



Bid Number/बोली क्रमांक (बिड संख्या)[:] GEM/2025/B/6022875 Dated/दिनांक : 05-03-2025

Bid Document/ बिड दस्तावेज़

Bid Details/बिड विवरण				
Bid End Date/Time/बिड बंद होने की तारीख/समय	26-03-2025 14:00:00			
Bid Opening Date/Time/बिंड खुलने की तारीख/समय	26-03-2025 14:30:00			
Bid Offer Validity (From End Date)/बिड पेशकश वैधता (बंद होने की तारीख से)	180 (Days)			
Ministry/State Name/मंत्रालय/राज्य का नाम	Ministry Of Heavy Industries And Public Enterprises			
Department Name/विभाग का नाम	Department Of Heavy Industry			
Organisation Name/संगठन का नाम	Nepa Mills Limited Nepanagar Burhanpur			
Office Name/कार्यालय का नाम	Commercial			
क्रेता ईमेल/ Buyer Email commercial@nepamills.nic.in				
Total Quantity/कुल मात्रा 2000				
Item Category/मद केटेगरी	PROUCREMENT OF WHITE WASTE PAPER			
GeMARPTS में खोजी गई स्ट्रिंग / Searched Strings used in GeMARPTS	Procurement white waste paper			
GeMARPTS में खोजा गया परिणाम / Searched Result generated in GeMARPTS	Cover Paper (V2) Conforming to IS 6956, Staplers (V2), Writing and Printing Papers Conforming to IS 1848 (Part 1), Trash Picker, Bio - Medical Waste Collection Bags (Biohazard Bags), Inks (V2), RP - 54 Acknowledgement Due Card			
अधिसूचना के लिए चयनित प्रासंगिक श्रेणियाँ / Relevant Categories selected for notification	Paper Pouches			
Minimum Average Annual Turnover of the bidder (For 3 Years)/बिडर का न्यूनतम औसत वार्षिक टर्नओवर (3 वर्षों का)	100 Lakh (s)			
Years of Past Experience Required for same/similar service/उन्हीं/समान सेवाओं के लिए अपेक्षित विगत अनुभव के वर्ष	2 Year (s)			
MSE Exemption for Years Of Experience/अनुभव के वर्षों से एमएसई छ्ट/ and Turnover/टर्नओवर के लिए एमएसई को छूट प्राप्त है	Yes			

Bid Details/बिड विवरण		
Startup Exemption for Years Of Experience/अनुभव के वर्षों से स्टार्टअप छूट/ and Turnover/ टर्नओवर के लिए स्टार्टअप को छूट प्राप्त है	Yes	
Document required from seller/विक्रेता से मांगे गए दस्तावेज़	Experience Criteria, Past Performance, Bidder Turnover, Certificate (Requested in ATC), Additional Doc 1 (Requested in ATC), Additional Doc 2 (Requested in ATC) *In case any bidder is seeking exemption from Experience / Turnover Criteria, the supporting documents to prove his eligibility for exemption must be uploaded for evaluation by the buyer	
Do you want to show documents uploaded by bidders to all bidders participated in bid?/	Yes	
Past Performance/विगत प्रदर्शन	20 %	
Bid to RA enabled/बिंड से रिवर्स नीलामी सक्रिय किया	Yes	
RA Qualification Rule	H1-Highest Priced Bid Elimination	
Type of Bid/बिंड का प्रकार	Two Packet Bid	
Time allowed for Technical Clarifications during technical evaluation/तकनीकी मूल्यांकन के दौरान तकनीकी स्पष्टीकरण हेतु अनुमत समय	2 Days	
Inspection Required (By Empanelled Inspection Authority / Agencies pre-registered with GeM)	No	
Evaluation Method/मूल्यांकन पद्धति	Total value wise evaluation	
Financial Document Required/वितीय दस्तावेज की आवश्यकता है।	Yes	
Arbitration Clause	No	
Mediation Clause	No	

EMD Detail/ईएमडी विवरण

Advisory Bank/एडवाईजरी बैंक	State Bank of India	
EMD Amount/ईएमडी राशि	100000	

ePBG Detail/ईपीबीजी विवरण

Advisory Bank/एडवाइजरी बैंक	State Bank of India
ePBG Percentage(%)/ईपीबीजी प्रतिशत (%)	3.00
Duration of ePBG required (Months)/ईपीबीजी की अपेक्षित अवधि (महीने).	3

- (a). EMD EXEMPTION: The bidder seeking EMD exemption, must submit the valid supporting document for the relevant category as per GeM GTC with the bid. Under MSE category, only manufacturers for goods and Service Providers for Services are eligible for exemption from EMD. Traders are excluded from the purview of this Policy./जेम की शर्तों के अनुसार ईएमडी छूट के इच्छुक बिडर को संबंधित केटेगरी के लिए बिड के साथ वैध समर्थित दस्तावेज प्रस्तुत करने हैं। एमएसई केटेगरी के अंतर्गत केवल वस्तुओं के लिए विनिर्माता तथा सेवाओं के लिए सेवा प्रदाता ईएमडी से छूट के पात्र हैं। व्यापारियों को इस नीति के दायरे से बाहर रखा गया है।
- (b). EMD & Performance security should be in favour of Beneficiary, wherever it is applicable./ईएमडी और संपादन जमानत राशि, जहां यह लागू होती है, लाभार्थी के पक्ष में होनी चाहिए।

Beneficiary/लाभार्थी:

MANAGER COMMERCIAL

Commercial, Department of Heavy Industry, Nepa Limited Nepanagar Burhanpur, Ministry of Heavy Industries and Public Enterprises

(Rajendra Jadhav)

UIN Number NCTGC2415P

Splitting/विभाजन

Splitting Applied	Yes	
Maximum No. Of Bidders Amongst Which Order May Be Split	04	
Split Criteria based on which quantity will be distributed	As per Special General terms and conditions	

MII Purchase Preference/एमआईआई खरीद वरीयता

MII Purchase Preference/एमआईआई खरीद वरीयता	Yes	
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MSE Purchase Preference/एमएसई खरीद वरीयता

