

Lalitpur Power Generation Company Limited Bajaj Bhawan, Jamnalal Bajaj Marg, B-10, Sector-3 NOIDA-201301

Uttar Pradesh - 09 INDIA Purchase Order for Services

TO,		Single Unit				
Vendor Code 303535		Service Order No. 6700001481				
Vendor name	Claritus Management Consulting Pvt Ltd	Service Order Date	04.10.2024			
		Version No.				
Address1	A-27C 2nd Floor Sector-16	Order Currency	INR			
Address2		Service Start Date	07.10.2024			
Address3	Noida 201301	Service End Date	06.10.2025			
Address4 Uttar Pradesh-09		Contact Details				
Address5	9811249746	Contact Details				
Phone No. with STD		Contact Person Name Raghvendra Kumar S				
Code		Email ID	rksingh@lpgcl.com			
Fax	ayon.modak@claritusconsulting.com	Designation	Senior Manager			
Mobile No.		Contact No	8860632038			
Email ID						
Contact Person						
Vendor GST, Service Re	g. Details	Our GST, Service Reg. Deta	ils			
PAN No.	AACCC3838K	CIN No.	U40108UP2009PLC038148			
	AACCC3838K	PAN No.				
Service Tax Reg.	00 A A CCC2020W17E		AABCL6739M			
GST Reg No.	09AACCC3838K1ZF	Service Tax Reg.	AABCL6739MSD002			
		GST Reg No.	09AABCL6739M1ZX			
Reference Document (Su	nnlier)	Reference Document (Bajaj)				
Your Initial Offer No:	Date:	Our RFQ no.:	Date:			
Your Final Offer No:		Comparative no.:	Date:			
Your Final Offer No:	Date:	Approval Note no.	Date. Date			
		Contract no.:	Date:			
		Delivery Date:	Daw.			
		31.03.2025				
		Remarks				
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Billing Address		Delivery/Shipping Address				
-	neration Company Limited	M/S Lalitpur Power Generation Company Limited Bajaj Bhawan, Jamnalal Bajaj Marg, B-10, Sector-3 NOIDA,201301				
	l Bajaj Marg, B-10, Sector-3					
NOIDA,201301						
Uttar Pradesh-09	N	Uttar Pradesh-09	720M17V			
GST Reg No. 09AABC	L6/39M1ZX	GST Reg No. 09AABCL6739M1ZX				

Dear Sir/Madam,

Referring to your quotation we have pleasure in informing you that your offer has been accepted & you may arrange supply of the following items complying with instructions given in this order.



Lalitpur Power Generation Company Limited Bajaj Bhawan, Jamnalal Bajaj Marg, B-10, Sector-3 NOIDA-201301

Uttar Pradesh - 09 INDIA

Service Order No.6700001481

Date 04.10.2024

Total

Schedule of Prices

Sr. No.	Description	Qty.	Uom	Unit Rate	Discount	Net Price	Delivery Dt.	Plant
10	AUTOCAD 3D ANNUAL SUBSCRIPTION	1	AU	85,300.00	0.00	85,300.00	31.03.2025	4003
Complete Service Description						CGST 9.00 9 SGST 9.00 9 Other Charge	% 7,677.	

The Item Covers The Following Services:

Sr.No.	Service Code	Description	Qty	Uom	Unit Rate	Net Price
10.10	ITGEN01GS1407	AUTOCAD 3D ANNUAL	1	EA	85,300.00	85,300.00
		SUBSCRIPTION SAC Code - 998431				

Complete Description

Total Base Price	85,300.00 7,677.00
Total CGST	7,677.00
Total SGST	7,677.00
Total Other Charges	0.01
Total Amount (Landed Cost)	100,654.01

100,654.01

Total Amount (in words): One Lakh Six Hundred Fifty Four Rupees One Paise Only



Service Order No.6700001481

Date 04.10.2024

Commercial Terms & Conditions

1.Payment Terms

100% against delivery and acceptance

2.Terms of Delivery

Within 2-3 days from the date of order

3.Warranty

Subscription Period: 1 Year from the date of activation of Lisence

4.Header Text

Part Code: C1RK1-WW1762-L158N



Service Order No.6700001481

Date 04.10.2024

General Terms & Conditions For Service

DEFINITIONS & INTERPRETATIONS:

The following words and expressions mentioned in the Work Order /Contract shall have the meaning hereby assigned to them. Except where the WO/Contract requires otherwise by context:

"Purchaser" shall mean M/s Lalitpur Power Generation Company Limited (LPGCL)

"Contractor" shall mean successful party/vendor whose work order and terms have been accepted by us/purchaser and work order placed to him for provide the services / work.

