

न्यू मिनर्वा मिल/NEW MINERVA MILL

एन टी सी लि की इकाई /Unit of NTC Ltd. (A Govt. Of India Undertaking) Plot no.51,52,& 53/ KIADB Hanumanthapura village, Hassan-573 128

e-mail: nmm.hassan@ntcltd.org

GST No. 29AAACN2847D1ZK

Ref: NMM/GM/Purchase/2025-26/02 Date: 06-11-2025

RE-TENDER NOTICE

Tenders are invited by the undersigned from Merchants and dealers dealing with supplies of stores and spares item for textile industry with the following terms and conditions: -

- Every Tender should be sent exclusively to the email ID: nmmtenders.ntcsro@ntcltd.org addressed to the General Manager, New Minerva Mill, and Hassan so as to be received not later than 5.00 pm on 20-11-2025.
- 2. The top of the tender document should be super scribed as "Tender for Transformer oil filtration service {1. Transformer 3MVA (1no) and 2. Transformer 8/10MVA (1 No)} + Transformer Oil(420Lts) " to NEW MINERVA MILL, HASSAN".
- **3.** All the pages of the tender must be duly signed by the seller and to be sent in pdf format (in single file), exclusively to the email ID: nmmtenders.ntcsro@ntcltd.org
- **4.** The Tendered should specify their offer of rates for item.
- 5. The prices offered should be exclusive of any taxes as applicable under SEZ.
- 6. The Tender will be opened by the Tender Committee of the mills at 05.00 PM on 20-11-2025 in the presence of such of those renderers who will be present at that time.
- 7. The **Management of New Minerva Mill** reserves the right to postpone the time and date of opening of the Tender without assigning any reason thereof.
- 8. The **Management of New Minerva Mill** reserves the right to accept/negotiate/reject any offer for any item either in whole or in part on its discretion without assigning any reason thereof.
- **9.** Time is the essence of the contract under this tender.
- 10. Any dispute or difference between the mills and tenders with regard to matters subject to the jurisdiction of Hassan court.
- 11. Concerned under this tender notice or any matter incidental thereto shall be subjected to the jurisdiction of Hassan Court.

12. The following clauses are inserted w.e.f 01.07.2017 in conformity with GST compliance:

- Representation and Warranties Clause: Vendor has to submit representation that they are registered under GST and compliant of GST provisions.
- **Indemnity Clause:** An indemnity clause is inserted and applicable in such case of non compliance by the Vendor of the GST provisions and blockage of any input tax credit, they shall be liable to indemnify the NTC Limited.
- **Review / Audit Right**: Management has the right to review the Vendor/ supplier documents to ensure that they are tax-compliant.

13. Other Terms:

- Contract price/value shall be exclusive of GST/tax.
- > In case, GST collected is not deposited by the supplier to the Govt., it is to be deducted from the dues payable or recoverable from the supplier.
- > The contract can come to an end if the GST rating of the vendor falls below a particular limit.
- > The payment to vendor will be subject to deduction of tax under GST at the prescribed rate, if any required.
- Export of goods or services or both and supplies of goods or services or both to SEZ unit or SEZ developer will be zero rated supply - section 16(1) of IGST Act.
- Credit of input tax may be availed for making zero-rated supplies, even if such supply is exempted supply - section 16(2) of IGST Act.
- The registered person making zero rated supply can claim refund under either of two options (a) supply goods under bond or LUT without payment of IGST and claim refund of unutilized input tax credit or (b) supply goods on payment of IGST and claim refund of IGST paid on goods and services. The refund will be in accordance with section 54 of CGST Act section 16(3) of IGST Act. SEZ unit will not pay the taxes to the supplier. Supplier has to make their own arrangements for choosing the option (a) or (b) above.
- The compliance of above will be supplier's responsibility.
- > The vendor is liable to ensure the payment of GST Tax, if collected from company within the required time. This is required to safeguard availability of input tax credit to the company.
- Any amount collected as tax by the vendor but not remitted to the Central/State Government is required to make the payment forthwith regardless of whether the related supplies are taxable or not.
- > The vendor / customer needs to be disclosed if they are 'related persons' to the company.
- > Goods shall be deemed to be received by the company when the supplier delivers the goods to the recipient / any other person, on the direction provided by the company to the supplier.