MSE Purchase Preference/एमएसई खरीद वरीयता	Yes
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- 1. If the bidder is a Micro or Small Enterprise as per latest definitions under MSME rules, the bidder shall be exempted from the requirement of "Bidder Turnover" criteria and "Experience Criteria" subject to meeting of quality and technical specifications. If the bidder is OEM of the offered products, it would be exempted from the "OEM Average Turnover" criteria also subject to meeting of quality and technical specifications. In case any bidder is seeking exemption from Turnover / Experience Criteria, the supporting documents to prove his eligibility for exemption must be uploaded for evaluation by the buyer.
- 2. If the bidder is a Startup, the bidder shall be exempted from the requirement of "Bidder Turnover" criteria and "Experience Criteria" subject to their meeting of quality and technical specifications. If the bidder is OEM of the offered products, it would be exempted from the "OEM Average Turnover" criteria also subject to meeting of quality and technical specifications. In case any bidder is seeking exemption from Turnover / Experience Criteria, the supporting documents to prove his eligibility for exemption must be uploaded for evaluation by the buyer.
- 3. The minimum average annual financial turnover of the bidder during the last three years, ending on 31st March of the previous financial year, should be as indicated above in the bid document. Documentary evidence in the form of certified Audited Balance Sheets of relevant periods or a certificate from the Chartered Accountant / Cost Accountant indicating the turnover details for the relevant period shall be uploaded with the bid. In case the

date of constitution / incorporation of the bidder is less than 3-year-old, the average turnover in respect of the completed financial years after the date of constitution shall be taken into account for this criteria.

- 4. Experience Criteria: In respect of the filter applied for experience criteria, the Bidder or its OEM {themselves or through reseller(s)} should have regularly, manufactured and supplied same or similar Category Products to any Central / State Govt Organization / PSU for number of Financial years as indicated above in the bid document before the bid opening date. Copies of relevant contracts to be submitted along with bid in support of having supplied some quantity during each of the Financial year. In case of bunch bids, the category of primary product having highest value should meet this criterion.
- 5. Preference to Make In India products (For bids < 200 Crore):Preference shall be given to Class 1 local supplier as defined in public procurement (Preference to Make in India), Order 2017 as amended from time to time and its subsequent Orders/Notifications issued by concerned Nodal Ministry for specific Goods/Products. The minimum local content to qualify as a Class 1 local supplier is denoted in the bid document. If the bidder wants to avail the Purchase preference, the bidder must upload a certificate from the OEM regarding the percentage of the local content and the details of locations at which the local value addition is made along with their bid, failing which no purchase preference shall be granted. In case the bid value is more than Rs 10 Crore, the declaration relating to percentage of local content shall be certified by the statutory auditor or cost auditor, if the OEM is a company and by a practicing cost accountant or a chartered accountant for OEMs other than companies as per the Public Procurement (preference to Make-in -India) order 2017 dated 04.06.2020. Only Class-I and Class-II Local suppliers as per MII order dated 4.6.2020 will be eligible to bid. Non Local suppliers as per MII order dated 04.06.2020 are not eligible to participate. However, eligible micro and small enterprises will be allowed to participate .The buyers are advised to refer the OM No.F.1/4/2021-PPD dated 18.05.2023.
- OM No.1 4 2021 PPD dated 18.05.2023 for compliance of Concurrent application of Public Procurement Policy for Micro and Small Enterprises Order, 2012 and Public Procurement (Preference to Make in India) Order, 2017.
- 6. Purchase preference will be given to MSEs having valid Udyam Registration and whose credentials are validated online through Udyam Registration portal 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 themselves of the Purchase preference, the bidder must be the manufacturer / OEM of the offered product on GeM. Traders are excluded from the purview of Public Procurement Policy for Micro and Small Enterprises and hence resellers offering products manufactured by some other OEM are not eligible for any purchase preference. 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 and Buyer will decide eligibility for purchase preference based on documentary evidence submitted, while evaluating the bid. If L-1 is not an MSE and MSE Seller (s) has / have quoted price within L-1+ 15% (Selected by Buyer) of margin of purchase preference /price band defined in relevant policy, such MSE Seller shall be given opportunity to match L-1 price and contract will be awarded for 25% (selected by Buyer) percentage of total quantity. The buyers are advised to refer the OM No. F.1/4/2021-PPD dated 18.05.2023 OM No.1 4 2021 PPD dated 18.05.2023 for compliance of Concurrent application of Public Procurement Policy for Micro and Small Enterprises Order, 2012 and Public Procurement (Preference to Make in India) Order, 2017. Benefits of MSE will be allowed only if seller is validated on-line in GeM profile as well as validated and approved by Buyer after evaluation of documents submitted.
- 7. Past Performance: The Bidder or its OEM {themselves or through re-seller(s)} should have supplied same or similar Category Products for 20% of bid quantity, in at least one of the last three Financial years before the bid opening date to any Central / State Govt Organization / PSU. Copies of relevant contracts (proving supply of cumulative order quantity in any one financial year) to be submitted along with bid in support of quantity supplied in the relevant Financial year. In case of bunch bids, the category related to primary product having highest bid value should meet this criterion.
- 8. Reverse Auction would be conducted amongst all the technically qualified bidders except the Highest quoting bidder. The technically qualified Highest Quoting bidder will not be allowed to participate in RA. However, H-1 will also be allowed to participate in RA in following cases:
 - i. If number of technically qualified bidders are only 2 or 3.
 - ii. If Buyer has chosen to split the bid amongst N sellers, and ${\rm H1}$ bid is coming within N.
 - iii. In case Primary product of only one OEM is left in contention for participation in RA on elimination of H-1.
 - iv. If L-1 is non-MSE and H-1 is eligible MSE and H-1 price is coming within price band of 15% of Non-MSE L-1
 - v. If L-1 is non-MII and H-1 is eligible MII and H-1 price is coming within price band of 20% of Non-MII L-1

Excel Upload Required/एक्सेल में अपलोड किए जाने की आवश्यकता:

Price Bid formate - <u>1741161432.xlsx</u>

Pre Bid Detail(s)

Pre-Bid Date and Time	Pre-Bid Venue
14-03-2025 11:00:00	Administrative Building Nepa Limited Nepanagar

PROUCREMENT OF WHITE WASTE PAPER (2000 metric tonne)

(Minimum 50% and 20% Local Content required for qualifying as Class 1 and Class 2 Local Supplier respectively/क्रमशः श्रेणी 1 और श्रेणी 2 के स्थानीय आपूर्तिकर्ता के रूप में अर्हता प्राप्त करने के लिए आवश्यक)

Technical Specifications/तकनीकी विशिष्टियाँ

Buyer Specification Document/क्रेता विशिष्टि दस्तावेज़	<u>Download</u>
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Consignees/Reporting Officer/परेषिती/रिपोर्टिंग अधिकारी and/ तथा Quantity/मात्रा

S.No./क्र. सं.	Consignee Reporting/Officer/ परेषिती/रिपोर्टिंग अधिकारी	Address/पता	Quantity/मात्रा	Delivery Days/डिलीवरी के दिन
1	Manoj Kumar Jawade	450221,NEPA LIMITED NEPANAGAR	2000	20

