with the treatment endorsed.
- (s) Labeling/Shipping Marks:
 - (i) The Equipment Manufacturer shall mark each package with indelible paint in English language as follows:-

EXPORT

Contract No.

Consignee: GRSE LTD, KOLKATA Port/Airport of destination: KOLKATA

SELLER ------Package No. a/b ------

Gross/net weight: kg -----

Overall dimensions/volume: cm/cu m -----The

Equipment Manufacturer marking, Where: a- Serial No. of package;

b- total number of packages in this consignment.

(ii) Note: For Imported Material:



- AA. Letters, figures, marks etc., used for marking shall be stencil printed. Handwriting should be avoided as far as possible. Size of letters shall be optimum for each package dimension.
- BB. In case of bundles or other packages wherever marking can not be stenciled the same shall be embossed on metal or similar tag and wired securely at minimum two convenient points and both ends shall be suitably protected/covered. In case of loose pipes sticker of above markings should be pasted on inner wall corner of each pipe on both sides.
- (iii) Additional marking such as 'HANDLE WITH CARE', 'THIS SIDE UP', 'FRAGILE' or any other additional indications for protection and safe handling shall be added depending on the type of material. If necessary, each package shall be marked with warning inscriptions:<Top>, "Do not turn over", category of cargo etc.
- (iv) Specific marking with paint for 'SLINGING and 'CENTRE OF GRAVITY' should be provided for all heavy lifts weighing 5 Tons and above.
- (v) In case of bundles/bags or other packages, wherever marking cannot be stenciled, the same shall be embossed on metal or similar tag and wired securely at two convenient points.
- (t) All Returnable items are to be dispatched separately to enable smooth return after completion of project.
- (u) Items shipped in bundles must be securely tied with steel wire or strapping. Steel reinforcing rods, bars, pipes, structural materials, etc. shall be bundled in uniform lengths and the weight shall be within the breaking strength of the securing wire or strapping.
- (v) All delicate surfaces on equipment/materials should be carefully protected and painted with protective paint/compound and wrapped to prevent rusting and damage.
- (w) All mechanical and electrical equipment and other heavy articles shall be securely fastened to the case bottom.
 - (i) Attachments and spare parts of equipment and all small pieces shall be packed separately in wooden cases with adequate protection inside the case and wherever possible should be sent along with main equipment. Each item shall be suitably tagged with identification of main equipment, item denomination and reference number of respective assembly drawing. Each item of steel structure and equipment shall be identified with two erection markings with minimum lettering height of 15 mm. Such marking will be followed by connection numbers in indelible ink/paint. A copy of the packing list shall accompany the material in each package.



- (ii) All protrusions shall be suitably protected by providing a cover comprising of tightly bolted wooden discs on the flanges.
- (iii) Wherever required, equipment/materials/instruments shall be enveloped in polyethylene bags containing silica gel or similar dehydrating compound.
- (iv) Pipes with threaded or flanged ends shall be protected with suitable caps/covers before packing.
- (v) The Seller shall be held liable for all damages or breakages to the goods due to the defective or insufficient packing as well as for corrosion due to insufficient protection.
- (vi) Packaged equipment or material showing damage, defects or shortages resulting from improper packaging material or packing procedures or having concealed damage or shortage, at the time of unpacking shall be to the seller's account.
- (x) The packing of the equipment and spares/goods shall conform to the requirements of specifications and standards in force in the territory of the Equipment Manufacturer country.
- (y) Each spare, SMT, STE and accessory shall be packed in separate cartons. A label in English shall be pasted on the carton indicating the under mentioned details of the item contained in the carton. A tag in English with said information shall also be attached to six samples of the item. If quantity contracted is less than six then tag shall be affixed to complete quantity contracted of the item. The cartons shall then be packed in packing cases as required.
 - (i) Part Number:
 - (ii) Nomenclature:
 - (iii) Contract annex number:
 - (iv) Annex serial number:
 - (v) Quantity contracted:
- (z) One copy of the packing list in English shall be inserted in each cargo package, and the full set of the packing lists shall be placed in Case No.1 painted in a yellow colour.
- (aa) All OBS are to be packed in PIP packing and to be supplied in separate box. The word "OBS" shall be embossed on top of Box. The identification and part number of each OBS are to be tagged as explained above.
- (bb) Supplier's rep is required to be deputed during receipt inspection of loose items, accessories & spares for easy identification & detection of shortfall. Please refer Inspection clause for detail.



19. PRESERVATION: Not Applicable

20. Way Bill/ Road Permit: (For Indigenous Vendors). Not Applicable

21. Force Majeure Clause:

Standard Force Majeure Clause as per format approved by the Ministry of Law (GIVEN BELOW) and STACS will be applicable. The failure of the sub-contractors of the suppliers shall not be accepted as a Force Majeure Condition. Vendor is to submit relevant proof / document well in time to buyer to inform F.M. condition. Power failure will not be treated as a force majeure condition.

Should any force majeure circumstances arise, each of the contracting party shall be excused for the non-fulfilment or for the delayed fulfilment of any of its contractual obligations, if the affected party within 15 days of its occurrence informs the other party in writing.

Force majeure shall mean fires, floods, natural calamities or other acts such as war, turmoils, strikes (as not limited to be establishment of the seller), sabotage, explosions, quarantine restrictions beyond the control of either party.

It is understood and agreed between the parties hereto that the rights and obligations of the parties shall be deemed to be in suspension during the continuance of the force majeure event as aforesaid and the said rights and obligations shall automatically revive upon the cessation of the intervening force majeure event. The period within which the rights and obligations of the parties shall be in suspension due to force majeure event shall not be considered as a delay with respect to the period of delivery and / or acceptance of delivery under the contract or otherwise to the detriment of either party.

Notwithstanding the provisions of the immediately foregoing clauses it is further understood and agreed between the parties hereto that in the event of any force majeure persisting for an uninterrupted period exceeding 6 (six) months, either party hereto reserves the right to terminate this contract upon giving prior written notice of 30 (thirty) days to the other party of the intention to terminate without any liability other than reimbursement on the terms provided in this agreement for the goods received.

22. Defaults, Breaches, Termination, Risk Purchase and closure of Contract

(a) Termination due to Breach, Default, and Insolvency

(i) Defaults and Breach of Contract

- In case the contractor undergoes insolvency or receivership; neglects or defaults, or expresses inability or disinclination to honour his obligations relating to the performance of the contract or ethical standards or any other obligation that substantively affects the Procuring Entity's rights and benefits under the contract, it shall be treated as a breach of Contract. Such defaults could include inter-alia:
- 2. **Default in Performance and Obligations:** if the contractor fails to deliver any or all of the Goods or fails to perform any other contractual obligations (including Code of Integrity or obligation to maintain eligibility and Qualifications based on which contract was awarded)



within the period stipulated in the contract or within any extension thereof granted by the Procuring Entity.

- 3. Insolvency: If the contractor being an individual or if a firm, any partner thereof, shall at any time, be adjudged insolvent or shall have a receiving order or order for the administration of his estate made against him or shall take any proceeding for composition under any Insolvency Act for the time being in force or make any conveyance or assignment of his effects or enter into any assignment or composition with his creditors or suspend payment or if the firm be dissolved under the Partnership Act, or
- 4. **Liquidation:** if the contractor is a company being wound up voluntarily or by order of a Court or a Receiver, Liquidator or Manager on behalf of the Debenture-holders is appointed, or circumstances shall have arisen which entitle the Court or Debenture-holders to appoint a Receiver, Liquidator or Manager

(ii) Notice for Default:

As soon as a breach of contract is noticed, a show-cause 'Notice of Default' shall be issued to the contractor, giving two weeks' notice, reserving the right to invoke contractual remedies. After such a show-cause notice, all payments to the contractor would be temporarily withheld to safeguard needed recoveries that may become due on invoking contractual remedies.

(iii) Terminations for Default

- 1. **Notice for Termination for Default:** In the event of unsatisfactory resolution of 'Notice of Default' within two weeks of its issue as per sub-clause above, the Procuring Entity, if so decided, shall by written Notice of Termination for Default sent to the contractor, terminate the contract in whole or in part, without compensation to the contractor.
- 2. Such termination shall not prejudice or affect the rights and remedies, including under subclause below, which have accrued and/ or shall accrue to the Procuring Entity after that.
- 3. Unless otherwise instructed by the Procuring Entity, the contractor shall continue to perform the contract to the extent not terminated.
- 4. All warranty obligations, if any, shall continue to survive despite the termination.

(iv) Contractual Remedies for Breaches/Defaults or Termination for Default

If there is an unsatisfactory resolution within this period, the Procuring Entity shall take one; or more of the following contractual remedies.

- 1. Temporary withhold payments due to the contractor till recoveries due to invocation of other contractual remedies are complete.
- 2. Call back any loaned property or advances of payment, if any, with the levy of interest at the prevailing rate (MIBID Mumbai Interbank Bid Rate).
- 3. Recover liquidated damages and invoke denial clause for delays.
- 4. Encash and/ or Forfeit performance or other contractual securities.
- 5. Prefer claims against insurances, if any.



- 6. Terminate contract for default, fully or partially including its right for Risk-and-Cost Procurement as per following sub-clause.
- 7. Risk and Cost Procurement: In addition to termination for default, the Procuring Entity shall be entitled, and it shall be lawful on his part, to procure Goods similar to those terminated, with such terms and conditions and in such manner as it deems fit at the "Risk and Cost" of the contractor. Such 'Risk and Cost Procurement' must be contracted within six months from the breach of Contract. The Contractor shall be liable for any loss which the Procuring Entity may sustain on that account provided the procurement, or, if there is an agreement to procure, such agreement is made. The Contractor shall not be entitled to any gain on such procurement, and the manner and method of such procurement shall be in the entire discretion of the Procuring Entity. It shall not be necessary for the Procuring Entity to notify the contractor of such procurement. It shall, however, be at the discretion of the Procuring Entity to collect or not the security deposit from the firm/ firms on whom the contract is placed at the risk and cost of the defaulted firm.

Note: Regarding the Goods which are not readily available in the market and where procurement difficulties are experienced, the period for making risk procurement shall be nine months instead of six months provided above.

8. Initiate proceedings in a court of law for the transgression of the law, tort, and loss, not addressable by the above means.

(b) Frustration of Contract

- 1. **Notice of Frustration Event:** Upon a supervening cause occurring after the effective date of the contract, including a change in law, beyond the control of either party whether as a result of the Force Majeure clause or within the scope of section 56 of the Indian Contract Act, 1872, that makes it impossible to perform the contract within a reasonable timeframe, the affected party shall give a 'Notice of Frustration Event' to the other party giving justification. The parties shall use reasonable efforts to agree to amend the contract, as may be necessary to complete its performance. However, if the parties cannot reach a mutual agreement within 60 days of the initial notice, the Procuring Entity shall issue a 'Notice for Determining the contract' and terminate the contract due to its frustration as in the sub-clause above.
- 2. However, the following shall not be considered as such a supervening cause.
 - Lack of commercial feasibility or viability or profitability or availability of funds
 - if caused by either party's breach of its obligations under this Contract or failure to act in good faith or use commercially reasonable due diligence to prevent such an event.

(c) Closure of Contract

(i) No Claim Certificate and Release of Contract Securities

After mutual reconciliations of outstanding payments and assets on either side, the contractor shall submit a 'No-claim certificate' to the Procuring Entity requesting the release of its contractual securities, if any. The Procuring Entity shall release the contractual securities without any interest if no outstanding obligation, asset, or payments are due from the contractor. The contractor shall not be entitled to make any claim whatsoever against the Procuring Entity under or arising out of this Contract, nor shall the Procuring Entity entertain or consider any such claim, if made by the contractor, after he shall have signed a "No Claim" Certificate in favour of the



Procuring Entity. The Contractor shall be debarred from disputing the correctness of the items covered by the "No Claim" Certificate (format as per Annexure XXVI) or demanding a clearance to arbitration in respect thereof.