- > The vendor is liable and bound to rectify its returns (GSTR-1/GSTR-3) within the required time period in case there is any error or omission which needs to be corrected/rectified (accept or modify) pursuant to amendments done by the company in its GSTR-2, if any for any period.
- > Payment shall be made within 60 days from the date of receipt of the materials or 65 days from date of dispatch (LR date) whichever is earlier.
- 14. The following are the subject to the discretion of the management:
 - a) Any allotment /cancellation of tender
 - b) Freight will be paid as actual.
 - c) The decision of the management will be bounded

General Manager

ACCEPTANCE

I/We, the undersigned, do hereby accept to abide by all the above terms and conditions.

Signature of Tenderer With seal and date

NEW MINERVA MILL, HASSAN

Ref: NMM/GM/ ITEMS / /2023- 24/					
То					
	GSTN.:				
	PAN No.:				
	IE CODE.:				

FORMAT FOR OFFER OF TENDER

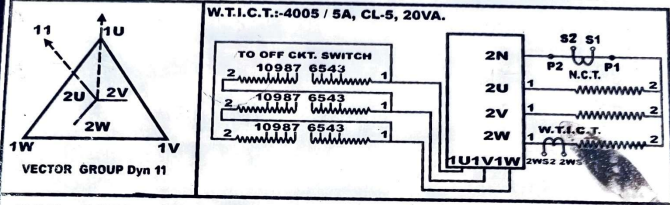
	<u> </u>	RIMAT FOR O	FER OF TENDER	
SI No	ltem	Approximate Quantity (nos)	Rate offered (in Rs.)	(In Words)
	Engineering dept.			(ar erealize)
1	Transformer oil Filtration Service 1 No - 3MVA , 1 No -8/10MVA Di electric strength test conforming to IS 335 along with reports and all required essential spares like Silica gel, Petroleum jelly and bushes etc.(Transformer details as Enclosed below)	1		
2	Transformer oil Make Servo Electra Flash point -140°C, BDV-60, Interfacial tension -0.052 K.Viscocity @ 40°C-9.5-14.5 non corrosive (Transformer oil details as Enclosed below)	420 Lts		

Date:

Signature of Tenderer With Seal and date



TRANSFORMER VOLTAMP TRANSFORMERS LIMITE VADODARA (INDIA)



N.C.T. :- 4100/1A, CL-PS, Vk \geq 32 (Rct + 0.8) V, Imag \leq 30 mA at Vk/2

BASIC INSULATION		SWITCH			NO LOAD VOLTAGE		
LE	VEL		POSITION	CONNECTED	HV	LV	
IMPULSE H V 75	1	6 - 7	11550	4			
VOLTAGE			2	7 - 5	11275		
kV peak	LV	-	3	5 - 8	11000	433	
			. 4	4	8 - 4	10725	1
P. F. HV	28	5	4-9	10450	À		
kV rms L V	3	6	9 - 3	10175	,		
	3	7	3 - 10	9900	1		

RATING KVA	3000	REF . I.S.		2026
NOLOAD HV	11000	MAXIMUM AMB. TEMP.	C	
VOLTAGE L V	433	MAX. TEMP. RISE OIL/WD	G 'C	
CURRENT H V	157.46	IMPEDANCE VOLTAGE	%	
AnTransformer De	tails 00.12	CORE AND WINDINGS	kģ	3350
PHASE HV/LV	3	WEIGHT OF OIL	kg	1260
FREQUENCY Hz	50,	OIL QTY	Itrs	1415
COOLING	ONAN	TOTAL WEIGHT	kg	7410
SERIAL NO. JN:	15270 /1	YEAR OF MANUFACTUR	Committee of the later of the	2009

DIAGRAM OF CONNECTIONS NO. 3RD - 15270 / a

CUSTOMER'S REF. NO.

