784072/2022/PS-PEM-MAX

विषयई एत	PROJECT: 3x800 MW PATRATU TPS	DOC NO.: PE-P	Q-434-571-18000-A003
HĄEL	PRE-QUALIFICATION REQUIREMENT (PQR)	DATE	31.03.2022
	AGITATORS	REV NO.	00

1.0	The bidder shall submit its credentials having previously designed (either by itself or under collaboration / licensing agreement), manufactured / got manufactured agitators (vertical and horizontal) in a Wet Limestone based FGD application in Coal fired power plant, which is in successful operation for a period of not less than one (1) year as on 08.09.2018. The rating of the Agitator shall not be less than that supplied for 500 MW or higher size unit for similar application. Bidder shall supply only the type of the equipment(s) for which the bidder is qualified.		
2.0	In case bidder is not meeting above clause, it shall fulfil the requirement placed at Annexure- 1 pertaining to the Provenness criteria for Agitators for the Flue Gas Desulphurisation System.		
3.0	 The supplier has to submit following supporting documents meeting above mentioned prequalifying requirement: a) Copy of minimum one (1) performance certificate (in English) from end user along with copy of related Purchase Order (PO) or Letter of intent (LOI) or Letter of Award (LOA) or Work Order (WO) in support of PQR clause at S.No.1.0 above as applicable. These documents must contain details of both vertical as well as horizontal agitators. b) Copy of all documents to establish conditions as mentioned in Annexure-1 as applicable. i) Copy of document of incorporation of JV/ Subsidiary company in India. ii) Copy of valid ongoing collaboration / licencing agreement / technology transfer agreement. iii) Copy of document of at least 26% equity participation of qualified equipment manufacturer in the Indian JV company/subsidiary company directly or indirectly through its holding/Subsidiary company, which shall be maintained for a lock-in period of seven (7) years from the date of incorporation of such JV/Subsidiary or up to the end of defect liability period of the contract whichever is later. iv) The details of collaborator or technology provider of the qualified equipment manufacturer who meets the requirement stipulated at Annexure-1 shall be filled by the bidder in the format placed at Annexure-2. 		
	Bidder to furnish the requirement credentials/DJU, as applicable in the format, as enclosed at Annexure-2.		
4.0	Bidder shall submit design documents to substantiate technical parameters specified in PQR, if the same is not mentioned in performance certificate/purchase order.		
5.0	Bidder to submit all supporting documents in English. If documents submitted by bidder are in language other than English, a translation of its pertinent passages in English language in which case, for purposes of interpretation of the bid, the translation shall govern. The English Translation of the documents shall be carried out by professional translators and the translator shall certify that he is proficient in both languages in order to translate the document and that the translation is complete and accurate. Further, translation shall be authenticated by the Indian Consulate located in the Country where the documents have been issued or the Embassy of that Country in India.		

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(df マロ ま マック) PROJECT: 3x800 MW PATRATU TPS	DOC NO.: PE-F	PQ-434-571-18000-A003
PRE-QUALIFICATION REQUIREMENT (PQR)	DATE	31.03.2022
AGITATORS	REV NO.	00

6.0	Notwithstanding anything stated above, BHEL/PVUNL reserves the right to assess the capabilities and capacity of the bidder to perform the contract, should the circumstances warrant such assessment in the overall interest of BHEL/PVUNL.
7.0	After satisfactory fulfilment of all the above criteria/ requirement, offer shall be considered for further evaluation as per NIT and all the other terms of the tender.
8.0	Group-wise (horizontal type/ Vertical type) agitator evaluation will be done ie. bidder can quote either both Horizontal (Side Entry) and Vertical type agitators (Complete Scope) or either Horizontal (Side Entry)/ Vertical type Agitators. Hence, part scope as defined above is acceptable.