1.0 SCOPE OF WORK ORDER:

- 1.1 The scope of work order/contract shall be as defined in the work order / contract specifications, drawings, standards referred to and/or annexed herewith.
- 1.2 The completeness of the assign work will be the responsibility of the Contractor. Any item, fittings and accessories which may not be mentioned specifically in the specification or drawing but are necessary for the satisfactory functioning & completing the work, the Contractor shall provide the same without any extra cost to the Purchaser.
- 1.3 The Contractor shall follow the best industrial practice for provide the service /workmanship, notwithstanding any omission in the specification. The intention of this document is that the Contractor shall in all respect design, engineer, and services with good workmanship and complete the work with full satisfaction of the purchaser.
- 1.4 The work assign under the work order/contract shall conform to the standard(s) mentioned in the technical specification/drawing or such other standard, which ensure quality. When no standard in mentioned in work order, work shall be furnish in accordance with appropriate standard issued by the concerned institution, as may be applicable.
- 1.5 Unless otherwise specified, validity of this work order shall expire on the close of 30th day from the specified date/schedule, unless extended by the Purchaser in writing at its absolute discretion. In the event an extension is granted by the Purchaser, the Purchaser shall be at liberty to vary, alter or amend the terms & condition including reduction of prices as also addition of fresh terms & condition and it shall not be open to Contractor to protest, dispute or deny any matter relatable to such fresh terms & conditions.
- 1.6 The Purchaser reserves right to cancel this work order, before conclusion of the work order without assigning any reasons. In case of any default by the contractor, the Purchaser shall be entitled to cancel this Work order.
- 1.7 Purchaser reserves right to amend /change the work order but Contractor not make any alteration and/or modification of the work unless and until the purchaser instructed or approves a amend /change order in writing.
- 1.8 If Contractor fails to complete the work within the stipulated completion date or if completed the work within stipulated completion period but not found as per desired specification & quality, Purchaser reserves the right to assign the work from any other contractor / alternative sources at the contractor's risk, responsibility and cost. Any extra cost incurred in the completion of work from alternative source will be recovered from Contractor.
- 1.9 This work order does not entitle the contractor to any of rights against the purchaser what so ever. Further, the Purchaser shall not be liable for any damages, claim etc. of any nature in respect of this work order, raised by contractor or any third party or anybody claiming under contractor.



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General Terms & Conditions For Service

2.0 TAXES, DUTIES & LEVIES:

- 2.1 The negotiated price and taxes shall remain fixed and firm till conclusion and settlement of this work order and shall not be subject to any variation of whatsoever nature except statutory variation in duties / taxes during the work order period.
- 2.2 Contractor GST Registration Number as applicable must be mentioned in all the invoices and delivery challans.
- 2.3 The contractor shall submit the self-certified copy of Form 26 AS / GST REG-06 Certificate, GSTR 3B return and PAN along with complete address before commencing the supply.
- 2.4 In case the Contractor is not registered with GST authorities, a Declaration in prescribed format shall be given on the face of Invoice by the contractor that the gross turnover during the previous and current financial year is below the threshold limit as prescribed under GST provisions.
- 2.5 As required under the GST provisions, the contractor/supplier of goods and or services as the case may be is obliged to comply and discharge all the liabilities of taxes, Cess and duties including but not limited to GST which are charged on the Invoices/ claimed from us and payable to the Government on their respective due dates.
- 2.6 Contractor's Code, GST Registration Number, PAN No, HSN/SAC Number, PO Number and respective Item Codes must be mentioned in each of the Challans /Invoices. In case the material is non-Taxable, a declaration must be made to that effect.
- 2.7 In addition contractor shall ensure the compliance of all relevant GST provisions like correctly & instantly uploading of outward supply details on GSTN portal, timely deposit of due tax and filing of GST Returns etc. In case of non-compliance of any of the provision by the contractor and any default noticed by the Purchaser in adhering to the aforementioned obligations, either from the Purchaser's own enquiry or upon enquiry by any statutory authority due to which any liability arises, including reversal of input tax credit, on the recipient of goods / services, any liability falling on the Purchaser along with interest and penalty thereon payable/ chargeable as per the applicable laws,, without prejudice to any other remedies available to the Purchaser, shall be recovered or deducted by the Purchaser from the contractor.
- 2.8 In case the contractor is availing the scheme of composition, its status should be declared in invoice by the contractor.