CAUTICN: DE EMERGISE TRANSFORMER BEFORE OFERATING TAP



Transformer-

voltamp transformers limitly (MIDIN) ARADOMALOMEN.

TRANSFORMER SPECIFICATION REF. I.S.S. 2026-1977

		4- 0:5-52 %s						TI TO THE REAL PROPERTY.
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	_		В	BASIC INSU	LATIC	NL	EVEL	
01.10		2U		IMP	ULSE	H.V.	325	kvp
6 P P P		/ _{2W} / 2V	1	VOI	TAGE	L.V.	95	kvp
1U 1V 1W	1w2		1V	PF	VOLTAGE	H.V.	140	Kvrms
10 17 18	VE	CTOR DIAC	GRAM		VOLINGE	LV.	38	Kyrms
H.V. WOTCT :- 105/5A, CL-5, 20		4	OLT	C	TAPPINGS CONNECTED	Т	. V.	LV
	L.V. ₩TICT :- 525/5A, CL-5, 20VA N.C.T.CORE(I)-500/1A, CL-PS, Vk≽250V,RCT≤2 Ohms			ION	CONNECTED	vo	V. LTS	VOLTS
imag≤65 mA at		O IQE OIIIIIS	1		20 19		300	1 1
CORE(II)-500/1A,5P10,			2		20 18	-	475	4
2510-51 2 2	2		3		20 17	-	650	-
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		1WS2 ∓ F	9		20 11		700	-
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1047 11 7-10.			14		20 6	58	575	
20 20 20 20 20 20 20 20 20 20 20 20 20 2		15		20 5	57	750		
		16	×	20 4	4 56925			
			17		20 3	56	100	↓
TYPE OF COOLING	ONAN	ONAF	FREQU	ENC	Y	Hz	2	50
RATING KVA	8000	10000	CORE	AND I	WINDINGS WT.	K	gs	13700
NO LOS DIVOLTOS	6600	00 V	WEIGH	TOF	OIL	K	gs	7145
NO LOAD VOLTAGE	1100	11000 V		OIL QUANTITY		LTR	s. 🕇	8025
CHV	HV 69.98 A 87.48 A		TOTAL	WEIG	SHT	K	gs	29350
CURRENT AMPERES LV	419.89 A			TRANSPORT WEIGHT		K	gs	26300
DHASES (HV	t racks	3	YEAR OF MANUFACTURE				2009	
PHASES	7	3 T		TRANSFORMER SR.NO. JN		Į		21498
IMPEDANCE VOLTAGE %	9	1011	DIAGRAM	OF C	ONNECTION, NO			3RD-21498/b
CUSTOMERS REF. NO.	y di						_	4 1771
	GUARANT	EED MAXIN	IUM TEM	P. RIS	E FOR OIL/WIND	ING °	c	45 / 55
	THE PERSON NAMED IN	A					-	70100



GRADES AVAI LABLE - SERVO ELECTRA (TRANSFORMER OI L)

DESCRIPTION

Servo Electra is a high quality un-inhibited insulating oil developed for the use in electrical transformers & circuit breakers. It is manufactured through special refining process selecting optimum types of hydrocarbons so that finished transformer oil provides longer service life.

I t does not contain Poly-Chlorinated Biphenyis (PCBs).

PERFORMANCE BENEFITS

- High Flash Point
- Superior Interfacial Tension (IFT)
- Superior TAN delta & Resistivity
- Resists Oxidation & Deposit formation
- Compatible with materials of transformer
- Superiror Electrical properties.

APPLICATION

Servo Electra is recommended for use in all types of oil filled transformers such as in applications of power generation, transmission & distribution. It can also be used in both large substations or small pole mounted transformers. It is suitable for use in circuit breakers, switches and any other oil immersed electrical equipment.

PERFORMANCE STANDARDS

- Servo Electra imeets the requirements od IS 335-1993 of un-inhibited transformer oil.
- Servo Electra has been evaluated & certified by Central Power Research Institute (CPRI), Muradnagar.

