



HOOGHLY COCHIN SHIPYARD LIMITED

(A Govt. of India Enterprise)

वब्धव कुदुम्बकम् ONE FAMILY . ONE FUTURE

Tender No: HCSL/PUR/TEN/2025/043

Dt.26.05.2025

NOTICE INVITING TENDER

Competitive Offers are invited on behalf of Hooghly Cochin Shipyard Limited (Hooghly CSL) for the under mentioned work/supply, so as to reach the undersigned on or before the date and time mentioned below. Please refer technical specification, General Terms and Conditions as attached.

Tender No. & date	HCSL/PUR/TEN/2025/043, Dt. 26.05.2025
Scope of Supply / Work	Supply of CS Pipe & Pipe Fittings for CO2 System for Four No. of Tugs at Hooghly Cochin Shipyard Ltd. Nazirgunge Unit, Howrah.
Type of Tender	Two Bid (Email Tender)
Tender Fee & EMD Amount	Nil
Last date & time of receipt of tender	05.06.2025 at 15:00 Hrs.
Date & time of opening of technical bid	05.06.2025 at 15:30 Hrs.
Delivery Period	30 days from the placement of PO/LOI
Officer - in - Charge	Name: Johnson Grandage Designation: Dy. Manager (Mechanical) Email: johnson.g@hooghlycsl.com Phone No: +91 9562266770 Name: Girish Gupta Designation: Asst. Manager (Materials) Email: girish.gupta@hooghlycsl.com Phone No: +91 8085278430

Tender to be submitted by email only. Tender reference should be clearly indicated on the subject of the Mail. Tenders should be submitted in two separate files as PART-I "TECHNO-COMMERCIAL" & PART-II "PRICE" (Password Protected) indicating the tender number, John Dy Marrage due date of the tender in the Mail and addressed to The Assistant General Manager (Material), Hooghly Cochin Shipyard Limited, Nazirgunge Unit, Howrah.

Signature and Seal of the Bidder(s)

For Hoodh













Registered Office: Administrative Building, HCSL Premises, Satyen Bose Road, P.O. Danesh Shaikh Lane, Nazirgunge, Howrah, West Bengal - 711 109. ♦ +91 (33)-2688 8282
contact@hooghlycsl.com
www.hooghlycsl.com

www.hooghlycsl.com



Tender administration: Tender procedure/administration/evaluation including correspondences and awarding of contract will be done by M/s. Hooghly Cochin Shipyard Limited, Howrah, West Bengal.

Officer - in - Charge for the above work:

Name: Johnson Grandage

Designation: Dy. Manager (Mechanical)
Email: johnson.g@hooghlycsl.com

Phone No: +91 9562266770

Name: Girish Gupta

Designation: Asst. Manager (Materials) Email: <u>girish.gupta@hooghlycsl.com</u>

Phone No: +91 8085278430

For any technical queries:

Name: Rakesh Kumar Sagar Designation: Manager (NA)

Email:rakesh.kumar@hooghlycsl.com

Phone No: +91 9508921575

Name: Abhishek Mishra

Designation: Assistant Manager (Naval Architect)

Email: abhishek.mishra@cochinshipyard.in

Contact: +91 7994210331

STOTAL ST

HOWRAH Cooking State | Sd/-

For Hooghly Cochin Shipyard Limited

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Sd/Cochin Shipyard
Limited

Signature and Seal of the Bidder(s)

QUALIFYING CRITERIA

- 1. Minimum qualification criteria for participating in the tender will be as follows:
- i. Successful experience for supply of Schedule pipes & pipe fittings of similar nature to any State/Central Govt. Shipyards, Heavy Engineering Industry etc. within the last 3 years ending last day of month previous to the one in which applications are invited. . (Satisfactory completion certificate from the Client for work done/Tax Invoice/Delivery Challan should be submitted along with bid).
- ii. Audited Balance sheets showing turnover, Profit & Loss statement of the firm for the preceding 3 (three) financial years (FY 2023-2024, FY 2022-2023, FY 2021-2022) should be submitted along with the application for pregualification.
- iii. The Tenderer should enclose self-attested copy of PAN, GST registration certificate, Income tax returns for last 3 (three) Financial Year. (FY 2023-2024, FY 2022-2023, FY 2021-2022) or (AY2024-2025, AY 2023-2024, FY 2022-2023).
- iv. Offers from joint ventures/consortium will not be accepted.
- v. Net worth of the bidder must be positive as per the latest balance sheet. (MSME/NSIC will get exemptions)

Scope of Work

Supply of Carbon steel Pipe & Pipe Fittings for CO2 System.

Detailed Technical Specification

Please Refer Annexure-I, Section A & B (Separately attached)

Rev. No.	Pages	Description	Date	Sign.
0	04	First Issue	13-05-2025	Rakesh
1	04	Document created based on BoM shared on 13-05-2025	22-05-2025	Rakesh
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This document/specification is the property of Hooghly Cochin Shipyard Limited, and it must not be copied or the contents thereof or any information received in conjunction

are accepted.

therewith must not be imparted /shared to any third party or utilized for any other purpose. The receipt of the document/specification implies that the conditions as mentioned herein

Section A

NAME & QUANTITY

Pipes and fittings conforming to the relevant standards as per the attached LIST OF ITEMS (Section B).

Quantity indicated is for 04 vessels.

2. CLASS & FLAG RULES

The vessels shall be built under the following flag and classifications:

Flag : India

Classification : Indian Register of Shipping.

Class notation : +SUL +IY TUG

INWATER SURVEY, AGNI 1 (2400 m3/hr)

Type: "Indian Coastal Vessel"

3. CONDITIONS OF SUPPLY

a) All pipes to be as per standard mentioned in Annexure-1.

- b) Pipes shall be supplied preferably in 6 meters and with plain ends.
- c) Pipes shall be rust free, good condition and to be supplied as per delivery conditions as per the standard.
- d) Pipes shall be cold bendable.
- e) All Pipes and fittings shall be inspected by Hooghly Cochin Shipyard, confined to the following aspects (as applicable):
 - i) Outside diameter, thickness and appearance.
 - ii) Review of mill test certificate of tensile test.
 - iii) Review of mill test certificate of Flattening test.
 - iv) Chemical Composition.
- f) Each Pipes shall be stamped/tagged showing the standard, DN, schedule, grade and manufacturing process as per standard practices.
- g) Original plus 3 copies of material and mechanical test certificate shall be furnished at the time of supply of the item.
- h) Quantity given in the list of items is based on preliminary design and likely to be altered. Final quantity shall be mentioned in purchase order. Supplier shall quote rate per meter / per item (as applicable).

4. PRESERVATION

All pipe ends shall be blanked using wood or plastic caps.

5. GUARANTEE

Manufacturer shall guarantee all the items for any defect in design, material and workmanship for a period of 18 months after the delivery of item.

6. CERTIFICATION, TESTING & INSPECTION

All material shall be supplied with mill test certificate (MTC). Manufacturer's shop test and inspection shall be carried out in accordance with manufacturer's standard and requirements of Rules and Regulations.

NOTE: Not withstanding any omission in this specification, all items/features required as per class rules/statutory regulations, safe working and good ship building practice shall be included in the offer by the bidder.

Section B

	CO2 - MATER	IAL SUMMARY	LIST	
Description	Size / Dimensions	Material	Standard	Quantity for 04 Ships (Final)
PIPE - CS				
PIPE SMLS BW SCH40.	DN20	ASTM A53 Gr.B	ASME B36.10	224 m
PIPE SMLS BW SCH40.	DN25	ASTM A53 Gr.B	ASME B36.10	150 m
PIPE SMLS BW SCH40.	DN32	ASTM A53 Gr.B	ASME B36.10	6 m
PIPE SMLS BW SCH40.	DN40	ASTM A53 Gr.B	ASME B36.10	60 m
PIPE SMLS BW SCH40.	DN65	ASTM A53 Gr.B	ASME B36.10	176 m
PIPE SMLS BW SCH40.	DN250	ASTM A53 Gr.B	ASME B36.10	12 m
ELBOW - CS			8	
ELBOW LR 90 DEG SCH40.	DN40	ASTM A234 Gr. WPB	ASME B16.9	20 PCS
ELBOW LR 90 DEG SCH40.	DN25	ASTM A234 Gr. WPB	ASME B16.9	30 PCS
ELBOW LR 45 DEG SCH40.	DN25	ASTM A234 Gr. WPB	ASME B16.9	72 PCS
ELBOW LR 90 DEG SCH40.	DN20	ASTM A234 Gr. WPB	ASME B16.9	50 PCS
ELBOW LR 45 DEG SCH40.	DN20	ASTM A234 Gr. WPB	ASME B16.9	30 PCS
CONC. REDUCER - CS				
CONC.REDUCER BW SCH40.	DN25X20	ASTM A234 Gr. WPB	ASME B16.9	25 PCS
COUPLING - CS				
COUPLING, SW, SCH40, #3000.	DN40	ASTM A234 Gr. WPB	ASME B16.9	25 PCS
COUPLING, SW, SCH40, #3000.	DN25	ASTM A234 Gr. WPB	ASME B16.9	50 PCS
COUPLING, SW, SCH40, #3000.	DN20	ASTM A234 Gr. WPB	ASME B16.9	78 PCS
END CAP - CS			0 7	183
END CAP, NPT, FEMALE, SCH40, #3000.	DN20	ASTM A234 Gr. WPB	ASME B16.9	144 PCS

PRICE BID FORMAT

Tender Enquiry No: HCSL/PUR/TEN/2025/043,

Dt. 26.05.2025

Sub: Supply of CS Pipe & Pipe Fittings for CO2 System for Four No. of Tugs at Hooghly Cochin Shipyard Ltd. Nazirgunge Unit, Howrah.