3.0 SCOPE OF WORK:

- 3.1 The Contractor shall submit a detailed program for the entire scope of work under this work order within a week from the effective date of work order.
- 3.2 The program submitted by the contractor as per clause 3.1 shall contain a detail break-up of the dates on which the works thereof under the work order / contract would be completed, provided that all work shall be completed within the schedule completion period, which break-up shall be consistent with the mile stone, without prejudice to the contractor obligations under the work order/contract. Contractor should make such changes to the work execution schedule after acceptance of purchaser/engineer, and such schedule shall be the reference for completion of work by the contractor.
- 3.3 The contactor agreed to co-operate with the other contractors /sub-contractors and exchange with them such technical information pertaining to the contractor scope of work, as is necessary, for optimal interfacing to enable the most efficient and economical design. However all such exchange shall be under intimation to the purchaser
- 3.4 Supply of goods / tools / equipment /manpower and documents (if any) thereof including but not limited to Tax Invoices, Transport Documents, E-way bill should be strictly as per compliance of GST provisions.



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4.0 INSPECTION AND TESTING

- 4.1 The Purchaser reserves the right to inspect and/or to test the works done by contractor or supply of goods / equipment, to confirm that the works being completed by contractor are in conformity to the work order specifications.
- 4.2 The Contractor shall notify the Purchaser giving the date for inspection of the work of workmanship, quality, and other aspects after its readiness so that purchaser may depute its representative. The Purchaser shall communicate to the contractor the detail of representative being deputed. In case of third-party inspection, the Contractor shall notify the third-party inspection agency as provided in the work order/contract and shall also simultaneously inform the Purchaser and co-ordinate the inspection/testing of work through the designated third-party inspection agency. In all such cases, the contractor shall give sufficient notice period.
- 4.3 All expenses incurred in connection with test, preparation of report and analysis made by qualified laboratories, necessary technical documents, inspection certificate, testing documents and drawings shall be at contractor's expense.

5.0 TRANSPORTATION, STORAGE & TRANSIT INSURANCE:

- 5.1 Contractor is required to undertake delivery of tools/ equipment's/ manpower / machinery etc. use to execute/complete work, the cost of handling, loading, unloading & transportation of all the items upto the destination site or carrier of purchaser's nominated transporter/rail shall be arranged and paid by the contractor. The total work order value includes all such associated costs.
- 5.2 Prescribed E way bill as per GST provisions must be generated by the contractor with the correct and prescribed information / inputs and be sent along with the consignment to avoid any difficulties during the transit of tools/ equipment's/ manpower / machinery etc. and contractor shall be responsible for any consequence whether financial or otherwise, if proper and valid E way bill is not generated and sent along with the consignment for transportation / transit purpose. The contractor shall be liable to indemnify the Purchaser for any liability falling on the Purchaser due to the contractor not following up any provisions.
- 5.3 In case of any transit delay due to the reason beyond control of contractor, during transportation, the Contractor shall timely revalidate the concerned E way bill to avoid any hold up of material in transit. The contractor shall be fully responsible for all consequence of failure to revalidate the E way bill in time.
- 5.4 All tools/ equipment's/ manpower / machinery etc. supplied under the work order shall be fully insured in the freely convertible currency against loss or damage incidental to manufacture or acquisition, transportation, storage and delivery.
- 5.5 All the equipment furnished under the contract and arriving at "Site" shall be promptly received, unloaded and stored in the storage space by the contractor scope. Contactor shall maintained an accurate and exhaustive record detailing out the list of all Equipments received by him for purpose of particular work mentioned in work order

6.0 WARRANTY / GUARANTEE / DEFECTS LIABILITY:

6.1 The Contractor hereby represent and warrants that the work executed by it is fit for purpose and in accordance with the work order and would be free from the defect in material and workmanship and shall be fit for commercial use. A period of 24 months commencing from the date of completion. In case any defect for the work due to bad material and / or bad workmanship. The contractor on notification by the purchaser shall rectify or remedy the defect at his own cost and he shall make his own arrangement to provide materials / services / labour / equipment's and any other appliance required in this regards.