(ii) Closure of Contract

The contract shall stand closed upon

- 1. successful performance of all obligations by both parties, including completion of warrantee obligations and final payment.
- 2. termination and settlements after that, if any, as per clauses above.

23. Technical assistance/Service Engineer:

(a) Technical assistance is to be provided as per the scope mentioned in TSP/SOTR.

24. Special Note:

- (a) GRSE Material code, PO Item No. ,PO Item description must be mentioned in packing list, Material Test certificate and invoice.
- (b) For spares, where suppliers are not Original Equipment Manufacturer (OEM), GRSE reserves the right to procure the spares from the OEM/authorized dealer after initial supply. This shall have no bearing on the original warranty terms of the contract.
- (c) Non-conformity of description/quantity and other information in the shipping documents shall be deemed as error in the documentation for customs clearance. Your invoice must indicate item wise price as per order.
- (d) For Shelf life items, shelf life from the date of production / despatch is to be clearly mentioned. However goods are to be supplied from latest production batch to avail maximum shelf life. Batch No. & month of production is to be marked on each container.
- (e) In case of any statutory documents required to be provided due to change in Statutory rules / regulations in India , the same is required to be provided by the firm ,even if the same is not mentioned in the P.O /Contract.
- (f) In case of placement of Order, all Description/Quantity/Value to be stated in the invoice strictly as per Purchase Order and **no deviation** whatsoever in respect of above shall be permitted. Invoice must indicate item wise price as per order.
- (g) OEM Certificate. In case the Seller is not the OEM, the agreement certificate with the OEM for sourcing the spares shall be mandatory. However, where OEMs do not exist, minor aggregates and spares can be sourced from authorized vendors subject to quality certification.



25. License, Permits & Certificates:

- (a) The Contractor, if required for execution of Contract, shall obtain and maintain the necessary Export Licence from the competent authorities and shall pay at his cost any fee connected therewith. Failure to obtain and maintain Export Licences shall not be considered as Force Majeure. The bidders shall take in to account the period required for obtaining such license while indicating delivery / completion periods for the items /equipment and delays in supplies for non-availability of such licenses are to be accounted for by the bidders.
- (b) In case, the Contractor fails to obtain or maintain the licenses, or if the licenses are withdrawn, he shall restore them within two months from date of such cancellation/withdrawal, failing which the Buyer shall have the right to cancel the Contract and the Contractor shall forthwith return to the Buyer all the amounts paid by the Buyer to the Contractor.
- (c) The 'End User' certificate if required by the supplier for obtaining the license is to be forwarded by Purchase. The seller must submit draft "End User Certificate" (EUC) in their template duly filled up all information within **02 weeks of award of contract**. Buyer need **02 month time** from date of receipt of draft copy for EUC from seller for issuing signed copy of EUC. Delay in submission of draft copy of EUC(duly filled up with all requisite information) shall be in the account of seller. No delivery date extension shall be entertained in case of delay in submission of draft copy of EUC(duly filled up with all requisite information) by Seller.
- (d) SELLER shall procure, at his expense, all necessary permits, certificates and licenses required by virtue of all applicable laws, regulations, ordinances and other rules in effect at the place where any of the work is to be performed, and SELLER further agrees to hold PURCHASER and/or CONSULTANT harmless from liability or penalty which might be imposed by reason of any asserted or established violation of such laws, regulations, ordinances or other rules.

26. **Progress Monitoring & Review Mechanism:**

- 29.1 The required dates are indicated in tender. On placement of order a kick off meeting is to be held in GRSE to chalk out the sequence and priority of the activities and the deliverables in line with the prevailing construction status of the ship. In this meeting, a progress monitoring team shall be constituted comprising vendor's representative engineer, GRSE's executives (one each from Planning, Design and Ship Manager). This team shall carry out periodic reviews (initially quarterly followed by monthly reviews) to decide and chalk out the detailed sequence and priority of the completion of work and deliverables. The vendor would have to adhere to the recommendations and decisions of the said team while executing the work.
- 29.2 Wherever Contractual delivery period exceeds more than 06 month from PO/LOA date, OEM/Supplier is required to submit/render following report:-



- (a) First Information within 45 days of PO comprising following:-
 - (i) Order execution plan along with percentage progress measurement methodology and bar chart indicating progress milestones.
 - (ii) Documents submission status.
- (b) Quarterly Progress Report commencing first week of quarter following submission of First Information comprising following:-
 - (i) Updated Progress bar chart.
 - (ii) Document submission and approval status.
 - (iii) Stage Payment Status where applicable.
 - (iv) Bottlenecks/Holdups if any.
- 29.3 OEM/Seller's representative is required to participate in all review meeting at GRSE as and when required.
- 29.4 GRSE reserves the right to depute GRSE's nominated officials at the premie of OEM/Seller for assessment of work progress at GRSE's cost.

27. Excess Payment clause

No Certificates of the Engineer of GRSE or his Representative shall protect the Principal Contractor/Contractor against or prevent the GRSE (Owner) from obtaining repayment, if any, from the Contractor, in case the Engineer of GRSE or his Representative over-certify for payment or over-pay the Contractor on any account.

28. Interest Clause

No claim for interest shall be admissible to the Principal Contractor/Contractor at any stage and in respect of any money or balance or Bank Guarantee, which may be due to the Contractor from the Owner, owing to any dispute or otherwise.

29. Part Supply / Part Payment:

Normally Part supply, part payment is not allowed. However, part supply is allowed for identifiable line item in order to achieve continuity of the work progress at site. If any deliveries are made in parts/lots, then all the invoices received in that month for the supplies would be clubbed and processed.

[Check applicability of clause]



30. Option Clause/Repeat Order:

- (a) The Buyer reserves the right, but without any obligation to do so, to place order for additional quantity upto 100% of originally contracted quantity of any line item (including spares/tools etc) within original period of contract (to successful bidder/bidders) at same rates and terms of contract subject to:
 - (i) There being no downward trend in price (consent of supplier is not necessary) or if there is a downward trend, the supplier agreeing to reduce the price for the enhanced quantity duly matching with the fall in prices.
- (b) The Option clause can be exercised (if necessary more than once) provided the cumulative of the Option clause quantities exercised does not exceed the option clause quantity provided in the contract.
- (c) The Buyer shall also reserve the right, but without any obligation to do so, to decrease the ordered quantity upto a percentage specified therein (or 25% if not specified) at any time, till the final delivery date of the contract, by giving reasonable notice.

31. Governing Jurisdiction and Compliance with Laws:

- (a) All contracts shall be deemed to have been wholly made in Kolkata and all claims there under are payable in Kolkata City and it is the distinct condition of the order that no suit or action for the purpose of enforcing any claim in respect of the order shall be instituted in any Court other than that situated in Kolkata City, West Bengal State, India and the parties agree to exclusively submit to such jurisdiction.
- (b) This Agreement in all respects shall be governed by and construed in accordance with the Indian Laws.

32. **Arbitration:**

A. ARBITRATION FOR DOMESTIC COMMERCIAL CONTRACTS: Not Applicable

B. ARBITRATION FOR INTERNATIONAL COMMERCIAL CONTRACTS

- i) If at any time, before during or after the contract period, any unsettled claim, question, dispute or difference arises between the parties, upon or in relation to or in connection with or in any way touching or concerning this order, the same shall be settled/adjudicated through Arbitration to be conducted by a sole arbitrator under the laws of India
- ii) The India International Arbitration Centre (IIAC), New Delhi on an application made by either of the parties and addressed to the Chairperson or the Registrar of IIAC, shall appoint a Sole Arbitrator under its applicable Rules. The procedure of the arbitration shall be governed by the applicable Rules of IIAC.



- ii) Both parties agree and accept IIAC for all arbitral references and have satisfied themselves about the neutrality and eligibility of the IIAC.
- iv) The Award of the Sole Arbitrator shall be final, conclusive and binding upon the parties.
- v) In the event of the death, incapacity, resignation or inability for any reason whatsoever of the Sole Arbitrator, the appointing Institution i.e, IIAC, shall, on an application from any of the parties, appoint another fit and competent person as Sole Arbitrator to adjudicate on the issues originally referred in accordance with law.
- vi) The arbitrator shall be competent to grant interim orders and direct measures for interim protection to the parties.
- vii) If the arbitration award is set aside by a competent Court and unless the disputed issues are decided or otherwise ordered by the said Court, the appointing institution i.e, IIAC shall, on an application from any of the parties, appoint a new person as Sole Arbitrator to adjudicate such disputes and differences in accordance with laws in force in India.
- viii) The cost of the Arbitration including the Arbitrator's, remuneration, stenographer and clerk's charges, etc., unless decided otherwise by the Sole Arbitrator, shall be shared equally by the parties.
- ix) The Administrative costs and expences of IIAC, if any, shall be borne by the respective parties as per the IIAC Rules, unless otherwise directed by the Sole Arbitrator.
- ix) The seat/venue of the Arbitration unless otherwise decided by the Sole Arbitrator shall be Kolkata, India.
 - x) The language of the proceeding shall be in English.

33. Replacement for Rejection:

- (a) Should the articles, or any portion thereof be rejected, the contractor shall collect the same from the purchaser's yard within 15 days from the date of intimation of such rejection to the supplier/vendor/sub-contractor and replace/rectify the same within 30 days from date of intimation of such rejection. Before collection of rejected items the supplier/vendor/sub-contractor shall furnish Bank Guarantee/Bank Draft of equivalent amount or accept GRSE holding back payment of their qualifying bills of equivalent amount till deficiencies are made good. The purchaser reserve the right to dispose off the rejected items at the end of a total period of 30 days in a manner to the best advantage to the purchaser and recover storage charges and any consequential damages, from sale proceeds of such disposal. Rejection of materials and also the late delivery will affect further business with GRSE.
- (b) The guarantee period of replaced parts /items shall however be reckoned from the date of replacement.



- (b) If the defects are not remedied within stipulated time, the purchaser may proceed to rectify the defects at the supplier/vendor/sub-contractor's risk & cost but without prejudice to any other rights which the purchaser may have against the supplier/vendor/sub-contractor in respect of their failure to remedy such defects.
- (c) In case any documents, which are required to be submitted along with supply of material by supplier as per contract, are not submitted by supplier within 15 days of delivery date, equipment/material may be rejected at receipt inspection in GRSE. In that case, GRSE reserves right to exercise Risk Purchase clause.

34. Marine and Inland Transit Insurance: Not Applicable

35. **Insurance**

This clause is applicable when transit insurance is responsibility of Buyer. If transit insurance is responsibility of purchaser, this clause is not applicable. ransit Insurance shall be arranged by Purchaser. Sub-contractor /Supplier / Vendor shall immediately on despatch of the items, inform the despatch details such as Purchase Order number, AWB number, number of packages, value of consignment, invoice number directly GRSE for arranging necessary transit insurance."

36. Specific Instruction:

<u>The bidder/supplier</u> will have to comply with / respond to all the above points. You may note that for any deviation to the above points, GRSE reserves the right to reject your offer as non-responsive. Bidder must respond to GRSE's queries/clarification/response within seven (07) calendar days from date of seeking queries/clarification/response by GRSE.

37. **Severability**

If any provision or condition of the Contract is prohibited or rendered invalid or unenforceable, such prohibition, invalidity or unenforceability shall not affect the validity or enforceability of any other provisions and conditions of the Contract.