Buyer Added Bid Specific Terms and Conditions/क्रेता द्वारा जोड़ी गई बिड की विशेष शर्तें

1. Generic

OPTION CLAUSE: The Purchaser reserves the right to increase or decrease the quantity to be ordered up to 25 percent of bid quantity at the time of placement of contract. The purchaser also reserves the right to increase the ordered quantity up to 25% of the contracted quantity during the currency of the contract at the contracted rates. The delivery period of quantity shall commence from the last date of original delivery order and in cases where option clause is exercised during the extended delivery period the additional time shall commence from the last date of extended delivery period. The additional delivery time shall be (Increased quantity \div Original quantity) \times Original delivery period (in days), subject to minimum of 30 days. If the original delivery period is less than 30 days, the additional time equals the original delivery period. The Purchaser may extend this calculated delivery duration up to the original delivery period while exercising the option clause. Bidders must comply with these terms.

2. Buyer Added Bid Specific ATC

Buyer Added text based ATC clauses

SPECIFICATION OF MATERIALS AND UNPRICED COMMERCIAL TERM S OF

WHITE WASTEPAPER

(1) Acceptable Loads :- (Good quality of paper stock, weight, bale integrity, moisture, order quantity.

If the shipment appears to be in accordance with the order and found acceptable the Buyer shall proceed with the unloading.

- (2) Brightness Loads :- Minimum 65-70%
- **Unacceptable Loads**:- (Poor quality of paper stock, weight, bale integrity, moisture, order quanti ty, etc.)

If the shipment does not appear to be in accordance with the order, the Buyer shall immediately n otify the Seller about the rejection of the material.

(4) Weighment: -The material on receipt at our weighbridge shall be weighed & the payment will be made based on quantity recorded at Nepa weighbridge Nepanagar or challan weight whichever is I ess.

Please submit following documents at the time of supply along with truck/vehicle:

- Ø Original challan duly signed with complete relevant information.
- Ø Authentic MLR/ bilty.
- Ø Authentic computerized weighment slip of loading point duly sealed and signed must be submitted. Weighment slip must have the name & address, contract number of the weighbridge.
 - (5) Moisture:- Maximum allowable moisture is 10%, the deduction will be made for more than 10 % moisture. Where excess moisture is present in the shipment, the buyer has the right to reject the shipment. In the regard Nepa Lab. Report shall be final and binding.

Out throws

The term "Out throws" as used throughout this section is defined as "all papers that are so manufa ctured or treated or are in such a form as to be unsuitable for consumption as the grade specified."

(6) Prohibitive Materials

The term "Prohibitive Materials "as used throughout this section is defined as:

- **a.** Any materials which by their presence in a packing of paper stock, more than the amount al lowed, will make the packaging unusable as the grade specified.
- b. Any materials that may be damaging to equipment.
- **C.** All sorted recovered paper stock must be free of food debris, medical waste or hazardous wa stes and poisonous or other harmful substances or liquids.
- **d.** Wax is a Prohibitive unless accepted and pre-approved by the buyer. A material can be classifi ed as an "Out throw" in one grade and as a "Prohibitive Material" in another grade. Carbon paper, for instance, is "UNSUITABLE" in Mixed Paper and is, therefore, classified as an "Out throw;" whereas it is "UNUS-ABLE" in White Ledger and in this case is classified as a "Prohibitive Material."

(7) Sorted Office Paper (SOP)

Consists of paper, as typically generated by offices, containin g primarily white and colored ground wood-free paper, free of f unbleached fiber. May include a small percentage of ground wood computer printout and facsimile paper.

Prohibitive Materials may not exceed 1%
Out throws plus prohibitive may not exceed 5%
Note:- If the above said percentage exceeds beyond limit than double penalty imposed in bidd ers.

- (8) Details of Quality of Materials: White Material duly packed in bundles of weight 10/15 Kgs. each / bale Max. Weight 500 kg having size 1m X 1m X 1m. tightened with metallic wire/ plastic strip free from plastic material, board cover, duplex board, Kraft wrapp er, decayed burnt, colored material, hard board, coated laminated carbon paper, oil or grease affected paper, rubber material, therm ocol etc. termite moth eaten, road sweep, over aged paper, and dust sandpaper.
- 9) Rejection Of Material: If the consignment of Wastepaper is rejected due to non-conformity of the specification, the Supplier shall make nec essary arrangements to take back the consignment from Nepa Limited site.
- 10) On completion of loading of the material, Supplier shall intimat e the following details immediately to the Purchaser by e-mail i.e. **commercial@nepamills.nic.in** Name of the Transporter, Vehicl e no, Exact quantity, Value, MLR No. and Date.

COMMERCIAL TERMS AND CONDITIONS

Sr. N o	Particular	Value	SUBMITTED OR NOT SUBMITTED
01	Turnover	Rs. 1 Crore	
02	Work Order or Pu rchases order	Last Purchases order Old News Paper/ Whi te Wastepaper to any central / state govt. organization / PSU / public listed company / any Paper Mill with documentary evidenc e (copy of purchases order / copy of work order / agreement and / or work completio n certificate issued by competent authorit y of the customer) in support of pre-qualification criteria duly certified by CEO/ MD/ CFO/ authorized signatory of that company. NEPA LTD reserved the right to reject in case above criteria is not mat.	

03	SD amount	Bidder has to deposit e-PBG of 03% of con tract valve within 07 days after awarding of contract or the same amount will be recovered from the running bills of the supplier. Bale should be avoided, in case party has supplied WHITE WASTE PAPER in form of bale than the same will be opened in presence of our user and quality team and if any prohibited material found like road swipe, foreign material other then paper, Glass, Plastic, Medical waste etc. found in the lot, the same lot shall be rejected and S.D. will be forfeited without any excuse, no compromise after joint inspection report.	
05	Balance Sheet	Balance sheet and profit and loss account for the last 3 (three) years.	
06	Income Tax Retu	Copies of income tax return filled for last t hree assessment years.	
07	Certificate requir ed	Declaration that the firm has not been bla cklisted/debarred by government of India/r eserve bank of India / any PSU during last f ive years duly signed by CEO/MD/CFO.	

