

THDC INDIA LIMITED

{Schedule 'A' – Mini Ratna (Category-1) CPSU}

Notice inviting Expression of Interest (EOI) for empanelment of firms of Cost Accountants (CMA) for conducting Cost Audit in THDC India Limited for the next three financial years (i. e. 2025-26, 2026-27 & 2027-28).

Tender/EOI No: THDCIL/NCR/CC-534 Date: 28th March, 2025

Tender/EOI ID: 2025_THDC_854863_1

Invitation for Expression of Interest (EOI)

THDC INDIA LTD. invites expression of interest (EOI) from reputed Indian Cost Audit Firms for empanelment as Cost Auditors for carrying out cost audit of its power generating units/projects located at Tehri, Koteshwar, Tehri PSP in the state of Uttarakhand and Dhukwan, Khurja in the State of UP and Patan, Dwarka in the State of Gujarat, Kasaragod in the State of Kerala and Amelia Coal Mine in the state of Madhya Pradesh.

Interested Cost Audit Firms are requested to log on to NIC's CPP Portal (http://eprocure.gov.in/eprocure/app) for detailed advertisement and downloading of application form/ pre-qualification criteria. Firms are required to submit their applications in the prescribed Format at Appendix – I along with enclosure Annexures.

Applications for EOI with relevant documents as per the detailed documents should be submitted on the NIC's CPP Portal (http://eprocure.gov.in/eprocure/app) by 11.00 hrs on 21.04.2025

All future corrigenda / addenda / amendments and clarifications to the invitation of EOI, if any, shall be hosted on above website only. Applicants are therefore advised to keep themselves updated with all such amendments while submitting the EOI.

Interested applicants may obtain further information from the contact details given below during office hours on working days from 10.00 hrs. to 18:00 hrs.

THDCIL reserves the right to accept or reject any or all applications, cancel/withdraw the EOI process without assigning any reason whatsoever, in case situation arises, and in such a case no applicant / intending applicant shall have any claim arising out of such action.

Tender (EOI) shall be opened on 22.04.2025 at 11 AM in presence of the bidders who wish to be present at the above venue. The bids received after closing date and time will not be considered.

Validity of application/bid shall be 120 days. Offline applications will not be accepted.

The application should be addressed to:-General Manager (Contracts)

THDC India Limited, NCR Office, Plot No. 20, Sector-14, Kaushambi, Ghaziabad -201010 (U.P.)

E-mail: corpcontract@thdc.co.in

Phone: 0120-2816721/11

NOTICE INVITING EXPRESSION OF INTEREST

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Notice inviting Expression of Interest (EOI) for Empanelment and Appointment of Cost Auditor(s) for conducting Cost Audit in THDC India Limited for the next three financial years (i.e. 2025-26, 2026-27 & 2027-28).

1. Introduction:

THDC India Limited (formerly known as Tehri Hydro Development Corporation Ltd.), is a Public Sector Enterprise under the administrative control of the Ministry of Power (MoP), Government of India (GoI). The Equity of the Company is shared between NTPC and GoUP in the ratio of 74.496:25.504. The Company was incorporated in July'88 to develop, operate & maintain the 2400 MW Tehri Hydro Power Complex (comprising 1000 MW Tehri Dam & HPP, 1000 MW Tehri Pumped Storage Plant & 400 MW Koteshwar HEP) and other hydro projects. The Company has an authorised share capital of Rs 4000 cr. THDCIL is a Mini Ratna Category-I and Schedule' A' PSU.

THDCIL had successfully commissioned the Tehri HPP during the year 2006-07 and Koteshwar HEP during the year 2011-12. The Company had also commissioned 50 MW Wind Power Project at Patan and another Wind Power Project of 63 MW (30x2.1 MW) capacity at Dwarka, both in Gujarat, Dhukwan Small Hydro Power Project (24 MW) on Betwa river in Uttar Pradesh and Kasaragod Solar Power Project(50 MW) in Distt Kasaragod, Kerala.

The 1000 MW Tehri Pumped Storage Plant, which would utilize the Tehri and Koteshwar reservoirs as the pre-requisite upstream and downstream reservoirs, is presently under implementation and is commissioning stage. In addition to the 2400 MW Tehri Hydro Power Complex, THDCIL is implementing the 444 MW Vishnugad Pipalkoti Hydro Electric Project (VPHEP) on river Alaknanda at Uttarakhand. THDCIL is also implementing Khurja Super Thermal Power Plant (660 MW X 2 = 1320 MW) at Dist. Bulandshahar, UP. Unit -I (660 MW) of the Khurja STP Plant has successfully commissioned during January 2025. The coal supplied to the Khurja STPP is from the captive Amelia Coal Mine at Dist. Singrauli, MP which is under operation from February 2023. In addition, there are various hydro projects of THDCIL under different stages of implementation i.e. Survey & Investigation and DPR preparation.

2. Maintenance of Cost Records and Cost Audit:

Under Section 148 of the Companies Act, 2013 the Ministry of Corporate Affairs, Govt. of India have issued the Companies (Cost Records and Audit) Rules, 2014 vide notification No. G.S.R. 425 (E) dated 30.06.2014 which were amended vide No. G.S.R. 01 (E) dated 31.12.2014, vide No. G.S.R. 486 (E) dated 12.06.2015, vide No. G.S.R. 695 (E) dated 14.07.2016, vide No. G.S.R. 1498 (E) dated 07.12.2017, vide No. G.S.R. 1526 (E) dated 20.12.2017, vide No. G.S.R. 1157 (E) dated 03.12.2018 and vide No. G.S.R. 792 (E) dated 15.10.2019. THDCIL is maintaining cost records as prescribed under the said rules and is required to get its cost records audited in accordance with these rules.

3. Cost Auditors proposed to be appointed:

- 3.1 The Company intends to empanel firm of Cost Auditors for conducting cost audit for the F.Y. 2025-26 in respect of its hydro-electricity generating units located at Tehri, Tehri PSP & Koteshwar in the State of Uttarakhand and Dhukwan Small Hydro Power Project (24 MW), Khurja Super Thermal Power Project (1320 MW) in Uttar Pradesh, wind power projects for generation of electricity at Patan & Dwarka in the State of Gujarat, Kasaragod Solar Power Project (50 MW) in Kerala and Amelia Coal Mine at Madhya Pradesh.
- **3.2** For appointment of Cost Auditor for FY 2025-26 to FY 2027-28, none of the retiring Cost Auditor of THDCIL (Cost Auditors appointed for FY 2022-23 to FY 2024-25) shall be eligible

for re-appointment and there would be a cooling off period of 03 years (i.e. FY 2025-26 to FY 2027-28). Further, no Cost Audit firm having a common partner to the firm on whom cooling off period is applicable, shall be eligible for appointment.

3.3 Appointment in respect of the projects commercialized during the financial year, if any, will be done from the empaneled list and informed separately.

4. Scope of Work:

The broad scope of work would be:

- 4.1 To conduct Cost audit of the Company in accordance with the provisions of the Companies (Cost Records and Audit) Rules, 2014. Cost audit shall be in adherence to the relevant orders/ clarification, issued by Cost Audit Branch, Ministry of Corporate Affairs, Govt. of India and the Cost Accounting Standards issued by the Institute of Cost Accountants of India, from time to time.
- 4.2 Cost audit team should consist of adequate number of qualified/semi-qualified Assistants (Cost/ Chartered Accountant) led by a senior partner of the Firm so as to commensurate with cost audit work requirements.
- **4.3** Verification and certification of cost records/statements/proformas maintained by the Company as per the Companies (Cost Records and Audit) Rules, 2014.
- **4.4** Checking of cost accounting records/statements/proformas of respective audit units after the consolidation of the same for the Company as a whole by the Lead Cost Auditor.
- 4.5 Lead Cost Auditor designated by the Company shall consolidate Cost Audit Reports and annexure to cost audit reports of all power stations as certified by the respective Cost Auditors of the Power Stations. Lead Cost Auditor shall also work for conversion of Consolidated Cost Audit Reports in XBRL mode, filing the same with Central Government and other associated works.
- **4.6** Verification and certification of annexure to the cost audit report.
- **4.7** Attending formal meetings with the Company management, Audit Committee/Board of Directors of the Company in connection with the Cost Audit Work.
- 4.8 Cost audit firm so appointed shall commence cost audit and submit necessary reports to the Company as per the Companies (Cost Records and Audit) Rules, 2014 and within the time schedule communicated by the Company along with reservation or qualification or observations or suggestion, if any, in form CRA-3 and annexures as per notification or any other instructions issued by Central Government from time to time or any other section of the Companies Act 2013.
- **4.9** Online applications are invited from eligible Applicants for:- "EMPANELMENT OF FIRMS OF COST AUDITORS FOR CONDUCTING COST AUDIT" of the Company. This Empanelment shall be valid for 03 Years (three years) w.e.f., FY 2025-26 to FY 2027-28 subject to terms & conditions.

The following documents comprise the empanelment documents. Applicants are advised to read all the empanelment documents carefully prior submission of their application:

- 1. Format of Application
- 2. Selection Criteria
- 3. General Terms & Conditions, Audit Fees, TA, Boarding & Lodging expenses.
- 4. Instructions to Audit Firms, Compliances/Declarations/Certificates by Firm(s) & List of documents are to be submitted.

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FORMAT OF APPLICATION

- 1. Name of the Firm
- 2. Registration No. of the Firm: (Institute of Cost Accountants of India)
- 3. Registration:
 - a. Date of Registration of the Firm:
 - b. Registration valid up to:
- 4. No of year of establishment of Firm:
- 5. Details of Head Office & Branch Office(s):

SL. No.	HO/Branch	Address	Date of Establishment	Contact Person, Mob. / contact No	E- mail	Supporting document Reference No.
1						140.
2						

(Insert rows for Branch office(s), if any)

6. Details of Partners in the Firm:

SI. No.	Name of	Membership	Membership	COP	COP	Date of	Supporting
	the	No.	Status	No.	valid up	joining the	document
	Partner		(ACMA/FCMA)		to	firm as	Reference
						Partner	No.
1							(Form M-5
2							of ICMAI
							needs to
							be
							submitted)

^{*}COP: Certificate of Practice

7. Details of Qualified Assistants:

		Grad. No./	Whether	Date of joining the	Supporting
SI.	Name of the	Membership	ACA/ACMA/ FCA/	firm as Qualified	document
No	Assistant	No	FCMA	Assistant	Reference No.
1.					Qualification
2.					
					certificate/Joining
					date

8. Details of Semi-Qualified Assistants:

			Date of joining the firm	Supporting
SI.		Whether CA-Inter/	as a Semi-Qualified	document
No.	Name of the Assistant	CMA-Inter	Assistant	Reference No.

1.		Qualification
2.		certificate/Joining
		date

9. Details of Experience in Power Generation Company of Central/State PSU as a Cost Auditor from FY 2017-18:

SI.	Name of the	Year of Audit	Supporting document Reference no
No	Company/Unit		
1			
2			

10. Details of Experience in Central/State PSU other than Power Generation Company as a Cost Auditor from FY 2017-18:

SI.	Name of the	Year of Audit	Supporting document Reference no
No	Company/Unit		
1			
2			

11. Details of Experience in Power Generation Sector other than Central/State PSU as a Cost Auditor from FY 2017-18 and onwards:

SI.	Name of the	Turnover in	Year of	Supporting document Reference no.
No.	Company/Unit	Rs. Cr.	Audit	
		(Financial Year		
		wise Minimum		
		Turnover Rs.		
		500.00 Cr. or		
		above is		
		considered)		
1				Relevant experience certificate/email
2				from company confirming work
				completion along with appointment
				letter.

12. PAN No. of the Firm:

13. GST Registration No.:

14. Bank details for NEFT:

1	Bank Name, Address and Telephone No.	
2	Branch Name & Code	
3	Bank Account number with type of account, Saving/Current	
4	IFSC Code No. of the Bank	
5	A cancelled cheque of the said Bank	

15. Certificate:

It is confirmed that all the requirements as per the EOI documents have been complied with. We hereby confirm that all terms & conditions as specified in the EOI and annexures thereto have been accepted by us.

This is to certify that all the information given above are accurate and any misstatement will be liable for rejection of our participation in EOI and blacklisting by THDCIL as per Company's procedure.

None of our partner(s) or qualified employee(s) is a partner in any other audit firm which is applying for the current empanelment in THDCIL.

- 16. We confirm that we have not taken any deviation from the specified terms and conditions of the EOI documents. A copy of complete EOI document duly signed and sealed on all pages as a token of acceptance of all terms and conditions is attached. (Scanned Copy)
- **17.**Our firm is not debarred/disqualified/blacklisted by any regulatory/statutory body or Government entity or any International/National agency for corrupt or fraudulent practices.
- 18. We have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India and on sub-contracting to bidders contractors from such countries. We certify that we/our Collaborator/JV Partner/Consortium member are/is not from such a country and we don't have specified Transfer of Technology (ToT) arrangement with such countries or, if from such a country, have/has been registered with the Competent Authority and we will not sub-contract any work to a bidder contractor from such countries unless such bidder contractor is registered with the Competent Authority. We hereby certify that we fulfill all requirements in this regard and are eligible to be considered.
- **19.** i) We confirm that we fulfill the requirements of Local content for Class-I local supplier. The details of the location(s) at which the local value addition are as under:

SI.NO.	Description of Goods & Services	Details of the location(s) at which the local value addition are made

ii) We Confirm that we fulfil the requirements of Local content for Class-I local supplier for Item(s) mentioned in bidding document, as applicable. We further confirm that in case such item(s) are bought-out for us, we shall source the same from Class-I local supplier only.

We further confirm that we are presently not debarred/ banned by any other procuring entity for violation of 'Public Procurement (Preference to Make in India), Order 2017' (PPP-MII Order) dated 15.06.2017 and its subsequent revisions / amendments issued by Department for Promotion of Industry and Internal trade (DPIIT).

In case a Bidder has been banned/debarred by any other procuring entity for violation of 'Public Procurement (Preference to Make In India), Order 2017' (PPPMII Order) dated 15.06.2017 and its subsequent revisions / amendments issued by Department of Industrial Policy and Promotion (DIPP), the same may be declared by Bidder by striking off para

above and declaring the details of banning using additional sheets. Bidder may also enclose additional sheets in similar format (if required), for providing details pertaining to local value addition.

Signature of Partner with Name & Seal of the Audit Firm.

Place: Date:	
List of enclosures:	
2	
2	

Notice Inviting Expression of Interest

Selection Criteria:

Firms of Cost Auditors registered with the Institute of Cost Accountants of India (ICAI) shall be considered for empanelment/appointment as Cost Auditors for conducting Cost Audit of the Company. The following will be the basis of marks for the selection and selection will be made based on attainment of highest marks (**Minimum Qualifying Marks is 50**).