SI. No.	Description	Material	Standard	Total Qty for 04 shipset	UOM	HSN Code	Unit Rate (Without GST, In INR)	Total Amount (Without GST, In INR)
	A	В	С	D	E	F	G	H = (D x G)
1	PIPE - CS							
1.	PIPE SMLS BW SCH40, DN20	ASTM A53 Gr.B	ASME B36.10	224	Mtr.			
2.	PIPE SMLS BW SCH40, DN25	ASTM A53 Gr.B	ASME B36.10	150	Mtr.	+		2.1
3.	PIPE SMLS BW SCH40, DN32	ASTM A53 Gr.B	ASME B36.10	6	Mtr.			
4.	PIPE SMLS BW SCH40, DN40	ASTM A53 Gr.B	ASME B36.10	60	Mtr.			
5.	PIPE SMLS BW SCH40, DN65	ASTM A53 Gr.B	ASME B36.10	176	Mtr.		1 8 8	
6.	PIPE SMLS BW SCH40, DN250	ASTM A53 Gr.B	ASME B36.10	12	Mtr.			

II	ELBOW - CS							
7.	ELBOW LR 90 DEG SCH40, DN 40	ASTM A234 Gr. WPB	ASME B16.9	20	PCS		inhe & Scal, A	digital of the tin
8.	ELBOW LR 90 DEG SCH40, DN25	ASTM A234 Gr. WPB	ASME B16.9	30	PCS			- govern
9.	ELBOW LR 45 DEG SCH40, DN25	ASTM A234 Gr. WPB	ASME B16.9	72	PCS	as ben The	alazaona ay	per seapled rates
10.	ELBOW LR 90 DEG SCH40, DN20	ASTM A234 Gr. WPB	ASME B16.9	50	PCS	Main in Supplement	spirit details	movered arrest
11.	ELBOW LR 45 DEG SCH40, DN20	ASTM A234 Gr. WPB	ASME B16.9	30	PCS			
Ш	CONC. REDUCER - CS			wild ear	oran o a refine (og	10.01.19.31		
12.	CONC.REDUCER BW SCH40, DN25X20	ASTM A234 Gr. WPB	ASME B16.9	25	PCS			
IV	COUPLING - CS	ichy de per loren.	in Mothald the l	SINSI MI	cent in taleston of t	a pa		
13.	COUPLING, SW, SCH40, DN40 #3000	ASTM A234 Gr. WPB	ASME B16.9	25	PCS			
14.	COUPLING, SW, SCH40, DN25 #3000	ASTM A234 Gr. WPB	ASME B16.9	50	PCS			
15.	COUPLING, SW, SCH40, DN20 #3000	ASTM A234 Gr. WPB	ASME B16.9	78	PCS			
٧	END CAP - CS	Sale con anno es	aus anneasannas					
16.	END CAP, NPT, FEMALE, SCH40, DN20 #3000	ASTM A234 Gr. WPB	ASME B16.9	144	PCS			

VI	Total Cost (FOR Hooghly CSL Stores Basis, Nazirgunge Unit,		10- 802	
VII		thly CSL Stores Basis, Nazirgunge		
VIII	GST%	No. 1965	GST Amount (In INR)	
IX	Total Cost (FOR Hooghly CSL St Howrah) Including GST	tores Basis, Nazirgunge Unit,	18	

Price Bid Instructions:

- 1. Quotation submitted should be on FOR Hooghly CSL stores basis.
- 2. Price to be quoted in INR only.
- 3. Price Bid to be submitted strictly as per format. Modifying the format will result in rejection of the bid.
- 4. Prices quoted should be inclusive of class approval & certification charges as per Annexure-1. (If required)
- 5. Quoted items should comply with the technical specification as per Annexure 1.
- 6. Rates quoted should be inclusive of packing, forwarding and transportation charges.
- 7. L1 Bidder will be evaluated based on the combined cost (excluding GST) of all the items (Sl.1 to Sl.16).

Important Note:

- 1. Un-priced Bid, to be submitted along with techno commercial bid (Part 1 Techno-Commercial Bid) with details showing whether "Amount quoted/ Nil/ Included" against respective column.
- 2. Price bid without password or found attached along with techno-commercial document will be subjected to rejection of the bid.
- 3. Do not provide the password of the price bid through email during submission of the bid. The password will be asked upon intimation of price bid opening after techno-commercial evaluation.

Signature:

Name & Seal, Address of the firm:

SPECIAL INSTRUCTION TO BIDDER

1. MODE OF SUBMISSION OF TENDERS

Tenders should be submitted in two separate files as PART-I "TECHNO-COMMERCIAL" & PART-II "PRICE" (Password Protected) indicating the tender number, due date of the tender in the subject of the Mail and addressed to The Assistant General Manager (Materials).

- 2. TECHNO-COMMERCIAL PART SHOULD CONTAIN FOLLOWING DETAILS: -
 - Specification & Technical Literature, if any.
 - II. Other conditions, if any
 - a. Signed and stamped copy of Scope of supply & Technical Specification (Annexure-1)
 - b. Unquoted Price bid (Annexure-2)
 - c. Special Instruction to Bidder (Annexure-3)
 - d. General Terms and Conditions (Annexure-4)
 - e. Restriction of bidders sharing land border with India (Annexure-5)
 - f. Make in India Certificate (Annexure 7), if any (for MSME vendors)
 - g. Declaration for MSE purchase preference (Annexure 8) (if applicable)
 - h. Vendor Details (Annexure 9)
 - i. NEFT Mandate Annexure 10)
 - j. List of Deviation (Annexure-11), if any.
 - k. SD/Bank guarantee format. (Annexure-12)
 - I. Form of Self Declaration (Annexure 13)
 - m. Form of Legal Cases (Annexure 14)
- PRICE PART SHOULD CONTAIN FOLLOWING DETAILS:
 - a. Price against all line-items.
 - b. Taxes & duties as applicable shall be indicated.

Note:

- i. Modification or alteration of the price bid format attached is strictly prohibited.
 Otherwise Bid will be liable for rejection.
- ii. In case Price bid is placed inadvertently in the Techno-Commercial Part or in case Price bid is not password protected, Bid will be straightway rejected.
- **4.** While submitting the bid, bidders are requested to note that the e-mail ID starting with following words may probable be treated as spam, not always necessary-

info, support, admin, sales, customer support, helpdesk, mail, mailadmin, billing, hello, careers.

Bidders are requested to submit the bid by e-mail (Price part password protected) only to both the following email address clearly mention the tender reference in the subject line for easy identification.

johnson.g@hooghlycsl.com girish.gupta@hooghlycsl.com

The Techno-commercial part alone will be opened initially on the due date and time of tender. The price part will be opened only after evaluation of the Techno commercial part. Bidders will be intimated the date of opening of the price part, whose techno-commercial bids are acceptable in due course. Password of price bid will require to be shared at the time of price bid opening.

- **6.** Deviations, if any, in the offer submitted from that of the tender enquiry in any form, should be clearly furnished in a separate document titled as "List of Deviations".
- After submission of quotation / price bid opening, no unsolicited correspondence will be entertained.
- 8. Clarifications, either technical or commercial, should be submitted to points specially asked for only. The opportunity so given should not be used for correcting/changing amending the data/conditions already submitted with the tender.
- Offers should be clear and unambiguous. Incomplete/ambiguous offers are likely to be rejected.
- 10. The bidder shall submit a signed & stamped copy of the tender document (all the pages) including Annexures and Enclosures along with their bid as token of acceptance of terms & Conditions.

