CONFIDENTIALITY AGREEMENT

THIS AGREEMENT is made thisday of, 2015 at Bhopal,							
BETWEEN							
Bharat Heavy Electricals Ltd, a Company as defined under the provisions of the							
Companies Act, 1956, having its registered office at BHEL House, Siri Fort,							
New Delhi 110049 and a unit at Piplani, Bhopal 462021 (India) hereinafter							
called 'BHEL'							
AND							
(supplier), a Company as defined under the							
provisions of the Companies Act, 1956, and having its registered office at							
, address (Country's name)							
hereinafter called '' (supplier's nick name)							
WHEREAS:							
(a) BHEL is engaged in business of designing, manufacture and sale of turbines, industrial and traction motors, Generators, transformers and associated CONTROL equipment in relation to which it has valuable information of a secret and confidential nature.							
(b) BHEL is regularly placing orders on for manufacture and							
supply of various as per BHEL specifications, required							
for manufacture and supply of traction machines.							
(c) On the request of (supplier), BHEL has prepared technical specifications / drawings, shown in the PS407170 rev00 for							
production of Set of TB interfacing electronics cards for BHEL Bpl-							
CoMoS (Composite monitoring system for power transformers) as per							
BHEL Specification, which is the part and parcel of this agreement.							
(d) (supplier) has requested BHEL to communicate it's							
specifications, shown in PS407170 rev00 above, for manufacture and							
supply of the said Set of TB interfacing electronics cards for BHEL Bpl-							
CoMoS (Composite monitoring system for power transformers)							
(e) BHEL has consented to communicate the said specifications to(supplier) , which is a confidential document, of which							

the confidentiality is to be maintained by _____(supplier), its servants, agents and by its other associates.

NOW THEREFORE, in view of the foregoing premises and in consideration of the mutual covenants, hereinafter set forth, the parties hereto agree as follows:

1. DEFINATION OF CONFIDENTIAL INFORMATION:

In this Agreement, a '**Confidential Information'** means information mentioned in the PS407170 rev00 to this agreement and also contained in the further correspondences / communications in the form of clarifications and replies from time to time in connection with this agreement.

This agreement also covers all similar SMPS developed for similar applications based on the above said specification with modification in the mechanical dimensions by $\pm 10\%$ and/or mounting arrangements by $\pm 10\%$ and/or change in the electrical ratings of the cards by $\pm 10\%$.

2. OWNERSHIP:

2.1	BHEL	is	the	sole	owner	of 1	the	confidential	in formation	as	shown	in	ps407	170
	to this	ag	greer	nent										

2.2	Disclos	ure c	of this co	onfide	ntial informa	ation sl	hall be	at the	discret	ion (of BHEL
	BHEL	will	provide	this	confidential	infor	mation	ı to _			
	(supplie	er), w	rithout a	ny co	nsideration,	and it	shall	always	remain	the	propert
	of BHE	L.									

2.3	The	_ (supplier)	acknowledges	and	agrees	that	all
	Confidential Information sh	all remain th	e property of BI	HEL a	nd nothi	ng in t	this
	agreement or in any disc	closures mad	de hereinafter	shall	be cons	strued	as
	granting to	(sup	plier), any pate	nt, co	pyright	or des	sign
	license, or right of use unde	er similar ind	lustrial property	right	s which	may r	ıow
	or hereinafter exist in the C	onfidential Ir	nformation.				

3. **USE AND NON_DISCLOSURE:**

3.1		(supplier) undertakes and agrees that the Confidential							
	Info	rmation communicated to it will be held in strict confidence and will only							
	be used for the proper purpose defined in this agreement.								
3.2	The	(supplier) undertakes and agrees not to make copies or extracts of and not							
	to disclose to others any or all of the Confidential Information communicated to								
	it he	reunder except as follows:							
	(a) (b)								
		intends to make such disclosure, it shall first inform in writing to BHEL and take all reasonable steps requested by it to minimize the extent of the Confidential Information disclosed and to make such disclosure in confidence.							
3.3		(supplier) undertakes to maintain a register of all copies							
	and	extracts which it may make the Confidential Information under Clause 3.2							
	abov	e, which register shall record the serial number of each copy or extract and							
	nam	es of the recipients and shall on request of BHEL supply the same to it.							
RE:	TIIR	N OR DESTRUCTION OF INFORMATION:							
		W DESTROOTION OF THE ORIGINATION.							
		(supplier) shall promptly, upon BHEL request at any							
	time	(i) return all copies and extracts made thereof and/or destroy all							
	Confidential Information communicated to it in the manner as advised by								

BHEL and (ii) provide BHEL with a statement that such Confidential Information was entirely returned or destroyed with an undertaking that if it is found that the confidential information reached the hands of any other person and BHEL has to suffered loss, the supplier shall compensate the same.

4. SCOPE AND APPLICATION:

4.1	This agreement shall apply to Confidential Information as afor	rementioned and
	which may have been communicated to	_ (supplier) prior
	to the date of this agreement provided that it was communicate	ed for the proper
	purpose.	

4.2	This	agreem	ent	shall	not	app	oly in	res	pect	of	any	part	of	the	Confid	lent	ial
	Infor	mation	cor	nmun	icate	ed	which	ı w	as	in	the	law	/ful	po	ssessi	on	of
					(sup	plie	er) pri	or to	its	firs	t rec	eipt t	her	eof 1	before,	on	or
	after	the date	e of t	his ag	green	nent											

5. DURATION:

This agreement shall become effective on the date first written above and remain in force till it is revoked by the parties hereto and thereafter save that the obligations of _______ (supplier) under this agreement shall continue until fully discharged by performance. Any obligations and duties which by their nature extend beyond the expiration of this agreement, including the provisions of Clause 5, shall survive till the expiration of this agreement.

6. AMENDEMENT/MODIFICATIONS:

Any amendment or modification of this agreement shall be in writing and signed by both the parties to make it effective. Any major amendment / modification shall be through a separate agreement and minor changes and clarifications may be through exchange of letters and the same shall be part and parcel of this agreement.

7. REMEDY:

______ (supplier) accepts and agrees that the Confidential Information disclosed or to be disclosed pursuant to this agreement is, by its nature, valuable proprietary commercial information, the misuse or unauthorized disclosure of which is likely to cause BHEL considerable damages for which monetary compensation is likely to be inadequate and accordingly ______ (supplier) concedes that, without prejudice to any other rights and remedies, BHEL is entitled to relief by way of injunction including interim injunction.

8. ARBITRATION:

Any dispute arising out of this agreement shall amicably be settled by the parties. In case, the dispute is not amicably settled, the same shall be referred to sole arbitration by GM of the division/ ED of the unit to an arbitrator from the approved panel of BHEL. The arbitration proceedings shall be conducted as per provisions of "The Arbitration and Conciliation Act, 1996" and BHEL guidelines. The arbitrator shall make and publish speaking award and the same shall be binding on the parties hereto.

9. APPLICABLE LAW:

This agreement shall be governed by the law of India and BHEL rules applicable to the subject matter.

10. JURISDICTION:

Only the Civil Courts at Bhopal shall have jurisdiction to adjudicate and decide the disputes between the parties arising out of the arbitration proceedings.

IN WITNESS WHEREOF, the parties hereto have put their signature and seal on the day, month and year mentioned hereinabove.

For and on behalf of	For and on behalf of
BHEL, Bhopal	
Witnesses:	
1.	
2.	