SI. No.	Parameter	Selection Criteria (A)	Marks per Criteria (B)	Max. Marks A x B = C
1	Firm's Experience	No. of years' experience in practice since the Date of Registration.	02 Marks per year	10
2		No. of the Partners of the Audit Firm (Partners in whole time practice holding certificate of practice issued by The Institute of Cost Accountants of India)	04 Marks per Partner	12
3	Employee Strength	Number of qualified assistants (Cost / Chartered Accountants) in the Firm.	02 Marks per Qualified Assistant	06
4		Number of semi qualified assistants (Inter Cost/Chartered Accountant) in the firm	01 Marks per Semi Qualified Assistant	06
5		Exposure of the Firm in the Public Sector Undertaking (PSU) in Power Sector Company under Central/ State Govt. in conducting Statutory Cost Audit from FY 2017-18.	03 Marks per Company per year (completed year only)	18
6	Cost Audit Experience	Exposure of the Firm in the Public Sector Undertaking (PSU) in other than Power Sector Company under Central/ State Govt. in conducting Statutory Cost Audit from FY 2017-18	03 Marks per Company per year (completed year only)	12
7		Exposure of the Firm in Power Generation Company other than Central/State PSU in conducting Cost Audit from FY 2017-18 (Minimum Turnover Rs.500.00 Cr. & above will be considered in respective financial year)	02 Marks per Company per year (completed year only)	10
8	Location of the Firm	Place of Registered Office/ Branch office of the Firm: Delhi (NCR)/ UP/ Uttarakhand	10 Marks	10
9	Number &	Member/Partner in full time practice for more than 10 years.	04 Marks per Member/Partner	
10	Experience of Partners in the Firm*	Member/Partner in full time practice for 05 to10 years.	03 Marks per Member/Partner	16
11	III UIE FIIIII	Member/Partner in full time practice for less than 05 years.	02 Marks per Member/Partner	
		TOTAL		100

^{*}Member should be a partner in the firm for a minimum period of one year as on 31.12.2024.

Note:

1. The following documentary evidence duly signed by partner of the firm with firm's seal should be uploaded in support of each of the below-mentioned criteria: In absence of

documentary evidence no marks will be awarded.

- a) Proof of Registration of firm clearly indicating the Registration date and firm registration number issued by ICAI.
- b) Partnership Deed, communication from ICAI or other evidence clearly indicating the partners in the firm with their membership number and date from which they are with the firm.
- c) Proof indicating Effective date of issue of Certificate of Practice (Full time) shall be provided for experience of Member/Partner.
- d) Proof of Final Pass Certificate/Membership of the Institute of Qualified Assistants is to be provided along with date from which they are with the firm.
- e) List of branch offices including registered office of applicant on their letter head along with their documentary evidence e.g. Broadband bill, lease deed, rent agreement, electricity bill etc
- f) Copy of Appointment/Engagement letter for Cost Audit in the PSU/Company or other evidence clearly indicating engagement of the firm as Cost Auditor in the company is to be provided.
- g) Any other document as stated in selection criteria.
- 2. All the pages of the terms & conditions and documents submitted are to be signed with the seal of the firm and should be serially numbered.
- 3. Firms will be initially evaluated and shall be assigned Total Marks based on valid submitted data of firm for each criterion as given in column A multiplied with marks per criteria as given in Column B for each of the 11 items of evaluation of Annexure A. (Total Marks=Valid firm data in column A x Marks per criterion in column B).
- Total Marks assigned to each of the 11 items of evaluation shall be further restricted to Maximum Marks as given in Column C to calculate Evaluated Marks out of a maximum of 100 Marks.
- 5. A total of 20 number firms are proposed to be empanelled.
- 6. Firms that secure 50 marks and above as per above criteria shall be considered for empanelment. Firms will be given marks and ranked in the descending order. Top 20 firms securing 50 marks and above including ties shall be considered for empanelment.
- 7. In case of a tie, the following sequence shall be adopted for selection:
 - a) Firm with longer experience will be preferred based on the year of establishment.
 - b) Firm with a higher number of Fellow and or Associate Members of the ICAI as partners will be preferred.
- 8. Experience of the firm shall be considered for a completed F.Y. irrespective of the number of audits conducted during that particular F.Y.
- All the empanelled firms shall be treated at par irrespective of marks obtained as per above criteria. However, any Audit Firm can be assigned audit work at any unit at the discretion of THDCIL.

General Terms and Conditions:

- **1. Audit Team**: The team should consist of qualified assistants led by a senior partner of the firm commensurate with the size of the organization/ area of work.
- 2. Period of Audit: The empanelment period is for three-year i.e. 2025-26, 2026-27 and 2027-28. Initially the period of audit will be for one year i.e. for the 1st year 2025-26 but it may further be extended to 2nd and 3rd year i.e. 2026-27 and 2027-28 at the same rate and terms and conditions subject to satisfactory performance. However, the above tenure of appointment is not to be interpreted as assured and THDCIL reserves the right not to re-appoint at its sole discretion without assigning any reason thereof. THDCIL also reserves the right to extend the tenure of above empanelment at its sole discretion. Maximum tenure of appointment for a cost auditor shall continuous period of three (03) years. After that Cost Auditor shall be considered for reappointment after the cooling off period as per the Companies Act 2013 or as prescribed by the relevant authorities/decided by the Company from time to time.
- **3. Submission of Report:** Cost Audit firm so appointed will start conducting the audit after communication from Corporate Office and submit the Cost Audit Report to AGM (Finance) within stipulated time.
- **4.** The Cost Auditor shall submit Performance Appraisal Report (PAR) and suggestions for effective cost control and improvement thereof to AGM (Finance).
- **5.** The Cost Auditor shall attend and make presentations to the Audit Committee Meeting and Board Meeting, if required, on the Cost Audit under review.
- **6.** The Company reserves the right to accept/reject any or all the offers without assigning any reason what so ever therefore.
- **7.** Overwriting/correction/erase and/or use of white ink should be avoided in the offer. However, if any Overwriting/correction/erase is inevitable, the same should be authenticated with the signature & seal of authorized person of applicant firm.
- 8. Information related to Cost Audit Firms shall be uploaded online as per Appendix-I
- **9.** The offer should be submitted strictly as per terms and conditions laid down in the document. All the pages of the proposal document shall have to be signed by the applicant firm(s) along with the firm's seal and documents uploaded along- with the offer shall also have to be authenticated by the authorized signatory of the applicant firm(s) with the firm's seal.
- **10.** The Company reserves the right to accept or reject any or all responses and to request additional submissions or clarifications from one or more applicant(s) at any stage or to cancel the process entirely at its sole discretion without assigning any reason whatsoever.
- **11.** Application received after the due date and closing time of submission of applications shall be ignored. Any application received late due to any reason whatsoever will not be accepted.
- **12.** Company reserves the right to decide on the number of Cost Auditors to be appointed and assignment of work centers (including addition/ realignment/ removal thereof) to be audited including rotation in assignment, if necessary.
- **13.** Jurisdiction of courts: Any dispute arising out of or in respect of the contract will be subject to the jurisdiction of Court of Rishikesh (Distt. Dehradun, Uttarakhand) Only.
- **14.** Declaration that Cost Audit Firm have not been banned/de-listed/de-barred from business by any PSU/Govt. Department during the last 04 (four) years shall be uploaded online as per Annexure-I.
- 15. Payments shall only be made through Electronic Mode only.
- **16.** Company shall deduct TDS/any other tax/levy as per prevailing rules/rates.

Audit Fee:

The schedule of fee will be as follows:

Cost Audit Fees shall commensurate with the cost audit work and shall be decided by the Company from time to time. The annual Cost Audit Fees for the F.Y. 2025-26 to 2027-28 are as under:

SI. No	Units to be audited	Proposed Fees per year
01	Khurja Super Thermal Power Project – 1320 MW	Rs. 100000.00 plus applicable GST
02	Tehri Hydro Power Project – 1000 MW	Rs. 90000.00 plus applicable GST
03	Tehri Pump Storage Plant – 1000 MW**	Rs. 90000.00 plus applicable GST
04	Koteshwar Hydro Electric Project – 400 MW	Rs. 75000.00 plus applicable GST
05	Patan (50 MW) and Dwarka (63 MW) Wind Power Projects	Rs. 70000.00 plus applicable GST
06	Amelia Coal Mine	Rs. 70000.00 plus applicable GST
07	Dhukwan Small Hydro Project – 24 MW	Rs. 40000.00 plus applicable GST
80	Kasragod Solar Power Plant – 50 MW	Rs, 40000.00 Plus applicable GST
09	Lead Cost Auditor*	Rs. 100000.00 plus applicable GST

- * 1. Lead Cost Auditor shall consolidate the Units/Projects Cost Auditor annexure and submit the consolidated report with Annexure. Lead Cost Auditor shall also file Cost Audit Reports with MCA, Government of India in XBRL formats.
- ** 2. Fees shall be applicable from the year of operation i.e., from the year of generation of power.

Note:

- (i) The TA/DA will be as per **Annexure D** (enclosed) and shall be at actual subject to production of documentary evidence.
- (ii) The unit for Audit/Assignment may be changed as per requirements of THDCIL.

Travelling, boarding & lodging expenses for the assignment of Auditors shall be reimbursed as under: -

Mode of Travel/Boarding	Partners	Qualified Assistants	Semi- Qualified Assistants	Article Assistants
1	2	3	4	5
1 Travel by Train/Air	AC-Ist Class/ Economic Air Fare	AC-II nd Tier	AC-II nd Tier	AC-II nd Tier
2 Travel by Road				
a) Places connected by train	Actual Taxi fare on production of proper cash receipt and restricted to train fare asper entitlement above.	Share Taxi - Maximum of 50 % of full taxi fare or Rs. 13.00 per KM whichever is lower and restricted to train fare as per entitlement above.	Share Taxi - Maximum of 50 % offull taxi fare or Rs. 11.00 per KM whichever is lower and restricted to train fare as per entitlement above.	Single seat in a taxi if used limited to Rs. 11.00 per Km or actual bus/train fare as per entitlement whichever is less.
b) Places not connected by train& where road journey is customary.	Actual Taxi fare on production of Proper Taxi Bill.	Share Taxi - Maximum of 50 % of full taxi fare or Rs. 13.00 per KM whichever is lower.	Share Taxi - Maximum of 50 % of full taxi fare or Rs 11.00 per KM whichever is lower.	Single seat in a taxi if used limited to Rs. 11.00 per Km or actual bus fare whichever is less.
c) If traveled by own car/Scooter/mot orcycle to places as at (a) above (on certification basis by mentioning Vehicle no.)	Rs. 16.00 per KM for Car/ Rs 7.00 per KM for Scooter/Motorcy cle restricted to train fare asper entitlement.	Rs. 13.00 per KM for Car/ Rs 6.00 per KM for Scooter/Motorcy cle restricted to train fare as per entitlement.	Rs. 11.00 per KM for Car/ Rs 5.00 per KM for Scooter/Motorcy cle restricted to train fare as per entitlement.	Rs. 11.00 per KM for Car/ Rs 5.00 per KM for Scooter/Motorcy cle restricted to train fare as per entitlement.
3 Dearness	Per Day	Per Day	Per Day	Per Day
Allowance				
a) When Boarding & Lodging is provided by the Company.	Rs. 465.00	Rs. 415.00	Rs. 260.00	Rs. 235.00
 b) When Boarding & Lodging is not provided by the Company. 	Rs. 1860.00	Rs. 1650.00	Rs. 1030.00	Rs. 930.00

Note:

- **1-** Boarding & Lodging arrangement shall be provided by the Company either in guest house or Hotel.
- 2. Journeys from residence to Railway Station /Airport and back shall be part of Travelling and reimbursement of the same shall be made on actual basis.
- **3.** All claims for travelling boarding & lodging expenses shall be supported by proper bills/ticket etc. The claims for reimbursement should contain the following information:
 - (i) No. of persons deputed to conduct the Audit work along with their designations as per the assignment.
 - (ii) No. of days spent on the Audit at the project. (Stay certificate to be attached)
- **4.** The all claims for travelling, boarding & lodging expenses shall be supported by proper bills/ticket etc. The claims for reimbursement should contain following information:
 - (i) No. of persons deputed to conduct the Audit work along with their designations as per the

assignment.

- (ii) No. of days spent for the Audit at the project. (Stay certificate to be attached)
- **5.** In case of travel by Air/Train, Boarding Pass/Tickets should be enclosed with the bills. Charges for reservation, Tatkal charges and telegram charges for securing reservation including additional charges paid for securing "i-ticket" or "e-ticket" through internet/website if charged by railway will be reimbursable and also service charges of travel agent for providing tickets will be reimbursable on actual basis.

Instructions to Audit Firms, Compliance/Declarations/Certificates by Firm(s) on appointment and Document List

To Do List

(A) Instructions to Audit Firms:

- **1.** Format of Application must be completely filled in. Incomplete applications will be rejected out rightly.
- 2. Please ensure that date of opening of Registered Office, Branch Office, entrance dates of all Partners into the firm, date of joining firm as qualified & semi- qualified assistants should be invariably indicated in the application.
- **3.** All EOIs will be evaluated on the basis of the documents furnished along with applications only. No further documents will be called for during the scrutiny of the EOIs. Any additional document received, after last date & time of receiving the EOIs as stipulated in the Notice Inviting EOIs, will not be entertained.
- **4.** Since, all the applications will be evaluated strictly on the basis of Selection Criteria as per Annexure-A, please avoid attaching unsolicited information/ documents for processing applications expeditiously.
- **5.** All submitted documents should be signed by a Partner with his name and under the seal of the firm.
- **6.** Empanelment period is for three-year i.e. 2025-26, 2026-27 and 2027-28. However, the above tenure is not to be interpreted as assured and THDCIL reserves the right not to reappoint at its sole discretion without assigning any reason thereof. THDCIL also reserves the right to extend the tenure of above empanelment at its sole discretion.
- 7. In case any empaneled audit firm happens to be the Statutory Auditor or Internal Auditor of THDCIL for that year of audit, the audit firm will not be considered for Cost Audit in that year.
- **8.** Any application received after the stipulated date & time, due to any reason whatsoever, will be rejected out rightly.

