

REVISED ANNEXURE-1**CHECKLIST**

(To be filled by the bidder and submit along with the Part-A bid in Envelope)

SN	PARTICULARS	BEML'S REQUIREMENT (To be submitted)	Confirmation Y/N
Part-A			
ENVELOPE - Pre-qualification Bid- Manual Mode			
1	Earnest Money Deposit (EMD)		
2	Bid form	Annexure-2	
3	General Declaration Certificate	Annexure-3	
4	Financial Capacity of Bidders	Annexure-4	
5	Power of Attorney	Annexure-5	
6	Integrity Pact Agreement	Annexure-12 & Annexure-J1	
7	Bid Guarantee format (for submission of EMD other than online payment/DD/Bankers Cheque)	Annexure-14	
8	Experience of the consulting firm (PQR)	Annexure-7	
PART-B			
Techno-Commercial Bid-through e-mode SRM portal			
1	No Deviation Certificate	Annexure-6	
2	CV of all team members (PQR)	Annexure-8	
3	Experience of the consulting firm	Annexure-17	
4	Letter Comprising the Technical proposal	Annexure-15	
5	Average Turnover from Consulting works in India	Annexure-16	
6	Experience of the team deployed	Annexure-18 to 23	
7	Non-Disclosure Agreement	Annexure-9	
8	Bank Guarantee format	Annexure-10	
9	Letter of comfort	Annexure-11	
10	Certificates Copies to be submitted: I. Registration Certificates II. Permanent Account Number III. GST registration IV. PF registration V. Proof of Arrangement with the parent		
11	Confirm that all page's subsequent clarifications/ corrigendum are signed, dated & stamped and to be uploaded in SRM portal	Bidder to Confirm	

12	Part-A to be submitted Manual Mode Part-B & Part-C bids to be submitted in e-mode SRM portal.	Bidder to Confirm	
13	Part-B bid is accompanied by an unpriced price schedule and does not contain any financial bid information	Bidder to Confirm	
14	Bid is free from any overwriting, correction, cutting, etc. in case of any such overwriting, correction, cutting, etc. has been attested	Bidder to Confirm	
Part- C			
Financial Bid – Through e-mode SRM Portal			
	Price schedule	Annexure-13	
1	Price bid to be quoted in SRM portal only	Bidder to confirm	
2	Bidder has not made any omissions or left any blank items in the price bid	Bidder to confirm	

Place & date
Signatory

Signature & seal of the Authorized

REVISED ANNEXURE-2

BID FORM

(To be typed in the letterhead of the bidder)

To,

(Write Name & Address of Officer of BEML inviting the bid)

Dear Sir/ Madam,

Having examined the RFQ No [•] we, the undersigned, hereby offer to provide consultancy services in conformity with the terms and conditions of RFQ

We are Submitting “Pre-qualification bid (Part-A) through manual mode, Techno-commercial bid, (Part-B)” and Financial Bid (Part-C) through e-mode SRM portal with the details as per the requirements of the Proposal Documents, for your evaluation. It is further noted that it is not permissible to put any remarks/conditions in the Financial Bid and we agree that the bid shall be rejected on doing so.

The offer is valid up to 180 days from the due date of submission of the proposal document. i.e. [•].

Should our offer be accepted by BEML for Award, we further agree to furnish Performance Bank Guarantee (PBG) (10% of Contract Value) for the work as provided for in the RFQ Conditions within the stipulated time as indicated by BEML.

We further agree to execute all the works referred to in the said Request for Quotation upon the terms and conditions contained or referred to therein and as detailed in the appendices annexed thereto. We specifically agree to accept orders for Phase 2, as decided by BEML within the stipulated time and the rates given in the price schedule.

Until a formal contract is prepared and executed, this bid, together with your LOI/ Work order, shall constitute a binding contract between us.