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- 6.2 Repair, adjustment as may be required shall be commence by the contractor within 72 Hours from the time of reporting the defect, in case of contractor unable to attend the defect, the contractor shall advice to the Purchaser through E-mail / Fax within the same period. In case defect are not attendant by contractor within 72 Hrs. as indicated above the Purchaser may proceed to do the work from other agency at the contractor's risk and cost. Such repair /adjustment cost shall be in contractor account.
- 6.3 The contractor shall conduct such test as may be required by the purchaser to demonstrate that any part of the work which has been repaired or replaced. If it became necessary for contractor the replace or renew any defective work. The portion of the work so replaced or renewed until the expiration of 24 months from the date of such replacement or renewal.

7.0 FORCE MAJEURE:

- 7.1 "Force Majeure" means an event beyond the control of the Purchaser and the Contractor, which makes it impossible or illegal for either party to perform whole or in part its obligations, including but not limited to:
- a. Act of God;
- b. Act of any Govt. including but not limited to an an act of war, whether declared of undeclared), invasion, armed conflict or an act of foreign enemies, blockage, embargo, revolution, terrorist or military action, civil commotion.
- c. Contamination by radio-activity from any nuclear fuel, or form any nuclear waste from the combustion of nuclear fuel, radioactive toxic explosive, or other hazardous properties.

8.0 SETTLEMENT OF DISPUTES

- 8.1 All disputes arising out of and including claims under this Work Order shall, unless these are settled mutually within a period of 30 days from the date these arose, be referred to sole Arbitrator to be appointed by the Purchaser and shall be settled at Noida in accordance with the provisions of Arbitration and Conciliation Act, 1996. The law applicable shall be Inidan Laws and the language of Arbitration shall be English. Movement of goods and/or its use by the purchaser shall not be stopped during the process of Settlement. Contractor specifically waives its right of lien on the work completion.
- 8.2 All disputes shall be subjected to jurisdiction of courts at Noida (Dist.Gautam Budh Nagar), in the State of Uttar Pradesh. All disputes shall be subject to Indian Laws.

9.0 TERMS OF PAYMENT

- 9.1 Payment will normally be made against completed RA Bill / Final Bill or as per terms defined on Work Order / Contract
- 9.2 All liabilities of payment of Security/ Bank Guarantee etc. against detention/ Seizure, whether in the shape of providing bank guarantees or in money terms or otherwise, on account of the reasons specified above will be to the account of the contractor on whom the work order has been placed by the Purchaser. It may also be noted that, in case legal proceedings are also taken by tax authorities against the Purchaser then all legal expenses to this account shall also be borne by the Contractor/ Contractor third party.
- 9.3 If required any Types of Bank Guarantee (i.e. ABG, PBG, CPBG etc.) as per work order terms, the Contractor shall furnish within 10 days as per Purchaser's prescribe format

10.0 NON-COMPLIANCE:

10.1 In case of any lapse in compliance of the instructions in any manner e.g. absence of UTN, non-furnishing of UTN, furnishing the wrong UTN, incomplete documents etc., leading to detention /seizer of goods/services by the U.P. commercial tax authorities and thus resulting in providing security equal to at least 40% invoice value of goods/service will have to be deposited by the Contractor who shall be liable to get the consignment released solely by putting its efforts.



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11.0 ENFORCEMENT OF TERMS:

11.1 Non-enforcement of any terms of the Work Order by either the Purchaser or Contractor shall not be taken to be waiver of the same by the non-enforcing party.

12.0 CONFIDENTIALITY:

- 12.1 The Contractor shall treat the details/specification/drawing etc. mentioned in work order are private and confidential. The Contractor shall not publish, permit to publish or disclose any particulars of the work order in any trade or technical paper or elsewhere without the previous consent in writing of the Purchaser
- 12.2 If the confidential details relating to this order or its contents are received from other party/ third party and make use of these details to cause harm or monetary loss to the Purchaser or use these documents to personal gain/monetary gain the contractor shall compensate to the purchaser for the loss suffered as well as for the value of gain derived by the third party. The contractor shall not use the confidential details of the purchase order for any other purpose.