9. CONFLICT OF INTEREST

9.1 A bidder/applicant shall not have conflict of interest with other bidders/applicants. Such conflict of interest can lead to anti-competitive practices to the detriment of Employer's interests. A bidder/applicant may be considered to have a conflict of interest with one or more parties in this bidding/empanelment process, if:

- a) they directly or indirectly control, or are controlled by or are under common control of another entity; or
- b) they have the same legal representative/agent for purposes of their bids/applications; or
- c) they have relationship with each other, directly or through common third party(ies), that puts them in a position to have access to information about or influence on the bid/application of another Bidder/Applicant; or
- d) Bidder/Applicant and/or any of its allied entity(ies), which directly or indirectly control(s) or is(are) controlled by or is(are) under common control of another entity, has(ve) participated as a consultant in the preparation of the design or technical specifications of the contract that is the subject of the tender; or
- e) Bidder/Applicant participates in more than one bid/application in this bidding/empanelment process.
- f) In cases of agents quoting on behalf of their principal service providers, one agent cannot represent two service providers or quote on their behalf in a particular tender enquiry. One service provider can also authorize only one agent. There can be only one bid/application from the following:
 - i) The principal service provider directly or through one Indian agent on his behalf; and
 - ii) Indian/foreign agent on behalf of only one principal. For the purposes of this clause the term 'control' shall have the following meaning:

"Control" shall include the right to appoint majority of the directors or to control the management or policy decisions exercisable by a person or persons acting individually or in concert, directly or indirectly, including by virtue of their shareholding Corporate Materials Management or management rights or shareholders' agreements or voting agreements or in any other manner.

Bidders/Applicants shall certify their compliance to Clause "Conflict of Interest" by submitting a declaration as per the format enclosed as **Annexure-VII**.

- 9.2 Acceptance of above shall be considered as Bidder's/Applicant's confirmation that Bidder/Applicant has read and understood the Clause regarding "Conflict of Interest" and its bid/application is in compliance to this clause.
- 9.3 In case it is established that Bidder/Applicant has provided any false information in pursuance of the aforesaid Clause, while competing for this contract/empanelment, then its bid/application shall be rejected.
- 9.4 In case of a successful bidder/applicant, if it is established that the Bidder/Applicant has not complied with terms of aforesaid Clause, during execution of contract, this would be considered as fraudulent practice and shall be dealt accordingly.

10. <u>Dispute Resolution Mechanism</u>

In case of any dispute arises between THDCIL and applicant during the EOI process the matter shall be referred to CMD, THDCIL whose final decision shall be binding on the THDCIL and applicant.

11. Preference to Make In India:

Only 'Class-I Local companies are eligible to participate in this tender, as defined in the attached **Annexure-IV** to the bidding documents/ Public Procurement (Preference to Make in India), Order 2017 and its subsequent amendments/ revisions issued by DPIIT dated 16.09.2020 & MOP, GOI Order dt. 16.11.2021. The bidders may apprise themselves of the relevant provisions of bidding documents in this regard before submission of their bids. For

declaration regarding "Local Content" provision, a "Bid Submission Form" **Appendix-I** is enclosed. In case aforesaid certificate furnished by bidder is not in line with the declaration in respect of Local Content in their bid, same shall be treated as false declaration.

12. "Restrictions on procurement from a Bidder of a country which shares a land border with India."

Any Bidder from a country which shares a land border with India will be eligible to bid in this tender only if bidder is registered with the Competent Authority as per Order F.NO. 7/10/2021-PPD (1), dated 23.02.2023 of Ministry of Finance. Further, any bidder (including bidder from India) having specified Transfer of Technology (ToT) arrangement with an entity from a country which shares a land border with India, shall also require to be registered with the same Competent Authority.

The Competent Authority for the purpose of registration shall be as mentioned in the above order of Ministry of Finance, Department of Expenditure, Public Procurement Division.

However, the said requirement of registration will not apply to bidders/subcontractors from those countries (even if sharing a land border with India) to which the Government of India has extended lines of credit or in which the Government of India is engaged in development projects. The Contractor may apprise itself of the updated lists of such countries available in the website of the Ministry of External Affairs.

Bidder shall certify duly signed and stamped **Annexure-V** of the bidding document, confirming that the Bidder fully complies with "Restrictions on Procurement from a Bidder of a country which shares a land border with India", which shall be submitted/ uploaded along with Bid proposal.

Bidder's failure to comply with the aforesaid requirement regarding submission of **Annexure-V** may lead to rejection of the bid.

13. Anti-Bribery Management System (ABMS) Manual:

The Bidder and its employees along with its Associate/ Collaborator/ Sub-Contractors / Sub-Vendors / Consultants / Service Providers and all other persons associated with business of Employer shall strictly adhere to Anti-Bribery Management System (ABMS) Policy of the Employer attached herewith as **Annexure-IX**.

Bidders shall certify their compliance on Anti-Bribery Management System (ABMS) Policy of Employer by submitting relevant declaration/undertaking as per Certificate at **Annexure-VI** of the EOI document.

This certification by the bidder/applicant shall be considered as bidder's confirmation that they and their employees along with their associate / collaborator/ subcontractors / sub vendors / consultants / service providers shall strictly abide by Anti-Bribery Management System (ABMS) Policy of Employer as attached herewith as **Annexure-IX** and undertake that they represent and confirm that they are aware of, understand, and will comply with all applicable laws and regulations relating to Anti-Bribery Management System (ABMS) Policy of the Employer.

B. Compliance / Declarations / Certificates by Firm(s) on appointment :

The cost audit firm(s) shall have to comply, give declarations and submit certificates as the case may be, upon appointment as cost auditor(s), as under:

- 1. The Cost Audit firm shall not sub-contract the cost audit work.
- 2. The audit team will work in strict confidence and will ensure that the information in respect of the operation of the area/unit is dealt with in strict confidence and secrecy. A certificate towards maintaining confidentiality shall have to be provided by the Cost Auditor(s) on receipt of appointment letter from the Company or before commencement of cost audit.
- 3. No partner of the Audit Firm is related to Managing Director/ Whole time Director or Parttime Director of the company within the meaning of section 2 (77) of the Companies Act, 2013.
- **4.** The cost auditor(s) will be required to issue & submit certificate of Independence and arm's length relationship.
- **5.** Neither the firm nor its partner(s) or associates should have any interest in the business of the Company.
- **6.** The cost Auditor will be required to submit certificate that:
- **a.** The individual or the firm, as the case may be, is eligible for appointment and is not disqualified for appointment under the Companies Act 2013.
- **b.** The Cost and Works Accountants Act, 1959 (23 of 1959) and the rules or regulations made there under;
- c. The auditor / firm is free from any disqualification under sub-section (3) or sub-section (4) of section 141 read with sub-section (5) of section 148 of the Companies Act, 2013. In addition to this, the Auditor/ Firm is not holding any assignment as Statutory Auditor or Internal Auditor of the company and its subsidiaries as on the date of appointment and during the continuity of the Cost Audit.
- d. Where a cost accountant is a partner/proprietor of more than one firm, in such case, only one firm shall be allowed to take part in the selection process of Company. If it is found that more than one Firms having common partners makes application in the EOI initiated by the Company., then applicant with highest marks among the firms (having common partners) shall only be considered and applications of other firms (having common partners) shall stand cancelled.
- **e.** The proposed appointment is within the limits laid down by or under the authority of the Companies Act 2013; and
- f. The list of proceedings against the cost auditor or audit firm or any partner of the audit firm pending with respect to professional matters of conduct, as disclosed in the certificate, is true and correct.
- 7. Cost audit firm(s) shall have prime responsibility to ensure that the maximum number of audit limits specified under Companies Act, 2013 are not violated.
- **8.** The cost audit firm(s) shall be free from any disqualification under the Companies Act, 2013. In addition to this, cost audit firm(s) must not be holding any assignment as Statutory Auditor(s) or Internal Auditor(s)/Physical Verification Auditor of the Company.

- **9.** The partners holding certificate of Practice issued by ICAI (Institute of Cost Accountants of India) are in whole time practice.
- **10.** The Cost auditor shall ensure that data given to the Auditor by company and any information generated from the data provided shall not be used by the Auditor for any other purpose.
- **11.**The Audit Firm will be debarred from getting the cost audit in future of THDCIL in the following cases:
- (a) If the firm obtains the appointment on the basis of false information/mis-statement.
- **(b)** If the firm does not take up audit in terms of appointment letter.
- (c) If the Firm fails to maintain/ honour confidentiality and secrecy of the Company's cost data, cost statement and cost information.
- (d) If the Firm violates any of the stipulations from (B.1) to (B.8) above.
- **12.** Cost Auditor and the Lead Cost Auditor should complete cost audit related work of the unit /project/consolidation within the time frame as per the provision of the Companies Act 2013 / specified by the Company.
- **13.** The Cost Audit Firm or Individual, as the case may be, satisfy the criteria as provided in Section 141 of the Companies Act 2013, so far as applicable.

C. List of documents to be submitted along with the applications/ EOIs:

Interested audit firms are advised to go through contents of the EOI documents carefully and submit all attested copies of the following documents in proper sequence along with the EOIs as described hereinafter:

- Registration certificate of the firm issued by the Institute of Cost Accountants of India. Information related to year of establishment of Head Office & Branch Office(s), addresses, details of partners and their membership nos. etc. as indicated in the Certificate will be treated as conclusive & final information for evaluation of EOIs.
- 2. Membership certificate of the Partners / Qualified Assistants issued by the Institute of Cost Accountant of India.
- Certificates/ mark sheets issued by the respective Institutes in evidence of qualifications of semi- qualified assistants.
- 4. Copies of appointment letters for Cost Audit along with work completion certificate/email as evidence of experience.
- 5. Copy of PAN Card.
- 6. Copy of Goods and Services Tax Registration.
- 7. A cancelled cheque of the Bank to which payments will be made.
- 8. A scan copy of complete EOI document duly signed and sealed as a token of acceptance of all terms and conditions.
- 9. A declaration must be submitted by each audit firm that none of its partner(s) or qualified employee(s) is a partner in any other audit firm which is applying for the current empanelment in THDC (As per **Annexure-VIII**). Any EOI without such declaration in this regard shall be summarily rejected.

- 10. Firms with experience of Cost Audit of power generation entities in private sector have to submit a certificate to the effect that the average annual turnover of the auditee for the relevant financial years is Rs 500 Crores or more along with self-attested copies of published accounts showing turnover for the relevant years/ CIN and other relevant web links to verify the turnover or certificate giving year-wise turnover details starting from 2017-18 issued by the company.
- 11.A declaration of ineligibility for corrupt and fraudulent practices or banned/de-listed/de-barred from business by any PSU/Govt. Department or appearing in the list of such bidders available on Central Public Procurement Portal (CPP Portal) (As per **Annexure-I**)
- 12. Scanned copy of duly filled & signed "Undertaking of Agency/Firm" for GST" (As per Annexure-II)
- 13. Scanned copy of duly filled & signed "undertaking that your firm or any of partners is not disqualified or blacklisted by the Comptroller and Auditor General of India or the Authority". (As per **Annexure-III**)
- 14. Certification for Restriction on Procurement from a Border Sharing Country (Annexure-V).
- 15. Scanned copy of Self declaration as specified in Clause A (9) (Conflict of Interest) (Annexure-VII).
- 16. Scanned copy of duly filled & signed declaration/undertaking regarding compliance of Anti-Bribery Management System (ABMS) Policy of THDCIL as per **Annexure-VI**.

DECLARATION OF BIDDER

We undertake that:

1. In competing for (and if the award of work is made to us for execution) the above contract, we shall strictly observe the laws against fraud and corruption in force in India namely "Prevention of Corruption Act, 1988".

2. We are not under a declaration of ineligibility for corrupt and fraudulent practices or banned/de-listed/de-barred from business by any PSU/Govt. Department during the last 04 (four) years as on date of issue of EOI or appearing in the list of such bidders available on Central Public Procurement Portal (CPP Portal).

Date:	Signature
Place:	Name of the Authorized person
	Designation

UNDERTAKING OF AGENCY FOR COMPLIANCE OF GST

- a. That the Applicant is registered under GST and compliant of GST provision.
- b. In case of non compliance of GST provisions and blockage of any input credit, the Applicant shall be responsible to indemnify THDCIL.
- c. That all input credits have been passed on to THDCIL by the Applicant.

Date:
Signature

Authorized Signatory of Firm (Partner)

Note: -Above undertaking is to be given on letter head of Firm

Place:

UNDERTAKING FOR NOT BEING DEBARRED/BLACKLISTED

I/We(name and post of authorized signatory) on behalf of(Name of firm) do here by solemnly affirm and declare as follows:
Our firm or any of partner is not debarred/blacklisted by CAG of India/Auditor General of India/THDCIL and the debarment is not in force as on last date of submission of proposal. Our firm understand that in case above is discovered at later stage, our firm shall be liable for restrainment from bidding in THDCIL, apart from any other appropriate contractual action including debarment/blacklisting, termination of the contract.
[Signature and name of partner of the firm]
Date:
Place:
Note: Above undertaking is to be given on a non-judicial stamp paper of Rs. 10/-

Sub: Preference to Make in India and Eligibility for Participation/ granting of Purchase Preference to Class-I local suppliers- regarding

It is the policy of the Government of India to encourage 'Make in India' and promote manufacturing and production of Goods and Services in India with a view to enhancing income and employment. In this regard, the following guidelines, concerning the procedure to be adopted for granting Eligibility for Participation/ purchase preference to local suppliers, are hereby issued:

1.0. **DEFINITIONS**:

- a) 'Local content' means the amount of value added in India which shall, unless otherwise prescribed by the Nodal Ministry, be the total value of the goods, services or works procured (excluding net domestic indirect taxes) minus the value of imported content in the goods, services or works (including all customs duties) as a proportion of the total value, in percent.
- **b)** 'Class-I local supplier' means a supplier or service provider, whose goods, services or works offered for procurement, meets the minimum local content as prescribed.
- a. 'Class-II local supplier' means a supplier or service provider, whose goods, services or works offered for procurement, meets the minimum local content as prescribed for 'Class-II local supplier' but less than that prescribed for 'Class-I local supplier'.
- b. 'Non-Local supplier' means a supplier or service provider, whose goods, services or works offered for procurement, has local content less than that prescribed for 'Class-II local supplier'.
- c) **'L1'** means the lowest tender or lowest bid or the lowest quotation received in a tender, bidding process or other procurement solicitation as adjudged in the evaluation process as per the tender or other procurement solicitation.
- d) 'Margin of purchase preference' means the maximum extent to which the evaluated bid price of a 'Class-I local supplier' may be above the L1 for the purpose of purchase preference.

2.0. ELIGIBILITY FOR PARTICIPATION/PURCHASE PREFERENCE:

2.1. ELIGIBILITY FOR PARTICIPATION

Only Class-I local suppliers are eligible to Bid. Bids received (if any) from Class-II Local Supplier / Non Local Supplier shall be out rightly rejected.

3.0. MINIMUM LOCAL CONTENT

The local content requirement to categorize a Bidder/Supplier as 'Class-I local supplier' is minimum 60%.

4.0. MINIMUM LOCAL CONTENT

4.1. The 'Class-I local supplier' shall be required to provide, in the Bid Form of Techno-Commercial Bid, self-certification / declaration that the Item offered meets the local content requirement for 'Class-I local supplier' and shall give details of the location(s) at which the local value addition is made.