Place & date

Signature & seal of the Authorized Signatory

REVISED ANNEXURE-4**Financial Capacity of the Bidders**

Average annual turnover of the bidder from consulting works in India during last three years (2017-18, 2018-2019, 2019-20)

Average Annual Turnover of the bidder

Sl. No.	Financial Year	Annual Turnover
1	2017-18	
2	2018-19	
3	2019-20	

This is to certify that -----(name of the bidder), annual turnover shown above against the respective years is correct as by the accounts of the bidder

Note : In case audited results for 2019-20 are not available, provisional results duly certified by a statutory auditor or Chartered Accountant or self-certification by CEO/ MD/Country Head may be submitted

**Signature of statutory auditors/
chartered accountant**

Signature of CEO/ MD/Country Head

Seal of the firm

Place

Date

REVISED ANNEXURE-5

POWER OF ATTORNEY

(To be typed on non-judicial Stamp Papers of appropriate value as applicable and notarized)

Know all men by these presents, that I/We -----(name of the firm/consortium members and address of registered office) do hereby make, nominate, constitute and appoint Mr [•], whose signature given below herewith to be true and lawful Attorney of M/s [•] hereinafter called 'Company', for submitting bid/entering into Contract and inter alia, sign, execute all papers and to do necessary lawful acts on behalf of Company with M/s BEML Limited, BEML Soudha, 23/1,4th Main, S.R.Nagar, Bengaluru, 560027 in connection with [•] vide Tender Ref No. [•] dated [•].

And the Company do hereby agree to ratify and confirm all acts, deeds, things or proceedings as maybe lawfully done by the said attorney and by or on behalf of the company and in the name of the company, by virtue of the powers conferred herein and the same shall be binding on the company and shall have full force and effect.

In witness where of the common seal of the company has been here unto affixed in the manner hereinafter appearing on the document.

Place & date

Witness

Signature of Mr/Ms.....(Attorney)

Notary public

Attested by: CEO/Country Head/MD

REVISED ANNEXURE-7**Experience of the consulting firm for similar work in similar industries****List of reference works**

(To be typed in the letterhead of the bidder)

SN	Project/ Description of work	Customer name, contact address, Ph.no., email	Work order ref.	Work Order date	Value of Order	Brief of work	Zero date	Completion date
1								
2								
..								

Documents to submit: Copy of award of work and documentary evidence in support of the successful completion of an assignment or self-certification by CEO/ MD/Country Head may be submitted.

Note: Regarding client name, wherever consultant firm is not legally permitted to disclose the name of the client, certificate with brief description and self-certification to be submitted and all other requirements as per tender.

Signature of CEO/Country Head /MD

Place & date

REVISED ANNEXURE-8**CV of Team Members**

(Please attach a separate sheet for Project Director/Team leader, Project Manager, Public sector expert & Industry Experts- Industry expert - Mining and construction, Defence and Aerospace, Rail Transportation and Project Associates)

1	Name of the Team Member	
2	Current Designation in the firm	
3	Proposed position in this assignment	
4	Years in the Firm	
5	Date of Birth	
6	Nationality	
7	Education Qualification	
8	Full-time employee of the company since when	
8	No. of years of consulting experience	
9	No. of years of consulting experience in similar works	
10	Area of Expertise	
11	Major Achievements	

I/ We, the undersigned, certify that, to the best of my/ our knowledge and belief, this profile correctly describes the team member, his/ her qualifications, and his/ her experience. I/ We understand that any willful misstatement described herein may lead to disqualification or dismissal of the team member, if engaged.

In case any of the above information is found to be false or untrue or misleading or misrepresenting, I/ we am/ are aware that I/ we may be held liable for it and BEML has the right to reject the offer in full or part without assigning any reasons, whatsoever.

Signature of CEO/Country Head /MD

Place & date

REVISED ANNEXURE-9



NON – DISCLOSURE AGREEMENT

BETWEEN

BEML LIMITED

BENGALURU

AND

.....

To be executed on a Non Judicial Stamp Paper
of requisite value as per the State Stamp laws

NON – DISCLOSURE AGREEMENT

This Non – Disclosure Agreement (hereinafter referred to as "**NDA**") is made and entered into between;

BEML LIMITED, a Government of India Undertaking, under the Ministry of Defence, and a Company incorporated and existing under the Laws of Republic of India having its Corporate Office at 'BEML SOUDHA', 23/1, 4th Main, SR Nagar, Bangalore – 560027, Karnataka, India acting through its _____ Division represented by its _____ Shri _____ (hereinafter referred to as "**BEML**" which expression shall include its successors and permitted assigns) of the First Part,

And

M/s _____, a _____ incorporated and existing under the Laws of _____ having its registered Office at _____ represented by its _____ Shri _____ (hereinafter referred to as "**CONSULTANT**" which expression shall include its successors and permitted assigns) Other Part.

Hereinafter, BEML and CONSULTANT are collectively referred to as "**Parties**" and individually as "**Party**".