Sd/-

For Hooghly Cochin Shipyard Limited

GENERAL TERMS AND CONDITIONS

SI. No.	Description	Compliance by Supplier (YES/NO/NA) In case of non- compliance, please provide remarks.
1. Ava	Tenderers are to carefully go through the terms and conditions and the technical specification of the items for which offers are called for. Tenderers have to adhere to above and supply full technical scope of items along with compliance of commercial conditions. Hooghly CSL have full right upon deviations, if any, including rejecting the partial scope/ complied offers.	
2.	Offers are to be furnished in duplicate and should be free from overwriting. Corrections and additions, if any, must be attested. The offers shall be submitted only through email. Incomplete/ambiguous/conditional offers are likely to be rejected.	
3.	Technical checklist, if applicable and current general terms & conditions of enquiry duly filled and signed and technical specifications of items offered, should be submitted along with part-1 techno-commercial bid in the case of two-bid tenders. Non receipt of the document may lead to rejection of offers.	
4.	Bidders can contact Officer-in-charge of the work which is indicated in the Tender Notice for any clarification before submitting the offer. If clarifications/details are not obtained before the offer is submitted, no claim on this account will be admitted.	
5.	 Spare/Tool requirements to be confirmed, if applicable i) Installation and commissioning spares, Manufacturer's standard recommended consumable spares, special jigs and tools for maintenance of the machinery/equipment and Classification society required Spares are to be included in Scope and costs. ii) The same shall be included in offered costs and shall be a part of L1 evaluation. List of Spares to be submitted along with the offer. 	21
6.	Please note that the IRS inspection and unit/type approval charges, if any are to be included in the equipment pricing.	NA
7.	<u>SPECIFICATIONS: -</u> a) Manufacturer's name, their trade mark and brand, if any, should invariably be mentioned and illustrative leaflets giving technical particulars (technical details of items offered including technical literature) etc., should be attached to the offer. Spare/Tool required as per PTS to be included in scope along with cost.	
	b) Materials offered shall be new and unused and confirm to Hooghly CSL specifications and drawings. c) Samples are to be supplied free of cost in the event of requirement by Hooghly CSL. The detailed working drawing, if called for, is also to be furnished for approval	V.
0	before commencement of manufacture.	
8.	All the materials shall be supplied with mill test certificate (MTC).	

10.	materials, Material	ied shall be non-toxic and harmless to health. In case of toxic is Safety Data Sheet may be furnished along with the material. als should be eco-friendly.			
11.	<u>COMMISSIONING</u> : - Scope and cost of offer also to include availability of competent service engineer for a period of cumulative 14 man-days (against four shipsets) as required by Hooghly CSL for commissioning / test and for official trials. b) Cost considered to include travel tickets, lodging, boarding and local transport costs.				
		lay rates to be indicated separately (all inclusive of cost for and local transport etc.) for extension beyond agreed mandays.			
12.		d) Applicable taxes in India shall be borne by the Supplier (As per Income tax act, 1961 for Indian suppliers and Income Tax Act, 1961 and DTAA agreements in the case of foreign vendors).	NA		
		e) Income tax liability of non-resident service engineer based on his period of stay in India shall not be borne by Hooghly CSL	NA		
	For Foreign vendor	f). The non-resident vendor/service provider shall provide such documents that are necessitated by the Indian income tax laws so as to enable Hooghly CSL to comply with the provisions of Indian statute and for payments of income tax in India. Following documents shall be sought by Hooghly CSL in this regard (i) Certificate under 10 (F) (ii) Tax residency certificate (iii) The certification regarding the existence/nonexistence of business connection or permanent establishment in India. (The above is only an indicative list)	NA		
13.	For indigenous vendor	MSEs, Startups and Make in India a) Local Suppliers (Make in India), MSME firms and Startups will be eligible for various Relaxations in pre-qualification criteria and other Benefits as per the orders promulgated by Government of India. Bidders are advised to refer the details of various Benefits and Relaxation in pre-qualification criteria as published at Hooghly CSL website (www.cochinshipyard.com) under the Tenders tab for further reference.	,õ		
14.	Taxes and duties, part and price part.	if any, payable extra is to be indicated in the techno commercial			
15.		em at Hooghly CSL stores should be within 30 days from the			
16.	For Foreign vendor/supplies	SHIPMENT a. Supplier shall intimate Hooghly CSL the readiness of the Equipment/ Machinery/ Components and Parts prior to fourteen days of shipment.	NA		
	Shed to the oner.	b. A minimum 14 days free detention period is to be granted for clearance of the goods at Kolkata seaport, as applicable for full containers.	NA		
17.	PAYMENT TERMS	S (applicable per shipset):			
	a) Stages of paymerstage-1: 90% of the amount completion of supp	- Strate of the strain of the			

	charge after inspe	ection and on furnishing of error free invoice in triplicate.	
	Stage-2:	type menter analysis on vivor por in some activities of promise of business	
	10% payment will	be released after commissioning and completion of trials (HAT	
	and SAT) to the fu	ull satisfaction of Hooghly CSL Officer-in charge or after six	
	months from the c	date of QC clearance of the materials at Hooghly CSL yard.	
	whichever is earlie	er.	
	b) For general iter	ms page and the appropriate the second state of the second state of	
	100% of the amou	unt along with applicable taxes will be released after the	
		ply as per the scope of work, technical specifications and terms	
	and conditions to	the full satisfaction and acceptance of Hooghly CSL Officer-in-	1
	charge after inspe	ection and on furnishing of error free invoice in triplicate.	
	c) Payment shall b	be made within 45 days after submission of certified invoice by	
	Hooghly CSL Office	cer-in Charge.	
		le shall be Electronic Clearing System (ECS)/cheque /NEFT/	
		nutually agreed in line with above standard payment terms.	
		standard terms, if any, shall be appropriately loaded for tender	
	comparison purpo	oses for arriving the lowest bid.	
	For Foreign	Bank charges (including LC charges, if any) inside India will be to	1.8/
	vendor	Hooghly CSL account and outside India to supplier's account (In	NA
	. Do 1 President m	the case of import shipments). The charges for LC amendment,	
	16.18 dyods of In	if any, shall be borne by the parties by whom the same is attributed/ necessitated.	
	d) Normally advan	nce payments are not encouraged. In case, if advance payment is	
		can be considered for a maximum of 15% order value only. In	
	addition, Bank gu	arantee for equivalent amount of advance to cover the period till	
		is adjusted to be furnished. (i.e., till completion of supplies or for	
		cifically agreed + 90 days). Interest at the base rate of SBI	
		date of price bid opening} + 1% for the amount of advance will be loted basic prices, for tender comparison purposes for arriving the	
	lowest bid.	ioted basic prices, for terider comparison purposes for arriving the	
		BG) in cover the guarantee period mutually agreed plus 90 says	
	e) Part payment supplies.	shall be considered only if specifically agreed against partial	
18.	Earnest Money D	Deposit (EMD):	
	(a) Bidders partici	ipating in tender shall deposit Earnest Money Deposit (EMD) for	
		nest individual schedule along with the tender.	
		United Howard	
		omitted through Demand Draft / Bank Guarantee as per Hooghly mat drawn in favour of 'Hooghly Cochin Shipyard Ltd." payable at	
		be valid for a period of 6 (Six) months from the due date of	
		o-commercial Bids from any Nationalized/ Scheduled Bank or	
	paid online throug		
	outsy vabro (sto)	STATE BANK OF INDIA	
	Intornagmos nabrio	COCHIN SHIPYARD BRANCH	
	83	ACCOUNT NO: 37354232301	
	refree sine on a	IFSC CODE: SBIN0003229.	
	Copy of EMD sha	all be submitted along with Part I Techno-Commercial Bid and	
		ivered to Tender inviting authority.	

(c) Firms having valid Hooghly CSL registration for similar works with a financial limit equal to or more than the cost of the work are exempted from payment of EMD. All such firms who intend to avail EMD exemption shall invariably enclose a copy of their valid Hooghly CSL registration certificate along with Techno-Commercial bid.

(d) No pending bill adjustments towards EMD amount are permitted.

(e) The EMD amounts of unsuccessful bidders will be returned after finalization of the order. EMD amount of successful bidder will be released after submission of PBG. Firms having valid SSI/NSIC/MSME registration are exempted from payment of EMD. All such firms shall invariably enclose copy of valid SSI/NSIC/MSME registration pertificate to claim EMD exemption.

(f) Forfeiture of EMD:

The EMD shall be forfeited by bidder in the following events.

- (a) If Bid is withdrawn during the validity period of any extension thereof duly agreed by the Bidder.
- (b) If Bid is varied or modified in a manner not acceptable to Hooghly CSL during the validity period or any extension of the validity duly agreed by the Bidder.
- (c) If it is established that bidder has submitted forged documents / certificates / information towards fulfillment of any of the tender / contract conditions.