SPECIAL GENERAL TERMS AND CONDITIONS

- Bidder is exempted for prior turnover, Balance sheet, ITR and prior experience who have MSE or Startups certificate.
- 2) The tender for White Waste Paper 2000 MT, out of 2000 MT of white wast e paper, 40% shall be given to L-1 bidder and remaining Qty. shall be split ted amongst technically suitable bidders subjected to acceptance of L-1 rat e by the bidders.
- In case, if technically suitable bidder will not accept balance quantity (oth er than 40%) on L-1 price the same quantity shall be allotted to L-1 bidder or may be decided later stage.
- 4) Payment shall be made within 45 days after receiving quantity.
- 5) Bidders are requested to give undertaking with technical document regar ding ready to quote their rate for full quantity.
- 6) After Completion of delivery period, company has reserved right to revie w the decision regarding acceptance of remaining quantity of material.
- Delivery of material: Bidders are also requested to complete their supply y strictly on or before in given delivery period.

- 8) Nepa Has reserved right to issue the Purchase order in full quantity or Part Quantity.
- 9) Split Qty and delivery details are as under-

Sr. No	Rank	Percentage of Whit e waste paper	Qty in MT	Delivery perio d in days
01	L-1	40%	800	20
02	L-2	25%	500	20
03	L-3	20%	400	15
04	L-4	15%	300	15

(1) UNPRICED COMMERCIAL TERMS:

PRICE TERMS: Price quoted should be firm on F.O.R. Nepanagar basis giving break up of Basic Price, GST and any other tax if payable, levies and transport charges.

- **1. PAYMENT TERMS :-**Our payment terms are within 45 working days from the date of acce ptance of material after receipt and inspection.
- 2. MODE OF DESPATCH: By road on Freight Paid basis.
- **3. DELIVERY SCHEDULE :** As per Purchase order.
- **4. WEIGHMENT:** The material on receipt at our end shall be weighted. The weight recorded at our end and that of Challan weight, whichever is less will be taken in to account. However, Nepa Limited shall allow variation to the extent of 0.5% in weight to take care of variation in weigh bridg es at the loading point and unloading point. For any shortage beyond 0.5%, the cost of material sh all be recovered from the supplier on F.O.R. Nepanagar basis.
- **PENALTY:** In case of non execution of full order by a party within the stipulated period me ntioned therein the purchase order against the guaranteed quantity. Penalty 0.5% per week on un executed quantity shall be recovered after expiry of delivery period till the cancellation of order. In such cases, besides the recovery of penalty, full amount equivalent to EMD / SD shall be forfeited. The above all will be calculated at the rate inclusive of inventive paid if any, but it should not be m o re than the 5% of balance order value.

In case supplies have been deferred due to the reasons of Nepa limited, the matter shall be analyz ed and decision shall be taken for recovery of penalty, if any, after mutually discussion with the party.

6. Security deposit / ePBG:- Bidder has to deposit e-PBG of 03% of contract valve within 07 day s after awarding of contract or the same amount will be recovered from the running bills of the sup plier or whose old outstanding dues (without any dispute) are available in Nepa Limited need not t o submit fresh SD against order. It will be returned after receipt and acceptance of materials at our

mill site as per order terms after execution of the order in full, the S.D. will not bear any interest. In case of breach of any of the terms of contract the same is liable to be forfeited. Bale should be avoided, in case party has supplied the materials in form of bale than the same will be opened in p resence of our user and quality team and if any prohibited material found like road swipe, foreign material other then paper, Glass, Plastic, Medical waste etc. found in the lot, the same lot shall be r ejected and S.D. will be forfeited without any excuse, no compromise after joint inspection report.

- 7. **TEST REPORT: -** The material will be tested at our Laboratory/USER end and the report of our Laboratory/USER for quality, specification, concentration etc. will be final and binding.
- 8. BID REJECTION CRITERIA: Bidders shall note the bid rejection criteria as indicated in bid. Pro visions of these clauses must be adhered to without any deviations, failing which the bid shall be c onsidered to be non-responsive and may be rejected.
- 9. BID OFFER VALIDITY (FROM END DATE): 180 DAYS
- 10. PRICE: PRICE SUBMITTED ON GeM, SHALL BE INCLUSIVE OF ALL
- **11. EMD / PBG: -** Supplier shall submit EMD /PBG

EMD / PBG may be submitted in form of NEFT/ RTGS/Electronic transfer in the account of Nepa limited. Account details areas under

Current account no : 32212167441

Bank name : State bank of India

Branch : Nepanagar

IFSC code : SBIN0001306

Branch code : 001306

EMD exemption will be as per government guidelines however no exemption will be given for depositing of performance bank guarantee to any DIC/SSI/MSME/NSIC registered firm.

- **TENDER EVALUATION CRITERIA:** Tender shall be evaluated on net cost to the company i.e. considering GST under reverse charge or input credit of GST.
- 13. RIGHT OF CANCELLATIONS:- The Nepa reserves the right to cancel the contract or any part there of without assigning any reason. Nepa also reserves its right, at its discretion, to modify / cancel / delay/ hold/ whole or part award of contract without assigning any reason whatsoever. In the event of the same bidder are not entitled to claim any financial / legal implications on Nepa Limited. Nep a Limited reserves the right to increase or decrease the quality to be ordered up to 25 % of bid quantity at the time of placement of contract.

14.TAXES AND DUTIES:

- a. All the rates quoted by the bidder shall be inclusive of goods and supplier tax (GST) and all other taxes and duties applicable at present or levied in future for the tenure of this contract.
- b. If there is any variation in taxes and duties at the time of completion of suppliers for any reasons (i

ncluding turnover) other than statutory, the same will be borne by the supplier. Any increase in taxes & duties beyond the contractual completion period will be borne by supplier.

- c. TDS at the applicable rates shall be deducted from the bills for which necessary tax deduction certificate shall be issued by the company as per rules.
- d. Taxes deducted at source shall be in accordance with statutory requirements. Supplier shall submit proper invoice to enable Nepa to avail the credit of taxes wherever applicable, paid by the supplier. Howe ver, if Nepa is not able to avail the credit due to issuance of defective invoice submitted by supplier or iss uance of invoice not capturing the requirement necessary to enable Nepa to claim tax credit then any los s to the Nepa on his account shall be indemnified by the supplier. Nepa may in its sole discretion decide to recover such loss by way of deduction from payment due to the agency or invoking the performance s ecurity.
- e. while claiming reimbursement of duties, taxes etc. (like GST, custom duty or any other taxes & duti es) from Nepa, as and if permitted under the contract, the vendor shall also certify that, in case it gets an y refund out of such taxes and duties from the concerned authorities at a later date, vendor shall refund to Nepa, Nepa's share out of such refund received by the vendor. The vendor shall also refund the appli cable amount to Nepa immediately on receiving the same from the concerned authorities.

