

Contract

Contract No: GEMC-511687766059978 Generated Date: 05-Oct-2021 12000830121170 7-Oct-2021 Bid/RA/PR No:GEM/2021/B/1394991

Schedule Name: Schedule 2

Organisatio	n Details				Buyer D	etails							
ype:	Central P	SU			Designatior	n:	Assi	stant M	lanage	r MM			
linistry:	Ministry o	of Coal			Contact No.			2-2511	-				
epartment:	Materials	Manageme	nt		Email ID:		sach	nin.kho	dke@n	ic.in			
rganisation Nam		Coalfields Lt			GSTIN:			AACW1	•				
ffice Zone:			mited / Nagpur							state, Civ	vil Lir	nes,	
					Address:			•				001, India	
inancial Ap	proval Detail				Paying /	Autho	rity D	etails	5				
D Concurrence:	-		No		Payment Me		Offli						
	ministrative Approva	d:	General Manage	er-MM	Designation			 Manage	er Fin				
	ancial Approval:		Chief Manager-I		Email ID:			-		oal.gov.	in		
					GSTIN:			AACW1					
							WCI	. Hqrs,	Coal Es	state, Civ	vil Lir	nes,	
					Address:		NAG	SPUR CI	TY, MA	HARASH	ITRA-	-440001, Ind	ia
eller Detai	S		2021100000117	700									
eM Seller ID:			3021180000117	/99									
ompany Name: ontact No.:			BEML LIMITED										
			09900046586										
mail ID:			mmd@beml.co.ir										
ddress:			23/1,4TH MAIN R			·,							
ISME vorified			BANGALORE, Kar	iidlaKa-56002	/,-								
ISME verified:	n number:		No										
ISME Registratio	n number:		-				וחכבוסי	ר ווד		1042201	70		ווקנסכי
STIN:			29AAACB8433D1 18AAACB8433D2										
STIN.			29AAACB8433D1			UIAAACI	1043301	.20,30	JAAACI	045501		ZTAAACD04	550121,
	nvoice to be r ails			of - Consig	inee								
Product Det		aised in			odel	HSN	Code		ered ntity	Unit	Tir	Lead ne(Days)	of all Duties a
Product Det Item D	ails	aised in Cate	the name of gory Name	Mi BEML PART I	odel 10.	HSN	not	Qua			Tir		(Inclusiv of all Duties a Taxes i INR)
Product Det Item D Product Name 452HC01004 ST ASSY Brand : BEML Brand Type : I Catalogue Sta not verified by	ails Pescription = : BEML PART NO. TEERING CYLINDER Registered Brand htus : Catalogue	aised in Cate	the name of gory Name	M	odel NO. 1 STEERING	HSN	not fied by			Unit	Tir		(Inclusiv of all Duties a Taxes i
Product Det Item D Product Name 452HC01004 ST ASSY Brand : BEML Brand Type : I Catalogue Sta not verified by	ails Description a : BEML PART NO. TEERING CYLINDER Registered Brand htus : Catalogue OEM EM verified Reseller	Cates BEML PAR 452HC010	the name of gory Name	Me BEML PART M 452HC01004	odel NO. 1 STEERING	HSN r speci	not fied by	Qua			Tir -		(Inclusiv of all Duties a Taxes i INR)
Product Det Item E Product Name 452HC01004 S' ASSY Brand : BEML Brand Type : I Catalogue Sta not verified by Selling As : Ol tal Order Value (ails Pescription a : BEML PART NO. TEERING CYLINDER Registered Brand ttus : Catalogue OEM EM verified Reseller in INR)	Cates BEML PAR 452HC010	the name of gory Name	Me BEML PART M 452HC01004	odel NO. 1 STEERING	HSN r speci	not fied by	Qua			-		(Inclusiv of all Duties a Taxes i INR) 178,467.92
roduct Det Item E Product Name 452HC01004 S ASSY Brand : BEML Brand Type : I Catalogue Sta not verified by Selling As : Of	ails Description a : BEML PART NO. TEERING CYLINDER Registered Brand https : Catalogue OEM EM verified Reseller in INR) Detail	Cates BEML PAR 452HC010	the name of gory Name	Me BEML PART M 452HC01004	odel NO. 1 STEERING	HSN r speci	not fied by	4	Deliv	pieces	-		(Inclusiv of all Duties a Taxes i INR) 178,467.92 178,467.92

	Sub-Spec	Value
Custom Specification	Custom Specification	Yes
Seller Specification Document:		
	mkp.gem.gov.in/catalog_data/catalog_support_docur	ment/04/27/257/CatalogAttrs/Specification
. SpecificationDocument1	ument/2021/8/23/2021_08_23_11_13_02_452hc0100	4_2021-08-23-11-13-
	26_c05d8e7817e267c0b09f2a06870afc74. pdf	
Buyer Specification Document:		
	mkp.gem.gov.in/catalog_data/catalog_support_documen	at/buyer.documents/850683/54/78/703/Ca
SpecificationDocument	gAttrs/SpecificationDocument/2021/7/29/merged_doc_te	
. <u>Specification Document</u>	07-29-1 4-47-07_9ff46eb32f36f6f59ae4f2930da64cac.pdf	
Corrigendum		
1. Extended Upto : 2021-08-31 10:00:00		
Terms and Conditions		
1. General Terms and Conditions-		
	the Buyer, is for the supply of the Goods and/ or Services, detaile	
	GTC) as available on the GeM portal (unless otherwise superseded Reverse Auction Additional Terms and Conditions (ATC), as applica	
1.2 Terms of delivery: Free Delivery at Si	ite including loading/unloading. In respect of items requiring insta	allation and / or commissioning and ot