CHARACTERISTICS

Corrosice Sulphur	Non-corrosive
Kinematic Viscosity @ 40°C, cSt	9.5-14.5
Flash Point °C, Min	140
Break down voltage	60
Interfacial tension	0.052

HEALTH & SAFETY

These oils are unlikely to present any significant health or safety hazard when properly used in therecommended application and good standards of industrial and personal hygiene are maintained.

INTEGRITY PACT

Between

National Textile Corporation Limited (NTC) hereinafter referred to as "The Principal"

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••
. hereinafter referred to as
"The Bidder/Contractor"

Preamble

The Principal intends to award, under laid down organizational procedures, contract/s for

to

. The Principal values full compliance with all relevant laws of the land, rules, regulations, economic use of resources and of fairness/ transparency in its relations with its Bidder(s) and/or Contractor(s).

In order to achieve these goals, the Principal will appoint an Independent External Monitor (IEM), who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.

Section 1- Commitments of the Principal

- 1. The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:
 - a. No employee of the Principal, personally or through family members, will in connection with the tender for or the execution of a contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the person is not legally entitled to.
 - b. The Principal will, during the tender process treat all Bidder(s) with equity and reason. The Principal will in particular, before and during the tender process, provide to all Bidder(s) the same information and will not provide to any Bidder(s) confidential/additional information through which the Bidder(s) could obtain an advantage in relation to the tender process or the contract execution.
 - c. The Principal will exclude from the process all known prejudiced persons.
- 2. If the Principal obtains information on the conduct of any of its employees which is a criminal offence under the IPC/PC Act, or if there be a substantive suspicion in this regard, the Principal will inform the Chief Vigilance Officer and in addition can initiate disciplinary actions.

Section 2- Commitments of the Bidder(s)/contractor(s)

- 1. The Bidder(s)/Contractor(s) commit themselves to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the tender process and during the contract execution.
 - a. The Bidder(s)/Contractor(s) will not, directly or through any other person or firm, offer, promise or give to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person any material or other benefit which he/she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the tender process or during the execution of the contract.
 - b. The Bidder(s)/ Contractor(s) will not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelisation in the bidding process.
 - c. The Bidder(s/Contractor(s) will not commit any offence under the relevant IPC/PC Act; further the Bidder(s)/contractor(s) will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
 - d. The Bidder(s) /Contractors(s) of foreign origin shall disclose the name and address of the Agents/representatives in India, if any. Similarly the Bidder(s)/Contractors(s) of Indian Nationality shall furnish the name and address of the foreign principals, if any. Further details as mentioned in the "Guidelines on Indian Agents of Foreign Suppliers" shall be disclosed by the Bidder(s)/Contractor(s). Further,

as mentioned in the Guidelines all the payments made to the Indian agent/representative have to be in Indian Rupees only. Copy of the "Guidelines on Indian Agents of Foreign Suppliers" is placed at **Annexure-B1.**

- e. The Bidder(s)/Contractor(s) will, when presenting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract.
- (2) The Bidder(s)/Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.

Section 3- Disqualification from tender process and exclusion from future contracts.

If the Bidder(s)/Contractor(s), before award or during the execution has committed a transgression through a violation of Section 2, above or in any other form such as to put his reliability or credibility in question, the Principal is entitled to disqualify the Bidder(s)/Contractor(s) from the tender process or take action as per the procedure mentioned in the "Guidelines on Banning of Business Dealings". Copy of the "Guidelines on Banning of Business Dealings" is annexed and marked as **Annexure-B2.**

Section 4- Compensation for Damages

- 1. If the Principal has disqualified the Bidder(s) from the tender process prior to the award according to Section 3, the Principal is entitled to demand and recover the damages equivalent to Earnest Money Deposit / Bid Security.
- 2. If the Principal has terminated the contract according to Section 3, or if the Principal is entitled to terminate the contract according to section 3, the Principal shall be entitled to demand and recover from the Contractor liquidated damages of the Contract value or the amount equivalent to Performance Bank Guarantee.