19. Security Deposit/ Warrantee Bank Guarantee:

a.i) The successful bidder shall remit a **security deposit of 3%** of the total order value (excluding taxes, duties) in the form of demand draft drawn in favor of "Hooghly Cochin Shipyard Ltd" towards the satisfactory performance of the contract, if an order is placed on them. Alternatively, a Bank Guarantee equivalent to above % of the total order value (excluding taxes, duties) as per Hooghly CSL format from an International Bank as per approved list of banks available in CSL website (for overseas supplier) & Scheduled Indian bank for Indian supplier is to be submitted, if an order is placed towards satisfactory performance of the contract.

a.ii) The supplier shall also agree for 3% of total order value (excluding taxes and duties) as Bank guarantee towards the Guarantee clause.

a.iii) The Bank Guarantee /DD as above should be initially valid till 90 days after completion of supplies in terms of SD and later revalidated (within the validity of initial BG) to cover the guarantee period mutually agreed plus 90 days.

However, in the case of items where WBG is not applicable the SD shall be valid for item delivery at yard plus 90 days.

Fixed Deposit Receipt (for equivalent amount of Security Deposit/WBG required as per tender) in lieu of bank guarantee is also acceptable. Fixed Deposit Receipt shall be in the name of supplier with lien marked in favour of Hooghly Cochin Shipyard Limited, Howrah.

- b) The above SD is required or applicable only when the total order value (excluding taxes and duties) is Rs.20 lakhs (or equivalent foreign currency) and above.
- c) If the bidder is not agreeable to submission of SD/ warrantee bank guarantee as per HOOGHLY CSL general terms and conditions of enquiry, HOOGHLY CSL reserves the right to reject the offer at our discretion or 3% of total order value (excluding taxes and duties) will be added to the quoted price for tender comparison/evaluation purpose on case-to-case basis for arriving the lowest bid.

However, in cases where total quoted value is less than 20 lakhs, (i.e., split order etc.) and the order value of entire tendered items is more than Rs 20.0 lakhs, the aforesaid loading will be applied on individual items in following cases.

- The bidder has not quoted for entire tendered quantity
- Hooghly CSL has technically / commercially rejected a few items in the tender

		bmitted within 2 weeks of receipt of order from yard.	
	Annexure 12.	ank guarantee along with enquiry to be agreed as provided in	
	For Foreign vendor	f) Mode of receipt of bank guarantee is strictly through SWIFT mode from supplier bank to Hooghly CSL designated bank (for overseas bidders)	NA
20.	specification and	fails to supply the items ordered in good quality as per contract d fails to deliver within the delivery date or violate any of the terms of the purchase order, Hooghly CSL shall have the following rights.	
	deposit, if any.	order partially or full with 15 days' notice and to forfeit the security	
	Hooghly CSL.	nder holiday for the vendor for an appropriate period as decided by	
	Purchase claus (excluding taxes currency). Case	ate procurement action at the risk and cost of the supplier. This Risk is applicable only in the case of total order/ contract value is and duties) is Rs.20 lakhs and above (or equivalent foreign es of value less than 20 lakhs will be addressed by serving tion/ warning notice to the firm.	
21.	Liquidated Dan	nade:	
21.	In case of delay which is not attril not by way of pe week of the total of the total basic freight, taxes, ot However, LD ap	in supply of ordered materials beyond the stipulated delivery period, butable to Hooghly CSL, supplier is to pay Liquidated Damages (and enalty) a sum equivalent to ½% (half percent) per week or part of the lassic price of machinery per shipset, subject to a maximum of 10% or price of machinery. (Total basic price is the order value excluding ther charges etc.).	
	For indigenous vendors	ged delivery or other actions as per clause above. GST will be applicable upon LD and the same also will be deducted along with LD.	
22.	Guarantee (Ons		
AM	against damage workmanship for ship to Owners (Yard, whichever period, the Supp	pplied shall be guaranteed (online) for rated performance and or failure due to faulty design, defective materials and bad r a period of twelve (12) months from the date of delivery of the OR eighteen (18) months from delivery of items to Hooghly CSL is earlier. Should such damage/failure occur within the Guarantee olier should immediately rectify the failure by repair/replacement of und to be under performing/ defective, at his own expenses.	
	b) Further to equipment guarantee, replaced/ repaired items shall be guaranteed for 12 months from date of repair/replacement.		
	c) Any defects shall be attainted within 48 hours from the time of intimation from Hooghly CSL.		
	d) Claim notice inspection of Ho	will be given within I0 days of the defect becoming apparent after oghly CSL QC.	
23.	contracts shall b Bengal, India. A	lisputes or difference arising under, out of, or in connection with be subject to the exclusive jurisdiction of the Courts at Kolkata, West liternate dispute resolution mechanism can also be considered.	
24.	be settled by mu (b) If any dispu	s arising during the period of the contract shall, in the first instance utual discussions and negotiations. ute, disagreement or question arising out of or relating to or in f the contract, or to its fulfillment, or the validity of enforcement	

	thereof cannot be	e settled mutually or the settlement of which is not herein	
	specifically provide party informs the of to arbitration. The abe conducted in ac 1996 (No. 26 of Arbitrators shall be done by a Board coagreed Umpire. Ecase. The cost of a provides otherwise arbitration proceed be withheld unless	d for, then the dispute shall within thirty days from the date either ther in writing that such disputes, disagreement exists, be referred arbitrators shall be appointed and the arbitration proceedings shall cordance with and subject to the Arbitration and Conciliation Act, 1996) as amended from time to time and the decision of the final and binding on the parties hereto. The arbitration will be comprising one arbitrator nominated by each party, and a mutually ach party shall bear its own cost of preparing and presenting its irbitration shall be shared equally by the parties unless the award. Performance under this Contract shall however, continue during lings and no payment due or payable by the parties hereto shall any such payment is or forms a part of the subject matter of	
	(d) Language of Ar Law: The contract	Arbitration: The seat & venue of arbitration shall be at Kolkata. bitration: The Language of arbitration shall be English. Governing shall be governed by Indian Law. Ites, the same will be subjected to the jurisdiction of courts at	
25.	insurrection, restra Authority or illegal inevitable or unfore reasonable ground time as is mutually occurrence/cessati	performance of the contract or part thereof arise from war in imposed by Government, Act of Legislature or other Statutory strike, riot, legal lock-out, flood, fire, explosion, act of God or any eseen event beyond human control which may be construed as for an extension of time, Hooghly CSL may allow such additional agreed, to be justified by the circumstances of the case. The on of force majeure situation is to be informed with documentary days from the date of occurrence/ cessation.	
26.	relacion de la line de	Indian Agent: a) Hooghly Cochin Shipyard Ltd, prefers to deal directly with the supplier. However, if the supplier appoints an Indian Agent to deal with Hooghly Cochin Shipyard Ltd., the Agency commission payable by the supplier to such an agency shall be intimated.	NA
	s end tost Gullvej y of flue e Hoogelijk CSL	b) If manufacturers effect the supply through Agents only, authorization in writing from manufacturers in favour of the Agent for supply to Hooghly CSL shall be furnished.	NA
	For Foreign vendor	c) In case where an Agent participates a tender on behalf of a foreign manufacturer Indian agent should submit specific authorization from the authorized person of foreign manufacturer.	NA
	materesta par	d) In a tender, either the Indian agent on behalf of the Principal/OEM or Principal/OEM itself can bid but both cannot bid simultaneously for the same item/product in the same tender. If an agent submits bid on behalf of principal/OEM, the same agent shall not submit a bid on behalf of another principal/OEM in the same tender for the same item/product. Indian agents cannot represent more than one firm or quote on their behalf for any particular tender.	NA
	specially asked for	either technical or commercial, should be submitted to points or only. The opportunity so given should not be used for g/amending the data/conditions already submitted with the tender	
27.	PRICING: a. Bidde stores/ CIF Kolkata	ers should quote prices for delivery of materials FOR Hooghly CSL a port, India.	