services in the scope of supply (as indica	ited in respective product category specification / STC / ATC), and	-
the Contract price.		
1.2.1 Contracted goods should be deliver Seller may get the same confirmed from (red at the consignee or designated delivery location as per the wo	
	consignee before scheduling delivery.	orking time of the buying organisatior
	consignee before scheduling delivery. ailable with the messenger / dispatching agency that delivers the	
1.2.2 A copy of the contract should be av		e Goods at consignee / delivery locatio
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/1	vailable with the messenger / dispatching agency that delivers the	e Goods at consignee / delivery locatic acceptance. leted not later than such date(s). Any
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/T modification thereto shall be mutually ag	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compl	e Goods at consignee / delivery locatic acceptance. eted not later than such date(s). Any e GTC.
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/ modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compl greed and incorporated in the Contract as per the provisions of the	e Goods at consignee / delivery locatio acceptance. eted not later than such date(s). Any e GTC.
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/I modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compl greed and incorporated in the Contract as per the provisions of the hils or neglects to observe or perform any of his obligations under c, the Performance Security furnished by the Seller. e all inclusive i.e. including all taxes, duties, local levies / transpor	e Goods at consignee / delivery locatic acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the tation / loading-unloading charges et
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/7 modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are Break up of GST shall be indicated by the	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compl greed and incorporated in the Contract as per the provisions of the ills or neglects to observe or perform any of his obligations under t, the Performance Security furnished by the Seller.	e Goods at consignee / delivery locatio acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the rtation / loading-unloading charges et ill / invoice Seller shall undertake that
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/1 modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are Break up of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compl greed and incorporated in the Contract as per the provisions of the sils or neglects to observe or perform any of his obligations under t, the Performance. Security furnished by the Seller. e all inclusive i.e. including all taxes, duties, local levies / transpor e Seller while raising invoice / bill on GeM. While submitting the bill ed on this bill is not more than what is payable under the provision of GST has been charged have not been exempted under the GST A	e Goods at consignee / delivery locatio acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the rtation / loading-unloading charges et ill / invoice Seller shall undertake that n on the relevant Act or the Rules ma act or the Rules made there under and
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/T modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are Break up of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which the charges on account of GST on these of	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compl greed and incorporated in the Contract as per the provisions of the fils or neglects to observe or perform any of his obligations under c, the Performance Security furnished by the Seller. e all inclusive i.e. including all taxes, duties, local levies / transpor e Seller while raising invoice / bill on GeM. While submitting the bill ed on this bill is not more than what is payable under the provision of GST has been charged have not been exempted under the GST A goods are correct under the provision of that Act or the rules mad	e Goods at consignee / delivery location acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the rtation / loading-unloading charges et ill / invoice Seller shall undertake that in on the relevant Act or the Rules man ct or the Rules made there under and le there under.