WHEREAS, BEML is multi-technology heavy engineering industry engaged in the business of design, development, manufacture and marketing of a variety of equipment and spare parts and aggregates required for Mining & Construction, Rail and Metro, Defence and Aerospace, etc.

WHEREAS, CONSULTANT is engaged in the business of _____

WHEREAS BEML has floated _____ for the Engagement of a Consulting Firm for Identifying & Executing New Growth Opportunities (hereinafter the 'Project') and the CONSULTANT has responded to the said _____ and the Parties herein wish to pursue discussions and interactions and may exchange its confidential information for the purpose of the Project.

WHEREAS, the Parties recognise that careful protection and non-disclosure by the Party receiving the Confidential Information (hereinafter referred to as the "**Receiving Party**") from the Party disclosing such Confidential Information (hereinafter referred to as the "**Disclosing Party**") is of vital importance while executing the Project.

NOW THEREFORE, in consideration of the mutual promises made herein, the Parties agree to disclose and receive certain Confidential Information only under the following

terms and conditions:

1. SCOPE OF THE NDA

- 1.1 In order to pursue the Project, both Parties recognise that there is a need to disclose to one another certain Confidential Information hereinafter defined. Confidential information is to be used only in the pursuit of the Project. The information provided by the Disclosing Party and the Receiving Party shall be subject to the terms of this NDA. Accordingly, either Party under this NDA may be a Receiving Party and/or a Disclosing Party under the terms hereof.
- 1.2 The following terms and conditions shall apply when the Disclosing Party discloses Confidential Information to the Receiving Party. Nothing contained in this NDA shall be construed as granting rights by the Disclosing Party to the Receiving Party, by license or otherwise, to any of the Confidential Information under any patent, know-how or other rights till now or hereinafter held by the Disclosing Party except as specified in this NDA. The Disclosing Party will provide Confidential Information without warranties of any nature whatsoever.

2. CONFIDENTIAL INFORMATION

- 2.1 The term "**Confidential Information**" shall mean and refer to all or any information and data of confidential or proprietary in nature which is disclosed by the Disclosing Party to the Receiving Party, including but not limited to, past, current and future customer information, proprietary, technical, financial, personnel, marketing, pricing, sales and/or commercial information with respect to the " Project" as well as ideas, concepts, designs and inventions, embedded hardware design, data and information, computer source and object code and computer programming techniques; and all record bearing media containing or disclosing such information and techniques which are disclosed pursuant to this NDA. The terms and existence of this NDA, the fact that Confidential Information has been made available hereunder, that discussions or negotiations are taking place concerning a potential Industry-Institute relationship involving the Parties and all of the terms, conditions and other facts with respect thereto (including the status thereof) shall also be considered Confidential Information that is subject to the provisions of this NDA. Information available in the public domain, now or in the future or known to either Party prior to the execution of this NDA will not be considered Confidential Information.
- 2.2 The information disclosed as Confidential and which is marked as 'Confidential' by the Disclosing Party, shall be treated as Confidential Information by the Receiving Party and shall be disclosed either:
- 2.2.1 in writing; or
- 2.2.2 by delivery of items; or
- 2.2.3 by initiation of access to Information, such as may be in a data base; or
- 2.2.4 by oral or visual presentation.

- 2.3 Confidential Information must be marked with a restrictive legend by the Disclosing Party. If the Confidential Information is not marked with such legend or is disclosed orally or visually, the Confidential Information will not be identified as confidential at the time of such disclosure.
- 2.4 If the Disclosing Party inadvertently fails to mark any information as 'Confidential Information' for which it desires confidential treatment, it shall so inform the Receiving Party. The Receiving Party thereupon shall return the unmarked information to the Disclosing Party and the Disclosing Party shall substitute properly marked information. In addition, if the Disclosing Party, at the time of disclosure inadvertently fails to identify as proprietary, confidential or private, oral or visual information for which it desires confidential treatment, it shall so inform the recipient, provided that the Disclosing Party shall summarise the information in writing within ten (10) days thereafter. The Receiving Party's obligation hereunder shall commence upon notice from the Disclosing Party of the failure to properly mark or identify the information.
- 2.5 The Confidential Information shall be considered valuable trade secrets, owned by the Disclosing Party. The Disclosing Party retains all right, title, and interest in the Confidential Information.

