## MSSP-MEC DESIGNER & EN

**Business Focus / Our Solutions** 

Manufacturer, Supplier, Trader of LT Switchboard ( PCC, MCC, IMCC, PD, DB, MLDB, ELDB, LDB, Drive Board, PLC Panel ) & HT Switchboard ( Indoor, Kiosk VCBs / PCVCBs, Isolator / LBS, Metering Cubicle, Control & Relay Panels, Bus Ducts / CSS PLC and Automation, Instrumentation on Turnkey Basis Fabrication / Engineering Works / Modular Enclosure Retro-fitment Job of Electrical & Mech Works, PLC & Automation EPC / MEC Consultant / Turnkey Contractor Packages Drafting, Design, Engineering & Consultancy Services

QSTIN Number: 33AVGPM8719H1ZD

AMC & Retrofit Works Services

Engineering Analysis & Optimization of Plant & Power System Analysis

Servicing / Retrofits Works of ACB, VCB, Substation, Servicing / Retrofits Works of Earthing Pits, VFD, PLC, Servo, VFD, Robot, Scada,

AMC of all types of HT LT Switchboards

AMC Package / works of UPS, Transformer, DG, Earthling Devices, PLC, Servo, VFD, Robot, Scada, Process & Instrumentations and AMC of complete Electrical works

Date: 16/06/22 Kind Attn To: Asha. D.R Sourciang Department. Respected Madam! As portue trailing meil & requested documents are prepared with " Signature & Seal. Please gothnough The documents and give youn feedbalk J'am waiting for your valuable further movement. Name: A.M. Name: A.M. Muthy 

Authorized Signatory / Official Seal with Signature

Page 1 of



Works: - Unit No: 2 / 11, Chechundaiyam Palaiyam, Irrukur Village, Irrukur Post, Kabiliar Malai, Paramathi Velur (Taluk), Namakkal (Dt), Tamil Nadu, India, Pin Code: 637 204

M. No : +91 6381251938

msspmecindia@gmail.com &msspmecindia@yahoo.com

Our Team & Sister Concern are in

CHENNAL

BANGALORE

MUMBAI

KOLKATA

NEW DELHI

## Foreign Payee Declaration

(To be completed by the Supplier)

MSSP MEC Designer & Engineer – India, Namakkal, Dt, Tamil Nadu, India (contracting party/vendor) hereby certifies the following with regard to its contractual relationship with General Electric Company or its affiliates:

- 1. **45 Days Credits from the Date Supply (MSME-UDYAM-TN-14-0026355 has attached along with this)** All payments received are solely for the sales of tangible goods to General Electric Company or its affiliates, and contain no element for services provided to General Electric Company or its affiliates in the US.
- 2. All Nos services are being rendered by MSSP MEC Designer & Engineer India, Namakkal, Dt, Tamil Nadu, India (contracting party/vendor) in the United States for General Electric Company or its affiliates.
- 3. All Payments made to MSSP MEC Designer & Engineer India, Namakkal, Dt, Tamil Nadu, India (contracting party/vendor name) by General Electric Company or its affiliates are solely for the sale of services rendered by MSSP MEC Designer & Engineer India, Namakkal, Dt, Tamil Nadu, India (contracting party/vendor name) for the General Electric Company or its affiliates. However, MSSP MEC Designer & Engineer India, Namakkal, Dt, Tamil Nadu, India (contracting party/vendor name), certifies that none of these services rendered are performed in the United States.
- 4. All Payments made to MSSP MEC Designer & Engineer India, Namakkal, Dt, Tamil Nadu, India (contracting party/vendor name) by General Electric Company or its affiliates are solely for the sale of transportation rendered by MSSP MEC Designer & Engineer India, Namakkal, Dt, Tamil Nadu, India (contracting party/vendor name) for the General Electric Company or its affiliates. However, MSSP MEC Designer & Engineer India, Namakkal, Dt, Tamil Nadu, India (contracting party/vendor name), certifies that the transportation services do not begin or end within the United States.