For indigenous vendors	b. Bidders should quote prices for delivery of materials FOR Hooghly CSL stores.	
Joseph deports Joseph deports So there politically selected and an be	Address: Hooghly Cochin Shipyard Ltd (Hooghly CSL), Satyen Bose Road, Danesh Sk. Lane (PO), Nazirgunge, Howrah, West Bengal, PIN -711109. c. Indigenous Firms shall quote in INR only. Exchange rate	
Sidd word beto	variation will not be applicable and the prices shall be fixed for an order within validity period in the case of indigenous orders. d. Bidders may also quote on High Sea Sales basis, and necessary clearance of items will be done by Hooghly CSL after execution of HSS agreement.	
For Foreign vendor		NA
from the date of to	Exchange rate as on date of price bid opening shall be considered for arriving lowest bid s should be valid for acceptance for a period of two (02) months ender opening. ges, if any required, shall also be separately included in the quote.	
accepted and an failure to make the of the order and frisk purchase, wit serving show cauk. Conditional d	ent of rate for whatsoever cause will be allowed once the offer is order is placed. Withdrawal of the quotation after it is accepted or e supply within the stipulated delivery period, will entail cancellation forfeiture of Earnest Money Deposit/Security deposit, if any and/or hout prejudice to other penal actions, including tender holiday after se notices, as deemed fit. iscounts, if any, will not be reckoned for tender evaluation/ose. However, if the bidder becomes L1 at original offer, conditional	
I. Unpriced bid (particular techno-commerci separately for each the unpriced form our discretion with		
m. If, in the pridiscrepancy bet	details should also be given in the price bid. Combining of figures on one item and ambiguous clauses will lead to rejection of the bid. Trice structure quoted for the required material/ item, there is ween the unit price and the total price (which is obtained by	
price corrected a addition or subtracorrected. If ther respective figure	nit price by the quantity), the unit price shall prevail and the total accordingly. If there is an error in a total corresponding to the action of subtotals, the subtotals shall prevail and the total shall be e is a discrepancy between words and figures, amount in words of as shall prevail. If the bidder does not agree to the observation of the tender is liable to be rejected and the same shall be intimated.	

	n. After submission of quotation/price offers no unsolicited correspondence will be entertained.					
	 o. Hooghly Cochin Shipyard Limited does not bind itself to accept the lowest or any tender but reserves to itself the right to reject any or all or a part of any tender at its discretion. 					
28.	The L1 bidder shall be determined based on Overall quoted amount (Excl. GST) on all line items as per FOR Hooghly CSL store basis, including cost of spares & Class/MTC certification charges, if applicable, required as per tender (excluding GST/IGST). Calculation of total landed cost: 1. For Indigenous bidder: The landed cost is the quoted price FOR Hooghly CSL store basis. 2. For foreign bidders: The landed cost will be arrived by adding the custom clearance charges, local transportation charges (from port to Hooghly CSL store), Taxes etc. on quoted price of CIF Kolkata port, India basis.					
	For Foreign vendor/supplies For all import consignments directly imported in Hooghly CSL's name/or on High Seas Sale agreement, customs duty is not applicable at import clearance. Customs clearance at Kolkata port and transport till Hooghly CSL stores shall be to Hooghly	NA				
	CSL account.					
29.	Integrity Pact: (a) As per Government of India (Central Vigilance Department), CSL and the SUPPLIER have to sign an Integrity Pact for the high value contracts, for ensuring transparency, equity and competitiveness in public procurement. The Tenderer has to sign Pre-Contract Integrity Pact as per format enclosed and to submit along with your offer.					
	The above is applicable when the total basic price is above Rs. 100.0 lakhs. (Present limit) (b) For offers less than the threshold value of Rs.100 Lakhs, Code of Integrity in Public Procurement (CIPP) and Code of Conduct for suppliers is to be signed and submitted along with the offer	NA				
30.	SUB CONTRACTING AND ASSIGNMENT: Supplier shall not contract with any subcontractor and/or vendor without the prior written consent of Hooghly CSL. Such consent shall not relieve the Supplier from any of his responsibilities and liabilities under the Purchase Order. In addition, Supplier shall ensure that the terms and conditions of any such contract shall comply with and correspond to the terms and conditions of the Purchase Order.					
31.	General: a. Prior to price bid opening, Hooghly CSL is at liberty to take the credit rating of bidders at our cost on case-to-case basis, and to include the same during the evaluation of the tender. b. Deviations, if any in the techno-commercial offer from that of the tender enquiry in any form should be clearly furnished in a separate document titled as "List of Deviations", failing which it will be presumed that all the terms and conditions are acceptable. c. The techno-commercial part alone will be opened initially on the due date of					
	tender. The price part will be opened only after evaluation of the Techno commercial					

32.	Purchase Order: - a. In the event supplier's offer leads to an agreement to effect	190
	supplies, a formal purchase order shall be issued by Hooghly CSL on the basis of agreed terms and conditions of tender.	
	b. Upon placement of order (by post or mail) the supplier shall submit the acknowledgement (i.e., signed and stamped original/ scanned soft copy by mail) as a token of acceptance of order within 5 days. In case Hooghly CSL doesn't receive the above, it will be deemed as accepted.	
33.	SUPPLY: - a) Hooghly CSL reserve the right to inspect the goods after receipt at Hooghly CSL store / prior to dispatch (by Hooghly CSL or Hooghly CSL authorized agency at yard cost). Short supply / Mismatch / Replacement of Defective items / those not meeting agreed / contractual specification/ Items failing during commissioning shall be sent on air freight/ DDP basis courier freight prepaid/delivered at Hooghly CSL store.	
	The customs clearance charges of above (If any) shall be to supplier account. b) In case Hooghly CSL deputes its personnel / Third Party Inspectors to inspect items in the supplier premises prior dispatch, in such cases supplier shall provide all necessary facilities for inspection, testing and performance checks at his works on case-to-case basis. The accepted items samples shall be identified with stamps/permanent marks and reference of the same shall be given in the inspection report. Location of stamping shall be mentioned in the inspection report.	
	 c) Replacements during guarantee period to be sent on Duty and all taxes paid basis to location as required by yard/vessel owner with all expenses to supplier account. d) Defective items, if any, after receipt shall be sent back on cost, carriage, handling and insurance prepaid basis including re-export (wherever desired by supplier) to be 	
	arranged by supplier. Defective items shall be returned after receipt of replacement item. Supplier, shall replace all/ part of items as applicable, in case of rejection, within 4 weeks of reporting the defect, without any additional cost to Hooghly CSL. In case the defective materials are not taken back within the said period, Hooghly CSL reserves the right to dispose the same without further intimation.	
	(e) The supplier shall compensate Hooghly CSL for loss on account of shortage in quantity and number of pieces received than that indicated in the bill of lading provided the Hooghly CSL's claim is rejected by the insurance due to any fault of supplier. Such claims, if any, shall be supported by recognized surveyors report. The supplier shall also compensate for losses, if any sustained by the Hooghly CSL due to defective packing and/or marking of the goods not in accordance with the terms of contract. The time limits for filing claims under clauses above shall be generally 180 days from the date of complete discharge of goods.	
34.	Hooghly CSL reserves the right to alter, modify the scope of supply at its discretion and in consistent with the policy of the Government of India and statutory bodies under them as applicable to the contract from time to time.	
35.	The quantities in each item to be purchased may vary according to actual requirement at the time of placing orders as per extant regulations. Hooghly CSL reserves the right to commercially reject the offer if compliance is not issued to General Terms and Condition without any further clarification / notice / communication in this regard from M/s. Hooghly Cochin Shipyard Ltd., even though the offer is technically acceptable.	

36.	Termination Clause:	222
	(a) This purchase order may be terminated upon the occurrence of any of the following events	
	 (i) By agreement in writing of the parties hereto; (ii) By the non-defaulting party, upon default by the other party, of any clause of this contract, if not remedied within thirty (30) days, or such longer time as may be agreed upon by the parties, after receipt of notice thereof in writing from the non-defaulting party; (iii) By the other party, upon either party; Making the assignment for the benefit of creditors, being adjudged bankrupt or becoming insolvent; or Having a reasonable petition filed seeking its "dissolution or liquidation, not stayed or dismissed within sixty (60) days; or 	80
	 Ceasing to do business for any reason. (iv) In cases where maximum limit of LD is reached and still the items are not delivered. (v) For fraud and corruption or other unacceptable practices. (b) Upon expiry or termination of this Contract, neither party shall be discharged from any antecedent obligations or liabilities to the other party under this Contract unless otherwise agreed in writing. (c) Hooghly CSL may by notice in writing to supplier terminate the order after issuing due notice i.e., 15 days' notice period. Hooghly CSL shall be entitled to compensation for the loss limited to the order value. (d) Liability maximum that can be claimed by the supplier shall be limited to what is due to be and has been paid by Hooghly CSL for the material delivered/work done as per the payment milestones 	
37.	Limitations of Liability: Neither party shall be liable to the other party for any indirect and consequential damages. Neither party shall be liable to the other party for any loss of profits or loss of production.	
38.	Indemnity clause: Supplier will indemnify Hooghly CSL and its affiliates, directors, officers, and employees against all liabilities, damages, losses, costs, fees (including legal fees), and expenses relating to any allegation or third-party legal proceeding (including action by a government authority) to the extent arising from an allegation that use, possession, or sale of the products or services violates or infringes a third party's rights, including intellectual property rights; or an allegation that any personnel are entitled to employee compensation, benefits, or other rights or transfer law rights, except to the extent caused by Hooghly CSL's unlawful acts or omissions.	
39.	Malicious Code: The Bidder will be overall responsible for all cyber/information security related aspects pertaining to the Systems Projects & ICT goods and services and will be the single point of contact for addressing all Cyber/information security related issues for the goods and services supplied by the Bidder as part of the contract. It will be responsibility of the Bidder to enter into such agreements/contracts with the OEMs as may be necessary to ensure that all cyber/information security aspects are addressed holistically and comprehensively. The Bidder will provide list of tests conducted by OEM or an accredited certification agency along with list of such test reports for the Systems Projects & ICT goods and services provided as part of contract.	