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/T modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are Break up of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which the charges on account of GST on these g 1.6 Octroi Duty and / or other local taxes	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compl greed and incorporated in the Contract as per the provisions of the sils or neglects to observe or perform any of his obligations under t, the Performance. Security furnished by the Seller. e all inclusive i.e. including all taxes, duties, local levies / transpor e Seller while raising invoice / bill on GeM. While submitting the bill ed on this bill is not more than what is payable under the provision of GST has been charged have not been exempted under the GST A	e Goods at consignee / delivery location acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the rtation / loading-unloading charges et ill / invoice Seller shall undertake that n on the relevant Act or the Rules man cct or the Rules made there under and le there under. and above the contract price(s) shall be
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/I modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are Break up of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which the charges on account of GST on these g 1.6 Octroi Duty and / or other local taxes: allowed to seller towards payment of local	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compl greed and incorporated in the Contract as per the provisions of the hils or neglects to observe or perform any of his obligations under c, the Performance Security furnished by the Seller. e all inclusive i.e. including all taxes, duties, local levies / transpor e Seller while raising invoice / bill on GeM. While submitting the bill ad on this bill is not more than what is payable under the provision of GST has been charged have not been exempted under the GST A goods are correct under the provision of that Act or the rules mad :Contract Prices are all inclusive hence no reimbursement over an	e Goods at consignee / delivery location acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the rtation / loading-unloading charges et ill / invoice Seller shall undertake that n on the relevant Act or the Rules mai act or the Rules made there under and le there under. nd above the contract price(s) shall be d other levies of local bodies etc).
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/T modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are Break up of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which the charges on account of GST on these of 1.6 Octroi Duty and / or other local taxes: allowed to seller towards payment of local 1.7 Limitation of Liability: The provisions	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compl greed and incorporated in the Contract as per the provisions of the sils or neglects to observe or perform any of his obligations under t, the Performance Security furnished by the Seller. e all inclusive i.e. including all taxes, duties, local levies / transpor e Seller while raising invoice / bill on GeM. While submitting the bill ad on this bill is not more than what is payable under the provision of GST has been charged have not been exempted under the GST A goods are correct under the provision of that Act or the rules mad :Contract Prices are all inclusive hence no reimbursement over an al taxes (such as levy of town duty, Octroi Duty, Terminal Tax and	e Goods at consignee / delivery location acceptance. The detect of the such date(s). Any e GTC. the contract it shall be lawful for the tation / loading-unloading charges et ill / invoice Seller shall undertake that n on the relevant Act or the Rules man cut or the Rules made there under and le there under. and above the contract price(s) shall be d other levies of local bodies etc). GTC shall be applicable here.
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/I modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are Break up of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which the charges on account of GST on these g 1.6 Octroi Duty and / or other local taxes allowed to seller towards payment of local 1.7 Limitation of Liability: The provisions 1.8 Resolution of disputes: The provisions	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compli- greed and incorporated in the Contract as per the provisions of the sils or neglects to observe or perform any of his obligations under t, the Performance Security furnished by the Seller. e all inclusive i.e. including all taxes, duties, local levies / transpor e Seller while raising invoice / bill on GeM. While submitting the bill ad on this bill is not more than what is payable under the provision of GST has been charged have not been exempted under the GST A goods are correct under the provision of that Act or the rules mad :Contract Prices are all inclusive hence no reimbursement over an al taxes (such as levy of town duty, Octroi Duty, Terminal Tax and of limitation of liability between Buyer and Seller as given in the s of DISPUTE RESOLUTION BETWEEN BUYER AND SELLER as given is to deliver any or all of the Goods/Services within the original/re-	e Goods at consignee / delivery location acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the rtation / loading-unloading charges et ill / invoice Seller shall undertake that n on the relevant Act or the Rules mai act or the Rules made there under and le there under. nd above the contract price(s) shall be d other levies of local bodies etc). GTC shall be applicable here. in the GTC shall be applicable here. -fixed delivery period(s) specified in t