MSSP MEC Designer & Engineer - India, Namakkal, Dt, Tamil Nadu, India (contracting party/vendor) agrees that it is responsible for informing General Electric Company or its affiliates in writing within 10 business days should such circumstances change.

On behalf of MSSP MEC Designer & Engineer - India, Namakkal, Dt, Tamil Nadu, India (contracting party/vendor)

MSSP MEC Designer & Engineer - India, Namakkal, Dt, Tamil Nadu, India (Supplier Legal Entity Name/Contracting Party/Vendor)

MSSP MEC Designer & Engineer - India, Namakkal, Dt, Tamil Nadu, India (Supplier Trade Name or "Doing Business as Name" if different than above)

Maria Maria

Head Office & Works
MSSP MEC Designer & Engineer - India,
Door No : 2/11, Chechundaiyam Palaiyam
Irrukur Village, Kabilarmalai Post,
Paramathi Volus Tk. Namakkal Diet

Paramathi Velur Tk, Namakkal Dist Tamil Nadu, India, Pin Code: 637 204

(Suppliers Physical Address: Street Number, Street, City/Providence, State, Country, Zip Code)

GST: 33AVGPM8719H1ZD MSME: UDYAM-TN-14-0026355 (Supplier VAT tax ID Or Equivalent)

(Name) A Maruthamuthu (Title) Chief Executive Officer (CEO)

(Signature) & (Date) 15.06.2022

## Instructions

Supplier must complete sections 1.0 - 2.0 on the Profile tab\* Supplier must complete all questions on the PreScreen tab\*

\*GE OPW requestor: prior to uploading the checklist, please check completion of this checklist, if there is any incompleted sections, the supplier will be rejected or workflow will be returned, please do not upload blank or incomplete the checklist to the workflow

William Navior De la Colombia de la

_	Answer each question (Yes, No or NA)     Use the Validation Notes column to record explanations for any No or NA answer or where fu	rther details an	e required
	3. Do not edit any other cells in the spreadsheet	raior detaile ar	crequicu
No.	EHS Checklist	Answer (Y/N/NA)	Validation Notes (Include specific explanation or example to support your No or NA answer or provide details where necessary)
1	Is there a person professionally trained in Environmental, Health & Safety (EHS) employed at or supporting the company/facility?	Yes	We are having the all requirements as per GE points and we are having necessary support from System Concern
2	Does your company have all environmental permits required to conduct operations (current or proposed) at the facility?	Yes	From our System Concerns having the al specialities
3	Does your company have all health and safety permits required to conduct operations (current or proposed) at the facility?	Yes	Having
4	Does your company have all local fire code authorizations? (Applicable fire requirements may be contained in the building code or general building construction or operating permit.)	Yes	We are having the all requirements as per GE points and we are having necessary support from System Concern
5	During the last 5 years has the company operated without any serious injuries resulting in death? If the company had a death please answer "no" and provide details.	No	We are folloing the Companies Safety Measures
	During the last 5 years, has your company operated without any serious injuries? A serious injury is one that requires hospitalization for more than 24 hours. If you have had serious injury cases in this period, please answer "No" and provide details.	No	We are folloing the Companies Safety Measures
	During the last 5 years, has the company been free of Fine and Violations notices from Government agencies? If the company received such notices, please answer "No" and provide details.	No	There is no Emplymee Clup and we are into Medium Scale Company
	Is the site soils or groundwater free of chemical contamination? If there has been any investigation of, or remediation of the soil or water at the facility (Include investigations by a government authority or other parties; such as potential investors).	NA	No Comments
lo.	Labor Practice Checklist		
1	Does you company hire all of its employees at or above local minimum age?	Yes	As per Government Rules
2	Does your company stricitly avoid the use of prison labor or any workers subject to the control of the penal system or otherwise under compulsion to work?	No	We are not entertain of unprofessional people
	Does your site where GE is purchasing from use any labor broker to hire foreign labors working at your site? if yes, describe name of labor broker, country origin of workers coming	Yes	Inside in India only
	MASSIFIC AUSTRAL A ENGLANDED A ENGLANDED	MEFR. IN S	Inside in India only