3. NON-DISCLOSURE

- 3.1 The Receiving Party may only use the Confidential Information for the purposes stated above. The Receiving Party recognises that this NDA imposes an affirmative duty to hold such information in confidence and protect it from dissemination to and use by unauthorised persons. In the absence of the Disclosing Party's prior written consent, the Receiving Party shall neither reproduce nor disclose the Confidential Information to any third party.

4. RECEIVING PARTY'S OBLIGATIONS:

- 4.1 The Receiving Party undertakes:
- 4.1.1 to use the same care and discretion to avoid disclosure, publication or dissemination of the Confidential Information as it uses with respect to its own Confidential Information, but no less than reasonable care;
- 4.1.2 not to use the Confidential Information for any other purpose except for the purpose for which the information has been disclosed.
- 4.1.3 to comply with any other reasonable security measures requested in writing by the Disclosing Party;
- 4.1.4 not to, under any circumstances, copy, replicate, or reverse engineer any products or services of the Disclosing Party by unauthorised use of Confidential Information and shall not infringe the intellectual property rights law applicable to the Disclosing Party;
- 4.1.5 not to, directly or indirectly, make or permit any oral or written communications to the public media regarding the Confidential Information of the Disclosing Party,

its business or clients or use the name of the Disclosing Party in any public announcements, promotional, marketing or sales materials or efforts, without the express prior approval of the Disclosing Party.

- 4.2 The Receiving Party must not disclose any Confidential Information to any third party except that the Receiving Party may disclose the Confidential Information to:
 - 4.2.1 its employees, consultants and agents including employees of any legal entity that it controls or controls it or with which it is under common control (the "**Representatives**"), on a 'need to know' basis for the purpose of this NDA.
 - 4.2.2 Any other party with the Disclosing Party's prior written consent.
- 4.3 The Receiving Party must, prior to disclosing any Confidential Information, enter into a written agreement with the party to whom the information is being disclosed so as to ensure that such party treats the information as 'Confidential Information' in accordance with the terms of this NDA.
- 4.4 The Receiving Party may disclose the Confidential Information to the extent only it is required by law. However, the Receiving Party will give the Disclosing Party prompt notice to allow the Disclosing Party a reasonable opportunity to obtain a protective order.

5. **RETURN OF CONFIDENTIAL INFORMATION**

- 5.1 Following the request of the Disclosing Party, the Receiving Party will promptly deliver to the Disclosing Party, or certify in writing to the Disclosing Party as to the destruction of (without retaining any copy including the backup copies) all of Confidential Information (and copies and extracts thereof) furnished to, or created by or on behalf of, the Receiving Party. Notwithstanding the return or destruction of the Confidential Information, the Receiving Party will continue to be bound by its obligations of confidentiality and other obligations hereunder.

6. **EXCEPTIONS**

- 6.1 This NDA imposes no obligation upon the Receiving Party with respect to information that:
 - 6.1.1 is now, or hereafter becomes, through no act or failure to act on the part of the Receiving Party, generally known or available to the public;
 - 6.1.2 is hereafter rightfully furnished to the Receiving Party by a third party, without restrictions to use or disclosure;
 - 6.1.3 is disclosed with the prior written consent of the Disclosing Party; or
 - 6.1.4 is required to be disclosed pursuant to law, and then only to the extent ordered by the governmental authority or court of competent jurisdiction, provided the Receiving Party uses reasonable efforts to give the Disclosing Party notice of such disclosure as soon as practicable and cooperate with the Disclosing Party, at the Disclosing Party's expense, to minimise any such disclosure and shall only disclose that portion of the Confidential Information required by such authority or court.

7. REMEDIES

7.1 The Parties recognise and acknowledge that Confidential Information is of a special, unique and extraordinary character to the Disclosing Party and that disclosure, misappropriation or unauthorized use of such Confidential Information by the Receiving Party cannot be fully compensated and that, further any such disclosure, misappropriation or unauthorized use of the Confidential Information shall cause irreparable injury to the Disclosing Party. The Receiving Party expressly agrees, therefore, that the Disclosing Party, in addition to any rights and remedies it may have under this NDA or at law or in equity, shall be entitled to seek injunctive and other equitable relief to prevent the breach, or the further breach, or any of the terms and provisions hereof. The Receiving Party agrees to reimburse the Disclosing Party for any and all losses, liabilities, damages, costs and expenses (including reasonable attorney's fees and court costs) incurred and sustained by the Disclosing Party as a result of any breach of this NDA.