15. FORCE MAJEURE:

- a) In the event of any unforeseen event directly interfering the suppliers arising during the currency of the contract, such as war, hostilities, acts of the public enemy, pandemic, civil commotion, sabotage, fires, floods, explosions, epidemics, quarantine restrictions, strikes, lockouts, or acts of god, the contractor shall, within a week from the commencement thereof, notify the same in writing to the Nepa with reasonable evidence thereof. Unless otherwise directed by Nepa in writing, the agency shall continue to perform its oblig ations under the contract as far as reasonably practical and shall seek all reasonable alternative means for performance not prevented by the force majeure event. If the force majeure condition(s) mentioned above be in force for a period of 90 days or more at any time, either party shall have the option to terminate the contract on expiry of 90 days of commencement of such force majeure by giving 14 days' notice to the oth er party in writing. In case of such termination, no damages shall be claimed by either party against the ot her, save and except those which had occurred under any other clause of this contract prior to such termination.
- b) The agency shall not be liable for imposition of any such sanction so long the delay and/ or failure of the agency in fulfilling its obligations under the contract is the result of an event of force majeure.
- c) In case due to a force majeure event Nepa is unable to fulfil its contractual commitment and res ponsibility, Nepa will notify the agency accordingly and subsequent actions taken on similar lines described in above sub-paragraphs.
- 16. **ARBITRATION CLAUSE**: All the disputes and differences arising between the parties hereto, including any dispute or difference in regard to the interpretation of any provisions or term or meaning thereof, or in regard to any claim of one party against the other or in regard to the rights and for obligation of any parties hereto under this agreement or otherwise, howsoever shall be referred to the sole arbitrator by the parties and the sole arbitrator would be as per provision of arbitration and conciliation act (amend ed act 2015) and place of arbitration would be at Nepanagar, district Burhanpur. all the disputes in respect of enforcement of the contract/agreement as per the 7 / 9 Indian contract act, 1872 or any tax dispute, if, arises during the execution of the contract of if, any dispute in respect of change in tax slab, due to change in legislation or any new enactment come during the enforcement of the agreement, the said matter shall be referred to the arbitrator and the same would have been appointed as per provision of arbitration and conciliation act (amended act 2015). all the disputes in relation to tax, quantity or in any other nature which harises between the parties during the execution of the agreement or enforcement of the said agreement then matter shall be referred to the sole arbitrator and apart from this, no claim or adjustment shall be made by the Nepa Ltd. in respect of any claim and all the disputes shall be adjudicated by the sole arbitrator and arbitration proceedings shall be governed by the arbitration and conciliation act (amended act 2015).
- 17. **JURISDICTION:** All disputes arising out of or in any way connected with this tender/order/contract shall be deemed to have arisen at Nepanagar Distt. Burhanpur in the state of Madhya Pradesh and within t

he jurisdiction of Court at Burhanpur which Court shall alone and exclusively determine such disputes.

- 18. In case a party agrees to all the terms and conditions of Part A i.e. Technical and Commercial Bid and if they subsequently place any other terms and conditions in Part-B or go back from the earlier accept ed as in Part A , the full amount of EMD/PBG will be forfeited and their offer will not be considered for evaluation.
- 19. Such tenderers who have not submitted strictly in accordance with the instructions/conditions men tioned herein above considering conditional offers, may liable to be rejected.
- 20. **GST:** Kindly quote 'GST' if payable extra on total basic rate of each item, please quote GST in '%' i nclusive of cess. Mention GST Registration Number (15 digit GSTIN).

If bidder is not liable to take GST registration, i.e., having turnover below threshold of Rs 20 lakhs (Rs 10 la khs for NE & special Category States), bidders need to submit a certificate to that effect and agree to inde mnify the company against future GST liability, during the concurring of the contract.

Further the bidder should notify Nepa Ltd within 15 days from the date of becoming liable to GST and such registration should be submitted to Nepa Ltd.

Those bidders who have opted for Composition scheme under GST, they must submit a declaration to Nep a Ltd indicating their GST registration no.

HSN (Harmonized System of Nomenclature) code for the goods being supplied by the vendor for each item covered under this tender has to be declared in the technical bid.

Services Accounting Code (SAC) for classification of services under GST for each item covered under this t ender has to be declared in the technical bid.

21. **Input Tax Credit** Vendor/Supplier/Contractor declares that: Vendor/Supplier/ Contractor shall ens ure timely submission of invoice (s) as per rules/regulations of GST with all required supporting documents (s) within a period specified in Contracts/LOA to enable Nepa Ltd to avail input tax credit.

Further, returns and details required to be filled under GST laws & rules should be timely filed by bidder/su pplier with requisite details.

Vendor/Supplier/Contractor would promptly pay GST, as per law for the supplies made to Nepa Ltd and wo uld upload returns within the prescribed time to enable Nepa Ltd, to avail the input tax credit [ITC].

All necessary adjustment vouchers such as Credit Notes/Debit Notes for any short/excess supplies or revisi on in prices or for any other reason under the Contract shall be submitted to Nepa Ltd as per GST provisio ns.

In the event of default on his part in payment of tax and submission/ uploading of monthly returns, Nepa Lt d is well within its powers to withhold payments, especially the tax portion, until Vendor/Supplier/ Contract or corrects the default and/or complies with the requirements of GST and produces satisfactory evidence t o that effect or upon GST appearing on the Company GST portal.

If, because of any delay or default on his part, Nepa Ltd, is rendered unable to avail ITC, he would, at his o

wn cost, get the shortcoming rectified in the return to be filed immediately thereafter.

In case GST credit is delayed/denied to Nepa Ltd reversed subsequently as per GST law, due to non/delaye d receipt of goods and/or services and/or tax invoice or expiry of timeline prescribed in GST Law for availin g such ITC, non-payment of taxes or non-filing of returns or any other reason not attributable to Nepa, GST amount shall be recoverable from Vendor/Supplier/Contractor along with interest levied/leviable on Nepa L td.

In the event of delay getting ITC to Nepa Ltd, due to reasons attributable to Vendor/Supplier/Contractor, N epa Ltd, reserves the right to recover interest at 12% on the tax credit so available for the number of day s the ITC was delayed.

Nepa Ltd may recover such amount from the Security Deposit or any such Deposit/Credit Balance/future p ayments. Accordingly, Nepa Ltd will raise Invoice/Debit note on the Vendor/Supplier/Contractor.

Nepa Ltd, reserves the right to suspend/cancel/terminate the contract in the event of frequent/multiple/rep eated defaults by the Vendor/Supplier/ Contractor in complying with the above requirements as per GST and Vendor/Supplier/Contractor shall be put under Holiday list as mentioned in the Contract.