38. Franking Clause:

The following Franking clause will form part of contract placed on successful Bidder/Bidders-

- (a) Franking clause in case of Acceptance of Goods "The fact that the goods have been inspected after delivery period and passed by the Inspecting Officer will not have effect of keeping the contract alive. The goods are being passed without prejudice to the rights of the Buyer under the terms and conditions of the contract."
- (b) Franking clause in case of Rejection of Goods "The fact that the goods have been inspected after delivery period and rejected by the Inspecting Officer will not bind the Buyer in any manner. The goods are being rejected without prejudice to the rights of the Buyer under the terms and conditions of the contract."



39. Publicity & Advertising

Seller shall not without the written permission of PURCHASER make a reference to PURCHASER or any Company affiliated with PURCHASER or to the destination or the description of goods or services supplied under the contract in any publication, publicity or advertising media.

40. Base & Depot (B&D) Spares: Not Applicable

41. **Product Support.**

Supplier of Equipment shall provide total product support to the Buyer and Buyer's Customer(Indian Navy) in the form of repair maintenance and spare parts for operation at stipulated reliability standards for a period of at least 25 years from the effective date of the contract (excluding electronic equipment for which the period would be 10 years). The SELLER shall provide a notice of 02 years to the BUYER in case the equipment/system/spares supplied by them is unlikely to be manufactured or supported by them so as to enable a Life Time Buy of all spares before closure of the said production line.

42. Fall Clause:

The Bidder undertakes that it has not supplied/is not supplying similar products/ systems or subsystems at a price lower than that offered in the present bid in respect of any other Ministry/Department of the Government of India or PSU and if it is found at any stage that similar product/systems or sub systems was supplied by the Bidder to any other Ministry/Department of the Government of India or a PSU at a lower price, then that very price, with due allowance of elapsed time, will be applicable to the present case and the difference in the cost would be refunded by the Bidder to the Principal/Buyer, if the contract has already been concluded.

43. **Insolvency:**

If the Seller enters into liquidation, whether compulsory or voluntary (otherwise than or amalgamation or reconstruction with another party taking over all his rights as well as commitments) or becomes insolvent or Suffers a receiver of the whole or part of this asset to be appointed,

- (a) shall forthwith notify the same to Buyer and the Buyer shall have the right without prejudice to his other rights or remedies to terminate the unexecuted part of this Contract.
- (b) In such an event, the Buyer shall become entitled forthwith to get the refund within 30 days of all the advance payments received by the Seller and expenditure incurred as a part of its obligations under this contract.

44. Manufacturer's Recommended List of On-Board Spares (MRLOBS).: Not Applicable



45. Recovery Adjustment Provision

During the currency of the contract, if any sum of money is payable by the Bidder/Supplier/Contractor, the same shall be deducted from any sum then due or thereafter may become due to the Bidder/Supplier/Contractor under the contract or any other contract with Buyer. Payment made under one order shall not be assigned or adjusted to any other order by Supplier, except to the extent agreed upon in writing by Buyer.

46. Waiver

- (a) Subject to Sub-Clause below, no relaxation, forbearance, delay or indulgence by either party (Buyer or Seller) in enforcing any of the terms and conditions of the Contract or the granting of time by either party to the other shall prejudice, affect or restrict the rights of that party under the Contract, nor shall any waiver by either party of any breach of Contract operate as waiver of any subsequent or continuing breach of Contract.
- (b) Any waiver of a party's rights, powers or remedies under the Contract must be in writing, must be dated and signed by an authorised representative of the party granting such waiver, and must specify the right and the extent to which it is being waived.

47. Agent of Overseas Suppliers in India and Agency Commission

- (a) Overseas suppliers are to be the original manufacturers of the Store and shall not engage any individual on firm, whether Indian or foreign whatsoever, to intercede, facilitate or in any way to recommend to the Govt. of India or any of its functionaries, whether officially or unofficially, to the award of the contract to the Seller nor has any amount been paid, promised or intended to be intercession, facilitation or recommendation. The Seller agrees that if it is established at any time to the satisfaction of the buyers that the present declaration is in any way incorrect or if at a latter stage it is discovered by the Buyer that the Seller has engage any such individual / firm, and paid or intended to pay any amount, gift, reward, fees, commission or consideration to such person, party, firm or institution, whether before or after the signing of this contract, the Seller will be liable to refund that the amount to Buyer. The Seller will also be debarred from entering into any supply contract with the Govt. of India for a minimum period of five years. The Buyer will also have a right to consider cancellation of the contract either wholly or in part without any entitlement or compensation to the Seller who shall in such event be liable to refund all payments made by the Buyer in terms of the contract along with the interest at the rate of 2% per annum above, the LIBOR rate, the buyer will also have the right to receive any such amount from any contracts concluded earlier with the Govt. of India.
- (b) Where regional offices of foreign firms have been authorized and set up within the country, they will not be treated as agents of the foreign firms and the financial dealings with such regional offices will be restricted to the norms stipulated by the RBI for each specific case. Such regional offices form integral part of the foreign vendors and their functions are totally controlled by their corporate office abroad and are hence not entitled to any agency commission.
- (c) Where Indian / regional offices of foreign firms are to provide post sale services, such as installation, setting to work, execution of warranty operations and post-warranty maintenance etc., such stipulation will explicitly be made in the terms and conditions of the supply order /



contract. Payment on this account will be made in the Indian rupees, except for the cost of spares / services required from abroad for post-warranty maintenance.

- (d) It may also be mentioned in the context that the purchase / procurement of goods should preferably be made directly from the manufacturer. Either the Indian agent in terms of para (b), (c) on behalf of the foreign principal or the foreign principal directly could bid / participate in a tender but not both.
- (e) Again, in case, where an agent in terms of para (b) above participate in a tender on behalf of the foreign manufacturer, they should not be allowed to quote on behalf of another manufacturer along with the first manufacturer in a subsequent / parallel tender for the same item
- (f) Notwithstanding the above conditions, the terms of engagement of Agents and payment of Agency commission shall be governed by Ministry of Defence / Govt. of India guidelines / rules issued from time to time.
- (g) Authorized representative of the foreign firm in India with prior intimation and letter of authorized from the foreign OEM or their principal shall be eligible to participate in TNC, CNC and PNC meeting.

48. Hindrance Register

All hindrances observed during execution of work shall be recorded. Date of occurrences and removal shall be noted in the Hindrance register. The Hindrance Register shall be signed by reps of both GRSE as well as Supplier/OEM/Vendor.

49. Payment Against Time-Barred Claims

All claims against the Procuring Entity shall be legally time-barred after three years calculated from the date when the payment falls due unless the payment claim has been under correspondence. The Procuring Entity is entitled to, and it shall be lawful for it to reject such claims.

50. Supply of Products strictly in accordance with the Drawings / Specifications mutually agreed

The equipment / products / items to be supplied shall be strictly in accordance with the Drawings / Specifications / Requirements indicated in the Tender / Enquiry / Order with deviations, if any, as mutually accepted

51. Assignment

The Sub-contractor / Supplier / Vendor shall not either wholly or partly sell, transfer, assign or otherwise dispose of the rights, liabilities and obligations under the contract between him and the Purchaser without prior consent of the Purchaser in writing.

52. Indemnification against claims arising for infringement of any patent / copy rights

The Sub-contractor / Supplier / Vendor shall hold harmless and keep the Purchaser indemnified against all claims arising as a result of infringement of any patent / copy rights on account of manufacture, sale or use of articles covered by the order. A clear & quite possession of goods should take place with the passing of the title on execution of order."



53. **Communication**

Any letter, facsimile message, e-mail intimation or notice sent to the Sub-contractor / Supplier / Vendor at the last known address mentioned in the offer / order shall be deemed to be valid communication for the purpose of the contract."

54. Technological developments / innovations / modifications of Product

- (a) The Sub-contractor / Supplier / Vendor shall unconditionally and free of cost to the Purchaser transfer information on technological developments / innovations / modifications which the Sub-contractor / Supplier / Vendor would evolve in future (within 3 years) in relation to the supplied equipment.
- (b) To enable this, the Purchaser's address shall be added to the Sub-contractor's / Supplier's / Vendor's mailing list or database or any other document maintained for dissemination of product information and the Purchaser shall be informed of the action taken in this regard. If such improvements / modifications are brought in by the Subcontractor's / Supplier's / Vendor's Design Department in the course of manufacture of equipment ordered by the Purchaser, the Sub-contractor / Supplier / Vendor shall incorporate such improved versions in the equipment without any extra cost to the Purchaser.
- (c) Where the whole or a portion of the equipment has been specifically developed by the Sub-contractor / Supplier / Vendor for the Owner and the latter would through the Purchaser be bearing the entire or part of the development cost incurred by the Subcontractor / Supplier / Vendor, the design rights for the whole or portion thereof, of the equipment as appropriate, shall vest in the Owners."
- (d) Prior approval of the Owner should be obtained before similar articles are sold / supplied to any other party other than the Owner. If such approval is given and sale is effected, the Sub-contractor / Supplier / Vendor shall pay to the Owner royalty at the rate mutually agreed to."

55. **SECRECY:**

All property (such as materials, drawings, documents etc) issued by the Purchaser or any other individual or firm on behalf of the Purchaser in connection with the contract shall remain confidential, being the property of the Purchaser and the Sub-contractor / Supplier / Vendor shall undertake to return all such property so issued and will be responsible for any or all loss thereof and damage thereto resulting from whatever causes and shall reimburse the Purchaser the full amount of loss and damage. All information given to the supplier for the execution of the order is to be treated as SECRET / CONFIDENTIAL. The Technical information, Drawings, Specification and other related Documents forming part of this Enquiry /Order are the property of the Purchaser and shall not be used for any other purpose except for the execution of order. Any information / drawing etc. shall not be copied, transcribed, traced or reproduced in any other form or otherwise in whole / part or duplicated, modified, divulged and / or disclosed to a third party, not misused, used in any other form whatsoever without Purchaser's prior consent in writing except to the extent required for the execution of this order. At the time of tendering, the tenderer has to give an undertaking in favour of GRSE that in the event of any breach of the above provisions, he would make good of any loss /cost/damage / any other claim whatsoever preferred by anybody to GRSE in this respect."



56. Guidance to Purchaser to set-up testing, repair / maintenance facility

The Sub-contractor / Supplier / Vendor shall render free of cost guidance in case the Purchaser intends to set-up testing, repair / maintenance facility to overhaul the equipment supplied by the Sub contractor / Supplier / Vendor."

57. Examination of price:

Where the contract price has not been fixed in effective competition and the contract is not for articles whose prices are controlled, the owner reserves the right to investigate reasonableness of the price paid and negotiate directly with the subcontractor/ supplier/vendor for reduction of price where appropriate. The Owner can also ask for declaration that less basic price is not charged to other customers including Govt. and PSU."

58. **Individuality of contract:**

In the event of the offer getting converted into an order, the said order shall be treated as an individual contract, shall not allow any general lien to the parties and shall not get prejudiced in execution due to situation arising out of some other contract that the supplier may have with GRSE.

59. Custom Fine, penalty, Storage and Demurrage Charges

Storage and Demurrage will be claimed from the Sub-contractor / Supplier / Vendor for all shipments that reach GRSEL without proper despatch documentations and not accompanied by packing lists, invoices etc. The Sub-contractor / Supplier / Vendor shall be responsible for fines due to errors or omissions in description, weight or measurements and for increased handling charges due to improper packing. Demurage, if any, due to wrong/non-availability of shipping documents will borne by supplier/vendor."

60. Air affreightment in case of urgency

The Purchaser reserves the right to advise the Sub-contractor / Supplier /Vendor at short notice, of Purchaser's intention to airfreight certain items in part or full thereof, if the need arises, in order to meet the criticality of shipbuilding programme. The Sub-contractor / Supplier / Vendor shall make necessary arrangements for airworthy packing and forward the consignments to the Airport without any extra charges to the Purchaser. Sub-contractor / Supplier / Vendor shall fax the flight details and airmail well in advance all despatch documents in triplicate to the Purchaser."