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/I modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are Break up of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which the charges on account of GST on these of 1.6 Octroi Duty and / or other local taxes allowed to seller towards payment of local 1.7 Limitation of Liability: The provisions 1.8 Resolution of disputes: The provisions 1.9 Liquidated Damages: If the Seller fails contract, the Buyer will be entitled to dec	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compli- greed and incorporated in the Contract as per the provisions of the sils or neglects to observe or perform any of his obligations under t, the Performance. Security furnished by the Seller. e all inclusive i.e. including all taxes, duties, local levies / transpor e Seller while raising invoice / bill on GeM. While submitting the bill ad on this bill is not more than what is payable under the provision of GST has been charged have not been exempted under the GST A goods are correct under the provision of that Act or the rules mad :Contract Prices are all inclusive hence no reimbursement over an al taxes (such as levy of town duty, Octroi Duty, Terminal Tax and of limitation of liability between Buyer and Seller as given in the s of DISPUTE RESOLUTION BETWEEN BUYER AND SELLER as given	e Goods at consignee / delivery location acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the rtation / loading-unloading charges et ill / invoice Seller shall undertake that n on the relevant Act or the Rules man act or the Rules made there under and le there under. nd above the contract price(s) shall be d other levies of local bodies etc). GTC shall be applicable here. in the GTC shall be applicable here. -fixed delivery period(s) specified in t ed under Force Majeure conditions
1.2.2 A copy of the contract should be average of the contract should be average of the contract should be average of the contract prices are shown of the contract of the contract prices are break up of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which the charges on account of GST on these of 1.6 Octroi Duty and / or other local taxes allowed to seller towards payment of local taxes and the charges on the charges on the contract prices are shown of the contract prices and for the contract prices and that the Goods on which the charges on the contract of the contract prices and the contract prices and the contract prices are shown of the contract prices are shown of the contract prices are shown of the contract, the Buyer will be entitled to declar aforesaid, @ 0.5% per week or part of the contract prices are shown on the contract prices are shown on the contract prices are shown on the contract prices are the shown of the contract prices are the shown of the contract prices are shown on the contract prices and the contract prices are shown on the contract prices and the contract prices are shown on the contract prices are shown on the contract prices and the contract prices are shown on the contract prices	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compli- greed and incorporated in the Contract as per the provisions of the sills or neglects to observe or perform any of his obligations under t, the Performance Security furnished by the Seller. e all inclusive i.e. including all taxes, duties, local levies / transpor e Seller while raising invoice / bill on GeM. While submitting the bi- ed on this bill is not more than what is payable under the provision of ST has been charged have not been exempted under the GST A goods are correct under the provision of that Act or the rules mad :Contract Prices are all inclusive hence no reimbursement over an al taxes (such as levy of town duty, Octroi Duty, Terminal Tax and of limitation of liability between Buyer and Seller as given in the s of DISPUTE RESOLUTION BETWEEN BUYER AND SELLER as given is to deliver any or all of the Goods/Services within the original/re- duct/recover the Liquidated Damages for the delay, unless covere	e Goods at consignee / delivery location acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the rtation / loading-unloading charges et ill / invoice Seller shall undertake that n on the relevant Act or the Rules made to the Rules made there under and le there under. nd above the contract price(s) shall be d other levies of local bodies etc). GTC shall be applicable here. in the GTC shall be applicable here. -fixed delivery period(s) specified in t ed under Force Majeure conditions g 10% of the contract value without a
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/I modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are Break up of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which the charges on account of GST on these of 1.6 Octroi Duty and / or other local taxes: allowed to seller towards payment of loca 1.7 Limitation of Liability: The provisions 1.8 Resolution of disputes: The provisions 1.9 Liquidated Damages: If the Seller fail contract, the Buyer will be entitled to ded aforesaid, @ 0.5% per week or part of the controversy/dispute of any sort whatsoey	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compli- greed and incorporated in the Contract as per the provisions of the fills or neglects to observe or perform any of his obligations under t, the Performance Security furnished by the Seller. e all inclusive i.e. including all taxes, duties, local levies / transpor e Seller while raising invoice / bill on GeM. While submitting the bi- ed on this bill is not more than what is payable under the provision of ST has been charged have not been exempted under the GST A goods are correct under the provision of that Act or the rules mad :Contract Prices are all inclusive hence no reimbursement