8. TERM

8.1 The term of this NDA shall be for ____ years from the date of its signature and that the obligations of the Receiving Party to protect the Confidential Information under this NDA shall survive for a period of ____ years from the date of its termination. Upon the expiry of the term of this NDA or at the earlier request of the Disclosing Party, the Receiving Party shall return all Confidential Information to the Disclosing Party without retaining any copies of such Confidential Information or if so desired by the Disclosing Party, confirm in writing that all such Confidential Information has been destroyed.

9. TERMINATION

9.1 This NDA shall, unless otherwise extended by mutual agreement of the Parties, terminate upon happening of any of the following events:

- a) Termination by mutual consent.
- b) Termination by either party due to breach of any of the covenants hereof by the other, with three months' prior written notice to the defaulting Party.
- c) by giving written notice of 30 days in the event of the liquidation, bankruptcy, reorganization, dissolution or insolvency of the other Party resulting in that Party's inability to perform the obligations under this NDA;
- d) by either party by giving 90 days written notice to the other with or without attributing reasons;
- e) if a Party is Blacklisted by any Govt., Statutory Authorities, body corporate, which make the performance of this NDA by that Party impossible. In such case that party shall give appropriate notice to the other informing the incidence of blacklisting and also the impossibility in performing the obligations under this NDA.

9.2 Notwithstanding the above, termination shall not prejudice any obligation that has arisen prior to the date of effective termination between the Parties and/or obligation of either Party to any other third party.

10. **GOVERNING LAW**

10.1 This NDA shall be governed by the laws of Republic of India

11. **DISPUTE SETTLEMENT AND JURISDICTION**

Disputes if any, arising between the Parties, in connection with this NDA or any other matters connected therewith, will be mutually discussed and amicably settled between the parties by conciliation/negotiation. The unresolved dispute(s) shall be referred to Arbitral Tribunal consisting of a sole Arbitrator to be mutually appointed by the Parties. If the Parties fail to reach a mutual agreement, the sole Arbitrator shall be appointed in accordance with the provisions of Arbitration and Conciliation Act, 1996. The proceedings of the Arbitration shall be in accordance with the provisions of Arbitration and Conciliation Act, 1996, as may be amended from time-to-time. The award of the Arbitral Tribunal shall be final and binding upon the parties to the dispute. The Place/seat of Arbitration shall be at Bengaluru (Karnataka) and the Arbitration proceedings shall be conducted in English language.

11.1 The Courts at Bengaluru (Karnataka) shall have exclusive jurisdiction to deal with any matter arising out of or relating to/in connection with this NDA including the Arbitration.

12. **MISCELLANEOUS**

12.1 SEVERABILITY AND WAIVER: If any provision of this NDA is held to be invalid or unenforceable for any reason, the remaining provisions shall continue in full force without being impaired or invalidated in any way. The Parties shall replace any invalid provision with a valid provision, which must closely approximate the intent and economic effect of the invalid provision. The waiver by the Disclosing Party of a breach of any provision of this NDA shall not operate or be interpreted as a waiver of any other or subsequent breach.

12.2 NON-SOLICITATION: No Party shall, either directly or indirectly, on its own behalf or on the behalf of others, solicit or hire for work any person(s) employed by the other Party, whether or not such employment is pursuant to a written contract or is at will, without the express written permission of such other Party,

or until such employee has ceased his/her employment with such other Party for at least two (2) years. This clause shall survive for a period of two years even from the date of termination.

12.3 NOTICES: All notices under this NDA must be in writing and must be either: faxed; mailed by registered or certified mail, postage prepaid and return receipt requested; or delivered by hand to the party to whom such notice is required or permitted to be given at the address set out in the title of this NDA.

12.4 SUCCESSORS AND ASSIGNS: The Receiving Party shall have no right to assign its rights under this NDA, whether expressly or by operation of law, without the written consent of the Disclosing Party. This NDA and the Receiving Party's obligations hereunder shall be binding on the Representatives, permitted assigns and successors of the Receiving Party and shall inure to the benefit of the Representatives, assigns and successors of Disclosing Party.

12.5 VARIATION AND AMENDMENT: No variation or amendment of this NDA shall be valid unless it is in writing and signed by or on behalf of each of the Parties.