Annexure-1 to Doc No. PE-PQ-434-571-18000-A003

1. A JV / Subsidiary Company formed for manufacturing and supply of equipment(s) as listed at clause no. 1.0 of document no. PE-PQ-434-571-18000-A003. in India can also manufacture such equipments, provided that it has a valid collaboration or licensing agreement for design, engineering, manufacturing of such equipment(s) in India with a qualified equipment manufacturer who meets the requirements stipulated at the said clause (or the technology provider of the qualified equipment manufacturer) for the respective equipment(s). However, in this case, the proposed JV / Subsidiary Company before resorting to design, engineering, manufacturing of such proven equipment(s) listed at said clause by himself should have sourced / shall source such proven equipment(s) for at least the first 800 MW unit completely from such qualified manufacturer. For subsequent units before taking up the manufacturing of such equipment(s), the bidder must create /have created manufacturing facilities at his works as per collaborator's/licenser's design, manufacturing and guality control system for such equipment(s). The agitators for sourcing from such qualified manufacturer for the first 800MW unit shall be Limestone slurry tank agitator (1 no.), Primary Hydro cyclone tank agitator (1 no.), Secondary Hydrocodone tanks Agitator (1 no.), Waste water tank agitator (1 no.), Filtrate water tank agitator (1 no.), Auxiliary absorbent tank agitator (3 nos.), Absorber area drain sump agitator (1 no.), Gypsum area drain sump agitator (1 no.), Limestone area drain sump agitator (1 no.).

Further, in such a case, such qualified equipment manufacturers should have, directly or indirectly through its holding company/ subsidiary company, at least 26% equity participation in the Indian Joint Venture Company/ Subsidiary Company, which shall be maintained for a lock-in period of seven (7) years from the date of incorporation of such Joint Venture/ Subsidiary or up to the end of defect liability period of the contract, whichever is later. In addition, the Bidder along with the Indian Joint Venture Company/ Subsidiary Company, qualified equipment manufacturers and its holding/ subsidiary Company, as applicable, shall furnish DJU in which executant of the DJU shall be jointly and severally liable for the successful performance of the equipment as per the format enclosed in the bidding document. The DJU shall be submitted prior to the placement of order on the bidder for a particular equipment. In case of award, each executant of the DJU except the Bidder shall be required to furnish an on-demand bank guarantee for INR 1.5 Million (Indian Rupees One and Half Million only) for each equipment.

2. In case the Bidder is not manufacturer of proven Agitators as per clause no. 1.0 of document no.PE-PQ-434-571-18000-A002, but is a manufacturer of Agitators for similar process/duty application in petrochemical or metals and mining industry, the Bidder can also manufacture Agitators, provided it has collaboration or valid licensing agreement for design, engineering, manufacturing, supply of such Agitators in India with such manufacturer who meet the requirements stipulated at the said clause. However, in this case, Bidder before resorting to design, engineering, manufacturing of such proven equipment by himself should have sourced / shall source such proven equipment for at least the first 800 MW unit completely from such qualified manufacturer. For subsequent units before taking up the manufacturing of such equipment, the bidder must create /have created manufacturing facilities at his works as per collaborator's /licenser's design, manufacturing and quality control system for such equipments. The agitators for sourcing from such qualified manufacturer for the first 800MW unit shall be Limestone slurry tank agitator (1 no.), Primary Hydro cyclone tank agitator (1 no.), Secondary Hydrocodone Tanks Agitator (1 no.), Waste water tank agitator (1 no.), Filtrate water tank agitator (1 no.), Auxiliary absorbent tank agitator (3 nos.), Absorber area drain sump agitator (1 no.).

In addition, the Bidder along with the qualified equipment manufacturer shall furnish DJU in which executant of the DJU shall be jointly and severally liable for the successful performance of the equipment as per the format enclosed in the bidding document. The DJU shall be submitted prior to the placement of order on the bidder for Agitators. In case of award, each executant of the DJU except the Bidder shall be required to furnish an on demand bank guarantee for INR 1.5 Million (Indian Rupees One and Half Million only).

3. Before taking up the manufacturing of such equipment(s) as per clause 2 & 3 above, the Bidder must create (or should have created) manufacturing and testing facilities at its works as per Collaborator / licenser's design, manufacturing and quality control system for such equipments duly certified by the Collaborator / licensor. Further, the Collaborator / Licenser shall provide (or should have provided) all design, design calculation, manufacturing drawings and must provide (or should have provided)

technical and quality surveillance assistance and supervision during manufacturing, erection, testing, commissioning of equipments.

4. BHEL/PVUNL reserves the right to fully satisfy himself regarding capability and capacity of the proposed arrangement and may prescribe additional requirement before allowing manufacture of the equipment listed above for this contract.