61. Access to the Books of accounts.

In case it is found to the satisfaction of the Buyer that the Seller has engaged an Agent on said commission or influenced any person to obtain the contract as described in clauses relating to Agents/agency commission and penalty for use of undue influence, the Seller on specific request of the Buyer shall provide necessary information/inspection of the relevant financial documents/information."

62. <u>Indemnification against damage by Supplier</u>

The Contractor / Supplier, his employees, licencees, agents or Sub-Vendor / Sub-contractor, while on site of the Purchaser for the purpose of this contract, shall indemnify the Purchaser against direct damage and or injury to the property and or the person of the Purchaser or that of Purchaser's employees, agents, Sub-Contractors / Suppliers occurring and to the extent



caused by the negligence of the Contractor / Supplier, his employees, licencees, agents or Subcontractor by making good such damages to the property, or compensating personal injury and the total liability for such damages or injury shall be as mutually discussed and agreed to.

63. <u>Use of Undue Influence / Corrupt Practices:</u>

- a) The Contractor / Supplier should give an undertaking that he has not given, offered or promised to give, directly or indirectly any gift, consideration, reward, commission, fees, brokerage or inducement to any person in service of the Purchaser or otherwise in procuring the contract or forbearing to do or for having done or forborne to do any act in relation to the obtaining or execution of the Contract with the Purchaser for showing or forbearing to show favour or disfavour to any person in relation to the Contract or any other Contract with the Purchaser. Any breach of the aforesaid undertaking by the Contractor / Supplier or any one employed by him or acting on his behalf (whether with or without the knowledge of the Contractor / Supplier) or the commission of any offence by the Contractor / Supplier or any one employed by him or acting on his behalf, as defined in Chapter IX of the Indian Penal Code, 1980 or the Prevention of Corruption Act, 1947 or any other Act enacted for the prevention of corruption shall entitle the Purchaser to cancel the contract and all or any other contracts with the Contractor / Supplier and recover from the Contractor / Supplier the amount of any loss arising from such cancellation. A decision of the Purchaser or his nominee to the effect that a breach of the undertaking has been committed shall be final and binding on the Contractor / Supplier.
- b) The Contractor / Supplier shall not offer or agree to give any person in the employment of Purchaser any gift or consideration of any kind as "Inducement" or "reward" for doing or forbearing to do or for having done or foreborne to do any act in relation to the obtaining or execution of the contract/s. Any breach of the aforesaid condition by the Contractor / Suppliers or any one employed by them or acting on their behalf (whether with or without the knowledge of the Contractor / Suppliers) or the commission of any offence by the Contractor / Suppliers or by any one employed by them or acting on their behalf which shall be punishable under the Indian Penal Code 1980 or the Prevention of Corruption by Public Servants, shall entitle Purchaser to cancel the contract/s and all or any other contracts and then to recover from the Contractor / Supplier the amounts of any loss arising from such contracts' cancellation, including but not limited to imposition of penal damages, forfeiture of Security Deposit, encashment of the Bank Guarantee and refund of the amounts paid by the Purchaser.
- c) In case, it is found to the satisfaction of the Purchaser that the Contractor / Supplier has engaged an Agent or paid commission or influenced any person to obtain the contract as described in clauses relating to Agents / Agency Commission and use of undue Influence, the Contractor / Supplier, on a specific request of the Purchaser shall provide necessary information / inspection of the relevant financial document / information

64. <u>Immunity of Government of India Clause</u>

It is expressly understood and agreed by and between M/s. (Contractor / Supplier) and M/S Garden Reach Shipbuilders & Engineers Ltd. 43/46, Garden Reach Road, Kolkata –700024 (the Indian PSU) is entering intothis Agreement solely on its own behalf and not on the behalf of any person or entity. In particular, it is expressly understood and agreed that the Government of India is not a party to this Agreement and has no liabilities, obligations or rights hereunder. It is expressly understood and agreed that Garden Reach Shipbuilders & Engineers Ltd. 43/46, GardenReach Road, Kolkata 700024 (the Indian PSU) is an independent legal entity with power and authority to enter into contracts solely in its own behalf under the applicable of Laws of India and general principles of Contract Law. The (Contractor / Supplier) expressly agrees, acknowledges and understands that Garden Reach Shipbuilders & Engineers Ltd.



43/46, Garden Reach Road, Kolkata-700024 (the Indian PSU) is not an agent, representative or delegate of the Government of India. It is further understood and agreed that the Government of India is not and shall not be liable for any acts, omissions and commissions, breaches or other wrongs arising out of the contract. Accordingly, (Contractor / Supplier) hereby expressly waives, releases and foregoes any and all actions or claims, including cross claims, impleader claims or counter claims against the Government of India arising out of this contract and covenants not to sue Government of India in any manner, claim, cause of action or thing whatsoever arising of or under this Agreement."

65. Restriction of information to media

No information in respect of contracts/orders shall be released to the national or international media or any one not directly involved in its execution without the express written approval of the GRSE.

66. Contract Documents and Order of Precedence:

- (a) The following conditions and documents in indicated order of precedence (higher to lower) shall be considered an integral part of the contract/purchase order, irrespective of whether these are not appended/ referred to in it. Any generic reference to 'Contract' /Purchase Order shall imply reference to all these documents as well:
 - (i) Valid and authorized Amendments issued to the contract / purchase order
 - (ii) the Contract/Purchase Order
 - (iii) the Letter of Award (LoA)
 - (iv) Final written submissions made by the contractor during negotiations, if any including Commercial Negotiation Committee (CNC) and Technical Negotiation Committee (TNC) document.
 - (v) Tender Documents
 - (vi) the contractor's bid
 - (vii) Integrity Pact if any
- (b) In the event of a conflict between the conditions of 'this Contract and the Specifications (SOTR) and/or approved Drawings, the Specifications and/ or approved Drawings shall prevail in Design aspects, and the conditions of Contract in other aspects. In the event of a conflict between Specifications and Drawings, the Drawings shall prevail provided the changes in the drawings with respect to specifications have been specifically brought out by the Seller to the Buyer at the time of approval of drawings.



ANNEXURE-VII (WORK DONE CERTIFICATE)

WDC Ref. No. :				Date:		
Work	Title :					
P.O. R	ef. No. & Dated :					
Work	Done By:					
Job Lo	ocation / Yard No.	:				
Sched	lule Date of Startin	g :	Schedule Co	mpletion :		
Actual Date of Starting:			Actual Date	Actual Date of Completion :		
:	delay in job Comp ction Note Ref. No.		e)			
Sl. No	<u>Item</u> <u>Description</u>	<u>Unit</u>	<u>Measurement</u>	Quantity		
	Т	otal Quantity				
	Signature of auth	orised Rep. of	(Sign:	ature of GRSE Rep.)		
Vendor) Name of Rep.			Name :			
			Shop No:			



ANNEXURE-VIII FORMAT OF BANK GUARANTEE TOWARDS SECURITY DEPOSIT

FORMAT OF BANK GUARANTEE TOWARDS SECURITY DEPOSIT

Ref: 1. BPE Notification No. BPE / G:032 / 78 / 1 (4) / Adv (F) / 69 dated 24.10.78.
2. Ministry of Finance, Deptt. of Economic Affairs Notification No. F. NO. 0(7) / B.O. III / 75 dated 2.11.77.
GUARANTEE BOND (to be used by all scheduled banks promulgated by Reserve Bank of India)
1. In consideration of M/s. Garden Reach Shipbuilders & Engineers Limited, 43/46, Garden Reach Road, Kolkata – 700 024 (hereinafter called "The Buyer") having agreed to exempt M/s
2. We
3. We



4. We
5. We,
6. Not withstanding anything contained here in above, the liability of the Guarantor under this Guarantee is restricted to Rs(Rupees
7. It is the distinct condition of the Bank Guarantee that no suit or action for the purpose of enforcing any claim in respect of the Bank Guarantee shall be instituted in any Court other than that situated in Kolkata City, West Bengal State, India and the parties agree to exclusively submit to such jurisdiction.
ForBank Limited.
(Seal) Dated theday of200



ANNEXURE-IX NET LANDED COST CALCULATION FOR DETERMINATION OF L-1 BIDDER (ILLUSTRATIVE FORMAT)

NET LANDED COST CALCULATION FOR DETERMINATION OF L-1 BIDDER (ILLUSTRATIVE FORMAT)

	-	Quoted price(Sample Example)		
SI No	Description	Foreign Supplier (100% Import content)	Indian Supplier	Remarks
A.				
1	Basic Quoted Price :	(a) FOB (b) CIF	(a) Ex Works (b) Delivered at GRSE's premise	
2	Add Insurance Charge	In case of 1(a)	In case of 1(a)	Refer clause no. 6(a)(vi) of Annexure I (ITB) of NIT
3	Add Freight Charge (Sea or Air Freight for Foreign Bidder, Inland transport for Indian Bidder)	In case of 1(a)	In case of 1(a)	Refer clause no. 6(a)(vi) of Annexure I (ITB) of NIT
4	Custom Clearance, Port Handling, Landing charge and Transportation from Port to Yard	In either case i.e. FOB or CIF Price	NIL	Refer clause no. 6(a)(vi) of Annexure I (ITB) of NIT
5	Cost (ex-GRSE) excluding taxes & duties without loading towards any deviations	Sr. Nos. (1+2+3+4) if FOB price quoted OR CIF price + Sr.No.4	Sr. Nos. (1+2+3)	
B.Lo	B.Loading due to variations in Financial/Commercial Term			
6	Loading for Variation in payment Terms			Refer clause no. 6(b)(i) of Annexure I (ITB) of NIT
7	Loading for additional delivery period sought over stipulated period as per Tender			Refer clause no. 6(b)(ii & iii) of Annexure I (ITB) of NIT
8	Loading due to LD term deviation			Refer clause no. 6(b)(iv) of Annexure I (ITB) of NIT
9	Loading for deviation in respect of the period of warranty/guarantee			Refer clause no. 6(b)(v) of Annexure I (ITB) of NIT
9A	Loading for variation with respecto to SD/SDBG clause			Refer clause no. 6(b)(vi) of Annexure I (ITB) of NIT
9B	Loading for variation with respecto to PBG clause			Refer clause no. 6(b)(vIi) of Annexure I (ITB) of NIT
9C	Loading of Withholding Tax for foreign bidder if not agreed for deduction			Refer clause no. 6(b)(vlii) of Annexure I (ITB) of NIT



10	Cost (ex-GRSE) excluding taxes & duties after loading for variations on account of financial and commercial terms.	Sr. Nos. (5+6+7+8+9+9A+9B+9C)	
C. Additional Parameter for Ranking of Bids & L-1 Determination			
11	Delivery postponement charges for 2 years from original Delivery Date (as per Tender Terms)		Refer clause no. 6(a)(ii) of Annexure I (ITB) of NIT
12	Warranty extension charges for 2 years from original date of expiry of warranty (as per Tender Terms)		Refer clause no. 6(a)(iii) of Annexure I (ITB) of NIT
13	Re-preservation charges for 2 years from expiring of initial preservation period (as per Tender Terms)		Refer clause no. 6(a)(iv) of Annexure I (ITB) of NIT
14	Taxes and Duties, which is cost to GRSE and Input Tax Credit not admissible to GRSE		Refer clause no. 6(a)(vii) of Annexure I (ITB) of NIT
15	Net Landed Cost to GRSE for ranking of Bids and L-1 determination	Sr. Nos. (10+11+12+13+14)	



ANNEXURE X_PROFORMA OF BANK GUARANTEE TOWARDS WARRANTY OBLIGATION AND SATISFACTORY PERFORMANCE

THIS DEED OF GUARANTEE made thisday of
BETWEEN
(hereinafter called "THE BANK") which expression shall unless excluded by or repugnant to the context, be deemed to include its successors in office and assigns of the ONE Part and GARDEN REACH SHIIPBUILDERS AND ENGINEERS LIMITED, having their Head Office at 43/46, Garden Reach Road, Calcutta – 700024 (hereinafter called "THE BUYERS") which expression shall unless excluded by or repugnant to the context be deemed to include their successors in Office and assigns of the part.
WHEREAS Messers
having its registered office at
(hereinafter called "THE SELLER") have accepted an Order No.
for supply of
from the Buyer to manufacture and deliver the same to Buyer in good condition.
AND WHEREAS it is one of the terms of the said order that the seller shall furnish to the Buyer a Bank Guarantee comprising% of the value of the order amounting to Rs(Rupees
) only for the satisfactory performance of the equipments supplied against
the said order at least for a period offrom the
date of supply i. e. from
AND WHEREAS the Buyer has agreed to accept such Bank Guarantee.
NOW THIS INDENTURE WITNESSETH THAT in consideration of the premise the Bank hereby unequivocally undertakes and agrees with the Buyer to pay to the Buyer upon demand in writing whenever required so by them to do and within a fortnight from date of such
demand sum or sums not exceeding in the whole of Rs(Rupees(Rupees



thereunder.