40.	Dackaging						
40.	Polythene (a	to be wrapped with protective covers like VCI/ Environmentally friendly as per Govt. of India guidelines)/ Tarpaulin.					
Market State of the State of th	 (b) To the extent possible, material needs to be packed in standard pallet/ box size of 1 X 1 meter. (c) If multiple components needed to be accommodated in the boxes, separator to be provided inside. (d) Packaging should withstand at least 2 Years life without degradation. (e) Material should be with proper preservation for the prevention of rust, Transit 						
	damage etc	ould be accessible with forklift, Stacker & Hydraulic Trolley.					
	(g) Proper le are required	dentification details should be provided on each box. The below details d as minimum: Purchase Order Number, Material code, Description, upplier details, Tag Numbers & Serial number list (for applicable parts),					
	(h) Packing period, with	to be done in such a way to enable adequate preservation for long no transit damage, easy to identify and count.					
	CSL.	should not be part of any material / packing material supplied to Hooghly					
	and the second s	ter's Vehicles are to have all statutory documentation including valid PUC					
	oor amounts.	(3)					
41.	For	Goods & Service Tax:					
	indigenous vendors	(a) Please note the Hooghly CSL GST registered number as 19AAECH3640L1ZD. GST registration is prerequisite for entering into the business with Hooghly CSL. Your firms GST registration shall be indicated. Offers received from GST unregistered suppliers / service					
		providers are liable for rejection. (b) Indicate the applicable rate of GST for services in line with GOI	304 05				
-		published rate scheduled for services along with SAC.					
		(c) Tax inclusive invoices from the registered service providers are not					
		acceptable. Any corrections / rectifications in the invoice shall be made good through Debit note / Credit note.					
		(d) Bidders are advised to check applicable GST on their own before					
		quoting. Buyer will not take any responsibility in this regard. GST					
		reimbursement will be as per actuals or as per applicable rates (whichever is lower), subject to the maximum of quoted GST %.					
42.	For	Input Tax Credit:					
	indigenous	(a) Bidders shall ensure timely delivery of services and submit the tax					
	vendors	invoices to Hooghly CSL as per the GST law. In case, GST input tax					
		credit is delayed / denied to Hooghly CSL due to non / delayed receipt					
		of services and / or tax invoice or expiry of timeline prescribed in GST					
		law for availing such ITC, or owing to the bidder not paying the taxes					
eh 'e e		to the Government within prescribed time as per the law or any other					
		reasons not attributable to Hooghly CSL and solely attributable to the					
		bidder, the GST amount charged to Hooghly CSL, shall be recoverable from the bidder along with interest levied / leviable and any other					
		penalties on Hooghly CSL and the vendor shall indemnify against all					
		costs to Hooghly CSL, and consequences therefrom.					
		(b) In case bidder delays declaring particulars in respect of any invoice					
		in the GST return required to be filed by such bidder, and GST credit					
		availed by Hooghly CSL is denied or reversed subsequently as per					
		GST law, GST amount paid by HOOGHLY CSL towards such ITC	- rr				
		reversal as per GST law shall be recoverable from vendor / bidder					
		along with interest levied / leviable on HOOGHLY CSL and any other					

penalties on Hooghly CSL and the bidder shall hold HOOGHLY CSL indemnified against all cost and consequences their form.

- (c) Bidders shall submit the invoices as per the provisions of GST law. The bidder's invoice shall contain the HSN code / SAC and GSTIN number of the bidder and Hooghly CSL as well along with other particulars. The GST charged (IGST / CGST + SGST / UTGST) shall be clearly indicated in the invoice.
- (d) In case any credit, refund or other benefit is denied or delayed to Hooghly CSL due to any non-compliance of GST legislation such as failure to pay GST to the government (includes late filing of GST return) or due to non-furnishing or furnishing of incorrect or incomplete documents/ information by the bidder or service provider, the bidder or service provider would reimburse the loss to Hooghly CSL or Hooghly CSL may recover the same, but not limited to, the tax loss, interest and penalty. The Bidders should submit the copy of Latest GST Return filed statement/ form in GSTR-3B

Specify Yes / No

Restriction on Procurement from Countries Sharing Land Border with India

- (a) Any bidder from a country which shares a land border with India will be eligible to bid only if the bidder is registered with the Competent Authority, specified below.
- (b) A bidder is permitted to procure raw material, components, sub-assemblies etc., from vendors from countries sharing land border with India. Such vendors will not be required to be registered with competent authority.
- (c) However, in case the bidder has proposed to supply finished product from vendors from countries sharing land border with India, such vendors will be required to be registered with competent authority

(d) Definitions

- (i) "Bidder" for the purpose of the Order (including the term "tenderer", "consultant", "vendor" or "service provider" in certain contexts) means any person or firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not falling in any of the descriptions of bidders stated hereinbefore, including any agency, branch or office controlled by such person, participating in a procurement process.
- (ii) "Tender" for the purpose of the Order will include other forms of procurement, except where the context requires otherwise.
- (iii) "Bidder from a country which shares a land border with India" for the purpose of the Order means
 - · An entity incorporated, established or registered in such a country; or
 - A subsidiary of an entity incorporated, established or registered in such a country; or
 - An entity substantially controlled through entities incorporated, established or registered in such a country; or
 - An entity whose beneficial owner is situated in such a country; or
 - An Indian (or other) agent of such an entity; or
 - · A natural person who is a citizen of such a country; or
 - A consortium or joint venture where any member of the consortium or joint venture falls under any of the above
- (iv) "Agent" for the purpose of the Order is a person employed to do any act for another, or to represent another in dealings with third persons.
- (v) Beneficial owner for the purposes of point (iii) above will be as under:
 - In case of a company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person(s), has a controlling ownership interest or who exercises control through other means. Explanation: -
 - In case of a partnership firm, the beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen percent of capital or profits of the partnership;
 - In case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than fifteen percent of the property or capital or profits of such association or body of individuals;
 - Where no natural person is identified under para (iii) above, the beneficial owner is the relevant natural person who holds the position of senior managing official;
 - In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteen percent or more

interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.

(e) Wordings of certificate to be submitted along with tender documents: "I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India. I hereby certify that this bidder is not from such a country or, if from such a country, has been registered with the competent authority. I hereby certify that this bidder fulfills all requirements in this regard and is eligible to be considered. (Evidence of valid registration by the competent authority shall be attached wherever applicable).

Further, I will not subcontract any work to a contractor / source finished goods from an entity from such countries unless such contractor/ entity is registered with the competent authority. I hereby certify that this bidder fulfills all requirements in this regard and is eligible to be considered (Evidence of valid registration by the competent authority shall be attached wherever applicable)."

Sign and stamp

Purchase Preference for Make in India (MII)

Purchase Preference for Make in India (MII)

(a) To encourage "Make in India" and promote manufacturing and production of goods and services in India with a view to enhancing income and employment, Department of Promotion of Industry and Internal Trade (DPIIT), Ministry of Commerce and Industry, Government of India, issued Public Procurement (Preference to Make in India), Order 2017. The order is issued pursuant to Rule 153 (iii) of GFR, 2017. The Order is applicable on the procurement of Goods, Works and Services. For the purpose of this Order: -

(b) Eligibility of "Class-I local supplier"/ "Class-II local supplier"/ "non-local suppliers" for different types of

procurement

(i) In procurement of all goods, services or works in respect of which the Nodal Ministry/ Department has communicated that there is sufficient local capacity and local competition, only "Class-I local supplier",

shall be eligible to bid irrespective of purchase value.

(ii) Only "Class-I local supplier" and "Class-II local supplier", shall be eligible to bid in procurements undertaken by procuring entities, except when Global tender enquiry has been issued. In global tender enquiries, "non-local suppliers" shall also be eligible to bid along with "Class-I local suppliers" and "Class-II local suppliers". In procurement of all goods, services or works, not covered by sub-para (a) above, and with estimated value of purchases less than Rs. 200 Crore.