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Annexure-2 to Doc No. PE-PQ-434-571-18000-A003

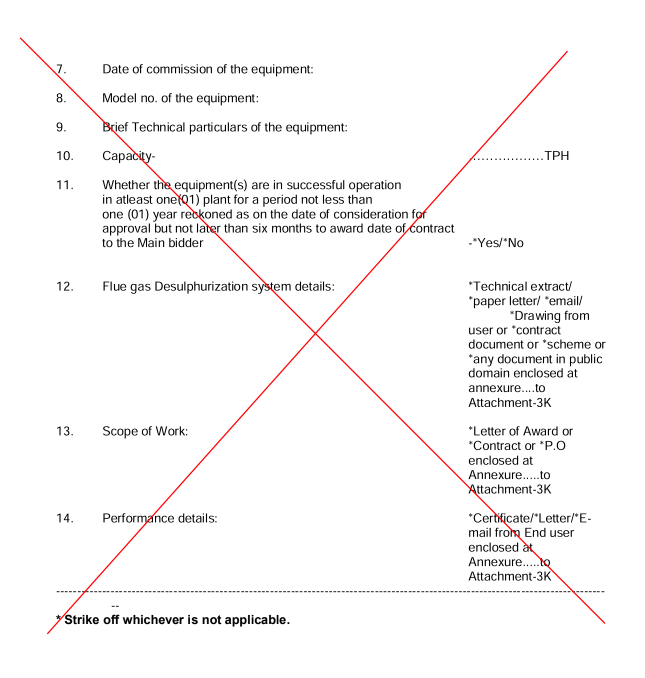
THE FORMAT TO BE FILLED SEPARATELY FOR HORIZONTAL AND VERTICAL AGITATOR Ε. Agitators: We declare that, we/our Sub-Vendor, have manufactured and supplied at least one (1) number of Agitators with rating not less than that supplied for 500 MW or higher size unit for similar application, Vertical/Horizontal type working in Wet Limestone based FGD application in Coal fired power plant and which has been in successful operation for minimum one(1) year reckoned as on the date of consideration for approval but not later than six months to award date of contract to the Main bidder, as per the details furnished below:: SI. No. Description **Reference Work** 1. Name of the reference plant & location: 2. Client name and his address: 3. No. of units and capacity in MW of unit: 4. Whether power plant is coal fired -*Yes/*No 5. Whether operating in a Wet Limestone based FGD application -*Yes/*No in coal fired power plant 6. Name of equipment manufacturer & address: 7. Date of commission of the equipments: 8. Model no. of the equipment: 9. Brief Technical particulars of the equipments:MW unit size 10. Agitators supplied for 11. Whether the equipment(s) are in successful operation in atleast one(01) plant for a period not less than one(01) year reckoned as on the date of consideration for approval but not later than six months to award date of contract to the Main bidder -*Yes/*No

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12.	Flue gas Desulphurization system details:	*Technical extract/ *paper letter/ *email/ *Drawing from user or *contract document or *scheme or *any document in public domain enclosed at annexureto Attachment-3K
13.	Scope of Work:	*Letter of Award or *Contract or *P.O. enclosed at Annexureto Attachment-3K
14.	Performance details:	*Certificate/*Letter/*E- mail from End user enclosed at Annexureto ttachment-3K

* Strike off whichever is not applicable.

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^{*2.00.00} Applicable for JV Company/Subsidiary Company meeting provenness criteria as per clause no. 4.26.2, Sub section-IA, Part-A of Section-VI. (Refer to Corresponding clause no. 2 of Annexure-1of PE-PQ-434-571-18000-A003)

*3.00.00

3.01.00

We, hereby confirm that JV company/ Subsidiary company (Strike off whichever is 2.01.00 not applicable) formed for manufacturing and supply of euqipment(s) (*Slurry Recirculation Pumps, *Oxidation Blowers, *Wet Limestone Grinding Mills, *Slurry Pumps, *Agitators) has a valid collaboration or licensing agreement for design, engineering, manufacturing of such equipment(s) in India with a qualified equipment manufacturer who meets the requirements stipulated at clause 4.26.1 of subsection-IA, Part-A, Section VI of bidding documents (or the technology provider of the qualified equipment manufacturer). Further, in such a case, such qualified equipment manufacturers is having, directly or indirectly through its holding company/subsidiary company, at least 26% equity participation in the Indian Joint Venture Company/subsidiary company, which shall be maintained for a lock-in period of seven (7) years from the date of incorporation of such Joint Venture / Subsidiary or up to the end of defect liability period of the contract, whichever is later. Further, JV / Subsidiary Company (Strike off whichever is not applicable) before resorting to design, engineering, manufacturing of such proven equipment(s) (*Slurry Recirculation Pumps, *Oxidation Blowers, *Wet Limestone Grinding Mills, *Slurry Pumps, *Agitators) by himself should *have sourced /*shall source such proven equipment(s) (*Slurry Recirculation Pumps, *Oxidation Blowers, *Wet Limestone Grinding Mills, *Slurry Pumps, *Agitators) for at least the first 800 MW unit completely from such qualified manufacturer. For subsequent units before taking up the manufacturing of such equipment(s) (*Slurry Recirculation Pumps, *Oxidation Blowers, *Wet Limestone Grinding Mills, *Slurry Pumps,*Agitators), the *we/ *our sub vendor(s) *will create /*have created manufacturing facilities at his works as per collaborator's/licenser's design, manufacturing and quality control system.