In case the short coming is not rectified by the Vendor/Supplier/ Contractor and Nepa Ltd ends up in revers al of credits and/or payments, Vendor/Supplier/Contractor is fully liable for making good all the loss incurr ed by Nepa Ltd as a result of default.

Any GST liability arising on Nepa Ltd under reverse charge before actual receipt of goods and or services a nd/or invoice thereof would be subject to recovery of interest leviable for the period between the date of such liability and actual date of eligibility of ITC based on receipt of goods, receipt of invoices and other c onditions specified in GST law, as applicable.

In case the GST rating of vendor on the GST portal/Govt. official website is negative/blacklisted, then the bi ds may be rejected by Nepa Ltd. Further, in case rating of bidder is negative/blacklisted after award of w ork for supply of goods/services, then Nepa Ltd shall not be obligated or liable to pay or reimburse GST to such vendor and shall also be entitled to deduct/recover such GST along with all penalties/interest, if any , incurred by Nepa Ltd.

To make the ITC is available to Nepa Ltd promptly; the vendor/contractor undertakes to upload scanned co py of invoice with the supporting documents in the portal specifically designed for the purpose in Nepa Lt d website within 3 days of dispatch/completion of service from his end. Noncompliance of the same shall attract the penal clauses as may be reasonably decided Nepa Ltd.

Any late delivery i.e., delivery after the due date attracts damages. It is agreed by the bidder that such da mages become recoverable by Nepa Ltd with applicable GST thereon.

Exemption to verified MSE/ startups: Relaxation of norms for startups medium enterprises in public procurement regarding prior experience - prior turnover criteria may be given as per prevailing go vernment of India guidelines subject to meeting of quality and technical specifications of Nepa limited.

22. Make in India clause: The provisions of the revised public procurement (preference to make in India

) order 2017 - dated 04th June 2020 (and subsequent amendments, if any) by department for promotion of industry and internal trade, GOI shall apply to this bid/tender to the extent feasible.

- 23. This tender document complies with the "Public Procurement (Preference to Make in India) O rder, 2017" issued by DIPP and "Public Procurement Policy for Micro and Small Enterprises (MS Es) Order, 2012" issued by MoSME.
- 24. **Purchase preference to Micro and Small Enterprises (MSEs):** Purchase preference will be gi ven 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/N otifications 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 Servic es, the bidder must be the Service provider of the offered Service. Relevant documentary evidence in thi s 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% (Selected by Buyer) of margin of purchase preference /price band defined in relevant policy, such Seller shall be given opportunity to match L-1 pri ce and contract will be awarded for 25%(selected by Buyer) percentage of total QUANTITY.
- 25. **Preference to Make in India products (For bids < 200 Crore):** Preference shall be given to Class 1 local supplier as defined in public procurement (Preference to Make in India), Order 2017 as ame nded from time to time and its subsequent Orders/Notifications issued by concerned Nodal Ministry for sp ecific Goods/Products. If the bidder wants to avail the Purchase preference, the bidder must upload a cert ificate from the OEM regarding the percentage of the local content and the details of locations at which the local value addition is made along with their bid, failing which no purchase preference shall be granted. In case the bid value is more than Rs 10 Crore, the declaration relating to percentage of local contents hall be certified by the statutory auditor or cost auditor, if the OEM is a company and by a practicing cost accountant or a chartered accountant for OEMs other than companies as per the Public Procurement (preference to Make-in -India) order 2017 dated 04.06.2020. Only Class-I and Class-II Local suppliers as per M II order dated 04.06.2020 will be eligible to bid. Non Local suppliers as per MII order dated 04.06.2020 are not eligible to participate. However, eligible micro and small enterprises will be allowed to participate. In case Buyer has selected Purchase preference to Micro and Small Enterprises clause in the bid, the same will get precedence over this clause.

PACKAGE FOR WHITE WASTEPAPER BIDDING DOCUMENT NO. GEM/2025/B/602

INTEGRITY PACT

Between
NEPA LIMITED, a Govt. of India Enterprise (hereinafter referred to as "The Buyer") and
(hereinafter referred to as "The Bidder/Contractor ") and
(hereinafter referred to as "JV Partner/ Consortium Members"
licable)

(if app

Preamble

In order to achieve these goals, the Buyer has appointed two Independent External Monitor(s) (IEM), who will monitor the bidding process and the execution of the Contract for compliance with the principles men tioned above.

Section 1 Commitments of the Buyer

- 1. The Buyer Commits itself to take all measures necessary to prevent corruption and to observe the following principles in this regard:-
- a) No employee of the Buyer, either in person or through family members including relatives, will in connection with the bidding for or the execution of a Contract, demand or accept a promise for or accept for him/herself or for a third person, any material or immaterial benefit to which he/she is not leg ally entitled to.
- b) The Buyer shall, during the bidding process treat all Bidders with equity and reason. The Buyer wi II, in particular, before and during the bidding process, provide to all Bidders the same information and wi II not provide to any Bidder confidential/additional information through which the Bidder(s) could obtain an advantage in relation to the bidding process or the Contract execution.
- C) The Buyer will exclude from the process all known prejudiced persons.
- 2. If the Buyer obtains information on the conduct of any of its employees which is a criminal offenc e under the IPC/PC Act or if there be a substantive suspicion in this regard, the Buyer will inform the Chief Vigilance Officer and in addition can initiate disciplinary actions.

Section 2 Commitments and Undertakings by the Bidder/Contractor

- 1. The Bidder/Contractor commits and undertakes to take all measures necessary to prevent malpractices & corruption. He commits himself to observe the following principles during his participation in the biddin g process and during the execution of the contract:
 - a) The Bidder/ Contractor undertakes not to, directly or through any other person or firm offer, pro mise or give or influence to any employee of the Buyer associated with the bidding process or the executi on of the contract or to any third person on their behalf any material or immaterial benefit which he/she is not legally entitled, in order to obtain in exchange any advantage of any kind whatsoever during the bid ding process or during the execution of the contract.
 - b) The Bidder/ Contractor undertake not to enter into any undisclosed agreement or understanding, whether formal or informal with other Bidders. This applies in particular to prices, specifications, certificat ions, subsidiary contracts, submission or non-submission of bids or any other action to restrict competitiv eness or to introduce cartelization in the bidding process.
 - C) The Bidder/Contractor undertakes not to commit any offence under the relevant Anti-corruption L aws of India; further the Bidder/Contractor will not use improperly, any information or document provided

by the Buyer as part of the business relationship, regarding plans, technical proposals and busine ss details, including information contained or transmitted electronically for purposes of competition or per sonal gain and will not pass the information so acquired on to others.