over an al taxes (such as levy of town duty, Octroi Duty, Terminal Tax and of limitation of liability between Buyer and Seller as given in the s of DISPUTE RESOLUTION BETWEEN BUYER AND SELLER as given is to deliver any or all of the Goods/Services within the original/re- duct/recover the Liquidated Damages for the delay, unless covere e week of delayed period as pre-estimated damages not exceedin	e Goods at consignee / delivery location acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the rtation / loading-unloading charges et ill / invoice Seller shall undertake that n on the relevant Act or the Rules man act or the Rules made there under and le there under. Ind above the contract price(s) shall be d other levies of local bodies etc). GTC shall be applicable here. in the GTC shall be applicable here. -fixed delivery period(s) specified in t ed under Force Majeure conditions g 10% of the contract value without a
1.2.2 A copy of the contract should be average of the contract should be average of the contract should be average of the contract prices are shown of the contract of the contract prices are shown of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which the charges on account of GST on these of the contract of the contract prices and / or other local taxes allowed to seller towards payment of local taxes and the contract, the Buyer will be entitled to declar foresaid, @ 0.5% per week or part of the controversy/dispute of any sort whatsoev 1.10 Financial Certificate:	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compli- greed and incorporated in the Contract as per the provisions of the fills or neglects to observe or perform any of his obligations under t, the Performance Security furnished by the Seller. e all inclusive i.e. including all taxes, duties, local levies / transpor e Seller while raising invoice / bill on GeM. While submitting the bi- ed on this bill is not more than what is payable under the provision of ST has been charged have not been exempted under the GST A goods are correct under the provision of that Act or the rules mad :Contract Prices are all inclusive hence no reimbursement over an al taxes (such as levy of town duty, Octroi Duty, Terminal Tax and of limitation of liability between Buyer and Seller as given in the s of DISPUTE RESOLUTION BETWEEN BUYER AND SELLER as given is to deliver any or all of the Goods/Services within the original/re- duct/recover the Liquidated Damages for the delay, unless covere e week of delayed period as pre-estimated damages not exceedin	e Goods at consignee / delivery location acceptance. The tend not later than such date(s). Any e GTC. The contract it shall be lawful for the rtation / loading-unloading charges et ill / invoice Seller shall undertake that n on the relevant Act or the Rules man act or the Rules made there under and le there under. Ind above the contract price(s) shall be d other levies of local bodies etc). GTC shall be applicable here. in the GTC shall be applicable here. -fixed delivery period(s) specified in t ad under Force Majeure conditions g 10% of the contract value without a e shall be applicable for the Contract.
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/I modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are Break up of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which the charges on account of GST on these of 1.6 Octroi Duty and / or other local taxes: allowed to seller towards payment of loca 1.7 Limitation of Liability: The provisions 1.8 Resolution of disputes: The provisions 1.9 Liquidated Damages: If the Seller fail contract, the Buyer will be entitled to ded aforesaid, @ 0.5% per week or part of the controversy/dispute of any sort whatsoev 1.10 Financial Certificate: 1.10.1 The expenditure involved for this p	vailable with the messenger / dispatching agency that delivers the a consignment / package) for easy reference and ease in delivery at Time shall be essence of the Contract and delivery must be compli- greed and incorporated in the Contract as per the provisions of the abils or neglects to observe or perform any of his obligations under the Performance Security furnished by the Seller. The Performance Security furnished by the Seller. The Performance Security furnished by the Seller. The all inclusive i.e. including all taxes, duties, local levies / transpore a Seller while raising invoice / bill on GeM. While submitting the bill and on this bill is not more than what is payable under the provision of GST has been charged have not been exempted under the GST A goods are correct under the provision of that Act or the rules made :Contract Prices are all inclusive hence no reimbursement over an al taxes (such as levy of town duty, Octroi Duty, Terminal Tax and of limitation of liability between Buyer and Seller as given in the s of DISPUTE RESOLUTION BETWEEN BUYER AND SELLER as given is to deliver any or all of the Goods/Services within the original/re- duct/recover the Liquidated Damages for the delay, unless covere e week of delayed period as pre-estimated damages not exceedin ver. In case, Service Level Agreement (SLA) is applicable the same	e Goods at consignee / delivery location acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the tation / loading-unloading charges et ill / invoice Seller shall undertake that n on the relevant Act or the Rules ma ict or the Rules made there under and le there under. and above the contract price(s) shall be d other levies of local bodies etc). GTC shall be applicable here. in the GTC shall be applicable here. -fixed delivery period(s) specified in the ed under Force Majeure conditions g 10% of the contract value without a e shall be applicable for the Contract. hority.