> In addition, the Bidder along with the Indian *Joint Venture Company/ *Subsidiary Company, qualified equipment manufacturers and its holding/ subsidiary Company, as applicable, shall furnish DJU in which executant of the DJU shall be jointly and severally liable for the successful performance of the equipment as per the format enclosed.

- Applicable for Bidder/his sub vendors seeking provenness criteria as per clause no. 4.26.3, Sub section-I, Part-A of Section-VI.
- We, hereby confirm that *we/*our sub-vendors is a manufacturer of Blowers/compressors for minimum 50 NM₃/min capacity. (Details of references enclosed at Annexure)

(Data to be furnished in line with format given at 1.00.00 of this Attachment))

3.02.00 We further confirm that details in respect of collaboration / valid licencing agreement for the Oxidation Blower between *us/*our sub-vendors, as per 3.01.00 above, and with qualified Oxidation Blower manufacturer, who meets the requirement stipulated at clause **4.26.1**, sub-section-IA, Part-A, Section-VI are enclosed as per **Annexure......** to this Attachment. The data in respect of proveneness criteria for the qualified Oxidation Blower manufacturer, which are in successful operation in at least one (1) plant for a period not less than one reckoned as on the date of



*5.00.00 Applicable for Bidder/his sub vendors seeking provenness criteria as per clause no. 4.26.5, Sub section-IA, Part-A of Section-VI. (Refer to Corresponding clause no. 3 of Annexure-1of PE-PQ-434-571-18000-A003)

5.01.00 We, hereby confirm that *we/*our sub-vendors is a manufacturer of a manufacturer of Agitators for similar process/duty application in petrochemical or metals and mining industry. (Details of references enclosed at Annexure)

(Data to be furnished in line with format given at 1.00.00 of this Attachment))

5.02.00 We further confirm that details in respect of collaboration / valid licencing agreement for the Agitator between *us/*our sub-vendors, as per 5.01.00 above, and with qualified Agitator manufacturer, who meets the requirement stipulated at clause **4.26.1**, sub-section-IA, Part-A, Section-VI are enclosed as per **Annexure-......** to this Attachment. The data in respect of proveneness criteria for the qualified Agitator manufacturer, which is in successful operation in at least one (1) plant for a period not less than one reckoned as on the date of consideration for approval but not later than six months to award date of contract to the Main bidder are furnished below.

(Data to be furnished in line with format given at 1.00.00 of this Attachment)

Further, *we/*our sub-vendors before resorting to design, engineering, manufacturing of Agitator by itself *have sourced /*shall source Oxidation Blower for at least the first 800 MW unit completely from such qualified manufacturer who meets the requirement stipulated at clause **4.26.1**, sub-section-IA, Part-A, Section-VI. We further confirm that we/ our sub vendor(s) for subsequent units before taking up the manufacturing of such Agitator, *we/ *our sub vendor(s) *will create /*have created manufacturing facilities at his works as per collaborator's/licenser's design, manufacturing and quality control system.

In addition, the Bidder along with our sub-vendors, as per 5.01.00 above (if applicable) and the qualified Agitator manufacturer

and its holding/ subsidiary Company, as applicable, shall furnish DJU in which executant of the DJU shall be jointly and severally liable for the successful performance of the equipment as per the format enclosed.

in favour of NTPC Limited, A Government of India Enterprise, incorporated under the Companies Act, 1956, having its Registered Office at NTPC Bhawan, Scope Complex, 7, Institutional Area, Lodhi Road, New Delhi-110003 INDIA (hereinafter called "NTPC" or "Employer" which expression shall include its successors, administrators, executors and assigns).