- d) The Bidder/ Contractor, when presenting his bid, undertakes to disclose any and all payments ma de, or is committed to or intends to make to agents, brokers or any other intermediaries in connection wi th the bidding process and / or award of the contract.
- e) The Foreign Bidder/ Contractor, when presenting his bid, undertakes to disclose the name and ad dress of agents and representative in India. Further, Indian Bidder/ Contractor when presenting his bid, undertakes to disclose the name and address of its foreign principals or associates.
- 2. The Bidder/ Contractor will not instigate and allure third persons/parties to commit offences outli ned above or be an accessory to such offences.

Section 3 Disqualification from Bidding Process and Exclusion from Future Contracts

- 1. If the Bidder(s)/ Contractor(s), before award or during execution has committed a transgression thr ough a violation of any provisions of Section 2 so as to put his reliability or credibility as Bidder into question, the Buyer shall be entitled to disqualify the Bidder(s)/ Contractor(s) from the bidding process or to terminate the contract, if signed on that ground.
- 2. If the Bidder/ Contractor has committed a transgression through a violation of Section 2 such as to p ut his reliability or credibility into question, the Buyer shall be entitled to exclude including bl acklist and put on holiday the Bidder/ Contractor for any future tenders/contract award process. The imposition and duration of the exclusion will be determined by the severity of the transgression. The severity will be determined by the Buyer taking into consideration the full facts and circumstances of each case particularly taking into account the number of transgressions, the position of the transgre ssors within the company hierarchy of the Bidder and the amount of the damage. The exclusion will be imposed for a period not exceeding two (02) years.
- 3. A transgression is considered to have occurred if the Buyer after due consideration of the available evidence concludes that no reasonable doubt is possible.
- 4. The Bidder with its free consent and without any influence agrees and undertakes to respect and u phold the Buyer's absolute rights to resort to and impose such exclusion and further accepts and un dertakes not to challenge or question such exclusion on any ground, including the lack of any hearing before the decision to resort to such exclusion is taken. This undertaking is given freely and after obtaining independent legal advice.
- 5. Subject to full satisfaction of the Buyer, the exclusion of Bidder/ Contractor could be revoked by th e Buyer if the Bidder/ Contractor can prove that he has restored/ recouped the damage caused by h im and has installed a suitable corruption prevention system in his organization.

Section 4 Compensation for Damages

including Forfeiture of Earnest Money Deposit/ Security Deposit/ Performance & Advance Bank Guarantees

- 1. If the Buyer has disqualified the Bidder/ Contractor from the bidding process or has terminated th e contract pursuant to Section 3, the Buyer shall forfeit the Earnest Money Deposit/Bid Security, en cash Contract Performance Bank Guarantees in addition to excluding the bidder from the future aw ard process and terminating the contract.
- 2. In addition to 1 above, the Buyer shall be entitled to take recourse to the relevant provisions of the contract related to Termination of Contract due to Contractor's Default.

Section 5 Previous Transgressions

- 1. The Bidder swears on oath that no previous transgression impinging on anti- corruption principles / any malpractice as mentioned in Section-2 has occurred in the last three years immediately befor e signing of this Integrity Pact, with any other company / any Public Sector Enterprise/ Undertaking in India / any Government Department in India.
- 2. If the Bidder makes incorrect statement on previous transgression as mentioned above in para 1, Bidder can be disqualified from the bidding process or the contract, if already awarded, can be ter minated on this ground.

Section 6 Company Code of Conduct

Bidders are also advised to have a company code of conduct (clearly rejecting the use of bribes and othe r unethical behaviour) and a compliance program for the implementation of the code of conduct through out the company.

Section 7 Independent External Monitors (IEM)

- 1. The Buyer has appointed competent and credible Independent External Monitor for this Pact (hereinaft er referred to as Monitors).
- i) Shri Vishnu Dev Misra,

Email- vdmips@gmail.com

ii) Shri Mahendrasinh J. Parmar

Email- mahendrasinhparmar@live.com

2. The task of the IEMs is to review independently and objectively, whether and to what extent the partie s comply with the obligations under this agreement.

- 3. The IEMs are not subject to instructions by the representatives of the parties and performs his function s neutrally and independently. He shall report to CMD of the Buyer or a person authorized by him.
- 4. The Bidder/Contractor accepts that the IEMs have the right to access without restriction to all Project d ocumentations of the Buyer including that provided by the Contractor. The Contractor will also grant t he IEMs, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his Project Documentations. The same is applicable to Subcontractors. The IEMs are under contract ual obligation to treat the information and documents of the Bidder / Contractor / Sub-Contractors/ JV p artners/Consortium member with confidentiality.
- 5. The Buyer 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 Buyer and the Contractor. The parties offer to the IEMs the option to participate in such meetings.
- 6. As soon as the IEMs notices, or believes to notice, a violation of this agreement, he will so inform the Management of the Buyer (CMD of the Buyer or a person authorized by him) and request to dis continue or to take corrective action, or to take other relevant action. The IEMs can in this regard sub mit non- binding recommendations. Beyond this, the IEMs has no right to demand from the parties tha t they act in a specific manner, refrain from action or tolerate action. However, Independent External Monitor shall give an opportunity to the bidder/contractor to present its case before making its recommendations to the Buyer.
- 7. The IEMs will submit a written report to CMD of the Buyer or a person authorized by him within 30 day s from the date of reference or intimation to him by the Buyer and, should the occasion arise, submit p roposals for correcting problematic situations.
- 8. The Bidder / Contractor accepts that they shall not approach courts while the matter / complaint / disp ute has been referred to the IEM in terms of this pact and they shall await IEM's decision before approaching any Court.
- 9. If the IEMs have reported to CMD of the Buyer or a person authorized by him a substantiated suspicion of an offence under relevant IPC/ PC Act, and he has not, within 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, Government of India.
- 10. The word " IEM" will include Singular or Plural.

Section 8 Pact Duration

This Pact comes into force from the date of signing by all the parties. It shall expire for the Contractor 12 months after the last payment under the respective Contract, and for all other unsuccessful bidder s 6 months after the Contract has been awarded.

Section 9 Miscellaneous Provisions

- 1. This Pact is subject to Indian Law. The place of performance and jurisdiction shall be Nepa Limited, Ne panagar (M.P.).
- 2. Should one or several provisions of this Pact turn out to be invalid; the remainder of this Pact remains valid. In this case, the parties will strive to come to an agreement to their original intentions.

3.	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 proce
	edings.

4.	If the Contractor is a JV partnership / Consortium, this agreement must be signed by all the partners of
	f IV / Consortium Partners as the case may be.