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/I modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are Break up of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which the charges on account of GST on these g 1.6 Octroi Duty and / or other local taxes: allowed to seller towards payment of loca 1.7 Limitation of Liability: The provisions 1.8 Resolution of disputes: The provisions 1.9 Liquidated Damages: If the Seller fail: contract, the Buyer will be entitled to dec aforesaid, @ 0.5% per week or part of the controversy/dispute of any sort whatsoev 1.10 Financial Certificate: 1.10.1 The expenditure involved for this p	vailable with the messenger / dispatching agency that delivers the a consignment / package) for easy reference and ease in delivery at Time shall be essence of the Contract and delivery must be comple- greed and incorporated in the Contract as per the provisions of the uils or neglects to observe or perform any of his obligations under t, the Performance Security furnished by the Seller. e all inclusive i.e. including all taxes, duties, local levies / transpore e Seller while raising invoice / bill on GeM. While submitting the bill ed on this bill is not more than what is payable under the provision of GST has been charged have not been exempted under the GST A goods are correct under the provision of that Act or the rules made :Contract Prices are all inclusive hence no reimbursement over an al taxes (such as levy of town duty, Octroi Duty, Terminal Tax and of limitation of liability between Buyer and Seller as given in the s of DISPUTE RESOLUTION BETWEEN BUYER AND SELLER as given is to deliver any or all of the Goods/Services within the original/re- duct/recover the Liquidated Damages for the delay, unless covere e week of delayed period as pre-estimated damages not exceed iver. In case, Service Level Agreement (SLA) is applicable the same purpose has received the Sanction of the competent financial aut	e Goods at consignee / delivery location acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the rtation / loading-unloading charges et ill / invoice Seller shall undertake that n on the relevant Act or the Rules man act or the Rules made there under and le there under. nd above the contract price(s) shall be d other levies of local bodies etc). GTC shall be applicable here. in the GTC shall be applicable here. -fixed delivery period(s) specified in t ed under Force Majeure conditions g 10% of the contract value without a e shall be applicable for the Contract. hority. ancial year.
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/I modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are Break up of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which the charges on account of GST on these of 1.6 Octroi Duty and / or other local taxes: allowed to seller towards payment of loca 1.7 Limitation of Liability: The provisions 1.8 Resolution of disputes: The provisions 1.9 Liquidated Damages: If the Seller fail contract, the Buyer will be entitled to dec aforesaid, @ 0.5% per week or part of the controversy/dispute of any sort whatsoev 1.10 Financial Certificate: 1.10.1 The expenditure involved for this p 1.10.2 The funds are available under the 1.10.3 I have been fully authorized by the 1.11 The bidder should submit a self decl	vailable with the messenger / dispatching agency that delivers the a consignment / package) for easy reference and ease in delivery at Time shall be essence of the Contract and delivery must be compli- greed and incorporated in the Contract as per the provisions of the addition of the Contract as per the provisions of the dils or neglects to observe or perform any of his obligations under the Performance Security furnished by the Seller. The Performance Security furnished by the Seller. The Performance Security furnished by the Seller. The Seller while raising invoice / bill on GeM. While submitting the bill ad on this bill is not more than what is payable under the provision of ST has been charged have not been exempted under the GST A goods are correct under the provision of that Act or the rules made :Contract Prices are all inclusive hence no reimbursement over an al taxes (such as levy of town duty, Octroi Duty, Terminal Tax and of limitation of liability between Buyer and Seller as given in the s of DISPUTE RESOLUTION BETWEEN BUYER AND SELLER as given is to deliver any or all of the Goods/Services within the original/re- duct/recover the Liquidated Damages for the delay, unless covere e week of delayed period as pre-estimated damages not exceedin ver. In case, Service Level Agreement (SLA) is applicable the same purpose has received the Sanction of the competent financial aut proper head in the sanction budget allotment for the concern financial aut proper head in the sanction budget allotment for the concern financial aut proper head in the sanction budget allotment for the concern financial aut proper head in the sanction budget allotment for the concern financial aut proper head in the sanction budget allotment for the concern financial aut proper head in the sanction budget allotment for the concern financial aut proper head in the sanction budget allotment for the concern financial aut proper head in the sanction budget allotment for the concern financial aut provent and the	e Goods at consignee / delivery location acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the tation / loading-unloading charges et ill / invoice Seller shall undertake that n on the relevant Act or the Rules mai ct or the Rules made there under and le there under. and above the contract price(s) shall be d other levies of local bodies etc). GTC shall be applicable here. in the GTC shall be applicable here. -fixed delivery period(s) specified in t ed under Force Majeure conditions g 10% of the contract value without a e shall be applicable for the Contract. hority. ancial year. Goods being ordered.