WHEREAS, the Employer invited Bids for design, engineering, manufacture, supply, transportation to site, construction, installation, testing, commissioning and conductance of guarantee tests for the **EPC Package** for **Patratu STPS Expansion Phase-I (3x800MW)** (hereinafter referred to as "Plant") vide its Bidding Document No. **CS-9585-001-2**.

AND WHEREAS vide clause 4.26.2 of Sub-Section-I-A, Part A, Section VI of bidding documents, it has been specified that a JV / Subsidiary Company formed for manufacturing and supply of equipment(s) in India as listed at clause no. 4.26.1 of Sub-Section-I-A, Part A, Section VI can also manufacture such equipments, provided that it has a valid collaboration or licensing agreement for design, engineering, manufacturing of such equipment(s) in India with a gualified equipment manufacturer who meets the requirements stipulated at clause 4.26.1 of Sub-Section-I-A, Part-A, Section-VI of bidding documents (or the technology provider of the qualified equipment manufacturer). Further, in such a case, such qualified equipment manufacturers should have, directly or indirectly through its holding company/ subsidiary company, atleast 26% equity participation in the Indian Joint Venture Company/ Subsidiary Company, which shall be maintained for a lock-in period of seven (7) years from the date of incorporation of such Joint Venture/ Subsidiary or upto the end of defect liability period of the contract, whichever is later. Further, the JV / Subsidiary Company before resorting to design, engineering, manufacturing of such proven equipment(s) listed at clause no. 4.26.1 of Sub-Section-IA, Part-A, Section-VI of bidding documents by himself should have sourced / shall source such proven equipment(s) for at least the first 800 MW unit completely from such qualified manufacturer. For subsequent units before taking up the manufacturing of such equipment(s), the bidder/ his sub-vendor(s) must create /have created manufacturing facilities at his works as per collaborator's/ licenser's design, manufacturing and quality control system for such equipment(s) In addition, the Bidder/Contractor along with the Indian Joint Venture Company/ Subsidiary Company, qualified equipment manufacturers and its holding/ subsidiary Company, as applicable, shall furnish DJU for each equipment in which executant of the DJU shall be jointly and severally liable for the successful performance of the equipment.

NOW THEREFORE, THIS DEED WITNESSETH AS UNDER:

- 2. In case of any breach of the Contract committed by the Indian *JV/*Subsidiary Company, we the Bidder/Contractor and Qualified Equipment Manufacturer and the *Holding/*Subsidiary Company of Qualified Equipment Manufacturer do hereby undertake, declare and confirm that we shall be fully responsible for the successful performance of the (Name of Equipment) and undertake to carryout all the obligations and responsibilities under this Deed of Joint Undertaking in order to discharge the Indian *JV/*Subsidiary Company's obligations stipulated under the Contract. Further, if the Employer sustains any loss or damage on account of any breach of the Contract for the (Name of Equipment), we the Bidder/Contractor and Qualified Equipment Manufacturer and the *Holding/*Subsidiary Company of Qualified Equipment Manufacturer jointly and severally undertake to promptly indemnify and pay such loss/damages caused to the Employer on its written demand without any demur, reservation, Contest or protest in any manner whatsoever. This is without prejudice to any rights of the Employer against the Contractor/ his Sub-Vendor under the Contract and/or guarantees. It shall not be necessary or obligatory for the Employer to first proceed against the Indian *JV/*Subsidiary Company / **Bidder/Contractor before proceeding against the Qualified Equipment Manufacturer and the *Holding/*Subsidiary Company of Qualified Equipment Manufacturer nor any extension of time or any relaxation given by the Employer to the Indian *JV/*Subsidiary Company / **Bidder/Contractor shall prejudice any rights of the Employer under this Deed of Joint Undertaking to proceed against the Qualified Equipment Manufacturer and the *Holding/*Subsidiary Company of Qualified Equipment Manufacturer.
- 3. Without prejudice to the generality of the Undertaking in paragraph 1 above, the manner of achieving the objective set forth in paragraph 1 above shall be as follows:

Further, we, the Qualified Equipment Manufacturer and the *Holding/*Subsidiary Company of Qualified Equipment Manufacturer shall extend our quality

surveillance/ supervision/ quality control to the Contractor during manufacture, erection, commissioning and performance testing, both at Indian *JV/*Subsidiary Company's works and/ or at Employer's project site.