The Parties hereby sign this Integrity Pact aton this day of 20

Buyer	Bidder/ Contractor	Joint	Venture Partner(s)/ Consortium (As
member(s)			Applicable)
Witness	Witness		Witness
1	1		1
2	2		2

3. Forms of EMD and PBG

Bidders can also submit the EMD with Payment online through RTGS / internet banking in Beneficiary name

NEPA LIMITED Account No. 32212167441 IFSC Code SBIN0001306 Bank Name STATE BANK OF INDIA Branch address NEPANAGAR

Bidder to indicate bid number and name of bidding entity in the transaction details field at the time of online transfer. Bidder has to upload scanned copy / proof of the Online Payment Transfer along with bid.

4. Generic

Bidder financial standing: The bidder should not be under liquidation, court receivership or similar proceedings, should not be bankrupt. Bidder to upload undertaking to this effect with bid.

5. Certificates

Bidder's offer is liable to be rejected if they don't upload any of the certificates / documents sought in the Bid document, ATC and Corrigendum if any.

6. Generic

Bidders are advised to check applicable GST on their own before quoting. Buyer will not take any responsibility in this regards. GST reimbursement will be as per actuals or as per applicable rates (whichever is lower), subject to the maximum of quoted GST %.

7. Generic

Buyer Organization specific Integrity Pact shall have to be complied by all bidders. Bidders shall have to upload scanned copy of signed integrity pact as per Buyer organizations policy along with bid. Click here to view the file

8. Generic

Bidder shall submit the following documents along with their bid for Vendor Code Creation:

- a. Copy of PAN Card.
- b. Copy of GSTIN.
- c. Copy of Cancelled Cheque.
- d. Copy of EFT Mandate duly certified by Bank.

9. Certificates

Material Test Certificate Should Be Sent Along with The Supply. The Material Will Be Checked by Buyer's Lab & the Results of the Lab will be the Sole Criteria for Acceptance of the Item.

10. Forms of EMD and PBG

Successful Bidder can submit the Performance Security in the form of Payment online through RTGS / internet banking also (besides PBG which is allowed as per GeM GTC). On-line payment shall be in Beneficiary name

NEPA LIMITED Account No. 32212167441 IESC Code SBIN0001306 Bank Name STATE BANK OF INDAL Branch address

NEPANAGAR

. Successful Bidder to indicate Contract number and name of Seller entity in the transaction details field at the time of on-line transfer. Bidder has to upload scanned copy / proof of the Online Payment Transfer in place of PBG within 15 days of award of contract.

11. Generic

While generating invoice in GeM portal, the seller must upload scanned copy of GST invoice and the screenshot of GST portal confirming payment of GST.

Disclaimer/अस्वीकरण

The additional terms and conditions have been incorporated by the Buyer after approval of the Competent Authority in Buyer Organization, whereby Buyer organization is solely responsible for the impact of these clauses on the bidding process, its outcome, and consequences thereof including any eccentricity / restriction arising in the bidding process due to these ATCs and due to modification of technical specifications and / or terms and conditions governing the bid. If any clause(s) is / are incorporated by the Buyer regarding following, the bid and resultant contracts shall be treated as null and void and such bids may be cancelled by GeM at any stage of bidding process without any notice:-

- 1. Definition of Class I and Class II suppliers in the bid not in line with the extant Order / Office Memorandum issued by DPIIT in this regard.
- 2. Seeking EMD submission from bidder(s), including via Additional Terms & Conditions, in contravention to exemption provided to such sellers under GeM GTC.
- 3. Publishing Custom / BOQ bids for items for which regular GeM categories are available without any Category item bunched with it.
- 4. Creating BoQ bid for single item.
- 5. Mentioning specific Brand or Make or Model or Manufacturer or Dealer name.
- 6. Mandating submission of documents in physical form as a pre-requisite to qualify bidders.
- 7. Floating / creation of work contracts as Custom Bids in Services.
- 8. Seeking sample with bid or approval of samples during bid evaluation process. (However, in bids for <u>attached categories</u>, trials are allowed as per approved procurement policy of the buyer nodal Ministries)
- 9. Mandating foreign / international certifications even in case of existence of Indian Standards without specifying equivalent Indian Certification / standards.
- 10. Seeking experience from specific organization / department / institute only or from foreign / export experience.
- 11. Creating bid for items from irrelevant categories.
- 12. Incorporating any clause against the MSME policy and Preference to Make in India Policy.
- 13. Reference of conditions published on any external site or reference to external documents/clauses.
- 14. Asking for any Tender fee / Bid Participation fee / Auction fee in case of Bids / Forward Auction, as the case may be.

Further, if any seller has any objection/grievance against these additional clauses or otherwise on any aspect of this bid, they can raise their representation against the same by using the Representation window provided in the bid details field in Seller dashboard after logging in as a seller within 4 days of bid publication on GeM. Buyer is duty bound to reply to all such representations and would not be allowed to open bids if he fails to reply to such representations.

All GeM Sellers / Service Providers are mandated to ensure compliance with all the applicable laws / acts / rules including but not limited to all Labour Laws such as The Minimum Wages Act, 1948, The Payment of Wages Act, 1936, The Payment of Bonus Act, 1965, The Equal Remuneration Act, 1976, The Payment of Gratuity Act, 1972 etc. Any non-compliance will be treated as breach of contract and Buyer may take suitable actions as per GeM Contract.

This Bid is also governed by the General Terms and Conditions/ यह बिड सामान्य शर्तों के अंतर्गत भी शासित है

In terms of GeM GTC clause 26 regarding Restrictions on procurement from a bidder of a country which shares a land border with India, 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. While participating in bid, Bidder has to undertake compliance of this and any false declaration and non-compliance of this would be a ground for immediate termination of the contract and further legal action in accordance with the laws./जेम की सामान्य शर्तों के खंड 26 के संदर्भ में भारत के साथ भूमि सीमा साझा करने वाले देश के बिडर से खरीद पर प्रतिबंध के संबंध में भारत के साथ भूमि सीमा साझा करने वाले देश का कोई भी बिडर इस निविदा में बिड देने के लिए तभी पात्र होगा जब वह बिड देने वाला सक्षम प्राधिकारी के पास पंजीकृत हो।बिड में भाग लेते समय बिडर को इसका अनुपालन करना होगा और कोई भी गलत घोषणा किए जाने व इसका अनुपालन न करने पर अनुबंध को तत्काल समाप्त करने और कानून के अनुसार आगे की कानूनी कार्रवाई का आधार होगा।

---Thank You/धन्यवाद---