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/I modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are Break up of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which the charges on account of GST on these of 1.6 Octroi Duty and / or other local taxes: allowed to seller towards payment of loca 1.7 Limitation of Liability: The provisions 1.8 Resolution of disputes: The provisions 1.9 Liquidated Damages: If the Seller fail contract, the Buyer will be entitled to dec aforesaid, @ 0.5% per week or part of the controversy/dispute of any sort whatsoev 1.10 Financial Certificate: 1.10.1 The expenditure involved for this p 1.10.2 The funds are available under the 1.10.3 I have been fully authorized by the 1.11 The bidder should submit a self decl	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compli- greed and incorporated in the Contract as per the provisions of the uils or neglects to observe or perform any of his obligations under e, the Performance Security furnished by the Seller. e all inclusive i.e. including all taxes, duties, local levies / transpor e Seller while raising invoice / bill on GeM. While submitting the bi- ed on this bill is not more than what is payable under the provision of GST has been charged have not been exempted under the GST A goods are correct under the provision of that Act or the rules mad :Contract Prices are all inclusive hence no reimbursement over an al taxes (such as levy of town duty, Octroi Duty, Terminal Tax and of limitation of liability between Buyer and Seller as given in the s of DISPUTE RESOLUTION BETWEEN BUYER AND SELLER as given is to deliver any or all of the Goods/Services within the original/re- duct/recover the Liquidated Damages for the delay, unless covere e week of delayed period as pre-estimated damages not exceedin ver. In case, Service Level Agreement (SLA) is applicable the same purpose has received the Sanction of the competent financial aut proper head in the sanction budget allotment for the concern fina- e department to sign the supply order or incur the liability of the d	e Goods at consignee / delivery location acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the tation / loading-unloading charges et ill / invoice Seller shall undertake that n on the relevant Act or the Rules mail ct or the Rules made there under and le there under. nd above the contract price(s) shall be d other levies of local bodies etc). GTC shall be applicable here. in the GTC shall be applicable here. -fixed delivery period(s) specified in t ed under Force Majeure conditions g 10% of the contract value without a e shall be applicable for the Contract. hority. ancial year. Goods being ordered.
1.2.2 A copy of the contract should be av (preferably pasted / attached outside the 1.3 Delivery period: The Delivery Period/I modification thereto shall be mutually ag 1.4 Performance Security: If the Seller fai Buyer to forfeit either in whole or in part 1.5 Taxes and Duties: Contract Prices are Break up of GST shall be indicated by the the Goods and Services Tax (GST) charge there under and that the Goods on which the charges on account of GST on these of 1.6 Octroi Duty and / or other local taxes: allowed to seller towards payment of loca 1.7 Limitation of Liability: The provisions 1.8 Resolution of disputes: The provisions 1.9 Liquidated Damages: If the Seller fail: contract, the Buyer will be entitled to dea aforesaid, @ 0.5% per week or part of the controversy/dispute of any sort whatsoev 1.10 Financial Certificate: 1.10.1 The expenditure involved for this p 1.10.2 The funds are available under the 1.10.3 I have been fully authorized by the	vailable with the messenger / dispatching agency that delivers the e consignment / package) for easy reference and ease in delivery a Time shall be essence of the Contract and delivery must be compli- greed and incorporated in the Contract as per the provisions of the uils or neglects to observe or perform any of his obligations under e, the Performance Security furnished by the Seller. e all inclusive i.e. including all taxes, duties, local levies / transpor e Seller while raising invoice / bill on GeM. While submitting the bi- ed on this bill is not more than what is payable under the provision of GST has been charged have not been exempted under the GST A goods are correct under the provision of that Act or the rules mad :Contract Prices are all inclusive hence no reimbursement over an al taxes (such as levy of town duty, Octroi Duty, Terminal Tax and of limitation of liability between Buyer and Seller as given in the s of DISPUTE RESOLUTION BETWEEN BUYER