Further, the Qualified Equipment Manufacturer and the *Holding/*Subsidiary Company of Qualified Equipment Manufacturer shall ensure proper design, manufacture, installation, testing and successful performance of the (Name of Equipment) under the said Contract in accordance with stipulations of Bidding Documents and if necessary, the Qualified Equipment Manufacturer and the *Holding/*Subsidiary Company of Qualified Equipment Manufacturer shall advise the Indian *JV/*Subsidiary Company suitable modifications of design and implement necessary corrective measures to discharge the obligations under the contract.

- 4. We, the **Bidder/Contractor and Qualified Equipment Manufacturer and the *Holding/*Subsidiary Company of Qualified Equipment Manufacturer and Indian *JV/*Subsidiary Company do hereby undertake and confirm that this Undertaking shall be irrevocable and shall not be revoked till ninety (90) days after the end of the defect liability period of the equipment covered under the Contract and further stipulate that the Undertaking herein contained shall terminate after ninety (90) days of satisfactory completion of such defect liability period. In case of delay in completion of defect liability period, the validity of this Deed of Joint Undertaking shall be extended by such period of delay. We further agree that this Undertaking shall be without any prejudice to the various liabilities of the Contractor including Contract Performance Security as well as other obligations of the Contractor in terms of the Contract.

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- 5. The **Bidder/Contractor and Qualified Equipment Manufacturer and the *Holding/*Subsidiary Company of Qualified Equipment Manufacturer and Indian *JV/*Subsidiary Company will be fully responsible for the quality of all the equipment/main assemblies/components manufactured at their works or at their Vendors' works or constructed at site, and their repair or replacement, if necessary, for incorporation in the Plant and timely delivery thereof to meet the completion schedule under the Contract.
- 6. In case of Award, in addition to the Contract Performance Security for the Contract, the Qualified Equipment Manufacturer and the *Holding/*Subsidiary Company of Qualified Equipment Manufacturer and Indian *JV/*Subsidiary Company shall each furnish 'as security' an on demand Performance Bank Guarantee in favour of the Employer as per provisions of the bidding documents. The value of such Bank Guarantee shall be equal to INR 1.5 Million (Indian Rupees One and Half Million) and it shall be guarantee towards the faithful performance /compliance of this Deed of Joint Undertaking in accordance with the terms and conditions specified herein. The bank guarantee shall be unconditional, irrevocable and valid till ninety (90) days beyond the end of defect liability period of the last equipment covered under the Contract. In case of delay in completion of the defect liability period, the validity of this Bank Guarantee shall be extended by the period of such delay. The guarantee amount shall be promptly paid to the Employer on demand without any demur, reservation, protest or contest.
- 7. Any dispute that may arise in connection with this Deed of Joint Undertaking shall be settled as per arbitration procedure/rules mentioned in the Contract Documents. This Deed of Joint Undertaking shall be construed and interpreted in accordance with the Laws of India and the Courts of Delhi shall have exclusive jurisdiction.
- 8. We, the Bidder/Contractor and Qualified Equipment Manufacturer and the *Holding/*Subsidiary Company of Qualified Equipment Manufacturer and Indian *JV/*Subsidiary Company agree that this Undertaking shall form an integral part of the Contracts from the date of signing of this Deed of Joint Undertaking. We further agree that this Deed of Joint Undertaking shall continue to be enforceable till its validity.
- 9. That this Deed of Joint Undertaking shall be operative from the effective date of signing of this Deed of Joint Undertaking.

IN WITNESS WHEREOF, the Bidder/Contractor and Qualified Equipment Manufacturer and the *Holding/*Subsidiary Company of Qualified Equipment Manufacturer and *Indian Joint Venture Company/ *Subsidiary Company Vendor through their authorised representatives, have executed these presents and affixed common seal of their respective companies, on the day, month and year first mentioned above.

1.	WITNESS	For M/s(Bidder/Contractor)
		(Signature of the Authorised

1.

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	(Signature Name)	Representative)
	(Official Address)	Name
		Designation
		Common Seal of the Company
	WITNESS	For M/s (Indian *JV/*Subsidiary Company)
	(Signature Name)	(Signature of the Authorised
		Representative)
	(Official Address)	Name
		Designation
		Common Seal of the Company
1.	WITNESS	For M/s (Qualified Equipment Manufacturer)
	(Signature Name)	(Signature of the Authorised Representative)
	(Official Address)	Name
		Designation
		Common Seal of the Company
1.	WITNESS	*For M/s (*Holding/*Subsidiary Company of Qualified Equipment Manufacturer)
	(Signature Name)	(Signature of the Authorised Representative)

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(Official Address)	Name

Designation

Common Seal of the Company

Note : Power of Attorney of the persons signing the said Deed of Joint Undertaking is to be furnished.