12.3 Compliances to Labor Legislations:

- a) Contractor shall obtain Labor License under THE CONTRACT LABOUR (REGULATION AND ABOLITION) ACT, 1970 and Rules made there under from the appropriate authority before start of work and shall submit the same to the Engineer-in charge before start of work. Further contractor shall abide by all provisions of the act. The contractor shall maintain all register and records to be maintained under the act and shall produce to HR Department of BEL/LPGCL every month.
- b) Before commencement of work, the contractor shall obtain Insurance under THE WORKMEN'S COMPENSATION ACT, 1923 to cover any employment injury arising of out of the employment. The copy of the same shall be submitted to HR Department of LPGCL/BEL.
- c) Contractor shall submit registration number / code under THE EMPLOYEES' PROVIDENT FUNDS AND MISCELLANEOUS PROVISIONS ACT, 1952 and rules made there under. Contractor shall deduct provident fund contribution from the wages of all workmen and shall deposit with employers contribution and other charges as applicable, with Provident Fund Authorities and submit copy of all such documents with monthly invoice. One set of all such documents shall also be submitted to HR department separately.
- d) Contractor shall comply with the provision of Health, Safety, Welfare and Working Hours & Leave provisions of Factories Act 1948 and U.P. Factories Rules 1950. Register and records applicable under the Act shall be maintained by the contractor and shall be produced every month to HR dept.
- e) Payment to the workers shall be disbursed before 7th of every month under Payment of Wages Act 1936. As per Payment of Wages (Amendment) Ordinance 2016 dated 28.12.2016, all the payment of workers shall be paid through crediting the wages in the bank account of the employee/ workers or by cheque only. All other provisions applicable under the Act shall also be ensured by the contractor.
- f) Contractor shall abide by all provisions of Payment of Bonus Act' 1972 applicable from time to time and copy of the compliances of the provisions shall be submitted to BEL/LPGCL HR Department.
- g) Contractor shall ensure compliances of provisions of Minimum Wages Act' 1948, Payment of Gratuity Act and any other Act applicable from time to time and not mentioned above.
- h) Contractor shall comply and maintain all statutory records, registers and displays as required under provisions of various Labour Acts and Laws. Any deviation on any fine/ penalty levied by the Government authorities will be borne by contractor. In case, the same has been imposed on BEL/LPGCL, the same will be recovered from the contractor#s running bill or security deposit.
- i) The Contractor shall comply with all the requirements of "Factory Act 1948" / State Rules and any other statutory requirements.



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j) The Contractor shall be solely and exclusively responsible for complying with the provisions of various labour laws. In case of breach of any such law applicable to the contractor, it alone shall be responsible and liable for prosecution thereof, and no proceeding shall lie against the BEL/LPGCL or its personnel. Should any liability, claims, or damages arise on BEL/LPGCL, the contractor shall indemnify and keep BEL/LPGCL indemnified at all times from any such liability. In case any liability, claims, or damages are caused to BEL/LPGCL, the contractor shall indemnify the BEL/LPGCL for all such costs and claims whatsoever and the BEL/LPGCL shall be entitled to recover the same without any protest by the Contractor from its bills or otherwise.

k) In case Vendor gets any financial benefit from any Govt. schemes and the same is to be passed on to BEL/LPGCL and BEL/LPGCL can debit such amount from the bills of the vendor.

1) The contractor shall ensure compliance of labor laws.

13 ENVIRONMENT & SAFETY RELATED GUIDELINES

- 13.1 In pursuance to ISO 14001 and 45001 (if applicable), Contractor agree to:
- a. Ensure a safe and clean environment.
- b. Use environment friendly packaging materials.
- c. Produce MSDS (Material Safety Data Sheet) and Test Certificate.(where ever applicable)
- d. Apply NEPA (National Environmental Policy Act) signage panel painted properly on the body of vehicle for chemicals and petroleum products.
- e. Ensure that Vehicle/packaging is leak proof to avoid any damage to Environment and ensure safety.
- f. Ensure that Vehicle is fitted with spark arrester for LDO/HSD to facilitate safe unloading.
- g. The Supplier should preferably also have a certified environmental management system ISO 14001 and ISO 50001 which the Supplier has if available to prove on Customer's request. The Supplier undertakes to pay attention to energy efficiency in his products and to avoid unnecessary waste of energy and, if possible, to orientate himself according to the latest technology on energy efficiency.

Failing to meet the above compliance may lead to rejection of goods supplied and may result in poor rating and disqualification of contractor/vendor.

14.0 CYBER SECURITY:

It is further stated that in case the contractor is supplying or intending to supply the goods and services covered by ISO 27001:2013:

- a. It shall comply all regulations as per ISO 27001: 2013.
- b. It will in addition, enter into an agreement for complying with ISO-27001:2013, ISMS policy.
- c. Vendor hereby unconditionally accepts the conditions of service level agreement (SLA) and shall submit a signed copy of the attached SLA (Annexure-1), if applicable.

For - Lalitpur Power Generation Company Limited

(Authorised Signatory)

Held Purchase Order

(This is a computer generated document does not require the signature)