12.6 INDEMNIFICATION: The Disclosing Party Agrees to indemnify, defend, protect, save and hold harmless the Receiving Party against third Party Claims arising out of infringement of a third party's Intellectual Property Rights, with respect to the confidential Information supplied by the Disclosing Party. In case any court or tribunal refrains the Receiving Party from using the confidential information, the disclosing party shall arrange for similar non-infringing confidential information aligning with the Project to the Receiving Party without any additional cost.

12.7 FINAL PROVISION: It is the understanding between the parties that this NDA is solely between the parties and Government of India or Ministry of Defence is not a party and thus cast no obligation on them whatsoever under this NDA.

IN WITNESS WHEREOF, the Parties hereto have set their respective hands to this NDA on (Day) (Month) (Year) at (Place) in the presence of the following witnesses.

for BEML LIMITED

for

Name:

Name:

Signature:

Signature:

WITNESSES:

WITNESSES:

- 1.
- 2.

- 1.
- 2.

REVISED ANNEXURE-16**Applicable for section-6 of A**

Average annual turnover of the bidder from consulting works in India during last three years (2017-18, 2018-2019, 2019-20)

**Average Annual Turnover of the
bidder**

Sl. No.	Financial Year	Annual Turnover
1	2017-18	
2	2018-19	
3	2019-20	

Certificate from Statutory Auditors/ Chartered Accountant

This is to certify that -----(name of the bidder),
annual turnover shown above against the respective years is correct as by the
accounts of the bidder

Note : In case audited results for 2019-20 are not available, provisional results duly
certified by a statutory auditor or Chartered Accountant or self-certification by CEO/
MD/Country Head may be submitted

Signature of Statutory Auditors/ Chartered Accountant

Signature of CEO/ MD/Country Head

Seal of the firm

Place

Date

REVISED ANNEXURE-17**Applicable for section-6 of B (i) ,B (ii) & B (iii)****Experience of the bidder during the last 5 years (2015-16 to 2019- 20/ 2015-2019)**

(To be typed in the letterhead of the bidder)

SN	Project/ Description of work	Customer name, contact address, Ph.no., email	Work order ref.	Work Order date	Value of Order	Brief of work	Zero date	Completion date
1								
2								
..								

Documents to submit: Copy of award of work and documentary evidence in support of the successful completion of an assignment or self-certification by CEO/ MD/Country Head may be submitted.

Note: Regarding client name, wherever consultant firm is not legally permitted to disclose the name of the client, certificate with brief description and self-certification to be submitted and all other requirements as per tender.

Signature of CEO/ MD/Country Head

Place & date

REVISED ANNEXURE-18**Applicable for section-6 of D 1****Experience of Project Director/Team leader Project Director/Team leader**

1) Name of the Project Director:-

Full time employee details from last 2 years : Employer certificate to be submitted with company letter head.

2) For Minimum 15 years of consulting experiences No. of similar works, each assignment having a value of atleast USD 1.5 million (global)/ INR Rs 6 Crore (India) in last 5 years to be filled in below table and copy of service certificate to be provided.

SN	Project/ Description of work	Customer name, contact address, Ph.no., email	Work order ref.	Work Order date	Value of Order	Brief of work	Zero date	Completion date
1								
2								
..								

Documents to submit: Copy of award of work and documentary evidence in support of the successful completion of an assignment or self-certification by CEO/ MD/Country Head may be submitted.

Note: Regarding client name, wherever consultant firm is not legally permitted to disclose the name of the client, certificate with brief description and self-certification to be submitted and all other requirements as per tender.

Signature of CEO/ MD/Country Head

Place & date

REVISED ANNEXURE-19**Applicable for section-6 of D2****Experience of Project Manager:**

1) Name of the Project manager:

Full time employee details from last 2 years : Employer certificate to be submitted with company letter head.

2) Minimum 7 years of consulting experiences No. of similar works in similar industries, each assignment having a value of atleast INR Rs 6 Crore in last 5 years to be filled in below table and copy of service certificate to be provided.

SN	Project/Description of work	Customer name, contact address, Ph.no., email	Work order ref.	Work Order date	Value of Order	Brief of work	Zero date	Completion date
1								
2								
..								

Documents to submit: Copy of award of work and documentary evidence in support of the successful completion of an assignment or self-certification by CEO/ MD/Country Head may be submitted.