(Ref. Tender No. NCM(Imp)/ST/DM/1000m3TSHD/001/ET-3008 Date 17.05.2024)

) only as may become payable to
the Buyer by the seller by virtue of or arising out of the Terms and Conditions of the said Order.
Provided it is hereby expressly stipulated and agreed that if any question as to whether
any sum has become payable by the seller to the buyer by virtue of or arising out of the
said order, the decision of the Buyer will be final and conclusive and the Guarantee herein
contained shall not be revocable by notice or by reason of dissolution or winding up of
the business of the seller of any change in the constitution or composition of the seller's
business and the liability of the bank under this presents shall not be impaired in any
way by any extension of time or alteration made given conceded in the conditions of the
said order or any other indulgence given by the buyer or by reasons of any failure on the
part of the Buyer to enforce any of their remedies against the sellers and / or by reasons of
failure on the part of the Buyer to observe or perform any of the stipulation contained in
the said order and to be observed or performed by the sellers or by any other dealings
between the Buyer and Seller whether any of the above takes place with or without the
knowledge of the Bank and that the Guarantee herein contained shall remain in full force
and virtue only. All claims and demands of the Buyer arising out of or
in connection with the said order have been fully paid and satisfied PROVIDED ALWAYS
AND IT IS HEREBY AGREED BETWEEN THE PARTIES THAT a Bank's liability
under this
Indenture shall remain in full force from the date of issue of the Guarantee till
and is limited to a sum of Rs.
(Rupees
) only.
NOTALITUOTANDINO (III) (A. I. I. I. III) (I. I. III)
NOTWITHSTANDING anything stated above our liability under the Guarantee is restricted to
Rs .
(Rupees
)only. Our Guarantee shall remain in force uptoand unless
a claim or demand in writing is made on the bank within 6 months from the date of expiry of the Bank Guarantee the bank shall be released and discharged from all liabilities



It is the distinct condition of the Bank Guarantee that no suit or action for the purpose of enforcing any claim in respect of the Bank Guarantee shall be instituted in any Court other than that situated in Kolkata City, West Bengal State, India and the parties agree to exclusively submit to such jurisdiction.

Date :	200	(SEAL OF THE
BANK)		



ANNEXURE-XI INTEGRITY PACT FORMAT

REF TENDER NO..

INTEGRITY PACT TO BE EXECUTED FOR HIGH VALUE ORDERS

- 1. IN FORMAT ENCLOSED.
- 2. IN NON JUDICIAL STAMP PAPER OF VALUE RS. 110/-.
- 3. TO BE EXECUTED BY PERSON WITH APPROPRIATE AUTHORITY.

INTEGRITY PACT

Γhis Integrity Pact is made on day of (month & year) between M/s. Garden
Reach Shipbuilders & Engineers Limited (GRSE) having its Registered & Corporate office at GRSE
Bhavan, 61, Garden Reach Road, Kolkata, West Bengal – 700024, India, hereinafter referred to as
The Principal"
and
M/s a company/ firm/ individual (status of the company),
PSU/Partnership/Joint Venture and having its registered office at, hereinafter referred
o as " the Bidder / Contractor"
Fhe Principal intends to award, under laid down organizational procedures, contract
orthe Principal values full compliance with all relevant laws of the land,
rules, regulations, economic use of resources and of fairness/ transparency in its relations with its
Capital Bidder(s)/ or Contractors(s).

In order to achieve these goals, the Principal has appointed Independent External Monitors (IEMs) in consultation with Central Vigilance Commission, who will monitor the tender process and the execution of the contract for compliance with the principals mentioned above.

Section 1 – Commitments of the Principal

- (1) The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:
 - a) No employee of the Principal, personally or through family members, will in connection with the tender for, or the execution of a contract, demand, take a promise for or accept for self or third person, any material or immaterial benefit which the person is not legally entitled to.
 - b) The Principal will during the tender process treat all Bidder(s) with equity and reason. The



Principal will in particular, before and during the tender process, provide to all Bidder(s) the same information and will not provide to any Bidder(s) confidential / additional information through which the Bidder(s) could obtain an advantage in relation to the tender process or the contract execution.

- c) The principal will exclude from the process all known prejudiced persons
- (2) If the Principal obtains information on the conduct of any of its employees which is a criminal offence under the IPC/PC Act, or if there be a substantive suspicion in this regard, the Principal will inform the Chief Vigilance Officer and in addition can initiate disciplinary actions.

Section 2 – Commitments of the Bidder(s)/ Contractor(s)

- (1) The Bidder(s) /Contractor(s) commit himself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the tender process and during the contract execution.
 - a) The Bidder(s) / Contractor(s) will not, directly or through any other person or firm, offer, promise or give to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person any material or other benefit which he/she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the tender process or during the execution of the contract.
 - b) The Bidder(s)/Contractor(s) will not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.
 - c) The Bidder(s)/Contractor(s) will not commit any offence under the relevant IPC/PC Act. Further, the Bidder(s)/Contractor(s) will not use improperly, for purpose of competition or personal gain, or pass on to others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
 - d) The Bidder(s)/Contractor(s) of foreign origin shall disclose the name and address of the Agents/representatives in India, if any. Similarly, the Bidder(s) /Contractor(s) of Indian Nationality shall furnish the name and address of the foreign principals, if any. Further, details as mentioned in the "Guidelines on Indian Agents of Foreign Suppliers" shall be disclosed by the Bidder(s) /Contractor(s). Further, as mentioned in the Guidelines all the payments made to the Indian agent/representative have to be in Indian Rupees only, copy of the "Guidelines on Indian agent of foreign Supplier" is annexed and marked as annex.
 - e) The Bidder(s)/Contractor(s) will, when presenting his bid, disclose any and all payments he



has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract.

- (2) The Bidder(s)/ Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.
- (3) In case the Bidder(s) / Contractor(s) is a Joint Venture, then all the Partners of the Joint Venture should sign this Integrity Pact. The Bidder(s) / Contractor(s) shall ensure the compliance of the provisions of this Integrity Pact by all its Joint Venture Partners. Further, the Bidder(s) / Contractor(s) shall be held responsible for any violation/breach of the provisions of IP by any one or more of its Partners.
- (4) The Bidder(s)/ Contractor(s) shall ensure compliance of the provisions of this Integrity Pact by sub-contractor(s), if any. In this regard, Bidder(s)/ Contractor(s) shall ensure for entering into a similar Integrity pact arrangement with their respective sub-contractor(s) before entering into any specific sub contractual arrangement, in connection with execution of main contract with Principal. The Integrity Pact shall be generally executed in all such cases where the value of sub contract works is Rs. 2 Crore and above, the content of IP can be decided by Bidder(s)/ Contractor(s), which shall be in similar lines of this main Integrity Pact. The signed Integrity Pact needs to be retained by the Bidder(s)/Seller(s) and shall be submitted to Principal, upon seeking such information. Further, the Bidder(s)/Seller(s) shall be held responsible for any violation/breach of the provisions by its sub-contractor(s).
- (5) The Bidder(s)/ Contractor(s) signing Integrity Pact shall not approach the any Court of Law while representing the matters to IEMs and until IEMs delivers their decision in the matter.

Section 3 - Previous Transgression

- (1) The Bidder(s)/ Contractor(s) declares that no previous transgressions have occurred in the last 3 years from the date of signing of this Integrity Pact with any other company in any country conforming to the anti corruption approach or with any other Public Sector Enterprise in India that could justify his exclusion from the tender process.
- (2) If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or action can be taken as per the Company's procedure.

Section 4 – Disqualification from tender process and exclusion from future contracts

If the Bidder(s)/Contractor(s) before award or during execution has committed a transgression through a violation of Section 2 or 3 above or in any other form such as to put his reliability or credibility in question, the Principal is entitled to disqualify the Bidder(s) /Contractor(s) from the tender process or take action as per the extant procedure of the company.

Section 5 – Compensation for Damages



- (1) If the Principal has disqualified the Bidder(s) from the tender process prior to the award according to Section 4, the Principal is entitled to demand and recover the damages equivalent to earnest Money Deposit /Bid Security.
- (2) If the principal has terminated the contract according to Section 4, or if the Principal is entitled to terminate the contract according to Section 4, the Principal shall be entitled to demand and recover from the Contractor liquidated damages of the Contract value or the amount equivalent to Performance Bank Guarantee.

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

- (1) The Bidder(s) /Contractor(s) undertake(s) to demand from all sub-contractors a commitment in conformity with this Integrity Pact, and to submit it to the Principal before contract signing.
- (2) The Principal will enter into agreements with identical conditions as this one with all Bidders, Contractors and Sub-contractors.
- (3) The Principal will disqualify from the tender process all bidders who do not sign this Pact or violate its provisions.

Section 7 – Criminal charges against violating Bidder(s) / Contractor(s) / Sub-contractor(s)

If the Principal obtains knowledge of conduct of a Bidder(s) / Contractor(s) or Sub-contractor(s), or of an employee or a representative or an associate of a Bidder(s) / Contractor(s) or Sub-contractor(s) which constitutes corruption, or if the Principal has substantive suspicion in this regard, the Principal will inform the same to the Chief Vigilance Officer.

Section 8 – Independent External Monitors (IEMs)

- (1) The Principal has appointed competent and credible Independent External Monitors (IEMs) for this Integrity Pact in consultation with the Central Vigilance Commission. The task of the IEMs is to review independently and objectively, whether and to what extent the parties comply with the obligations under this Integrity Pact.
- (2) The IEMs are not subject to instructions by the representative of the parties and perform their functions neutrally and independently. IEMs reports to the Chairman and Managing Director (CMD) of the GRSE.
- (3) The Bidder(s) /Contractor(s) accepts that the IEMs have the right to access without restriction to all Project documentation of the Principal including that provided by the Contractor. The Contractor will also grant the IEMs, upon their request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to Sub-contractors. The IEMs are under contractual obligation to treat the information and documents of the Bidder(s) /Contractor(s) /Subcontractor(s) with confidentiality.
- (4) The Principal will provide to the IEMs sufficient information about all meetings among the parties



related to the Project provided such meetings could have an impact on the contractual relations between the Principal and the Contractor. The parties offer to the IEMs the option to participate in such meetings.