- 4.2. The 'Class-I 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 during execution prior to submission of last bill for payment.
- 4.3. In case aforesaid Certificate furnished by Contractor/Vendor is not in line with the declaration in respect of Local content in their bid, same shall be treated as false declaration.
- 4.4. False declarations will be dealt in line with the CORRUPT AND FRAUDULENT PRACTICES as mentioned in the bidding documents.
- 4.5. In case of false declaration/violation of the provision of PPP-MII Order, if a bidder has been debarred / banned by Employer, then the fact and duration of debarment should be promptly brought to the notice of the Member-Convenor of the Standing Committee (as per para 16 of PPP-MII Order) and the Department of Expenditure through Ministry of Power, GOI.
- 4.6. A supplier who has been debarred/banned by any other procuring entity for violation of 'Public Procurement (Preference to Make In India), Order 2017' (PPP-MII Order) dated 15.06.2017 and its subsequent revisions / amendments issued by Department of Industrial Policy and Promotion (DIPP) shall not be eligible for evaluation/preference, as applicable, under the aforesaid procedures for duration of the debarment. The 'Class-I local supplier' shall be required to furnish a confirmation in this regard in the Bid Form.

5.0. LOCAL SOURCING

- 5.1. The Bidder/its Sub-vendors must be Class-I local supplier for Item(s) mentioned in the Technical Specifications, as applicable, in case such item(s) are Self Manufactured/Boughtout.
- 5.2. The Bidder/Contractor are requested to encourage and promote domestic manufacturing and production of goods and services by sourcing goods and services applicable under the contract/ package from domestic suppliers/ service providers. In this regard, Bidder shall also follow guidelines/ advisory issued by Government of India from time to time, to the extent applicable to them, regarding promotion of local sourcing of goods including Bought out Items and services.

CERTIFICATION FOR RESTRICTION ON PROCUREMENT FROM A BORDER SHARING COUNTRY

(Certificate of full compliance on clause titled "Restrictions on Procurement from a Bidder of a Country which shares a Land Border with India")

Bidder's/Applicant's Name and Address:

To,

Corporate Contracts, THDC India Ltd., NCR Office, Plot No. 20 Sector-14, Kaushambi, Ghaziabad (U.P.) Ph. No. 0135-2476721/ 2476711 E-mail: corpcontract@thdc.co.in

Dear Sirs,

- (1) With reference to our Proposal for Empanelment of firms of Cost Accountants for conducting Cost Audit in THDC India Limited for the next three financial years (i.e. 2025-26, 2026-27 & 2027-28) (EOI no. THDCIL/NCR/CC-534), we hereby confirm and certify that we fully comply clause titled "Restrictions on procurement from a Bidder of a country which shares a land border with India". We have read, understood and accepted the Clause titled "Restrictions on procurement from a Bidder of a country which shares a land border with India" and our bid is in compliance to this clause.
- (2) We confirm that if it is established that we have provided any false information in pursuance of the aforesaid clause, while competing for this contract, then our bid shall be rejected.
- (3) We further confirm that, if it is established that we have not complied with terms of aforesaid clause, during execution of contract, this would be a sufficient ground for immediate termination of the contract as per tender provision and shall be dealt accordingly.

Date:	
	(Signature)
	Name:
Place:	
	(Designation)
	Company seal)

Adherence to Employer's Anti-Bribery Management System (ABMS) Policy {To be submitted duly signed declaration online along with the Bid/Application on CPP Portal}

To,

Corporate Contracts,
THDC India Ltd.,
NCR Office, Plot No. 20 Sector-14,
Kaushambi, Ghaziabad (U.P.)
Ph. No. 0135-2476721/ 2476711
E-mail: corpcontract@thdc.co.in

Tender/EOI No.: THDCIL/NCR/CC-534

Dear Sir,

We and our employees along with our associate / collaborator/ subcontractors /subvendors / consultants / service providers shall strictly abide by Anti-Bribery Management System (ABMS) Policy of Employer as attached herewith as **Annexure-IX** and undertake that we represent and confirm that we are aware of, understand, and will comply with all applicable laws and regulations relating Anti-Bribery Management System (ABMS) Policy of Employer.

Date:	
	(Signature)
	Name:
Place:	
	(Designation)
	Company seal)

Compliance to "Conflict of Interest" provisions {To be submitted duly signed declaration online along with the Bid/Application on CPP

Bidder's/Applicant's Name and Address:

To,

Portal }

Corporate Contracts, THDC India Ltd., NCR Office, Plot No. 20 Sector-14, Kaushambi, Ghaziabad (U.P.) Ph. No. 0135-2476721/ 2476711

E-mail: corpcontract@thdc.co.in

Tender/EOI No.: THDCIL/NCR/CC-534

We confirm that we have read and understood the Clause No. 9.0 of **Annexure-E** regarding "Conflict of Interest" and our bid/application is in compliance to this clause. In case it is established that we have provided any false information in pursuance of the aforesaid Clause, while competing for this EOI/contract, then our bid/application shall be rejected. We also understand that in case we become successful bidder/applicant, if it is established that we have not complied with terms of aforesaid Clause, during execution of contract/empanelment, this would be considered as fraudulent practice and shall be dealt accordingly as per THDCIL Policy.

Date :	
	(Signature)
	Name:
Place:	
	(Designation)
	Company seal)

Declaration regarding partner in any other audit firm

Bidder's/Applicant's Name and Address:	o, Corporate Contracts, THDC India Ltd., NCR Office, Plot No. 20 Sector-14, Kaushambi, Ghaziabad (U.P.) Ph. No. 0135-2476721/ 2476711 E-mail: corpcontract@thdc.co.in		
Tender/EOI No.: THDCIL/NCR/CC-534			
In compliance of Clause No. C(9) of Annexure-E, we confirm that none of our partner(s) or qualified employee(s) is a partner in any other audit firm which is applying for the current empanelment in THDC.			
Date: Place:	(Signature)		



Schedule- A Mini Ratna PSU

ANTI-BRIBERY MANAGEMENT SYSTEM MANUAL

DOCUMENT No. THDCIL/ABMS/MNL/01

THDC INDIA LIMITED

Ganga Bhawan, Pragatipuram, Bypass Road, Rishikesh-249201, Uttarakhand, INDIA

PREPARED BY	REVIEWED BY	APPROVED BY	
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NAME:Sh. Hardev Pant Designation: DGM	NAME:Sh. SATISH KUMAR ARYA Designation: Dy.CVO/MR	NAME:Sh. R.K Vishnoi Designation: CMD	



ANTI-BRIBERY MANAGEMENT SYSTEM MANUAL

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2.0 INTRODUCTION

2.1 THDC INDIA LIMITED (THDCIL)

THDCIL is a leading profit-making Public-Sector Enterprise registered in July'1988 under the Companies Act, 1956. THDCIL was conferred 'Mini Ratna—Category-I status in Oct'2009 and upgraded to Schedule 'A' PSU in July'2010 by the Govt. of India.

The Equity of the company was earlier shared between Govt. of India and Government of UP in the ratio of 75:25. Under Strategic Sale, the Share Purchase Agreement was executed between NTPC Limited and the President of India on 25th March'2020 for the acquisition of legal and beneficial ownership of equity held by the President of India in THDCIL. After the Strategic Sale, Equity in THDCIL is shared between NTPC Limited and the Government of UP in a ratio of 74.5% and 25.5%.

The Authorized Share Capital of the Company is ₹ 4000 Cr and the paid-up capital as of1st Jan'2024 is ₹3665.88 Cr. THDCIL started earning profits from the first year (2006-07) of commercial operation of its maiden project i.e. Tehri HPP (1000 MW) and THDCIL has been a consistently profit-making company since then.

THDCIL was constituted with the sole objective to develop, operate & maintain the 2400 MW Tehri Hydro Power Complex (Tehri HPP-1000 MW, Tehri PSP-1000 MW and Koteshwar HEP-400 MW) and other Hydro projects. THDCIL has expanded its horizons and fully diversified in all types of conventional and non-conventional forms of energy.

Tehri HPP (1000 MW) was commissioned in 2006-07 and Koteshwar HEP (400 MW) in the downstream of Tehri HPP was commissioned during 2011-12.

THDCIL has also commissioned 24 MW Dhukwan Small Hydro Project in district Jhansi in the state of Uttar Pradesh during 2019-20.

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ANTI-BRIBERY MANAGEMENT SYSTEM MANUAL

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Further, with the focus on clean and green energy, THDCIL has also diversified into the Renewable Energy Sector with the commissioning of two Wind Power Projects (50 MW Patan Wind Power Project and 63 MW Dwarka Wind Power Project in Gujarat) during the year 2016-17 and one Solar Power Project (50 MW) at Kasaragod, Kerala in Dec'2020.

The Projects Under Construction of THDCIL include 1000 MW Tehri PSP (Uttarakhand), 444 MW Vishnugad Pipalkoti HEP on river Alakananda (Uttarakhand), and 1320 MW Khurja Thermal Power Project (Uttar Pradesh).

Sustainable Development

Sustainable development was formally defined internationally around 1987 as "development which meets the needs of the present without compromising the ability of future generations to meet their own needs".

THDCIL believes that Sustainable development balances social, economic, environmental, and resource needs, both for present and future generations, simultaneously achieving a vibrant economy, social progress, and a high-quality environment, locally, nationally, and internationally.

THDCIL's approach towards sustainable development is embedded in the Vision Statement. Sustainability criteria of THDCIL: projects must be profitable, environmentally acceptable, and favourably received by the host communities.

The sustainable development principle has been duly taken care of in the construction of the already commissioned Tehri Power Complex and THDCIL is also committed to maintaining the same in under-construction and upcoming projects. In Tehri Power Complex, efforts were made to keep the impact minimum, and the best available mitigation measures were employed to safeguard the environmental component.



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2.2 ANTI-BRIBERY MANAGEMENT SYSTEM (ABMS)

THDCIL aims to be successful in the long term and needs to establish and maintain a culture of compliance, considering the needs and expectations of interested parties. ABMS, as per ISO 37001:2016 is therefore not only the basis, but also an opportunity, for a successful and sustainable organization.

ABMS is an ongoing process and the outcome of it ensures that THDCIL is meeting its obligations. ABMS is made sustainable by embedding it in the culture of the organization and the behaviour and attitude of the people working for it.

An effective, organization wide ABMS will enable THDCIL to demonstrate its commitment to comply with relevant laws, regulatory requirements, industry codes, and organizational standards, as well as standards of good governance, generally accepted best practices, ethics, and community expectations.

THDCIL's approach to compliance is shaped by the leadership applying core values and generally accepted good governance and ethical and community standards. Embedding ABMS in the behaviour of the people working for an organization depends above all on leadership at all levels and clear values of an organization, as well as an acknowledgment and implementation of measures to promote compliant behaviour and to avoid the risk of noncompliance.

THDCIL is increasingly convinced that, by applying binding values and appropriate ABMS, it can safeguard its integrity and avoid or minimize noncompliance with the organization's compliance obligations. Integrity and effective compliance are therefore key elements of good and diligent management. ABMS also contributes to the socially responsible behaviour of organizations.

One of the objectives of this Manual is to assist THDCIL in developing and spreading a positive culture of ABMS, considering that effective and sound management of ABMS-related

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risks should be regarded as an opportunity to pursue and take, due to the several benefits that it provides.

Some of the benefits THDCIL believes because of the implementation of ABMS may be:

- Improving business opportunities and sustainability.
- Protecting and enhancing THDCIL's reputation and credibility.
- Considering the expectations of interested parties.
- Demonstrating THDCIL's commitment to managing its compliance risks effectively and efficiently.
- Increasing the confidence of third parties in the THDCIL's capacity to achieve sustained success.
- Minimizing the risk of a contravention occurring with the attendant costs and reputational damage.

The ABMS Manual provides interpretations/guidance on ABMS and recommended practices, in meeting the requirements of ISO 37001:2016. Both interpretations and the guidance in this Manual are intended to be adaptable for implementation.

While implementing ABMS, THDCIL will be following the model proposed by ISO 37001:2016





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OBJECTIVES
INTEGRITY | CULTURE | CONFORMITY | REPUTATION | VALUE | ETHICS

PRINCIPLES
INTEGRITY | GOOD GOVERNANCE | PROPORTIONALITY | TRANSPARENCY | ACCOUNTABILITY |
SUSTAINABILITY



ORGANIZATION & ITS CONTEXT
LEGAL | SOCIAL | CULTURAL | DIGITALIZATION | FINANCE | STRUCTURE | ENVIRONMENT |
INTERESTED PARTIES



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3.0 DEFINITIONS

- Audit: systematic and independent process for obtaining evidence and evaluating it
 objectively to determine the extent to which the audit criteria are fulfilled.
- 2. Competence: ability to apply knowledge and skills to achieve intended results.
- 3. Compliance: meeting all the organization's compliance obligations.
- 4. Compliance culture: values, ethics, beliefs, and conduct that exist throughout an organization, and interact with the organization's structures and control systems to produce behavioural norms that are conducive to compliance.
- Compliance function: a person or group of persons with responsibility and authority for the operation of the compliance management system.
- 6. **Compliance obligations:** requirements that an organization mandatorily has to comply with as well as those that an organization voluntarily chooses to comply with.
- Compliance risk: the likelihood of occurrence and the consequences of noncompliance with the organization's compliance obligations.
- 8. Conformity: fulfilment of a requirement.
- 9. Continual improvement: recurring activity to enhance performance.
- Conduct: behaviours and practices that impact outcomes for customers, employees, suppliers, markets, and communities.
- 11. **Corrective action:** action to eliminate the cause(s) of a nonconformity, and to prevent recurrence.
- 12. **Documented information:** information required to be controlled and maintained by an organization, and the medium on which it is contained.
- 13. **Effectiveness:** the extent to which planned activities are realized and planned results are achieved.
- 14. **Governing body:** person or group of persons that has the ultimate responsibility and authority for an organization's activities, governance, and policies, and to which top management reports and by which top management is held accountable.
- 15. Interested party (preferred term)/stakeholder (admitted term): person or organization that can affect, be affected by, or perceive itself to be affected by a decision or activity.



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- 16. **Management system: a** set of interrelated or interacting elements of an organization to establish policies, and objectives as well as processes to achieve those objectives.
- 17. Measurement: process to determine a value.
- 18. Monitoring: determining the status of a system, a process, or an activity.
- 19. Noncompliance: non-fulfilment of compliance obligations.
- 20. Nonconformity: non-fulfilment of a requirement.
- 21. Objective: result to be achieved.
- 22. **Organization:** a person or group of people that has its functions with responsibilities, authorities, and relationships to achieve its objectives.
- 23. Performance: measurable result.
- 24. Personnel: individuals in a relationship recognized as a work relationship in national law or practice, or in any contractual relationship that depends on its activity from the organization.
- 25. **Policy:** intentions and direction of an organization, as formally expressed by its top management.
- 26. Procedure: the specified way to carry out an activity or a process.
- 27. **Process:** a set of interrelated or interacting activities that use or transform inputs to deliver a result.
- 28. **Requirement:** need or expectation that is stated, generally implied, or obligatory.
- 29. Risk: effect of uncertainty on objectives.
- 30. Third party: person or body that is independent of the organization.
- 31. **Top management:** a person or group of people who directs and controls an organization at the highest level.