* Contractor/Sub-Vendor shall strike out, whichever is not applicable.

(ON NON-JUDICIAL STAMP PAPER OF APPROPRIATE VALUE)

in favour of NTPC Limited, A Government of India Enterprise, incorporated under the Companies Act, 1956, having its Registered Office at NTPC Bhawan, Scope Complex, 7, Institutional Area, Lodhi Road, New Delhi-110003 INDIA (hereinafter called "NTPC" or "Employer" which expression shall include its successors, administrators, executors and assigns).

WHEREAS, the Employer invited Bids for design, engineering, manufacture, supply, transportation to site, construction, installation, testing, commissioning and conductance of guarantee tests for the **EPC Package** for **Patratu STPS Expansion Phase-I (3x800MW)** (hereinafter referred to as "Plant") vide its Bidding Document No. **CS-9585-001-2**.

AND WHEREAS vide clause *4.26.3/*4.26.4/*4.26.5/*4.26.6 of Sub-Section-I-A, Part A, Section VI of bidding documents, it has been specified that a Qualified Indian Manufacturing Company can also manufacture equipment(s) listed at clause no. 4.26.1 of Sub-Section-I-A, Part A, Section VI for which it is qualified, provided that it has a valid collaboration or licensing

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agreement for design, engineering, manufacturing of such equipment(s) in India with a qualified equipment manufacturer who meets the requirements stipulated at clause 4.26.1 of Sub-Section-I-A, Part-A, Section-VI of bidding documents. Further, the Qualified Indian Manufacturing Company before resorting to design, engineering, manufacturing of such proven equipment(s) listed at clause no. 4.26.1 of Sub-Section-IA, Part-A, Section-VI of bidding documents by himself should have sourced / shall source such proven equipment(s) for at least the first 800 MW unit completely from such qualified manufacturer. For subsequent units before taking up the manufacturing of such equipment(s), the bidder/ his sub-vendor(s) must create /have created manufacturing facilities at his works as per collaborator's/ licenser's design, manufacturing and quality control system for such equipment(s) In addition, the Bidder/Contractor along with the Qualified Indian Manufacturing Company, qualified equipment manufacturers shall furnish DJU for each equipment in which executant of the DJU shall be jointly and severally liable for the successful performance of the equipment.

NOW THEREFORE, THIS DEED WITNESSETH AS UNDER:

- 2. In case of any breach of the Contract committed by the Qualified Indian Manufacturing Company, we the Bidder/Contractor and Qualified Equipment Manufacturer do hereby undertake, declare and confirm that we shall be fully responsible for the successful

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performance of the (Name of Equipment) and undertake to carryout all the obligations and responsibilities under this Deed of Joint Undertaking in order to discharge the Qualified Indian Manufacturing Company obligations stipulated under the Contract. Further, if the Employer sustains any loss or damage on account of any breach of the Contract for the (Name of Equipment), we the Bidder/Contractor and Qualified Equipment Manufacturer jointly and severally undertake to promptly indemnify and pay such loss/damages caused to the Employer on its written demand without any demur, reservation, Contest or protest in any manner whatsoever. This is without prejudice to any rights of the Employer against the Contractor/ his Sub-Vendor under the Contract and/or guarantees. It shall not be necessary or obligatory for the Employer to first proceed against the Indian Qualified Indian Manufacturing Company / Bidder/Contractor before proceeding against the Qualified Equipment Manufacturer nor any extension of time or any relaxation given by the Employer to the Qualified Indian Manufacturing Company / **Bidder/Contractor shall prejudice any rights of the Employer under this Deed of Joint Undertaking to proceed against the Qualified Equipment Manufacturer.

- 3. Without prejudice to the generality of the Undertaking in paragraph 1 above, the manner of achieving the objective set forth in paragraph 1 above shall be as follows:

Further, we, the Qualified Equipment Manufacturer shall extend our quality surveillance/ supervision/ quality control to the Contractor during manufacture, erection, commissioning and performance testing, both at Qualified Indian Manufacturing Company's works and/ or at Employer's project site.

Further, the Qualified Equipment Manufacturer shall depute their technical experts from time to time to the Qualified Indian Manufacturing Company's works/ Employer's project site as required by the Employer and agreed to by Qualified Indian Manufacturing Company to facilitate the successful performance of the (Name of Equipment) as stipulated in the aforesaid Contract.