- (5) As soon as the IEMs notices, or believes to notice, a violation of this Integrity Pact, they will so inform the Management of the Principal and request the Management to discontinue or take corrective action, or to take other relevant action. The IEMs can in this submit recommendations, these recommendations would be in the nature of advice would not be legally binding. Beyond this, the IEMs has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.
- (6) The IEMs will submit a written report to the Chairman and Managing Director of the GRSE within 8 to 10 weeks from the date of reference or intimation to them by the Principal and, should the occasion arise, submit proposals for correcting problematic situations.
- (7) IEMs shall be entitled to compensation on the same terms as being extended to / provided to Independent Directors on the Board of the GRSE.
- (8) If the IEMs have reported to the Chairman and Managing Director of the GRSE a substantiated suspicion of an offence under relevant IPC/PC Act, and the Chairman and Managing Director of the GRSE has not, within the reasonable time taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, the IEMs may also transmit this information directly to the Central Vigilance Commissioner.

Section 9 – Integrity Pact Duration

- (1) The validity of this Integrity Pact shall be from date of its signing and extend up to the complete execution of the contract to the satisfaction of both the BUYER and the BIDDER/SELLER, including warranty period, whichever is later. In case BIDDER is unsuccessful, this INTEGRITY Pact shall expire after six months from the date of the signing of the contract.
- (2) If any claim is made / lodged during this time, the same shall be binding and continue to be valid despite the lapse of this Integrity Pact as specified above, unless it is discharged / determined by CMD of GRSE.

Section 10 – Law and Place of Jurisdiction

This Integrity Pact is subject to Indian Laws. Place of performance and jurisdiction is the Registered and Corporate Office of the Principal i.e. Kolkata, India

Section 11 – Other Legal Actions

The actions stipulated in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extant law in force relating to any civil or criminal



proceedings.

Section 12 – Other provisions

- (1) Changes and supplements as well as termination notices need to be made in writing. Side agreements have not been made.
- (2) If the Contractor is a partnership or a consortium or a joint venture, this pact must be signed by all partners or consortium/joint venture.
- (3) Should one or several provisions of this Pact turn out to be invalid, the remainder of this Integrity Pact remains valid. In this case, the parties will strive to come to an agreement to their original intentions.

Section 13 – FALL CLAUSE: The BIDDER undertakes that it has not supplied/ is not supplying similar product/systems or subsystems at a price lower than that offered in the present bid in respect of any other Ministry/Department of the Government of India or PSU and if it is found at any stage that similar product/systems or sub systems was supplied by the BIDDER to any other Ministry/ Department of the Government of India or a PSU at a lower price, then that very price, with due allowance for elapsed time, will be applicable to the present case and the difference in the cost would be refunded by the BIDDER to the BUYER, if the contract has already been concluded.

	act, is deemed as part of the Contract, at				
on and	parties concerned are bound by it provisions.				
(5 00 1 1 - (1 5 1 1 1	(F. 0.0.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.				
(For & On behalf of the Principal)	(For & On behalf of Bidder/ Contractor)				
(Office Seal)	(Office Seal)				
Date:	Date:				
Place:	Place:				
1 1400.	1 1000.				
Witness - 1:	Witness - 1:				
Name & Address	Name & Address				



		
Witness - 2: Name & Address		Witness - 2: Name & Address

ANNEXURE TO INTEGRITY PACT

GUIDELINES ON INDIAN AGENT OF FOREIGN SUPPLIERS

- 1.0 There shall be compulsory registration of agents for all Global (Open) Tender and Limited Tender. An agent who is not registered with GRSE shall apply for registration in the prescribed Application Form.
- 1.1 Registered agents will file an authenticated Photostat copy duly attested by a Notary Public / Original certificate of the principal confirming the agency agreement and giving the status being enjoyed by the agent and the commission / remuneration / salary / retainer ship being paid by the principal to the agent before the placement of order by GRSE.
- 1.2 Wherever the Indian representatives have communicated on behalf of their principals the foreign parties have stated that they are not paying any commission to the Indian agents, and the Indian representative is working on the basis of salary or as retainer, a written declaration to this effect should be submitted by the party (i.e. Principal) before finalizing the order.
- 2.0 DISCLOSURE OF PARTICULARS OF AGENTS / REPRESENTATIVES IN INDIA, IF ANY.
- 2.1 Tenderers of Foreign nationality shall furnish the following details in their offer:
- 2.1.1 The name and address of the agents / representatives in India, if any and the extent of authorization and authority given to commit the Principals. In case the agent / representative is a foreign Company, it shall be confirmed whether it is real substantial Company and details of the same shall be furnished.
- 2.1.2 The amount of commission / remuneration included in the quoted price(s) for such agents / representatives in India.



- 2.1.3 Confirmation of the Tenderer that the commission / remuneration if any, payable to his agents / representatives in India, may be paid by the Tenderer in Indian Rupees only.
- 2.2 Tenderers of Indian Nationality shall furnish the following details in their offers:
- 2.2.1 The name and address of the foreign principals indicating their nationality as well as their status, i.e., whether manufacturer or agents of manufacturer holding the Letter of Authority of the Principal specifically authorizing the agent to make an offer in India in response to tender either directly or through the agents / representatives.
- 2.2.2 The amount of commission / remuneration included in the price (s) quoted by the Tenderer for himself.
- 2.2.3 Confirmation of the foreign principals of the Tenderer that the commission / remuneration, if any, reserved for the Tenderer in the quoted price(s), may be paid by GRSE in India in equivalent Indian Rupees on satisfactory completion of the Project or supplies of Stores and Spares in case of operation items.
- 2.3 In either case, in the event of contract materializing, the terms of payment will provide for payment of the commission / remuneration, if any payable to the agents / representatives in India in Indian Rupees on expiry of 90 days after the discharge of the obligations under the contract.
- 2.4 Failure to furnish correct and detailed information as called for in paragraph 2.0 above will render the concerned tender liable to rejection or in the event of a contract materializing, the same liable to termination by GRSE. Besides this there would be a penalty of banning business dealings with GRSE or damage or payment of a named sum.



ANNEXURE-XII ECS FORMAT

VENDOR'S NAME :
ADDRESS:
VENDOR'S REGN. CODE NO. WITH GRSE:
DESIGNATED BANK ACCOUNT NAME :
BANK ACCOUNT NO.:
NATURE OF ACCOUNT :
SAVINGS CURRENT OTHERS *
* give details.
NAME OF BANK:
BANK BRANCH ADDRESS :
BANK CODE NO.:
MICR NO. (9 DIGITS) FOR PAYMENT :
BANK IFSC CODE FOR NEFT:
BANK IFSC CODE FOR RTGS :
E-MAIL ID OF BANK BRANCH:
BANK CONTACT PERSON & TELEPHONE NO. :
DATE OF EFFECT :
NOTE: (A) ENCLOSE BANK'S VERIFICATION OF A/C. DETAILS AS PER
FORMAT APPENDED BELOW
(B) ENCLOSE ONE COPY OF RELEVANT CHEQUE LEAF.
I, hereby, declare that the particulars given above are correct and complete. If the transaction is delayed or not effected at all for reasons of incomplete or incorrect information, I would not hold the user institution responsible. I have read the option invitation letter and agree to discharge the responsibility expected of me as a participant under the scheme.
() Signature of the Authorised Signatory of the Vendor
Date : Certified that the particulars furnished above are correct as per our records.
BANK'S STAMP: ()
SIGNATURE OF THE AUTHORISED OFFICIAL OF THE BANK Date :



ANNEXURE-XIII Registration (DPIIT)

- I. Any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority. The Competent Authority for the purpose of registration shall be the Registration Committee constituted by the Department of Promotion of Industry and Internal Trade (DPIIT).
- II. "Bidder" (including the term 'tenderer', 'consultant' or 'service provider' in certain contexts) means any person or firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not falling in any of the descriptions of bidders stated hereinbefore, including any agency branch or office controlled by such person, participating in a procurement process.
- III. "Bidder from a country which shares a land border with India" for the purpose of this order means:
 - a. An entity incorporated, established or registered in such a country; or
 - b. A subsidiary of an entity incorporated, established or registered in such a country; or
 - c. An entity substantially controlled through entities incorporated, established or registered in such a country; or
 - d. An entity whose beneficial owner is situated in such a country; or
 - e. An Indian (or other) agent of such an entity; or
 - f. A natural person who is a citizen of such a country; or
 - g. A consortium or joint venture where any member of the consortium or joint venture falls under any of the above.
- IV. The beneficial owner for the purpose of (iii) above will be as under:
 - In case of a company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has a controlling ownership interest or who exercises control through other means.
 Explanation –
 - a. "Controlling ownership interest" means ownership of or entitlement to more than twenty-five per cent. of shares or capital or profits of the company;
 - b. "Control" shall include the right to appoint majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholders agreements or voting agreements;
 - 2. In case of a partnership firm, the beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen percent of capital or profits of the partnership;
 - In case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who, whether acting alone or together or through one or more juridical person, has ownership of or entitlement to more than fifteen percent of the property or capital or profits of such association or body of individuals;



- 4. Where no natural person is identified under (1) or (2) or (3) above, the beneficial owner is the relevant natural person who holds the position of senior managing official;
- 5. In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteen percent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.
- V. An agent is a person employed to do any act for another, or to represent another in dealings with third person.
- VI. The successful bidder shall not be allowed to sub-contract works to any contractor from a country which shares a land border with India unless such contractor is registered with the Competent Authority. However a bidder is permitted to procure raw materials, components, sub-assemblies, etc. from the vendors from countries which share a land border with India. Such vendors will not be required to be registered with the Competent Authority, as it is not registered as 'sub-contracting'.
- VII. Notwithstanding, in case a bidder has proposed to supply finished goods procured directly/indirectly from the vendors from the countries sharing land border with India, such vendor will be required to be registered with the Competent Authority.
- VIII. All Bidders must submit Certificate in their letterhead as per following format. If the Bidder is registered with Competent Authority, the Registration Certificate along with the Certificate in following format is to be submitted in their techno-commercial (Part-I) bid. The Registration Certificate shall be valid at the time of submission of bids and at the time of acceptance of bids.

i. Certificate for Tenders

"I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India; I certify that this bidder is not from such a country or; if from such a country, has been registered with the Competent Authority. I hereby certify that this bidder fulfills all requirements in this regard and is eligible to be considered. [Where applicable, evidence of valid registration by the Competent Authority shall be attached.]"

ii. Certificate for Tenders for Works involving possibility of sub-contracting

"I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India and on sub-contracting to contractors from such countries; I certify that this bidder is not from such a country or, if from such a country, has been registered with the Competent Authority and will not sub-contract any work to a contractor from such countries unless such contractor is registered with the Competent Authority. I hereby certify that this bidder fulfills all requirements in this regard and is eligible to be considered. [Where applicable, evidence of valid registration by the Competent Authority shall be attached.]"



Annexure-XIV Collaboration Agreement Format COLLABORATION AGREEMENT

THIS COLLABORATION AGREEMENT	("Agreement")	made	this	day o	f
between amongst the following PAR	ΓIES: -				

- 1) [Insert name of the Principal Bidder], incorporated under the Laws of [•] with its registered office at [•] (hereinafter referred to as "Principal Bidder", which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted Principalassigns; AND
- 2) [Insert name of the Consortium Partner/Member], incorporated under the Laws of [•] with its registered office at [•] (hereinafter referred to as "Consortium Member", which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns; The Principal Bidder and Consortium Partner/Member are individually referred to as "Party" and collectively referred to as "Parties".