3.1 ABBREVIATIONS

MR

Management Representation

QPR

Quarterly Progress Report

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GNG Geology and Geotechnical

S & I Survey and Investigation

O&M Operation & Maintenance

HM Hydro Mechanical

IT Information Technology

CSR Corporate Social Responsibility

HoD Head of Department

CVO Chief Vigilance Officer

CVC Central Vigilance Commission

CDA Conducts, Discipline and Appeal

MoP Ministry of Power

VAW Vigilance Awareness Week

DoPT Department of Personnel & Training

CTE Chief Technical Examiner

R&D Research and Development

DoP Delegation of Power

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IMS Integrated Management System

QMS Quality Management System

MPS Monitoring and Project Services



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4.0 CONTEXT, SCOPE & CONTROL OF ABMS MANUAL

4.1 UNDERSTANDING THE ORGANIZATION AND ITS CONTEXT

This 'ANTI-BRIBERY MANAGEMENT SYSTEM Manual' has been evolved for formulating the organization, responsibilities, and policies of **THDCIL** for implementing an ANTI-BRIBERY MANAGEMENT SYSTEM (ABMS) to meet the content and purpose of the company's ABMS Policy, objectives and for providing direction with discipline to all members of the organization for the same.

4.2 CONTEXT OF THE ORGANIZATION

i) External and Internal issues

The organization determines external and internal issues that are relevant to its purpose and strategic direction and that affect its ability to achieve the intended results of its ABMS Management System. The organization monitors and reviews information about these external and internal issues through periodical feedback and internal audits of different processes.

Internal Issues Specific to ABMS:

- a) Technical evaluation not as per PQ criteria / Definition of similar work
- b) Ambiguity in Price bid format
- c) Reduction in Bid Submission Period
- d) Late signing of Agreement/ Non-submission of Performance Security
- e) Goods not delivered in scheduled time period.
- f) Non-fulfilment of statutory requirements viz. Labour Insurances/ Public Liability Insurance/ EPF/GST/Labour Cess related issues.
- g) Recommendation for Limited Tendering / Arbitrary selection of bidders.
- h) Quality not as per specifications
- i) Approvals for letting the contractor sublet a portion of the contract.
- i) Extension of Contracts on same Terms & Conditions



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- k) Creating awareness of ABMS among business associates of THDCIL, and the consequences of not following it.
- I) Duplicity of work
- m) Incomplete project by Contractor/NGO
- n) Fake invoices/ expenditure certificates submitted by NGO
- o) Eligibility / Experience requirement not clearly mentioned in advertisement
- p) Proper justification not mentioned for procuring Proprietary items.
- g) Corruption (bribery) related practices
- r) Medical reimbursement to non-eligible
- s) Misuse/ personal use of Govt. Funds, facilities
- t) Awareness of ABMS.
- u) Handling of ambiguous complaints

External Issues Specific to ABMS:

- a) Awareness of the bidders related to various laid down procedures of General Finance Rule and THDCIL's Procurement & Work Policy
- b) Creating awareness of business associates for ABMS, and the consequences of not following it.
- c) Handling of complaints from Ministries

ii) Interested parties and their Needs & Expectations/Requirements for ABMS:

The organization determines and reviews once a year in a Management Review Committee meeting, the needs, and expectations/ requirements of interested parties such as:

S. No	Interested Parties	Needs and Expectations/Requirements
1	Employees	Awareness of ABMS, and consequences of not following it.
2	Ministries of Central & State Govt.	Handling of complaints as per CVC Manual
3	Governing Body.	Zero tolerance on corruption, and implementation of all applicable Indian laws related to Corrupt Practices





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4	Customers.	Image Building, less litigation, and more business.
5	Business Associates (Suppliers/Vendors/Fin ancers/Consultant/Sub -contractors, etc.)	Freedom of raising concern



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4.3 SCOPE

The boundary for ABMS Implementation: Corporate office and 9 Sites:

Sr. No	Project Site	State	
1.	Corporate Office, Rishikesh	Uttarakhand	
2.	Tehri Complex,BhagirathiPuram, Tehri	Uttarakhand	
3.	NCR Office, Sector-14, Kaushambi, Ghaziabad	Uttar Pradesh	
4.	VishnugadPipalkotiHEP,Pipalkoti, Distt Chamoli	Uttarakhand	
5.	Khurja Super ThermalPower Project, Khurja, Distt Bulandshahr	Uttar Pradesh	
6.	Amelia Coal Mine, Singrauli	Madhya Pradesh	
7.	Solar PV Power Plant, Kasaragod	Kerala	
8.	Dhukwan Small HEP,Dhukwan, Jhansi,	Uttar Pradesh	
9.	Patan Wind Power Project, Patan	Gujarat	
10.	DevbhumiDwarka WindPower Project	Gujarat	

This includes the ABMS management system requirements as per **ISO 37001:2016** for the following activities:

"Provisioning for Electricity Generation, Transmission, Trading, and associated activities related to Hydro, Thermal, Solar, and Wind Power."

The possible Legal requirements applicable for the above scope for ABMS will:

- 1. Air (Prevention and Control of Pollution) Act, 1981 Amended in 1987
- 2. Arbitration and Conciliation Act, 1996
- 3. Apprentices Act, 1961
- Building and Other Construction Workers (Regulations of Employment and Conditions of Service) Act, 1996, Central Rules, 1998
- 5. Child and Adolescent Labour (Prohibition & Regulation) Act, 1986 and Rules, 1986
- 6. Companies Act, 2013 and Rules thereunder
- 7. SEBI Regulations as applicable
- 8. Contract Labour (Regulation and Abolition) Act, 1970





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- 9. Contract Labour Act, 1970 and Rules, 1971
- 10. Central Vigilance Commission Act, 2003
- 11. Employees Provident Fund & Misc Provisions Act, 1952
- 12. EDLI (Employee's Deposit Linked Insurance Scheme, 1976 (Death Benefit)
- 13. Environment (Protection) Act, 1986 & Environment (Protection) Rules, 1987
- 14. Employees' Pension Scheme, 1995
- 15. Employees State Insurance Act, 1948
- 16. Factories Act, 1948 & U.P. Factory Rules, 1950
- 17. Forest Conservation Act, 1980 & Forest Conservation Rules, 2003
- 18. Income-tax Act, 1961 as amended by Finance Act, 2020 & Income Tax Rules, 1962
- 19. Indian Electricity Act, 2003 and Rules 2005
- 20. Industrial Disputes Act, 1947
- 21. Industrial Employment (Standing Order) Act, 1946 22) The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation, and Resettlement Act, 2013 (also Land Acquisition Act, 2013)
- 22. Maternity Benefit Act, 1961
- 23. Minimum Wages Act, 1948 and Rules, 1950
- 24. Motor Vehicles Act, 1988 as amended in 1994, and the Central Motor Vehicles Rules, 1989
- 25. Payment of Gratuity Act, 1972
- 26. Payment of Wages Act, 1936
- 27. Payment of Bonus Act, 1965
- 28. Prevention of Corruption Act (1988)
- Right to Information Act, 2005 30) Sexual Harassment at the Workplace (Prevention, Prohibition and Redressal) Act and Rules, 2013
- 30. Trade Union Act, 1926
- 31. Uttarakhand Value Added Tax Act, 2005 and Rules, 2005
- 32. Water (Prevention and Control of Pollution) Act, 1974 Amended 1988 & Rules 1975
- 33. Wildlife (Protection) Act, 1972 Amended in 2002 & Rules 1995
- 34. The Whistle Blowers Protection Act, 2014



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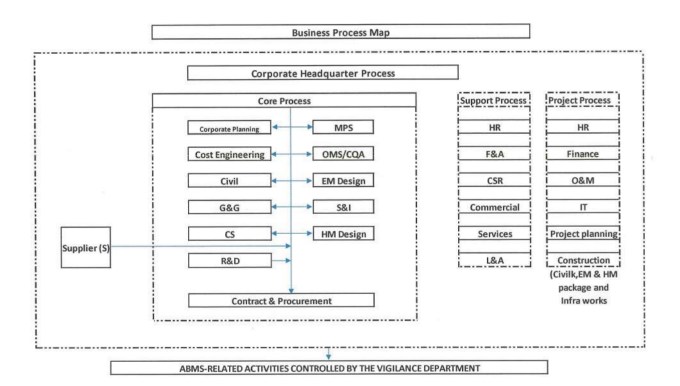
35. Employee's Compensation Act, 1923 & Rules 1924 36) IGST (Integrated Goods and Services Tax) Act, 2017 37) CGST (Central Goods and Services Tax) Act, 2017 38)
Uttarakhand GST Act, 2017 39) GST (Compensation to States) Amendment Act, 2017

36. Any other Act, Amendment, law, rules, regulations, bylaws etc.

Institutionalized:

- 1. THDCIL CDA (Conduct, Discipline & Appeals) Rules, 1990
- 2. THDCIL Rules (General Terms and Conditions of Service)
- 3. All rules, Policies, Circulars, Office Orders etc., prevalent and issued from time to time in THDCIL.

4.4 ANTI-BRIBERY MANAGEMENT SYSTEM AND ITS INTERACTION







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4.5 ANTI-BRIBERY RISK ASSESSMENT

THDCIL has established a system to prepare a risk assessment Methodology concerning ABMS related to the internal and external issues identified under clause 4.2 of this section.

THDCIL will undertake a regular bribery risk assessment(s) to assess risks at regular intervals, at least once a year, or as and when a bribery incident is reported. THDCIL has considered the Bribery-related incidents that happened in the past and established metrics to assess the level of risk.

For processes related risks and opportunities (other than anti-bribery) are addressed under IMS & QMS Manual. For normal processes-related risks where the Bribery risk is LOW or NONE, is addressed under the IMS Manual, reference documents No. THDCIL/ABMS/MNL/01. Bribery-related (inputs from past issues/concerns) is documented in a risk register. The Risk assessment method is described under section 6 of the ABMS manual.

Records of risk assessment shall be retained as referred below.

Cross Reference:

- 1. Master List of Documents: THDCIL/ABMS/FMT/05
- 2. ABMS Risk Assessment Register Document No. THDC/ABMS/RGR/01, revision 00.

4.6 RESPONSIBILITY & AUTHORISATION RELATED TO ABMS MANUAL

It is the responsibility of the Top management to decide the contents, and policies described in this manual. Dy. CVO is designated as a Management Representative by Top Management for ABMS. The effort for evolving this manual is coordinated by the Deputy CVO. The Manual will be finally approved by the Top management.



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4.7 ISSUE & DISTRIBUTION CONTROL

The title page of the manual gives the manual Document No., No., Revision No., and its date of issue. The ABMS MR is responsible for maintaining the master copy of this manual duly identified by the original signatures of the approving authority on the cover page.

For the operation of the ABMS described in this manual, the copies are marked with distinct copy nos. & issued to the required functions by the ABMS MR duly stamped as 'controlled copy'. However, a copy of the same with the watermark "Controlled Copy" has been uploaded on THDCIL intranet IP which shall be readily available to THDCIL's employees for its use. Printing of this document is prohibited. However, if felt necessary to print this document, the same must be destroyed after use/reference/discussion using shredding. The printouts of these copies have no significance and are only meant to serve the purpose of reference. ABMS MR office is not responsible for the authenticity of these printout copies.

ABMS MR may also issue uncontrolled copies of this manual for general information or any commercial/business promotional purposes. Such copies shall not carry any copy no., shall be stamped as 'uncontrolled copy' on the title page, and shall have no contractual binding on the company for their updating, in case of any revisions.

This ABMS Manual shall always be read along with the Annexure I, where Applicable Document Nos are documented, other than wherever quoted.

Cross Reference: Master List of Documents THDC/ABMS/FMT/05



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5.0 LEADERSHIP

5.1 LEADERSHIP AND COMMITMENT

Top Management (CMD) has defined the roles and responsibilities of the process owners, and subsequently, the process owners acting as leaders of their process have further defined the roles and responsibilities of personnel working with them for the organization.

5.1.1 GOVERNING BODY

The Board of Directors of THDCIL acts as a Governing Body, which demonstrates leadership and commitment concerning the anti-bribery management system. The roles and responsibilities of the Governing Body, related to the Anti-Bribery Management System will be as under, apart from other normal duties:

- a) approving the organization's anti-bribery policy.
- b) ensuring that the organization's strategy and anti-bribery policy are aligned.
- c) at planned intervals, receiving and reviewing information about the content and operation of the organization's anti-bribery management system.
- d) requiring that adequate and appropriate resources needed for the effective operation of the anti-bribery management system are allocated and assigned.
- e) exercising reasonable oversight over the implementation of the organization's antibribery management system by top management and its effectiveness.

5.1.2 TOP MANAGEMENT:

The CMD of THDCILis designated as Top Management. The roles and responsibilities assigned to the chair for ABMS, other than his designated roles and responsibilities to:

- a) Ensure that the anti-bribery management system, including policy and objectives, is established, implemented, maintained, and reviewed to adequately address the organization's bribery risks.
- b) Ensure that the integration of the anti-bribery management system requirements into the organization's processes is done.





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- c) Deploy adequate and appropriate resources for the effective operation of the antibribery management system.
- d) Communicate internally and externally regarding the anti-bribery policy.
- e) Communicate internally the importance of effective anti-bribery management and conformance to the anti-bribery management system requirements.
- f) Ensure that the anti-bribery management system is appropriately designed to achieve its objectives.
- g) Direct and support personnel to contribute to the effectiveness of the anti-bribery management system.
- h) Promote the appropriate anti-bribery culture within the organization.
- i) Promote continual improvement.
- j) Support other relevant management roles to demonstrate their leadership in preventing and detecting bribery as it applies to their areas of responsibility.
- k) Encourage the use of reporting procedures for suspected and actual bribery.
- I) Ensure that no person will suffer retaliation, discrimination, or disciplinary action for reports made in good faith, or based on a reasonable belief of violation or suspected violation of the organization's anti-bribery policy, or for refusing to engage in bribery, even if such refusal can result in THDCIL losing business (except where the individual participated in the violation).
- m) Report the governing body at planned intervals, on the content and the operation of the anti-bribery management system and the allegations of serious or systematic bribery.

Other than the Governing Body, and CVO the roles and responsibilities of key THDCIL personnel are defined in respective IMS departmental manuals. Apart from their regular roles and responsibilities, the respective HOD/Process Owners shall also be responsible for:

- a) Ensuring the effectiveness of ABMS
- b) Promoting awareness of ABMS
- c) Communicating to the employees and business associates, the importance of ABMS, and the consequences in case deviate from ABMS.





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Each HOD/process owner has identified Nodal Officers for their area of operation, through an office order, which is available in the department, to handle issues related to ABMS and report the same to the HOD/process owner.