(c) Purchase Preference

A In the procurements of goods or works which are divisible in nature, the "Class-I local supplier" shall get purchase preference over "Class-II local supplier" as well as "non-local supplier", as per following procedure: -

(i) Among all qualified bids, the lowest bid will be termed as L1. If L1 is "Class-I local supplier", the

contract for full quantity will be awarded to L1.

- (ii) (ii) If L1 bid is not a "Class-I local supplier", 50 (fifty) percent of the order quantity shall be awarded to L1. Thereafter, the lowest bidder among the "Class-I local supplier" will be invited to match the L1 price for the remaining 50 (fifty) percent quantity subject to the Class-I local supplier's quoted price falling within the margin of purchase preference, and contract for that quantity shall be awarded to such "Class-I local supplier" subject to matching the L1 price. In case such lowest eligible "Class-I local supplier" fails to match the L1 price or accepts less than the offered quantity, the next higher "Class-I local supplier" within the margin of purchase preference shall be invited to match the L1 price for remaining quantity and so on, and contract shall be awarded accordingly. In case some quantity is still left uncovered on Class-I local suppliers, then such balance quantity may also be ordered on the L1 bidder
- B In the procurements of goods or works which are not divisible in nature, and in procurement of services where the bid is evaluated on price alone, the "Class-I local supplier" shall get purchase preference over "Class-II local supplier" as well as "non-local supplier", as per following procedure: -

(i) Among all qualified bids, the lowest bid will be termed as L1. If L1 is "Class-I local supplier", the

contract will be awarded to L1.

- (ii) If L1 is not "Class-I local supplier", the lowest bidder among the "Class-I local supplier", will be invited to match the L1 price subject to "Class-I local supplier's" quoted price falling within the margin of purchase preference, and the contract shall be awarded to such "Class-I local supplier" subject to matching the L1 price.
- (iii) In case such lowest eligible "Class-I local supplier" fails to match the L1 price, the "Class-I local supplier" with the next higher bid within the margin of purchase preference shall be invited to match the L1 price and so on and contract shall be awarded accordingly. In case none of the "Class-I local supplier" within the margin of purchase preference matches the L1 price, the contract may be awarded to the L1 bidder.
- (iv) "Class-II local supplier" will not get purchase preference in any procurement, undertaken by procuring entities.
- (d) Applicability in tenders where contract is to be awarded to multiple bidders
 In tenders where contract is awarded to multiple bidders subject to matching of L1 rates or otherwise, the

"Class-I local supplier" shall get purchase preference over "Class-II local supplier" as well as "Non-local supplier", as per following procedure:

- (i) In case there is sufficient local capacity and competition for the item to be procured, as notified by the nodal Ministry, only Class I local suppliers shall be eligible to bid. As such, the multiple suppliers, who would be awarded the contract, should be all and only "Class I Local suppliers".
- (ii) In other cases, "Class II local suppliers" and "Non local suppliers" may also participate in the bidding process along with "Class I Local suppliers" as per provisions of the Order.
- (iii) If "Class I Local suppliers" qualify for award of contract for at least 50 (fifty) percent of the tendered quantity in any tender, the contract may be awarded to all the qualified bidders as per award criteria stipulated in the bid documents. However, in case "Class I Local suppliers" do not qualify for award of contract for at least 50 (fifty) percent of the tendered quantity, purchase preference should be given to the "Class I local supplier" over "Class II local suppliers"/ "Non local suppliers" provided that their quoted rate falls within 20 (twenty) percent margin of purchase preference of the highest quoted bidder considered for award of contract so as to ensure that the "Class I Local suppliers" taken in totality are considered for award of contract for at least 50 (fifty) percent of the tendered quantity.
- (iv) First purchase preference has to be given to the lowest quoting "Class-I local supplier", whose quoted rates fall within 20 (twenty) percent margin of purchase preference, subject to its meeting the prescribed criteria for award of contract as also the constraint of maximum quantity that can be sourced from any single supplier. If the lowest quoting "Class-I local supplier", does not qualify for purchase preference because of aforesaid constraints or does not accept the offered quantity, an opportunity may be given to next higher "Class-I local supplier", falling within 20 (twenty) percent margin of purchase preference, and so on.
- (e) Minimum local content: The "local content" requirement to categorize a supplier as "Class-I local supplier" is minimum 50 (fifty) percent. For "Class-II local supplier", the "local content" requirement is minimum 20 (twenty) percent. Nodal Ministry/ Department may prescribe only a higher percentage of minimum local content requirement to categorize a supplier as "Class-I local supplier"/ "Class-II local supplier". For the items, for which Nodal Ministry/ Department has not prescribed higher minimum local content notification under the Order, it shall be 50 (fifty) percent and 20 (twenty) percent for "Class-I local supplier"/ "Class-II local supplier" respectively.
- (f) Requirement for specification in advance: The minimum local content, the margin of purchase preference and the procedure for preference to Make in India shall be specified in the notice inviting tenders or other form of procurement solicitation and shall not be varied during a particular procurement transaction.

(g) Verification of local content:

- (i) The "Class-I local supplier"/ "Class-II local supplier" at the time of tender, bidding or solicitation shall be required to indicate percentage of local content and provide self- certification that the item offered meets the local content requirement for "Class-I local supplier"/ "Class-II local supplier", as the case may be. They shall also give details of the location(s) at which the local value addition is made.
- (ii) In cases of procurement for a value in excess of Rs. 10 crores, the "Class-I local supplier"/ "Class-II local supplier" shall be required to provide a certificate from the statutory auditor or cost auditor of the company (in the case of companies) or from a practicing cost accountant or practicing chartered accountant (in respect of suppliers other than companies) giving the percentage of local content.
- (iii) False declarations will be in breach of the Code of Integrity under Rule 175(1)(i)(h) of the General Financial Rules for which a bidder or its successors can be debarred for up to two years as per Rule 151 (iii) of the General Financial Rules along with such other actions as may be permissible under law.
- (iv) A supplier who has been debarred by any procuring entity for violation of the Order shall not be eligible for preference under the Order for procurement by any other procuring entity for the duration of the debarment. The debarment for such other procuring entities shall take effect prospectively from the date on which it comes to the notice of other procurement entities.

Make in India Certificate

In line with Gove	rnment F	Public Pr	rocurement (Prefer	ence	e to Make	in Indi	ia), Or	der 2	2017	, P-
45021/2/2017-PP	(BE-II)	dated	16.09.2020	and	as	amended	from	time	to t	ime	we
M/s				, he	ereb	y certify th	ne follo	owing	facts	for	our
offered product against GeM bid number											

Schedule	Item description	Local content in %	Class of local supply Local content (> 50%)- Class 1 Local content (20-50 %) - Class 2 Local content (<20%) - Non local	address or name of city
			Preformatio TE DE Vi	Pitens, exis
rom MSBs.	inemialuscom as bala	bighten ad five i	LeSčíví okrávio ar bistr	coduit ti (w)
airtiw earro	visc. 16 MSE o Johns	.bast_vib ir digi	ad lemasa methadinat k	(v) te cose
eulsv berebr	et inici lo giupas dale	meda diprochibi	LTF15% may be riward	hitse and
now then en	what along Gook. Proce	the Policy for a	considéring are saintait	-#384 O

We also understand, false declarations will be in breach of the Code of Integrity under Rule 175(1) (i) (h) of the General Financial Rules for which a bidder or its successors can be debarred for up to two years as per Rule 151 (iii) of the General Financial Rules along with such other actions as may be permissible under law. The above declaration does not include services such as transportation, insurance, installation, commissioning, training and after sales service support like AMC/CMC etc. as local value addition

Sign and stamp

Purchase Preference for MSEs

- (a) Participating Micro and Small Enterprises (MSE) quoting price within price band of L1+15 (fifteen) per cent shall also be allowed to supply a portion of requirement by bringing down their price to L1 price in a situation where L1 price is from someone other than a MSE and such MSE shall be allowed to supply up to 25 (twenty-five) per cent of total tendered value.
- (b) The 25 (twenty-five) per cent quantity will be distributed proportionately among bidders, in case there are more than one MSEs within such price band.
- (c) In case of non-divisible supply, the above MSE will be offered option to supply the entire quantity, subject to meeting L1 price.
- (d) For availing the above, the MSE firm is to meet the following requirement: -
 - (i) In case of proprietary MSE, proprietor(s) shall be SC /ST;
 - (ii) In case of partnership MSE, the SC/ST partners shall be holding at least 51% (fifty-one percent) shares in the unit;
 - (iii) In case of Private Limited Companies, at least 51% (fifty-one percent) share shall be held by SC/ ST promoters.
 - (iv) If subcontract is given to MSEs, it will be considered as procurement from MSEs.
 - (v) In case of tender item cannot be split or divided, etc. the MSE quoting a price within the band L1+15% may be awarded for full/ complete supply of total tendered value to MSE, considering the spirit of the Policy for enhancing Govt. Procurement from MSEs.