Further, the Qualified Equipment Manufacturer shall ensure proper design, manufacture, installation, testing and successful performance of the (Name of Equipment) under the said Contract in accordance with stipulations of Bidding Documents and if necessary, the Qualified Equipment Manufacturer shall advise the Qualified Indian Manufacturing Company suitable modifications of design and implement necessary corrective measures to discharge the obligations under the contract.

(b) In the event Indian Qualified Indian Manufacturing Company /Contractor fail to demonstrate that the (Name of Equipment) meets the

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guaranteed parameters and demonstration parameters as specified in the contract, the Qualified Equipment Manufacturer shall promptly carry out all the corrective measures related to engineering services at their own expense and shall promptly provide corrected design to the Employer.

- 4. We, the Bidder/Contractor and Qualified Equipment Manufacturer and the Qualified Indian Manufacturing Company do hereby undertake and confirm that this Undertaking shall be irrevocable and shall not be revoked till ninety (90) days after the end of the defect liability period of the equipment covered under the Contract and further stipulate that the Undertaking herein contained shall terminate after ninety (90) days of satisfactory completion of such defect liability period. In case of delay in completion of defect liability period, the validity of this Deed of Joint Undertaking shall be extended by such period of delay. We further agree that this Undertaking shall be without any prejudice to the various liabilities of the Contractor including Contract Performance Security as well as other obligations of the Contractor in terms of the Contract.
- 5. The Bidder/Contractor and Qualified Equipment Manufacturer will be fully responsible for the quality of all the equipment/main assemblies/components manufactured at their works or at their Vendors' works or constructed at site, and their repair or replacement, if necessary, for incorporation in the Plant and timely delivery thereof to meet the completion schedule under the Contract.
- 6. In case of Award, in addition to the Contract Performance Security for the Contract, the Qualified Equipment Manufacturer shall furnish 'as security' an on demand Performance Bank Guarantee in favour of the Employer as per provisions of the bidding documents. The value of such Bank Guarantee shall be equal to INR 1.5 Million (Indian Rupees One and Half Million) and it shall be guarantee towards the faithful performance /compliance of this Deed of Joint Undertaking in accordance with the terms and conditions specified herein. The bank guarantee shall be unconditional, irrevocable and valid till ninety (90) days beyond the end of defect liability period of the last equipment covered under the Contract. In case of delay in completion of the defect liability period, the validity of this Bank Guarantee shall be extended by the period of such delay. The guarantee amount shall be promptly paid to the Employer on demand without any demur, reservation, protest or contest.
- 7. Any dispute that may arise in connection with this Deed of Joint Undertaking shall be settled as per arbitration procedure/rules mentioned in the Contract Documents. This Deed of Joint Undertaking shall be construed and interpreted in accordance with the Laws of India and the Courts of Delhi shall have exclusive jurisdiction.
- 8. We, the Bidder/Contractor and Qualified Equipment Manufacturer and the Qualified Indian Manufacturing Company shall form an integral part of the Contracts from the date

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of signing of this Deed of Joint Undertaking. We further agree that this Deed of Joint Undertaking shall continue to be enforceable till its validity.

9. That this Deed of Joint Undertaking shall be operative from the effective date of signing of this Deed of Joint Undertaking.

IN WITNESS WHEREOF, the Bidder/Contractor and Qualified Equipment Manufacturer and the Qualified Indian Manufacturing Company through their authorised representatives, have executed these presents and affixed common seal of their respective companies, on the day, month and year first mentioned above.

1.	WITNESS	For M/s
		(Bidder/Contractor)
	(Signature Name)	(Signature of the Authorised
	(Signature Name)	Representative)
	(Official Address)	Name
		Designation
		Common Seal of the Company
Ι.	WITNESS	For M/s (Qualified Indian Manufacturing Company)
	(Signatura Nama)	(Signature of the Authorised
	(Signature Name)	Representative)
	(Official Address)	Name
		Designation
		Common Seal of the Company
1.	WITNESS	For M/s (Qualified Equipment Manufacturer)
	(Signature Name)	(Signature of the Authorised Representative)
		Signature of authorized signatory

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(Official Address)

Name.....

Designation

Common Seal of the Company

Note : Power of Attorney of the persons signing the said Deed of Joint Undertaking is to be furnished.

* Contractor/Sub-Vendor shall strike out, whichever is not applicable