Responsibility of Dy. CVO

Dy. CVO, Vigilance dept. plays a critical role in combating corruption. His functions include collecting intelligence about the corrupt practices committed, or likely to be committed by the employees of his Organization; investigating or causing an investigation to be made into allegations reported to him, processing investigation reports for further consideration of the the disciplinary authority concerned, reporting the matters to the CVO for taking necessary actions and taking steps to prevent improper practices and commission of misconduct, Preparation of agreed list etc. in compliance with CVC guidelines.

Management Representative

Top Management has appointed Deputy CVO as management representative for the purpose of ABMS. The Management Representative (MR) apart from his/her normal function of Deputy CVO, shall also be responsible for:

- a) Circulating ABMS-related documentation
- b) Managing Internal and External Audits
- c) Reporting to the Top Management about the performance of ABMS.
- d) Ensuring effective implementation of ABMS.





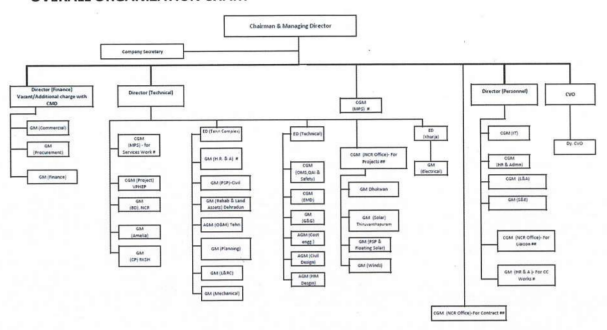
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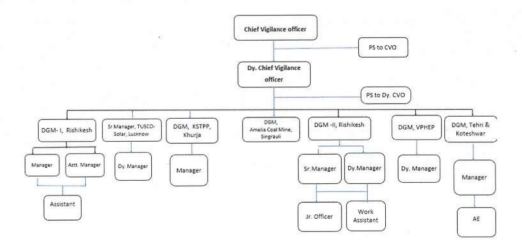
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OVERALL ORGANIZATION CHART



VIGILANCE DEPARTMENT ORGANIZATION CHART





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5.2 ANTI-BRIBERY POLICY

THDCIL is committed to **Provisioning for Electricity Generation**, **Transmission**, **Trading**, and **associated activities related to Hydro**, **Thermal**, **Solar**, and **Wind Power** through customer friendly, efficient, 'Transparent system' and carries out all its activities in a manner that ensures an effective 'Anti-Bribery Management System'.

THDCIL ABMS POLICY

THDC INDIA LIMITED is committed for prohibition of bribery through compliance with applicable anti bribery laws by continually improving anti bribery management system for setting, reviewing and achieving anti bribery objectives by satisfying anti bribery management system requirements for generation, transmission and trading of power.

THDC INDIA LIMITED has defined authority and independence to the anti-bribery compliance function which encourages raising genuine concerns without fear of reprisal and make all employee aware about consequences of not complying with above policy.

NOTE: The above policy is under approval

5.3 ANTI-BRIBERY COMPLIANCE FUNCTIONS:

The top management has assigned the ABMS Compliance function to the Vigilance

Department:

The vigilance department will be responsible for:

- a) overseeing the designing, establishing, and maintaining of the ABMS Manual.
- b) implementation of the ABMS
- c) providing advice and guidance to personnel on the anti-bribery management system and issues relating to bribery, and where necessary providing training and awareness of ABMS.





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- d) ensuring that the anti-bribery management system conforms to the requirements of CVC Manual 2021 and ISO 37001:2016.
- e) reporting on the performance of the ABMS to the governing body and top management and other compliance functions as appropriate.

CROSS-REFERENCE: CVC MANUAL 2021

5.4 DELEGATED DECISION-MAKING:

CVO may delegate the Deputy CVO the authority for the making of decisions about which there is more than a low risk of bribery.

The delegation of power shall be done through an office order issued by CVO.

Wherever the Deputy CVO takes a decision, the process shall be reviewed by Top Management, from time to time, or as appropriate to avoid any potential conflicts of interest. Top management will ensure that these processes are reviewed periodically as part of its role and responsibility for implementation.





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6.0 PLANNING

6.1 ACTIONS TO ADDRESS RISKS AND OPPORTUNITIES

While planning for the anti-bribery management system, THDCIL has considered the internal, and external issues, needs and expectations of interested parties, the risks, and opportunities as identified to:

- a) Provide reasonable assurance that the anti-bribery management system can achieve its objectives.
- b) Controls for preventing, or reducing, undesired effects relevant to the anti-bribery policy and objectives.
- c) Methods to monitor the effectiveness of the ABMS
- d) Strive for achieving continual improvement.

THDCIL has determined controls:

actions to address these bribery risks and opportunities for improvement.

6.2 RISK ASSESSMENT AND PLAN TO MITIGATE/CONTROL:

The Risk Assessment for the issues identified under section 4.0 shall be carried out as per the following methodology:

- a) The method adopted by THDCIL for determining ABMS-related risks shall be a product of the Probability/Frequency of occurrence of an issue multiplied by the Severity/consequences that can arise or be initiated from the identified issue.
- b) The metrics to determine the risk level shall be as follows:

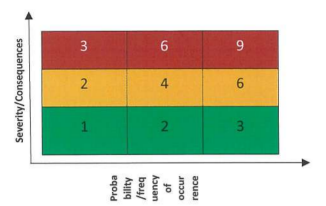


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c) Probability/Frequency of Occurrence:

Probability/Frequency	Score
Once in three years	1
Once in two years	2
Once or more than once a year	3

d) Severity/Consequences:

Severity/Consequences	
No corruption charges found	
The investigation transferred to the external agency (e.g., CBI MOP, Ombudsmen, etc.)/Suspension/Case under investigation/Minor Penalty,	2
Prosecution/Termination/Charge sheeted/Major Penalty	3

e) Risk Level:

i. High:

- When the product of Severity/Consequences, and Probability/Frequency is
 that means both Severity/Consequences and Probability/Frequency is at
 - 3 each
- II. When the product of Severity/Consequences and Probability/Frequency is6, but Severity/Consequences is 3.
- III. When the product of Severity/Consequences and Probability/Frequency is1, but Severity/Consequences is 3.



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ii. Moderate:

- When the product of Severity/Consequences, and Probability/Frequency is
 with a condition that the Severity/Consequences is 2.
- II. When the product of Severity/Consequences and Probability/Frequency is 4, that means both Severity/Consequences and Probability/Frequency are at 2 each.
- III. When the product of Severity/Consequences and Probability/Frequency is2, Where Severity/Consequences is 2 but Probability/Frequency is at 1.

iii. Low:

- I. When the product of Severity/Consequences, and Probability/Frequency is
 3, with a condition that the Severity/Consequences is 1.
- II. When the product of Severity/Consequences and Probability/Frequency is2, that means Severity/Consequences is at 1 and Probability/Frequency is at 2.
- III. When the product of Severity/Consequences and Probability/Frequency is

 1, that means both Severity/Consequences and Probability/Frequency are
 at 1each.

f) Risk Mitigation/Control Plan:

The Risk Mitigation/Control plan is described in the Risk Register for at least Significant Risks.

A process approach has been followed while assessing the risks for ABMS purposes. THDCIL has done the Risk assessment following ISO 31000:2018 for all activities of all the business processes. Through a brainstorming session activities that have the probability of ABMS (considering the 3-year historical data) are retained in the ABMS risk register.

Cross Reference: The Risk Register THDC/ABMS/RGR/01.





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6.2 COMPLIANCE OBJECTIVES AND PLANNING TO ACHIEVE THEM:

The Vigilance Department has determined, documented, and established Compliance Objectives. The established compliance objectives are measured and monitored on a regular basis and analyzed to determine the effectiveness of ABMS, as well as compliance. The analysis is done once a year. The established objectives are:

- a) Periodic/surprise inspection of various Projects/Deptt. of the THDCIL.
- b) Intensive (CTE Type) Examination of Works.
- c) Review of Property Returns submitted by the employees of THDCIL.
- d) Submission of Quarterly Performance Report to CVC/Ministry.
- e) Scrutiny of Govt. Audit Reports.
- f) Issuance of Vigilance status of employees for Promotion/NOC for Passport/Deputation/Retirement/Resignation/Foreign Visit etc.
- g) Organizing and completion of activities for Vigilance Awareness Week as per the Direction of the CVC.
- h) Preparation & submission of Agreed List and list of Officers of Doubtful Integrity
 (ODI) to CVO.
- Preparation & submission of Vigilance Status of Board Level Executives to the MOP by 5th of each month.

THDCIL Vigilance Department has established, documented, and maintained an Action Plan to achieve the aforesaid objective.

Cross Reference: The Plan for Objectives THDC/ABMS/PLN/01

HRD has determined its objective for awareness of ABMS, including Policy and importance.

Sessions to be arranged for 100% of THDCIL employees by May 2025.
 HRD has established an Action Plan describing their strategy for achieving the aforesaid objective.

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Cross Reference: The Plan for Objectives THDC/ABMS/PLN/02

6.3 CHANGES TO ABMS

As appropriate, THDCIL will identify the need for changes to the ABMS. THDCIL will observe the following controls while planning for changes:

- a) The purpose of the changes and their potential consequences.
- b) The design and operational effectiveness of the ABMS.
- c) The availability of adequate resources.
- d) The allocation or reallocation of responsibilities and authorities.

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7.0 SUPPORT

7.1 RESOURCES

The Governing Body and the Top Management of THDCIL have provided the resources needed for establishing, implementing, maintaining, and continually improving the ABMS.THDCIL's IE department is responsible for evaluating the adequacy of manpower as per their established criteria.

Cross Reference: Norms for allocation of Manpower for Hydro Projects & PSPs for CPSUs dated 12th September 2023.

7.2 COMPETENCE

THDCIL has:

- a) Determined the necessary competence of person(s) doing work under its control that affects its ABMS performance.
- Ensured that these persons were competent based on appropriate education, training, or experience.

THDCIL will provide training, etc., where necessary, to acquire the necessary competence, and will evaluate the effectiveness of the actions taken.

Records are being maintained, as evidence of competence.

Cross Reference:

- 1. Training Plan
- 2. Orientation training
- 3. Competency manual/circular

7.3 EMPLOYMENT PROCESS

THDCIL's HR (recruitment) has an established policy and procedure for recruitment. THDCIL's HR (Establishment) has an established process to conduct an Antecedent Check within one year of joining, as a part of due diligence.

Cross Reference: Recruitment Policy & Procedures

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7.4 TRAINING

THDCIL provides relevant personnel with training, from the time of commencement of employment and at planned intervals, or as and when needed, and or as guided by the Departments.

While identifying the needs for training following are being considered:

- a) That the training is appropriate to the roles of personnel and the ABMS risks to which personnel are exposed.
- b) The effectiveness of the training is assessed for its effectiveness.
- c) Training needs reviewed regularly, by the departments, and are provided to HR for arranging the training.

The content of the training will include identified ABMS Risks and awareness of the established ABMS. This may include the Business Associates and other relevant interested parties. While determining the need for training to Business Associates priority shall be given to those who pose a compliance risk to the THDCIL.

HR has a planned strategy to cover all THDCIL employees.

Training records are retained by the HR training department.

Cross Reference:

- 1. Training plan and Training record.
- 2. Induction training program.

7.5 AWARENESS

THDCIL has adequate resources through various channels and appropriate methods to provide awareness to its employees regarding:

- a) The ABMS policy.
- b) Their contribution to the effectiveness of the ABMS, including the benefits of improved compliance performance.





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- c) The implications of not conforming with the ABMS.
- d) The appropriate methods and processes for ABMS-related concerns.
- e) The importance of the ABMS policy and the compliance obligations relevant to their role.
- f) The importance of supporting ABMS culture.
- g) Awareness to business associates is being provided by incorporating an anti-bribery clause in tender documents.

7.6 COMMUNICATION

Internal Communication

THDCIL Vigilance department will be responsible for communication related to ABMS for the THDCIL employees via various methods, like, e-mail, IOM, telephonic, virtual meetings, etc. While communicating Vigilance department shall ensure that:

- a) It includes communication of its compliance culture, objectives, and obligations.
- b) Communication is consistent.

External Communication

CVO has delegated powers to Deputy CVO to externally communicate, in his absence or as directed, related to compliance with Interested parties (Like MOP/External investigation agencies, etc.).

The departments involved in procurement/contract/work order will be responsible for external communication of the Integrity Pact/Procurement Policy consisting of corruption and subsequent consequences details.

External Communication by the Vigilance department will be done as per CVC Manual 2021.

Cross Reference: Clause no. 3.3, 9.5, 6.11 &6.12 of CVC manual.

Cross Reference: Approval of delegation of power to Dy.CVO

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7.7 DOCUMENT CONTROL

The creating and updating, control, and retention of documented information shall be implemented as described under the procedure for Documented Information No. THDCIL/ABMS/PRC/01.

Cross Reference: DOC. No.: THDCIL/ABMS/PRC/01

Cross Reference: Record Manual THDCIL/RKSH/CS/F-131/1950





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8.0 OPERATIONS

8.1 PLANNING AND CONTROL

THDCIL has identified the necessary controls, determined from the output of the Risk Assessment Process. The details of criteria and controls for ABMS operation are documented in CVC Manual (Vigilance Manual 2021).

Records as required by the Vigilance Manual 2021 are maintained and retained to have confidence that the processes have been carried out as planned.

The following activities are being carried out in the Vigilance department:

Process Activities

S.No.	Description	
1	Complaint Handling & Investigation	
2	Systemic Improvements on the Outcome / Punitive Action Recommendation	
3	Preparation of Quarterly Performance Report and quarterly Progress Report of works in progress.	
4	Preparation of Monthly Report on Review Mechanism to ensure probity among THDCIL employees	
5	Monthly Report on 'Status of Pending Disciplinary Proceedings'	
6	Annual Report of Personal Foreign Visits of THDCIL Employees	
7	Preparation of Agreed List and List of Officers of Doubtful Integrity (ODI)	
8	Vigilance clearance/ Status	
9	Scrutiny of Audit Reports	
10	Scrutiny of Annual Property Returns	
11	Routine/Periodic and Surprise Inspections	
12	CTE type Inspections	





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13	Observance of Vigilance Awareness Week
1 /	Online updating vigilance status of below board level executives in SOLVE Portal
14	of DoPT

The planning of changes and reviewing the consequences of unintended changes, taking action to mitigate any adverse effects, will be done through the Risk Assessment process.

THDCIL has laid appropriate controls for externally provided processes, products, or services, that are relevant to the ABMS.

THDCIL Vigilance department carries out inspections, as planned or as necessary, to monitor that the third-party processes are effectively controlled.

Controls and Procedures

The planning of changes and reviewing the consequences of unintended changes, taking action to mitigate any adverse effects, will be done through the Risk Assessment process.