Schedule	Item description	Manufacturer YES/NO	of	product
in rigita				
			TVX	

Sign and stamp

Note:- 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.

VENDOR DETAILS (to be submitted along with BID)

1	Name of Bidder/Firm		RECTED SET NO)
2	Registered office Address preferable in Kolkata/Horanywhere in India. (For indig Registered office Address of foreign Vendors)	wrah (if held) or genous vendor)	
3	Names of the contact person, Designation, Mobile number (preferable with What's app account)	Commercial: Technical:	Vendor Nano Vendor Nance Vendor Code Vendor Code
	= " 4st 1 1 5	3) Escalation:	old drivousk (normania)
4	E-mail: 1st point of contact for	or this tender	(AAA)
	: 2 nd point of contact t	for this tender	5) Farticulars of Bank Account at Dank Account
5 Type of Entity-Proprietorship/Partnership firm/company/NSIC/MSME Category etc. (Please attach registration certificate of Firm/Partnership agreement/proprietorship documents)			b. Name of the Branch
6	Cost of Tender Details (DD	No. Name of Bank)	NA about donests to
7	EMD Details (DD No. Name	of Bank)	NA Second
8	PAN Card Number (Self-attested copy of PA Submitted) GST Registration No.		ompid vilo co nostanch Lacation (), Stanch Telephone No
9	(Self-attested copy has to be Whether the agency has barred or given tender terminated before expiry of tany govt. autonomous where bidder has provided s deficiencies in service or mis	been blacklisted/de holiday or contract he contract period by bodies/organizations ervices earlier due to sconduct etc.	Yes/No (Please tick as applicable) If yes, please furnish details on a separate sheet

Date:
Signature of Supplier/Authorized signature of firm/agency:
Name of Supplier or authorized signatory of firm/agency:

Place:

Designation:

NEFT MANDATE FORM

(ON THE LETTER HEAD OF THE COMPANY)

	Electronic Payment Mandate Form
(Mand	ate for receiving payments through RTGS/NEFT Hooghly Cochin Shipyard Ltd)
1) 2)	Vendor Name Vendor Address with Phone No
3)	Vendor Code
4)	Permanent Account No. (PAN)
5)	Particulars of Bank Account
	a. Name of the Bank
	b. Name of the Branch
	c. Branch Code d. NEFT Code of the Bank
	e. City Name
	f. Branch Location g. Branch Telephone No. h. Bank IFSC Code
	i. 9-Digit MICR Code
	(Where MICR is starting with "0". Please take the correct code from your bank for proper identification of city, bank, branch)
	i. Type of the Account (S.B Current or
	Cash Credit) with code (010/011/013)
	j. Account Number (as appearing on the cheque book)
6) 7)	Email Address of Vendor Date of Effect of RTGS/NEFT in your Bank
	(Please enclose a cancelled un-signed cheque leaf to enable us to

incorrect informati	on, we would not hol	d the company responsible.
discolar la		()
Bank Certificate		Signature Of Employee
No	nat w we are correct as per	has an Account ith us and we confirm that the our records.
Date:		
Place:		() Authorized official of Bank

We hereby declare that the particulars given above are correct and complete. If the transaction is delayed or lost because of incomplete or

COMPLIANCE SPECIFICATION	STATEMENT- SPECIAL INSTRUCTIONS FO	OR TENDERERS AND TECHNICAL
	Supply of CS Pipe & Pipe Fittings for CO2 Std Ltd. Nazirgunge Unit, Howrah.	ystem for Four No. of Tugs at Hooghly
TENDER NO: I	HCSL/PUR/TEN/2025/043, Dt. 26.05.2025	/ hogsamont top got the american
full compliance deviations listed	firm and truly declare that our Offer / Bid No with the documents issued against the Tende d below: ATIONS (Hooghly CSL reserves the right to re	er Nodated, except for the
SI. No.	Tender Reference & Description	Reasons for Deviation/Remarks
to help	No retrophy)	8061
Name of tender Date:	rer: Name & Desi	gnation Seal & Signature
(Company Sea	1)	

BANK GUARANTEE IN LIEU OF SECURITY DEPOSIT/ WARRANTY GUARANTEE

To Residue to the Market Medical Market Both Land Control of Market Both Land Control
HOOGHLY COCHIN SHIPYARD LTD
(Govt. of India Enterprise,)
Satyen Bose Road,
Danesh SK Lane (PO),
Nazirgunge, Howrah,
West Bengal - 711109.
WHEREAS
AND WHEREAS it has been stipulated by HOOGHLY COCHIN SHIPYARD LTD (The Buyer – hereinafter called "Hooghly CSL") in the said contract that the Supplier shall furnish Hooghly CSL with a Bank Guarantee for the sum specified therein as security for compliance with the Supplier's obligations in accordance with the Contract.
AND WHEREAS we have agreed to give the Supplier such a Bank Guarantee.
NOWTHEREFORE we (Name of the Bank) having its Head
at

We, the bank, hereby irrevocably undertake to pay you any amount not exceeding in total the Guarantee Amount upon receipt by us of your demand in writing accompanied by the following documents:

executing branch) (hereinafter called" the Bank") hereby affirm that we are the Guarantor and

responsible to **Hooghly CSL**, on behalf of the Supplier

of...... (amount of Guarantee) in words).

- 1. Your signed statement certifying that the Supplier is in breach of his obligation(s)under the Contract and the respect in which the Supplier is in breach.
- 2. Your signed statement certifying that the Supplier has been given a prior written notice by email from you to make good the aforesaid breach and that the Supplier still failed to fulfill the Contract within 30 days of such notice. A copy of such notice given by email to the Supplier shall be attached to the demand for payment.

Any demand for payment should contain your authorized signatures which must be authorized by your bankers or by a notary public.

We, the Bank, further agree that no change or addition to or other modification of the terms of the Contract or of the Works to be performed there under or of any of the Contract documents which may be made between **Hooghly CSL** and the Supplier shall in any way

release us from any liability under this guarantee, and we hereby waive notice of any such change, addition or modification. We, the Bank, further agree that any change in the constitution of the said contractor or the said bank shall not discharge our liability hereunder.

Notwithstanding anything contained herein:
Our liability under this Bank Guarantee shall not exceed(only). 2. This Bank Guarantee shall be valid up to (date)and
2. This Bank Guarantee shall be valid up to (date)and
3. We are liable to pay the guaranteed amount or any part thereof under this bank guarantee
only and only if Hooghly CSL serve upon us a written
claim or demand on or before(validity date).
Any demand for payment under this guarantee must be received by us at this office during working hours on or before the validity date. Should we receive no claim from you by the validity date, our liability to you will cease and the guarantee will definitely become null and void whether returned to us or not.
Yours truly,
Signature and seal of the
guarantor:
Name of
Bank:
Dalik.
Address:
Date:
Date:

¹¹An amount shall be inserted by the Guarantor, representing the percentage of the Contract Price specified in the Contract and denominated in respective Dollars / Indian Rupees/Other Currency.

Self-Declaration to be given by the bidder in Letter head

Bid's Reference No. & Date:

Bidder's Name & Addres	s:	ani songga gallanad saka:	
Person to be contacted:		Mag Table Morral	
Designation:			
Telephone No.:	Fax No.:	Email:	
We do hereby de CSL or by any of the Public		ot been debarred/black or Government depart	
Public Sector Undertaking the offer or terminate the of EMD, security deposit, pe Further we are confirming to this will be compensated	contract at any point or rformance guaranted nerewith that, any los	of time. In such case, we etc. will be forfeited	ve are aware that, by Hooghly CSL.
For and on behalf of the	firm		
(Firms Name & Address)			
(Signature of Authorized Name:	Signatory)		
Designation			
Phone No.:			
Seal:			
Date:			

(Sample Format)

Details of legal cases pending against the firm for the last five years

SL. NO.	ORGANISATION AGAINST WHOM THE LITIGATION IS INVOLVED	BRIEF DETAILS OF DISPUTE	AMOUNTS INVOLVED (Rs)	PRESENT STATUS	Remarks
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	pooned to Hisophly Ca	nyfoss that has he	reressan that a	ontining area	ew northway
				3100 CO	

SIGNATURE OF BIDDER