WHEREAS

- (1) Garden Reach Shipbuilders and Engineers Limited ("GRSE") has floated a tender dated [●] ("Tender") for [●] ["Supply of Equipment/Service/Works to be constructed at Garden Reach Shipbuilders & Engineers Limited ("GRSE"), Kolkata"] (hereinafter referred to as the "Project") and GRSE shall process the Tender and award the Contract/Purchase Order to an experienced, qualified and selected Bidder/Contractor with proper technical experience.
- (2) The Principal Bidder is engaged in the business of [●]. The Consortium Member is engaged in the business of [●].
- (3) The Parties desire to forge a strategic business alliance to combine their skills and work under the leadership of Principal Bidder who will, on being awarded contract(s) / purchase orders for the Equipment/Works, assume the responsibility for itself and vicariously for the Consortium Member and the Parties shall work with each other in the performance of the contract(s) /purchase orders that may be entered into with the GRSE in pursuance of the Tender.
- (4) One of the conditions of the **Tender** is that the Parties should enter into a binding agreement amongst themselves such that they would work jointly and Principal Bidder shall be responsible for the completion of the Project in all respects and hold single point responsibility.

Now, therefore, the Parties hereto agree to work together and bind themselves, as follows:

- 1. The terms and conditions contained in this Agreement constitute a full statement of the contractual rights and obligations of the Parties in relation to the Project and supersede all prior negotiations, agreements and documents.
- 2. This Agreement defines and fixes the responsibilities governing the relations between the Principal Bidder and the Consortium Member in preparation of the bid and subsequent execution of the contract(s) / purchase orders for the Project.



- 3. It is hereby clearly defined, stated and agreed by the Parties that the Principal Bidder shall be responsible for itself and vicariously responsible for the Consortium Member and shall hold single point responsibility.
- 4. The Principal Bidder shall be responsible for:
- (a) Preparation of bid to be submitted;
- (b) Making the final decision on all strategies for the Project, including the roadmap for performance of the Project;
- (c) All negotiations and communications with GRSE, as applicable;
- (d) Vetting and confirming all invoices raised by the Consortium Member;
- (e) Executing such contracts and undertakings that may be required by GRSE for the purposes of undertaking the Project;
- (f) [Drafting Note: Please insert other clauses as applicable.]
- 5. All costs incurred with regard to the bid shall be borne by the Principal Bidder and the Consortium Member. The Principal Bidder agrees to provide complete assistance for providing sufficient data/information required for preparation of the bid in its entirety.
- 6. At the time of submission of the bid, the Parties shall have jointly agreed to all schedules, timelines, terms and conditions, and all other matters whatsoever necessary for the submission of bid for each Party's scope of work.
- 7. Upon award of the contract(s) / purchase orders, the Parties shall perform their respective scope of work in accordance with the scope indicated in the technical bid and subsequently finalized during meetings with the technical negotiation committee and commercial negotiation committee of GRSE. The Principal Bidder may provide know-how and other technical assistance to the Consortium Member for performance of the Project by the Consortium Member. The Principal Bidder shall further put in place adequate quality control measures and ensure that the Project performed by the Consortium Member adhere to the highest standards of quality.
- 8. The Parties shall work to achieve local content, that is, items are to be manufactured in India, of a minimum of [●]% of the scope of supply for the first ship, with subsequent ship sets rising in local content, with a target to meet [●]% by ship no. N (put number of ships). The propose dindigenization plan is given below:

Ship set	1 st	2 nd	 N th
Indigenization %			
Proposed item being indigenized			

9. It shall be the Principal Bidder's responsibility to GRSE (as applicable) in fulfilling all obligations as are required under the contract(s) / purchase orders at no extra cost and expense to GRSE. However, the Consortium Member along with the Principal Bidder shall be jointly and severally liable to GRSE for any breach of the conditions of the contract(s) / purchase orders entered into between GRSE and the Parties on award of the contract(s) / purchase orders.



- 10. The Parties shall, even though the Principal Bidder is solely and vicariously liable, fully discharge their obligations and co-operate with one another with respect to the Project during the term of this agreement and act at all times in such a way to further the common interest of the Parties. Without limit to the foregoing, the Parties reaffirm not to bid for the Project separately or in combination with any third party, without the mutual consent of the Parties.
- 11. Any changes or amendments to this Agreement shall be made in consultation with GRSE and are valid only when these are set out in writing as such amendments and signed by the Parties.
- 12. The Parties agree that, if GRSE selects the Principal Bidder and issues a Letter of Acceptance ("LOA") / purchase orders to undertake the Project, the Principal Bidder shall ensure that the Parties, in good faith, use their best efforts to expeditiously agree on the terms and conditions of definitive agreement(s) based on the principles outlined in this Agreement and the terms and condition mutually agreed between the Parties prior to award of the Project.
- 13. Notwithstanding anything contained hereinabove, in the event of, the failure of the Parties to agree on definite agreement(s) as stated in Clause [12] above or in the event the Parties refuse to take up the Supply/Service/Works for the Project, the Principal Bidder and the Consortium Member shall jointly and severally compensate GRSE for all costs and damages incurred by GRSE from the stage of inviting of [prequalification bid] till the issue of LOA to the Principal Bidder.
- 14. This Agreement shall become valid upon execution by the Parties and shall continue till the Parties complete all the Suply/Service/Works (as applicable), to the satisfaction of GRSE, under the contract(s)/purchase orders awarded to them. However, this Agreement shall come to end on the occurrences of any of the following events:
- (i) Cancellation of the Project by GRSE; or
- (ii) Award of the Project by GRSE to a third party; or
- (iii) The Parties being unable to agree on a mutually acceptable bid proposal to GRSE.
- 15. The Parties agree to keep confidential all information and data obtained from each other during the course of this Agreement for a period of [●] years from the effective date of thisAgreement.
- 16. No Party shall have the right to assign or, in any way, transfer any of its rights orobligations under this agreement to any other company, firm or person(s) without prior consent in writing of the other Party and GRSE.
- 17. The Parties agree that as and when called upon by GRSE, the Parties shall executeall further deeds, documents and agreements as may be required by laws of India.
- 18. This agreement shall in all respects be construed and interpreted in accordance with theapplicable laws of India.
- 19. Any dispute or difference arising under or out of this agreement which cannot be settled amicably between the Parties within sixty days, shall be finally decided by arbitration in accordance with the Arbitration Clause of this tender document.



IN WITNESS THEREOF, the Parties have entered into this agreement effective from the date as mentioned herein above.

For and on Behalf of

[Insert name of the Principal Bidder]

(Principal Bidder)

[Insert name of the Consortium Partner/Member]

(Consortium Partner/Member)



Annexure-XV POWER OF ATTORNEY/OEM'S AUTHORISATION

To be DEM's	Company Letter Head) e submitted as part of Technical bid) s Name ess and Contact Details]
	s Reference No Date
- о	
Procu Comp Dear S	of Procurement ring Organisation blete address of the Procuring Entity] Sirs, our Tender Document No. Tend No./ xxxx; Tender Title: GOODS
1.	We,, are proven and reputable manufacturers of the Tendered Goods. We have factories at We hereby authorise Messrs (name and address of the authorised dealer) to submit a bid, process the same further and enter into a contract with you against above referred Tender Process for the supply of above Goods manufactured by us. Their registration number with us is, dated/ since
2.	We further confirm that no Contractor or firm or individual other than Messrs
3.	As principals, we commit ourselves to extend our full support for warranty obligations, as applicable as per the Tender Document, for the Goods and incidental Works/ Services offered for supply by the above firm against this Tender Document.
4.	Our details are as under:
	(c) Name of the Company:



5. We enclose nerewith, as appropriate, our (Bye-Laws/ Registration Certificate/ Memorandum of Association/ Partnership Agreement/ Power of Attorney/ Board Resolution
Yours faithfully,
[signature with date, name, and designation] for and on behalf of Messrs



ANNEXURE-XVI Indigenous and Import Content FOR INDIAN SUPPLIER/BIDDER

- NOT APPLICABLE -



ANNEXURE - XVII (Technical Offer)

	ANNEX	URE - XV	III (Tec	hnica	1 Offer)		
		Γ	TEMS:				
		E- TE	NDER NO:				
	NAME & ADDR					-	
	BIDDER'S REF					-	
	CONTACT NO., FAX	NO, e-mail OI	THE BIDI	<u>DER*</u>		-	
Enquir y Sl. No.	YARD NO. / INDENT NO. / ITEM SL NO. / TYPE(GOODS/SERVICES) / MATERIAL CODE	Material Descriptio n	Qty Require d	UO M	Require d Delivery Date	TECHNICA L REMARKS*	Accept ed (Yes/N o)*
1	2121/1100003355/10/ /SERVICE/SER10388	Design for 1000m3 TSH Dredger	1	LS	30.06.2 024	-	
2						-	
3						-	
4						-	
5						-	
6						-	
7						-	
8						-	
9						_	
10						-	
11						-	
12 * -Manda	atory Field					-	



ANNEXURE-XVIII (Format For Submission of HSN Code, Taxes and Dutie, Quoted or Not)

	ANNEXURE-XXIV (Fo	ormat For Subi	mission of H	ISN Code	e, Taxes and	Duties, Quote	d or Not)	
			ITEM	S:				
			E- TENDI	ER NO:				
			INDEN	ΓNO.				
NAM	E & ADDRESS OF THE BIDDER V	VITH REFEREN	NCE NO./DA	TE*	-			
Enquir y SI. No.	YARD NO. / INDENT NO. / ITEM SL NO. / TYPE(GOODS/SERVICES) / MATERIAL CODE	Material Descriptio n	Qty Require d	UOM	HSN Code/SA C Code	Price Quoted or Not(Put Yes or No)	Percentag e and Type of Duty/Tax	FE Content in percentage (applicable for Bidder quoting in INR and as per Special Commercial Terms and Conditions)
1	2121/1100003355/10 / /SERVICE/SER1038 8	Design for 1000m 3 TSH Dredge r	1	LS	BIDDER TO PUT HSN/SAC CODE	BIDDER TO PUT YES OR NOT (WHETHE R QUOTED IN BOQ or	INDIAN BIDDER TO PUT TYPE OF DUTY AND TAX	INDIAN BIDDER TO PUT FE CONTENT PERCENTAG E
3								
13								
14								
	Note: Separa	te Annexure c This is sa	an be attach imple copy			mat for details	S	



ANNEXURE XIX FORMAT OF BANK GUARANTEE TOWARDS EARNEST MONEY

(to be used by all scheduled banks promulgated by RBI)

In consideration of M/s. Gard	len Reach Shipbuilders	s & Engineers Limited	, 43/46, Gard	len Reach
Road, Kolkata – 700 024 (here	ein after called "the Bu	uyer") having agreed t	to exempt M/	′s
	(hereinaf	ter called "the Party	") from the	demand,
under the terms and condition	s contained in the Ter	nder / Purchase Order	r No	
dated	(thereinafter cal	lled "the said tender")	of Security D	eposit for
the due fulfillment by the said	party of the terms and	d conditions contained	d in the said t	ender, on
production of a Bank Guarante	ee for Rs	(Rupees		
only). V	Ve,		Ва	ınk
Limited (hereinafter referred	to as "the Bank") do	hereby undertake to	pay to the	Buyer an
amount not exceeding Rs	against a	ny loss or damage ca	nused to or su	ıffered by
the Buyer by reason of any bro	each by the said Party	of any of the terms of	or contained in	n the said
Tender.				
2. We,	Bai	nk	do	hereby
undertake to pay the amounts	due and payable unde	er this Guarantee with	out any demu	ır, merely
on a demand from the buyer	stating that the amou	nt claimed is due by	way of loss o	f damage
caused, to or would be caused	d to of suffered by the	e Buyer by reason of	any beach by	y the said
Party of any of the terms or co	onditions contained in	the said Tender or b	y reason of tl	he Party's
failure to perform the said Te	nder. Any such demar	nd made on the Bank	shall be con-	clusive as
regards the amount due and $\boldsymbol{\mu}$	payable by the Bank u	nder this Guarantee.		
3. We,	Ba	ank Limited further ag	gree to the (Guarantee
herein contained shall remain	in full force and affect	t during the period th	nat would be	taken for
the performance of the said 1	ender / Order and th	at it shall continue to	be enforcea	ıble till all
the dues of the Buyer under o	or by virtue of the said	d Tender/Order have	been fully pa	id and its
claims satisfied or discharge	d or till the Managir	ng Director, Garden	Reach Shipb	uilders &
Engineers Limited, certified th	at the terms and con-	ditions of the said Te	nder/Order h	iave been
fully & properly and carried o	ut by the said Party	and accordingly disch	harges the G	uarantee.
Unless a demand or claim und	er this Guarantee is m	nade on us in writing	on or before	the