Section 5 – Previous transgression

- 1. The Bidder declares that no previous transgressions occurred in the last three years with any other Company in any country conforming to the anti- corruption approach or with any other Public Sector Enterprise in India that could justify his exclusion from the tender process.
- 2. If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or action can be taken as per the procedure mentioned in "Guidelines on Banning of Business Dealings."

Section 6 - Equal treatment of all Bidders / Contractors / Subcontractors

- 1. The Bidder(s)/ Contractor(s) undertake(s) to demand from his subcontractors a commitment in conformity with this Integrity Pact.
- 2. The Principal will enter into agreements with identical conditions as this one with all Bidders and Contractors.
- 3. The Principal will disqualify from the tender process all bidders who do not sign this Pact or violate its provisions.

Section 7 – Criminal charges against violating Bidder(s) /Contractor(s) / Subcontractor(s)

If the Principal obtains knowledge of conduct of a Bidder, Contractor or Subcontractor, or of an employee or a representative or an associate of a Bidder, Contractor or Subcontractor which constitutes corruption, or if the Principal has substantive suspicion in this regard, the Principal will inform the same to the Chief Vigilance Officer.

Section 8 – Independent External Monitor / Monitors

1. The Principal appoints competent and credible Independent External Monitor for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.

- 2. The Monitor is not subject to instructions by the representatives of the parties and performs his functions neutrally and independently. It will be obligatory for him to treat the information and documents of the Bidder(s)/ Contractors as confidential. He reports to the Chairman, NTC.
- 3. The Bidder(s)/ Contractor(s) accepts that the Monitor has the right to access without restriction to all Project documentation of the Principal including that provided by the Contractor. The Contractor will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to Subcontractors. The Monitor is under contractual obligation to treat the information and documents of the Bidder(s)/ Contractor(s)/Subcontractor(s) with confidentiality.
- 4. The Principal will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the Principal and the Contractor. The parties offer to the Monitor the option to participate in such meetings.
- 5. As soon as the Monitor notices, or believes to notice, a violation of this agreement, he will so inform the Management of the Principal and request the Management to discontinue or take corrective action, or to take other relevant action. The monitor can in this regard submit nonbinding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.
- 6. The Monitor will submit a written report to the Chairman, NTC within 8 to 10 weeks from the date of reference or intimation to him by the *Principal* and, should the occasion arise, submit proposals for correcting problematic situations.
- 7. If the Monitor has reported to the Chairman, NTC, a substantiated suspicion of an offence under relevant IPC/PC Act, and the Chairman NTC has not, within the reasonable time taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, the Monitor may also transmit this information directly to the Central Vigilance Commissioner.
- 8. The word 'Monitor' would include both singular and plural. Monitor would be entitled to receive such compensation as may be decided time to time by the CMD/Competent Authority.

Section 9 – Pact Duration

This Pact begins when both parties have legally signed it. It expires for the Contractor 12 months after the last payment under the contract or contract period (extended if applicable) whichever is later and for all other Bidders 6 months after the contract has been awarded.

If any claim is made / lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified above, unless it is discharged/determined by Chairman of NTC.

Section 10 - Other provisions

- 1. This agreement is subject to Indian Law. Place of performance and jurisdiction is the Registered Office of the Principal, i.e. New Delhi.
- 2. That a person signing IP shall not approach the courts while representing the matters to IEMS and he/she will await their decision in the matter

3.	Changes a	and supplements as well a nade.	ces need to be made	. Side agreements have				
4.	If the Contractor is a partnership or a consortium, this agreement must be signed by all partners or conmembers.							
5.	Should one or several provisions of this agreement turn out to be invalid, the remainder of this agreement remainder. In this case, the parties will strive to come to an agreement to their original intentions.							
6. In the event of any contradiction prevail."			een the Integrity P	act and its Annexure,	the Clause	in the Integrity Pact v	vill	
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(For & (On behalf of the I	Principal)	(F	or & On behalf of Bidd (Office Seal)	er/Contract	or)		
Witness (Name	s 1: & Address)							
Witness (Name	s 2 : & Address)		_					
			_					