THDCIL has laid appropriate controls for externally provided processes, products or services that are relevant to the ABMS.

THDCIL Vigilance department carries out inspections, as planned or as necessary, to monitor that the third-party processes are effectively controlled.

Other Operational Controls:

Various Timelines related to complaints:

The specified timelines in Para 7.3 of the complaint handling mechanism of the commission circulated vide no. 021/VG/051-500040 dated 24.12.2021 and Para 2 (G) circulated vide no. 021/VG/051 dated 03.11.2022 shall be adhered to.





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Miscellaneous (Systemic Improvements):

Every complaint and the resultant investigation report shall be scrutinized thoroughly to find out the possibility of the systemic lacunae that may have resulted in irregular acts being committed by the suspected officials. Based on the Inspection Report, the punitive action is proceeded against the charged official as per CDA rules of THDCIL. The outcome of such scrutiny should be utilized to devise and implement systemic improvements to stop the recurrence of such irregular acts.

Preparation of Quarterly Performance Report, Quarterly Progress Report of works in progress, and Quarterly Report on Action Plan:

- a. QPRs & Quarterly Report on action plan shall be prepared and submitted to CVC & MOP respectively every quarter as per the directives of CVC & MOP.
- b. The designated officer shall collect the data from the procurement& Contracts Deptt. of the concerned units / HR / Electrical Contracts Deptt. / Civil Contracts Deptt. / concerned units /deptts. / Site Vigilance Units and compile them in the specified formats as per CVC / MOP.
- c. The QPRs & Quarterly Report on the action plan will be approved by the CVO and after that, the same will be submitted to CVC & MOP respectively.
- d. A copy of the report will be retained in the respective file for reference.

Monthly Report on 'Review Mechanism to ensure probity among THDCIL Employees'

- a) In order to ensure probity and efficacy amongst the CPSES employees, it was desired by GOI that DOPT will obtain certain information with regard to "Pending cases for prosecution, Sensitive posts, Implementation of Rotation policy and Details of Status of Pending disciplinary cases" in a standardized format and monitor it regularly.
- b) The designated officer collects the data from the disciplinary monitoring cell and compiles them in the prescribed formats.
- Subsequently, the report is approved by the CVO and after that, the same is submitted to MOP.





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d) A copy of the report is retained in the respective file for reference.

Monthly Report on 'Status of Pending Disciplinary Proceedings'

- a. In order to ensure timelines and monitoring of the pendency of Disciplinary Proceedings, it was desired by CVC that the Status of Pending Disciplinary Proceedings in standardized formats shall be monthly reported to MOP.
- b. The designated officer shall collect the data from the disciplinary monitoring cell and compile them in the prescribed formats.
- c. Subsequently, the report is approved by the CVO and after that, the same is submitted to MOP.
- d. A copy of the report is retained in the respective file for reference.

Annual Report of Personal Foreign Visit of THDCIL Employees

- a. As per Central Vigilance Commission's directions & guidelines, the details & data bank in respect of private foreign visits undertaken by the employees of the organization during the preceding calendar year by the end of January every year would be maintained by the CVO of the organization concerned in the format prescribed by the commission. Such information would be made available to the Commission at short notice, as and when required, by the CVOs concerned.
- b. The designated officer shall collect the data from all concerned units/ departments and compile them in the prescribed formats.
- c. Subsequently, the report is approved by the CVO and after that, the same is retained in the respective file for reference submitted to MOP.
- d. As per CVC's directions, such information would be made available to the Commission at short notice, as and when required, by the CVOs concerned.



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Preparation of Agreed List and List of Officers of Doubtful Integrity (ODI):

Agreed List:

The agreed list will contain the names of those executives against whose integrity or honesty, there are complaints doubts or suspicions. The agreed list will be settled between the CMD and the SP of the local branch of CBI / ACB. These agreed lists will remain in force for one year from the date of preparation. At the end of this period, the list will be reviewed and the name of those officers against whom there is not sufficient evidence to proceed will be deleted from the list. The action in respect of officers on these agreed lists shall be taken as per Para 7 of Ministry of Home Affairs O.M. No. 130/1/66-AVD dated 5th May 1966.

List of Officers of Doubtful Integrity (ODI):

It will include names of those officers only who, after inquiry or during the course of an inquiry, have been found to be lacking in integrity. The list of executives of doubtful integrity shall be prepared & maintained as per the scheme laid down in Ministry of Home Affairs O.M. No. 105/1/66-AVD-I dated 28.10.1969. The ODI list will be jointly signed by the CMD and CVO of the organization concerned and shared with the CBI. The Central Bureau of Investigation will suggest the addition or deletion of names based on information available to them and return the lists to Secretaries/Heads of Departments concerned.

When the name of an officer will be entered into the list for good and adequate reasons, it will not be removed until a period of three years has elapsed. The period of three years for which the name will be current on the list will count from the date of punishment in disciplinary proceedings or from the date of conviction in a court trial. After this period, the cases of such officers may be reviewed by the Ministry/Department concerned in consultation with the Central Bureau of Investigation and if during the intervening period, there has been no further complaint or information against the officer touching on his

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integrity, the name may be removed from the list. If at the time of review, it is proposed to continue the name of an officer on the list, cogent reasons for doing so should exist.

Vigilance Clearance/status:

- The Vigilance Department Issues Vigilance Clearance on various occasions for below board level executives & other employees on the request of the HR-Policy/ HR-Establishment/HRD departments for the following purposes: -
 - Regular or Ad-hoc Promotion/entrustment of position carrying higher powers responsibility & entitlements; that includes Positioning of Executives from AGM to GM,
 - Placement/Promotion of Supervisors to Executive cadre and Workman to Supervisor cadre,
 - c) Selection of internal candidates against open selection in all the disciplines of the organization
 - d) Foreign Visit for official purposes (Business /Projects /Assignment /Training /Seminar/ Conference);
 - e) Foreign Visit for personal/private purposes,
 - f) Issue/Renewal of Passport,
 - g) Sponsorship of employees for higher studies and grant of study leave for acquiring higher qualification
 - h) Acceptance of Resignation from services of the THDCIL
 - i) Retirement from services on Superannuation/Voluntary Retirement/Termination on Medical Grounds/Compulsory Retirement/Pre-mature Retirement
 - j) Forwarding of application through proper channel for all outside employment on regular basis/on deputation basis in PSUs/Central Governments/State Governments/ Govt. Authority
 - At the time of relieving, if the employee has been selected for outside employment on regular basis/on deputation basis in PSUs/Central Governments/State Governments/ Govt. Authority
 - I) Extension of tenure of deputation to employees wherever applicable

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- m) Absorption of deputations in THDCIL
- n) Repatriation of deputations in their parent organization
- o) Re-employment/Extension/Contractual employment/Appointment of individual consultant (s) after retirement from THDCIL
- p) Dry Lien
- g) Any other occasions as and when required,

The validity period of Vigilance Clearance for the aforementioned occasions is 03 months from the date of issue of Vigilance Clearance by the Vigilance deptt. After the stipulated period of 03 months, the Vigilance Status of the employee is treated as self-terminated, and thereby a fresh request for further Vigilance Clearance is considered.

- 2. After receipt of a request from the HR department, the concerned vigilance officer examines the type of request and verifies the records related to Annual Property returns, intimation of moveable and immovable property about the concerned employee available in the vigilance deptt., penalties imposed on the employee (if any), etc. and process the case accordingly. In case of any anomalies in the records of the employee/misconduct, the detailed vigilance status in respect of those anomalies is forwarded to HR Deptt.
- The vigilance clearance /status for all purposes/functions listed above in respect of all employees upto E7 shall be approved/issued by Dy. CVO. However, a quarterly report of such clearances is approved by Dy. CVO shall be put up to the CVO.
- 4. The vigilance clearance /status for all purposes/functions listed above in respect of employees above E7 shall be approved/issued by CVO.

Scrutiny of Audit Reports

The Vigilance department will look into reports of internal audits, statutory audits and Comptroller & Auditor General with the objective of identifying vigilance issues / to check whether any cases of misconduct or corruption are revealed in them. In case of any misconduct or corruption, the necessary action shall be taken as per THDCIL Conduct Rules and CVC guidelines.

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Property Returns

- All employees of the organization are required to submit their annual property returns in accordance with the guidelines set by the Central Vigilance Commission (CVC) and within the specified time frame.
- 2. The property return will be submitted online through HRMS portal.
- 3. Vigilance clearance shall not be issued to the employee(s), if the employee(s) does not submit the APR, as per the THDCIL CDA rules.
- 4. The vigilance department conducts a thorough review and scrutiny of the property returns of the employees as per CVC guidelines. The vigilance deptt. Will scrutinize immovable property returns of at least 20% of executive employees every year. In case of any misconduct/vigilance angle, a detailed investigation will be carried out & action shall be taken as per THDCIL CDA rules.

Routine/Periodic and Surprise Inspections:

- a) The CVO/Vigilance deptt. Shall conduct/carry out regular and surprise inspections in sensitive areas to keep a check on aberrant and corrupt or improper practices by the public servants.
- b) In the course of an inspection, if issues involving vigilance angle— reflecting gross negligence, grave procedural irregularities, financial imprudence resulting in loss to the organization, malafide, etc. is found, then departmental investigation is conducted & based on the investigation report, suitable disciplinary action or otherwise, against the officials found responsible shall be taken as per the CDA rules of THDCIL.
- c) In the matters found lacking in one aspect or the other, in the course of the examination, systemic improvements shall be advised as a measure of preventive vigilance and better performance in times to come.

CTE type Inspection:

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- a) CTE-type inspection will be carried out to ensure better economy and efficiency in the procurement process and thereby achieve financially and qualitatively better output, in a fair, equitable and transparent manner. CTE-type inspection will be carried out in accordance with the guidelines issued by CVC. The report of CTE type inspection shall be submitted to CVO through Dy. CVO.
- b) In the course of an Intensive Examination, if issues involving vigilance angle—reflecting gross negligence, grave procedural irregularities, financial imprudence resulting in loss to the organization, malafide, etc. will be found, then departmental investigation is conducted & based on the investigation report, suitable disciplinary action or otherwise, against the officials found responsible shall be taken as per the CDA rules of THDCIL. Punitive actions, recovery or any other suitable administrative action are also advised against the defaulting firms / Contractors.
- c) In the matters found lacking in one aspect or the other, in the course of the examination, systemic improvements shall be advised as a measure of preventive vigilance and better performance in times to come.
- d) The selection of procurement cases for Intensive Examination by the CVO shall be done out of the procurement cases reported through QPRs and those which have not been reported to the Commission. Each Chief Vigilance Officer shall carry out an Intensive Examination of not less than 6 procurement cases of different natures (supply, works/services/consultancy, etc.) in a year.
- e) Further, the schedule of the various activities related to intensive examination as per CVC guidelines shall be adhered to.

Observance of Vigilance Awareness Week (VAW)

a) The Central Vigilance Commission on 31st October 2000 introduced the practice of observing the week starting from the birthday of Sardar Vallabh bhai Patel as the Vigilance Awareness Week. It is one of the Participative Vigilance initiatives of the Central Vigilance Commission in the fight against corruption.

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- b) It is observed every year at the Corporate office and project sites of THDCIL to sensitize the employees and stakeholders about the anti-corruption measures of the commissions.
- c) VAW is started by taking an integrity pledge and thereafter various in-house and outreached activities are organized as per the requirement of the 'theme of VAW 'provided by the commission.
- d) Debate/discussion, essay writing/slogan writing competition among the school children and employees on the subject decided by the commission.
- e) Display of banners and posters in the vicinity of THDCIL Projects/Deptt.,etc, are carried out. After completion of Vigilance Awareness Week, a report is submitted to the commission in a prescribed time.
- f) A copy of the report is retained in the respective file for reference.

Online updation of below board level executives (ED, CGM/ GM & AGM) in SOLVE Portal of DOPT

- a) GOI has put in place a Web-enabled online system for vigilance status of officials working in CPSEs to expedite appointment to Board Level Officials in Various CPSEs/ other organizations.
- b) The CVOs of CPSES/ Organizations will undertake updation of Vigilance Profile regularly for Board level officials and officials who are three level below board.
- c) This updation will have to be carried out once every month. The updation will have to be done even if there are no changes in the Vigilance Profile. Even a Nil/ Clear report will have to be updated every month.
- d) As and when the selection process for any vacancy is initiated, the ACC/ PESB, as the case may be will communicate through online system, the details of officers who have applied against the notified vacancies. The CVO will ensure that the Vigilance Profile of such officers is updated in a weeks' time based on the available records. The same will be reflected on the portal with the last date of updation being displayed.



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- e) The CVC will take into consideration the inputs provided by the Chief Vigilance Officers to finalize the Vigilance report for onward communication to ACC or PESB as the case may be, based on the policy directives and circulars issued by CVC & DOPT.
- f) This online system is a tool to facilitate the availability of updated information accurately, timely, and objectively for the finalization of the Vigilance Profile.
- g) This updation of Vigilance Profile for Board level officials and officials who are three levels below board (ED, CGM/ GM & AGM) is being carried out on a monthly basis in the SOLVE Portal of DOPT.

Process outputs (Records)

S.No.	Output	
01	QPRs / Periodic Reports	
02	Vigilance clearance/status	
03	Resolution of Complaint	
04	Systemic improvement	
05	Actions as per CDA/CVC Guidelines	
06	ODI List / Agreed List	

8.2 DUE DILIGENCE

THDCIL has assessed the nature and extent of the bribery risk concerning specific transactions, projects, bidding, activities, business associates, and personnel falling within those categories. This assessment includes any due diligence necessary to obtain sufficient information to assess the bribery risk. The due diligence will be updated as and when there is a change in the central rule so that changes and new information can be properly considered.

Cross Reference: Contract, Procurement, and Works policy

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8.3 FINANCIAL CONTROLS

THDCIL has implemented appropriate financial controls to manage bribery risk.

Cross Reference:

- 1. Accounting and Control Manul (Version 1.0)
- 2. THDC/RKSH/Corp.Fin/914 dated 05.04.2014

8.4 NON-FINANCIAL CONTROL

THDCIL has implemented non-financial controls that manage bribery risk concerning such areas such as procurement, operational, sales, commercial, human resources, legal, and regulatory activities.

Cross Reference:

- a) Procurement and works policy
- b) DoP for Single Bidder

8.5 IMPLEMENTATION OF ANTI-BRIBERY CONTROLS BY CONTROLLED ORGANIZATIONS AND BY BUSINESS ASSOCIATES

- a) THDCIL has included the Corporate Office, other offices, and project sites as defined in section 4.3 Scope, of this manual, which are in its control, for implementing ABMS.
- b) For business associates THDCIL has plans to implement the ABMS Integrity Pact, a commitment not to be involved in any of the corrupt activities, and create awareness regarding THDCIL ABMS Policy, and related procedures. Although, THDCIL will encourage its business associates to implement ABMS, however, THDCIL has determined controls to evaluate risks related to anti-bribery, as defined under sections 8.2, 8.3, and 8.4 of this ABMS Manual.