AND SELLER as given is to deliver any or all of the Goods/Services within the original/re- duct/recover the Liquidated Damages for the delay, unless covere e week of delayed period as pre-estimated damages not exceedin ver. In case, Service Level Agreement (SLA) is applicable the same purpose has received the Sanction of the competent financial aut proper head in the sanction budget allotment for the concern fina- e department to sign the supply order or incur the liability of the d	e Goods at consignee / delivery location acceptance. leted not later than such date(s). Any e GTC. the contract it shall be lawful for the tation / loading-unloading charges et ill / invoice Seller shall undertake that n on the relevant Act or the Rules mail ct or the Rules made there under and le there under. nd above the contract price(s) shall be d other levies of local bodies etc). GTC shall be applicable here. in the GTC shall be applicable here. -fixed delivery period(s) specified in t ed under Force Majeure conditions g 10% of the contract value without a e shall be applicable for the Contract. hority. ancial year. Goods being ordered.

time of placement of contract. The purchaser also reserves the right to increase the ordered quantity by up to 25% of the contracted quantity during the currency of the contract at the contracted rates. Bidders are bound to accept the orders accordingly.

2.2 Purchase preference to Micro and Small Enterprises (MSEs): Purchase preference will be given to MSEs as defined in Public Procurement Policy for Micro and Small Enterprises (MSEs) Order, 2012 dated 23.03.2012 issued by Ministry of Micro, Small and Medium Enterprises and its subsequent Orders/Notifications issued by concerned Ministry. If the bidder wants to avail the Purchase preference, the bidder must be the manufacturer of the offered product in case of bid for supply of goods. Traders are excluded from the purview of Public Procurement Policy for Micro and Small Enterprises. In respect of bid for Services, the bidder must be the Service provider of the offered Service. Relevant documentary evidence in this regard shall be uploaded along with the bid in respect of the offered product or service. If L-1 is not an MSE and MSE Seller (s) has/have quoted price within L-1+ 15% of margin of purchase preference /price band defined in relevant policy, such Seller shall be given opportunity to match L-1 price and contract will be awarded for percentage of 25% of total value.

2.3

Purchase Preference linked with Local Content (PP-LC) Policy:

The bid clause regarding "Preference to Make In India products" stands modified in this bid and shall be governed by the PPLC Policy No. FP-20013/2/2017-FP-PNG dated 17.11.2020 issued by MoP&NG as amended up to date. Accordingly, bidders with Local Content less than or equal to 20% will be treated as "Non Local Supplier". The prescribed LC shall be applicable on the date of Bid opening. Sanctions on the bidders for false / wrong declaration or not fulfilling the Local Content requirement shall be as per the PPLC policy. Further following additional provisions are added in the certification and verification of local content provision of the Preference to Make in India clause:

- i. In case of foreign bidder, certificate from the statutory auditor or cost auditor of their own office or subsidiary in India giving the percentage of local content is also acceptable. In case office or subsidiary in India does not exist or Indian office/subsidiary is not required to appoint statutory auditor or cost auditor, certificate from practicing cost accountant or practicing chartered accountant giving the percentage of local content is also acceptable.
- ii. Along with Each Invoice: The local content certificate (issued by statutory auditor on behalf of procuring company) shall be submitted along with each invoice raised. However, the % of local content may vary with each invoice while maintaining the overall % of local content for the total work/purchase of the pro-rata local content requirement. In case, it is not satisfied cumulatively in the invoices raised up to that stage, the supplier shall indicate how the local content requirement would be met in the subsequent stages.
- iii. The bidder shall submit an undertaking from the authorized signatory of bidder having the Power of Attorney along with the bid stating the bidder meets the mandatory minimum LC requirement and such undertaking shall become a part of the contract.

Note: This is system generated file. No signature is required. Print out of this document is not valid for payment/ transaction purpose.