-		we shall be discharged from all liability under this Guarantee
therea	after.	Contd. 2
		-2-
4.	We,	Bank Limited further agree with the Buyer that the
Buyer	shall have	e the fullest liberty without our consent and without affecting in any manner our
obliga	tions here	under to vary any of the terms and conditions of the said Tender / Order or to
exten	d time of	performance by the said party from time to time or to postpone for any time or
from	time to t	me any of the powers exercisable by the Buyer against the said Party and to
forbea	ar or enfo	rce any of the terms and conditions relating to the said Tender / Order and we
shall r	not be relie	eved from our liability by reason of any such variation, or extension being granted
to the	said party	for any forbearance, act or omission on the part of the Buyer or any Indulgence
by the	e Buyer to	the said Party or by any such matter of thing whatsoever which under the law
relatir	ng to suret	ies would but for this provision have effect of so relieving us.
5.	We,	Bank Limited lastly undertake not to revoke this
Guara	ntee durir	g its currency except with the previous consent of the Buyer in writing.
6.	Notwith	standing anything contained hereinabove, the liability of the Guarantor under
this G	uarantee i	s restricted to Rs(Rupees
) and that this guarantee shall remain inforce until its expiry on the
		(date), unless a suit or action to enforce a claim under this Guarantee is
made	against th	e Guarantor within six months from the aforesaid date of expiry, all the rights of
their l	peneficiary	under the said Guarantee shall be forfeited and the Guarantee shall be released
and d	ischarged	from all liabilities thereof.
		For Bank Limited.
		Dated the day of 20



FORMAT FOR ADVANCE/STAGE/MILESTONE PAYMENT BANK GUARANTEE

To Garden Reach Shipbuilders & Engineers Limited, 43/46, Garden Reach Road, Kolkata - 700 024.

Dear Sirs,
In consideration of the Garden Reach Shipbuilders & Engineers Limited (hereinafter referred to
as the "Buyer" which expression shall unless excluded by or repugnant to the context or meaning
thereof, include its successors administrators and assigns) having issued to
(Name of the seller) with its Registered / Head Of ce at
(hereinafter referred to as the "Seller" which expression shall unless
excluded by or repugnant to the context or meaning thereof, include its successors,
administrators, executors and assigns) an order bearing Purchase Order No.
dated and the same having been unequivocally accepted
by the seller resulting into a Contract between the buyer and the seller for supply of
, more fully described in the said Purchase Order and the buyer in
terms of one of the provisions of the said
Purchase Order having agreed to make an advance payment to the seller for performance of the
above Contract amounting to Rs (amount in • gures) (Rupees
seller for equivalent amount.
We, (Name of the Bank and its branch) having its
Head Of ce at (hereinafter referred
to as the "Bank" which expression shall unless excluded by or repugnant to the context
or meaning thereof, include its successors, administrators, executors and assigns) do
hereby guarantee and undertake to pay to the buyer merely on demand any and all
monies payable by the seller to the extent of Rs (amount in • gures)
(Rupees □□□□□. Only) as aforesaid at any time up to without any
demur, reservation, contest, recourse or protest and / or without any reference to the
seller. Any such demand made by the buyer on the Bank shall be conclusive and binding
notwithstanding any difference between the buyer and the seller or any difference or
dispute pending before any Court, Tribunal, arbitrator or any other authority. The Bank
undertakes not to revoke this guarantee during the currency without previous consent
of the buyer and further agrees that the guarantee herein contained shall continue to be
enforceable till the buyer discharges this guarantee.
The buyer shall have the fullest liberty without affecting in any way the liability of
the Bank under this guarantee, from time to time to vary the advance or to extend the time
for performance of the contract by the seller. The buyer shall also have the fullest liberty,
without affecting this guarantee, to postpone from time to time the exercise of any power
vested in them or of any right which they might have against the seller, and to exercise
the same at any time in any manner, and either to enforce or to forbear to enforce any
covenants, expressly contained or implied, in the contract between the buyer and the



seller or any other course or remedy or security available to the buyer.

The Bank shall not be released of its obligations under these presents by any exercise by the buyer of its liberty with reference to the matters as aforesaid or any of them or by reason of any other act or forbearance or other acts of omission or commission on the part of the buyer or any other indulgence shown by the buyer or by any other mater or thing whatsoever which under law would, but for this provision, have the effect of relieving the Bank.

The Bank also agrees that the buyer at its option shall be entitled to enforce this guarantee against the Bank as principal debtor, in the • rst instance without proceeding against the seller and notwithstanding any security or other guarantee that the buyer may have in relation to the seller's liabilities.

Notwithstanding anything contained hereinabove our liability under this guarantee is restricted to Rs. (Rupees only) and it shall remain in force up to and including And shall be extended from time to time for such period, as may be desired by (name of the seller) on whose behalf this quarantee has been given. Notwithstanding anything contained hereinabove, the liability of the Guarantor under this Guarantee restricted to is Rs..... (Rupees.....) and that this Guarantee shall remain in force until its expiry on the(date), unless a suit or action to enforce a Claim under this Guarantee is made against the Guarantor within six months from the aforesaid date of expiry, all the rights of the bene · ciary under the said Guarantee shall be forfeited and the Guarantor shall

Dated this day of, 200 at

WITNESS Signature of Bank's Authorised

be release and discharged from all liabilities hereof.

Signatories with Code No., Name

Signature, Name and Of • ce Designation and Bank Stamp.

Address



ANNEXURE-XX OFFER FOR B&D SPARES IN APPROVED ILMS FORMAT

NOT APPLICABLE



Annexure-XXI No Claim Certificate

(Refer Clause Annexure-VI, Clause 23 (c)) (On company Letter-head) Contractor's Name [Address and Contact Details] Contractor's Reference No. Date..... Garden Reach Shipbuilder and Engineers Ltd. Head of Procurement Procuring Organisation [Complete address of the Procuring Entity] Sub: Contract Agreement no. ------ dated ------for the supply of ------We have received the sum of Rs. (Rupees _____ only) as final settlement due to us for the supply of _____under the abovementioned contract agreement. We have received all the amounts payable to us with this payment and have no outstanding dispute of any description whatsoever regarding the amounts worked out as payable to us and received by us. We hereby unconditionally and without any reservation whatsoever, certify that we shall have no further claim whatsoever, of any description, on any account, against the Procuring Entity, under contract above. We shall continue to be bound by the terms and conditions of the contract agreement regarding its performance. Yours faithfully, Signatures of contractor or officer authorised to sign the contract documents. on behalf of the contractor (company Seal) Date:_____ Place:



(To be submitted as part of Technical bid)

(Ref. Tender No. NCM(Imp)/ST/DM/1000m3TSHD/001/ET-3008 Date 17.05.2024)

ANNEXURE-XXII Terms And Conditions - Compliance

(on Company	,					
Bidder's Nam	e Contact Detai	le1				
Bidder's Refe		10]		Date		
Tender Docur Note to Bidde maintaining th	ment No. Tend rs: Fill up this ne same numb	•	g Terms and C	Conditions in the	Tender Document covered elsewhe	
bid in this reg	ard. 					
SI. No.	Ref of Tender Document Section, Clause		Subject	Confirmation/ Deviation/	Justification/ Reason	
	Section	Clause/ sub- Clause		Exception/ reservation		
conditions of t bid, contrary t	the Tender Do erms and cond	cument, excep	t those mention		r reservation all te entioned elsewher ull and void.	
(Signature wit						
•	•	for and on beha	alf of			
-	ess of Bidder a	 and seal of cor ne Bidder	mpany]			



ANNEXURE-XXIII Model Clause/ Certificate to be inserted in tenders etc. w.r.t Order (Public Procurement)

(While adhering to the substance of the Order, procuring entities and GeM are free to appropriately modify the wording of the clause/ certificate based on their past experience, local needs etc.)

Model Clauses for Tenders

- I. Any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority.
- II. "Bidder" (including the term 'tenderer', 'consultant' or 'service provider' in certain contexts) means any person or firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or

companies), every artificial juridical person not falling in any of the descriptions of bidders stated hereinbefore, including any agency branch or office controlled by such person, participating in a procurement process.

- III. "Bidder from a country which shares a land border with India" for the purpose of this Order means:
 - a. An entity incorporated, established or registered in such a country; or
 - b. A subsidiary of an entity incorporated, established or registered in such a country; or
- c. An entity substantially controlled through entities incorporated, established or registered in such a country; or
 - d. An entity whose beneficial owner is situated in such a country; or
 - e. An Indian (or other) agent of such an entity; or
 - f. A natural person who is a citizen of such a country; or



- g. A consortium or joint venture where any member of the consortium or joint venture falls under any of the above
 - IV. The beneficial owner for the purpose of (iii) above will be as under:
- 1. In case of a company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has a controlling ownership interest or who

exercises control through other means.

Explanation—

- a. "Controlling ownership interest" means ownership of or entitlement to more than twenty-five per cent, of shares or capital or profits of the company;
- b. "Control" shall include the right to appoint majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholders agreements or voting agreements;
- 2. In case of a partnership firm, the beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen percent of capital or profits of the partnership;
- 3. In case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than fifteen percent of the property or capital or profits of such association or body of individuals;
- 4. Where no natural person is identified under (1) or (2) or (3) above, the beneficial owner is the relevant natural person who holds the position of senior managing official;
- 5. In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteenpercent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of

Page **97** of **100**



control or ownership.

V. An Agent is a person employed to do any act for another, or to represent another in dealings with third person.

VI. [To be inserted in tenders for Works contracts, including Turnkey contracts] The successful bidder shall not be allowed to sub-contract works to any contractor from a country which shares a land border with India unless such contractor is registered with the Competent Authority. Model Certificate for Tenders (for transitional cases as stated in para 3 of this Order)

"I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India; I hereby certify that this bidder is not from such a country and is eligible to be considered."

Model Certificate for Tenders

"I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India; I certify that this bidder is not from such a country or, if from such a country, has been registered with the Competent Authority. I hereby certify that this bidder fulfills all requirements in this regard and is eligible to be considered. [Where applicable, evidence of valid registration by the Competent Authority shall be attached.]"

Model Certificate for Tenders for Works involving possibility of sub-contracting

"I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India and on sub-contracting to contractors from such countries; I certify that this bidder is not from such a country or, if from such a country, has been registered with the Competent Authority and will not sub- contract any work to a contractor from such countries unless such contractor is registered with the Competent Authority. I hereby certify that this bidder fulfills all requirements in this regard and is eligible to be considered. [Where applicable, evidence of valid registration by the Competent Authority shall be attached.]"

Model Certificate for GeM:



"I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India; I certify that this vendor/ bidder is not from such a country or, is not from such a country, has been registered with the Competent Authority. I hereby certify that this vendor/ bidder fulfills all requirements in this regard and is eligible to be considered for procurement on GeM. [Where applicable, evidence of valid registration by the Competent Authority shall be attached.