8.6 ANTI-BRIBERY COMMITMENTS

THDCIL has determined and established a process to obtain Anti-Bribery Commitments from its Business associates:

a) Integrity Pact

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b) GCC document

c) Conflict of Interest deceleration (Procurement & Work Policy)

Cross Reference: Procurement and works policy

8.7 GIFTS, HOSPITALITY, DONATIONS, AND SIMILAR BENEFITS

THDCIL has implemented procedures that are designed to prevent the offering, provision or acceptance of gifts, hospitality, donations, and similar benefits where the offering, provision, or acceptance is, or could reasonably be perceived as, bribery through its CONDUCT, DISCIPLINE & APPEAL RULES.

Cross Reference: CONDUCT, DISCIPLINE & APPEAL RULES

8.8 MANAGING INADEQUACY OF ANTI-BRIBERY CONTROLS

THDCIL has established, implemented, and maintained its Procurement Policy for goods and services, which includes actions to be initiated in case the controls on anti-bribery are found to be not adequate or remedial action where the due diligence conducted on a specific transaction, project, activity or relationship with a business associate establishes that the bribery risks cannot be managed by existing anti-bribery controls, and THDCIL cannot or does not wish to implement additional or enhanced anti-bribery controls or take other appropriate steps (such as changing the nature of the transaction, project, activity, or relationship) to enable the organization to manage the relevant bribery risks.

Cross Reference: Procurement Policy for goods and services

8.9 RAISING CONCERNS

THDCIL has identified sources from where concerns can be raised:



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PROCESS INPUTS

Sr.	Input	Source
No.		
01	Complaints	CVC / MOP / Public / Employee of the
		Organization / CBI /CTE inspection
		/Surprise Inspection/ Other sources.
02	Letter of Awards, Quarterly progress	Procurement Department, Corporate
	report of the works in progress	Contract dept., Procurement of goods,
		Works & Services by other units.
03	Audit Reports (Internal Audit Report /	Internal Audit or concerned projects or
	Statutory Audit Report / CAG Report)	corporate finance deptt.
04	Request for Vigilance Clearance / Status	Concerned HR Deptt.
05	Annual property return	Concerned Employee
06	Percentage of E-payments Percentage of	Procurement & Contracts Department
	procurement through CPP & Percentage	
	of E-tendering /GeM, Sensitive Posts,	
	Inspections, Scrutiny of Files, etc. (Data	
	for preparation of Quarterly Progress	
	Reports).	
07	Disciplinary Proceedings (In case of	Complaints/Inspections.
	Misconduct)	

Procedure for Complaint/Concern Handling:

The Vigilance Deptt. maintains a complaint register where every complaint, irrespective of its source, is entered in the complaint register chronologically as it is received or taken notice of in the prescribed format as defined in the CVC manual Chapter III, Annexure I. A





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complaint containing allegations against several officers may be treated as one complaint for the purpose of statistical returns. The Process of raising concerns/complaints is followed as per Vigilance Manual 2021 and is made available through bidding documents. Vigilance Department will not treat/register anonymous/pseudonymous Complaints/concerns, as per the guidelines specified in Govt. Of India Vigilance manual 2021.

While registering the complaints, the THDCIL Vigilance Department will ensure that:

- a) It is treated confidentially.
- b) Individuals/Business Associates are protected from retaliation.
- c) Advice/Resolution/Communication is followed as per Vigilance Manual 2021.

THDCIL ensures that all personnel are aware of the reporting procedures, their rights, and protections and can use them.

THDCIL has implemented the "Whistle Blower Protection Policy" which is a part of The Whistle Blowers Protection Act, of 2014, to protect those who raise concerns.

Cross Reference:

- 1.0 Whistle Blower Protection Policy
- 2.0 CVC Manual 2021

8.10 PROCEDURE FOR INVESTIGATION/ACTION INITIATING PROCESSES

THDCIL initiates investigation/action as described below to ensure that there is fair and impartial decision-making:

I. Action on the complaints forwarded by the "Central Vigilance Commission":

The commission may forward the complaints for either of the following

- i. Investigation and Call for Investigation & Report (I&R)
- ii. For necessary action (N.A.).





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II. Action on complaints where Investigation & Report (I&R):

The action on the complaints where Investigation & Report is sought by the commission shall be taken as per Para 4.2 (c) & (d) of the complaint handling mechanism of the commission circulated vide no. 021/VG/051-500040 dated 24.12.2021. Confirmation from the complainant for owning or disowning the complaint is not required in this case, as in such cases commission seeks confirmation from the complainant as per the complaint handling mechanism.

III. Complaints forwarded for Necessary action:

The CVO / Corporate Vigilance Deptt. is required to scrutinize the complaint thoroughly and CVO will decide action on such complaints within a period of two months of the receipt of the complaint from the commission. Before initiating action on the complaints received for necessary action, the concerned vigilance unit / corporate vigilance department seeks confirmation from the complainant through registered post for owning or disowning the complaint, as the case may be, together with a copy of his identity proof.

The action on the complaints forwarded by the commission for N.A. shall be taken as per Para 4.3.1 (iii), (iv)of the complaint handling mechanism of the commission circulated vide no. 021/VG/051-500040 dated 24.12.2021 and Para 2 (D.) circulated vide no. 021/VG/051 dated 03.11.2022.

IV. Action on complaints forwarded by the Ministry of Power:

Each complaint will be examined by the Chief Vigilance Officer and the following action should be taken:

a) If the allegations are vague, general and prime facie unverifiable, the complaint may be dropped and filed by CVO. Wherever considered necessary Head of the Department may also be consulted.





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- b) Entries of only those complaints in which there is an allegation of corruption or improper motive, or if alleged facts prima facie indicate an element or potentiality of vigilance angle, should be made in the register
- c) A further check, a preliminary inquiry/investigation may be made to verify the allegations to decide whether or not, the public servant concerned should be proceeded against departmentally or in the court of law or both if the complaint gives definite information to do so.

V. Action on complaints received directly by CVO, THDCIL against below Board Level Officers:

Before initiating action on such complaints, the concerned vigilance unit/corporate vigilance department seeks confirmation from the complainant through registered post for owning or disowning the complaint, as the case may be. The complainant is also required to provide a copy of his/her identity proof. A communication in this regard is sent to the complainant, and he/she is required to respond within 15 days of the receipt of the communication from the concerned vigilance unit/corporate vigilance deptt. However, in case of non-receipt of the response within 15 days from the complainant, a reminder is also sent to him / her giving another opportunity, In case of non-response after 15 days of the reminder, the complaint would be filed treating it as a pseudonymous complaint.

In case of verification of the complainant, further action of preparation of the factual report will be taken. The factual report will be prepared based on scrutiny of relevant records/documents only. The factual report will conclude whether the allegations are substantiated or not. If the allegations are not substantiated, the complaint will not be pursued further and the same will be closed. If allegations are substantiated, a detailed vigilance investigation will be carried out.

If a detailed investigation is carried out & lapses are found and the officers of the level of E-8 and E-9 or a group of officers wherein officers of the level of E-8/ E-9 are also involved and are responsible for the lapses, the case shall be submitted to the CVC for



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first stage advice and the further action shall be taken as per CVC guidelines. If the officers involved are of E-7 & below level and lapses are found, initially the decision against the existence of the vigilance angle shall be taken by the CVO. In case there is a difference of opinion, between the Disciplinary authority and CVO regarding the existence of a vigilance angle, further action shall be taken as per CVC guidelines.

In the case of PIDPI complaints, the commission has jurisdiction over all officers (irrespective of their levels) of the organizations covered under the commission's jurisdiction. Therefore, in case of PIDPI complaints the investigation reports will be sent to the commission for all categories of the officers.

VI. Handling of the complaints against Board Level Officials received directly by CVO, THDCIL:

If a complaint against a Board Level appointee is directly received by CVO, THDCIL / THDCIL, the CVO shall forward the same to the CVO of the Ministry of Power, Govt. of India. If the CVO of MOP, GOI asks for a factual report against the Board Level Appointee from the CVO, THDCIL, the CVO, THDCIL will send the report to the CVO of MOP, GOI, after endorsing a copy of the report to the CMD THDCIL.

VII. Action on Anonymous and Pseudonymous Complaints:

No action shall be taken on Anonymous and Pseudonymous Complaints. This is as per CVC Guidelines specified in the Vigilance Manual 2021.

VIII. Action on PIDPI Complaints:

As per the PIDPI resolution 2004 & amendment to PIDPI resolution dated 14.08.2013, the Central Vigilance Commission and the Chief Vigilance officer of the Ministry of Power are the designated authorities for receiving the PIDPI complaints. The guidelines for PIDPI complainants shall be as per Para 6.3 of the complaint handling mechanism of the commission circulated vide no. 021/VG/051-500040 dated 24.12.2021 and Para 2 (F) circulated vide no. 021/VG/051 dated 03.11.2022. The process of confirmation of



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PIDPI complainant shall be as per Para 6.4 (c) of the complaint handling mechanism of the commission circulated vide no. 021/VG/051-500040 dated 24.12.2021. The timeline for submission of investigation reports in PIDPI complaints referred by the commission shall be 12 weeks from the date of receipt of a reference from the commission.

Cross Reference: CVC Manual 2021





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9.0 PERFORMANCE EVALUATION

9.1 MONITORING, MEASUREMENT, ANALYSIS, AND EVALUATION

THDCIL has an appropriate, and adequate process to monitor, measure, analyze, and evaluate continuously. The activities are carried out as mentioned/specified in Vigilance Manual 2021 (Under the CVC Manual).

I. Sources of feedback on compliance performance:

THDCIL has identified, although not limited, the sources for feedback and compliance performance. A detailed description of this is provided under Section 8 of the ABMS Manual.

Cross Reference: Clause 4, Clause 6 of Section 8 of ABMS Manual.

II. Development of indicators:

The Performance indicators for the Vigilance Department of THDCIL, are developed in the form of Objectives. Planning is done to achieve them, as described under Section 6 of the ABMS Manual. Top Management has determined the weightage for each indicator to evaluate ABMS performance.

Cross Reference: The Objectives THDC/ABMS/OBJ/03

III. Compliance reporting:

THDCIL has identified the necessary reporting required as per Vigilance Manual 2021, which is also described under Section 8 of ABMS Manual, as Vigilance department process output.

- QPRs
- Vigilance clearance/status
- Resolution of Complaint

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• Systemtic improvement

- Charge Sheet/Penalty(ies)
- ODI List / Agreed List

IV. Record-keeping:

THDCIL has identified the necessary records required to be maintained and retained. The details of such records that are required to be maintained and retained are mentioned in the THDCIL Record Manual. The reference to this is also mentioned in ABMS Manual section 7.

Cross Reference: Record Manual THDC/RKSH/CS/F-131/1950

9.2 INTERNAL AUDITS

THDCIL has established, documented, and implemented a process to carry out Internal Audits to determine the degree of compliance with ABMS. The criteria, against which the degree of compliance is to be established are:

- ABMS Manual
- Statutory and Regulator Requirements, as mentioned in section 4 of the ABMS
 Manual
- CVC Manual (Vigilance Manual 2021)
- Other (Governing Body, Customer, Interested Party, etc.) Requirements.

Cross Reference: Procedure for Internal Audit THDC/ABMS/PRC/01

9.3 MANAGEMENT REVIEW

The Top management will chair the Management Review Meeting and will review the effectiveness of ABMS, at planned intervals, at least once a year, or as needed, to ensure its continuing suitability, adequacy, and effectiveness.

Inputs for Management Reviews

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The following inputs are considered for management review, but not limited to:

- a) The status of actions from previous management reviews.
- b) Changes in external and internal issues that are relevant to the ABMS.
- c) Changes in needs and expectations of interested parties that are relevant to the ABMS.
- d) Information on the ABMS performance, including trends in:
 - i. nonconformities, noncompliance, and corrective actions.
 - ii. monitoring and measurement results.
 - iii. Audit results.
- e) Opportunities for continual improvement.

The Top management will also consider the following during the management Review:

- a) The adequacy of the ABMS policy.
- b) The independence of the Vigilance Department.
- c) The extent to which the compliance objectives have been met.
- d) The adequacy of resources.
- e) Adequacy of the ABMS risks assessment.
- f) The effectiveness of existing controls and performance indicators.
- g) Communication from persons raising concerns, and interested parties, including feedback, and complaints.
- h) Investigations.
- i) The effectiveness of the reporting system.

The output of Management Review

The output of the management review includes decisions related to continual improvement opportunities and any need for changes to the ABMS.

Records of Management Review proceedings are maintained, as evidence of the output of management reviews.



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The Top Management will apprise the Governing Body regarding management review and shall take their approval for further action.

Records of approval will be maintained.

Cross Reference: Minutes of Management Review Meeting THDC/ABMS/FMT/03

9.4GOVERNING BODY REVIEW

The minutes of ABMS Management reviews are being sent to the governing body for their review through top management, for their reviews and any suggestions for improvement. The governing body may provide inputs for further improvement which shall be taken up by the Vigilance department for further implementation.

Cross Reference: Records of intimation of ABMS MRM to Governing Body.

9.5REVIEW BY THE ANTI-BRIBERY COMPLIANCE FUNCTION

The anti-bribery compliance function (Vigilance Department) shall conduct internal meetings at least once a month and collect the information for reporting to Top management about its functioning. The data from these meetings forms the input related to performance

Cross Reference: Minutes of the Vigilance Department





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10.0 IMPROVEMENT

10.1 NONCONFORMITY AND CORRECTIVE ACTION

a) Nonconformities related to ABMS:

THDCIL has established a process to take inputs of the nonconformities, from the complaint register CVC Manual chapter III, Annexure I, (as described under Section 8 of this ABMS Manual).

Cross-reference: Section 8 of ABMS Manual

Each of the nonconformity is reviewed, analyzed/investigated/reported, as described in Section 8 of this ABMS Manual.

Cross-reference: Section 8 of ABMS Manual

Corrections, Corrective Actions, and other Actions are initiated as per CVC described under Vigilance Manual 2021, and opportunities for improvement are identified for implementation as described under Section 8 of ABMS Manual.

Cross-reference: Section 8 of ABMS Manual

b) Nonconformities related to Internal Audits

The nonconformities, or opportunities for improvement identified during Internal Audits, are reviewed, and analyzed, and Corrections, Corrective Actions, and other actions are initiated as mentioned in the Internal Audit Procedure.

Cross Reference: Procedure for Internal Audit THDC/ABMS/PR/01

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10.2 CONTINUAL IMPROVEMENT

THDCIL Vigilance department, during their regular activities of Inspection and others, identifies **Systemic Improvement** areas, which will lead to improvement in the ABMS.

Cross Reference: Systemic Improvement checklist THDC/ABMS/FMT/04