Note: Regarding client name, wherever consultant firm is not legally permitted to disclose the name of the client, certificate with brief description and self-certification to be submitted and all other requirements as per tender.

Signature of CEO/ MD/Country Head

Place & date

REVISED ANNEXURE-20**Applicable for section-6 of D3****Experience of Public sector expert**

1) Name of the Public sector expert :

Full time employee details from last 2 years : Employer certificate to be submitted with company letter head.

2) Minimum 8 years of consulting experience No. of projects in strategy development/ policy development for Indian public sector companies/ MoD/Government of India / State Government, each assignment having a value of atleast INR Rs 6 Crore in last 5 years to be filled in below table and copy of service certificate to be provided.

SN	Project/ Description of work	Customer name, contact address, Ph.no., email	Work order ref.	Work Order date	Value of Order	Brief of work	Zero date	Completion date
1								
2								
..								

Documents to submit: Copy of award of work and documentary evidence in support of the successful completion of an assignment or self-certification by CEO/ MD/Country Head may be submitted.

Note: Regarding client name, wherever consultant firm is not legally permitted to disclose the name of the client, certificate with brief description and self-certification to be submitted and all other requirements as per tender.

Signature of CEO/ MD/Country Head

Place & date

REVISED ANNEXURE-21**Applicable for section-6 of D4****Experience of Industry expert - Mining and construction expert**

1) Name of the Mining and construction expert:

Full time employee details from last 2 years: Employer certificate to be submitted with company letter head.

2) Minimum 8 years of consulting experience No. of projects in strategy / growth / diversification in Mining & Construction sector, each assignment having a value of atleast INR Rs 6Crore in India or atleast USD1.5 Mn globally in last 5 years to be filled in below table and copy of service certificate to be provided.

SN	Project/Description of work	Customer name, contact address, Ph.no., email	Work order ref.	Work Order date	Value of Order	Brief of work	Zero date	Completion date
1								
2								
..								

Documents to submit: Copy of award of work and documentary evidence in support of the successful completion of an assignment or self-certification by CEO/ MD/Country Head may be submitted.

Note: Regarding client name, wherever consultant firm is not legally permitted to disclose the name of the client, certificate with brief description and self-certification to be submitted and all other requirements as per tender

Signature of CEO/ MD/Country Head

Place & date

REVISED ANNEXURE-22**Applicable for section-6 of D5****Experience of Industry expert - Defence and Aerospace expert**

- 1) Name of the Defence and Aerospace expert:

Full time employee details from last 2 years : Employer certificate to be submitted with company letter head.

- 2) Minimum 8 years of consulting experience No. of projects in strategy / growth / diversification in Defence Aerospace sector, each assignment having a value of atleast INR Rs 6 Crore in India or atleast USD1.5 Mn globally in last 5 years to be filled in below table and copy of service certificate to be provided.

SN	Project/ Description of work	Customer name, contact address, Ph.no., email	Work order ref.	Work Order date	Value of Order	Brief of work	Zero date	Completion date
1								
2								
..								

Documents to submit: Copy of award of work and documentary evidence in support of the successful completion of an assignment or self-certification by CEO/ MD/Country Head may be submitted.

Note: Regarding client name, wherever consultant firm is not legally permitted to disclose the name of the client, certificate with brief description and self-certification to be submitted and all other requirements as per tender.

Signature of CEO/ MD/Country Head

Place & date

REVISED ANNEXURE-23**Applicable for section-6 of D6****Experience of Industry expert - Rail Transportation expert**

1) Name of the Rail Transportation expert:

Full time employee details from last 2 years: Employer certificate to be submitted with company letter head

Minimum 8 years of consulting experience No. of projects in strategy / growth / diversification in Defence Aerospace sector, each assignment having a value of atleast INR Rs 6 Crore in India or atleast USD1.5 Million (globally) in last 5 years to be filled in below table and copy of service certificate to be provided.

SN	Project/ Description of work	Customer name, contact address, Ph.no., email	Work order ref.	Work Order date	Value of Order	Brief of work	Zero date	Completion date
1								
2								
..								

Documents to submit: Copy of award of work and documentary evidence in support of the successful completion of an assignment or self-certification by CEO/ MD/Country Head may be submitted.

Note: Regarding client name, wherever consultant firm is not legally permitted to disclose the name of the client, certificate with brief description and self-certification to be submitted and all other requirements as per tender.

Signature of CEO/ MD/Country Head

Place & date