1.0 Supplier Address / Contact	Answer
Supplier Name;	MSSP MEC Designer & Engineer - India, Namakkal, Dt, Tamil Nadu, India
Street Address:	Door No : 2/11, Chechundaiyam Palaiyam Irrukur Village & Post, Kabilarmalai
City	Paramathi Velur Tk, Namakkal Dist
State	Tamil Nadu
Postal Code	637 204
Country:	India
Manufacture name (if it is different than supplier's name, e.g. sales agent)):	MSSP MEC Designer & Engineer - India, Namakkal, Dt, Tamil Nadu, India
Street Address:	Door No : 2/11, Chechundaiyam Palaiyam Irrukur Village & Post, Kabilarmalai
City	Paramathi Velur Tk, Namakkal Dist
State	Tamil Nadu
Postal Code	637 204
Country:	India
Contact person name:	A Maruthamuthu
Phone#	6381251938
Email	msspmecindia@gmail.com
2.0 Manufacture site Information	
Number of Employees (manufacture site):	More than 50 (inclouding our Sister Concern Company)
Past three years injury rate (to be complete by your EHS professional):	No
Past three years Lost Workday Case Rate (those involving restricted work or days away from work-to be complete by your EHS professional)	NA
Age of the youngest of employee in years working at the site (To be complete by your HR professional):	18 Years
Describe the main function of this facility(such as manufacture site, warehouse, office building, etc):	Please refer the attached file for Organisation Charts
Does your facility have certification such as ISO 14001, ISO 45001, OHSAS 18001	No ( But our Sister Concern having the ISO Certificates )
If this is a PARTS related purchase, does your company make parts to GE drawing? Or GE just buy from your catalog?	Yes
If this is a <b>SERVICE related purchase</b> , does your company provide any labor working at GE site or GE project site?	Yes
Does your facility make any parts carrying GE logo?	No
Mass Date 1	10 b 12 2





## NON-DISCLOSURE & NON-COMPETE AGREEMENT

1. In connection with discussions between M/s. MSSP-MEC Designer & Engineer-India and the GE Power business of General Electric Company ("GE"), with respect to a transaction involving the purchase and/or sale of goods and/or services (the "Transaction"), each party (as to information disclosed by it, the "Disclosing Party") is prepared to furnish the other party (as to information received by it, the "Receiving Party") with certain confidential and proprietary information. "Confidential Information" as used in this agreement (the "Agreement") shall mean all such information that is or has been disclosed by the Disclosing Party or its Affiliates (defined below): (i) in writing or by email or other tangible electronic storage medium and is clearly marked "Confidential" or "Proprietary"; or (ii) orally or visually, and then followed within ten (10) working days thereafter with a disclosure complying with the requirements of clause (i) above. Confidential Information also includes, but is not limited to, personal data as defined in this Agreement or by applicable law, whichever is broader, and personal data shall not be required to be marked "Confidential" or "Proprietary" to be treated as Confidential Information under this Agreement. As used in this Agreement, "personal data" means any information relating: (i) to an identified; or (ii) to a directly or indirectly identifiable, natural person. All other information shall be deemed to be non-confidential. As used in this Agreement, an "Affiliate" with respect to a party means any entity (including without limitation any individual, corporation, company, partnership, limited liability company or group) that directly, or indirectly through one or more intermediaries, controls, is controlled by or is under common control with such party.

2. The Receiving Party agrees, except as required by law, to: (i) protect the confidentiality of the other party's Confidential Information in whatever form maintained, including any notes, summaries, reports, analyses or other material derived by the Receiving Party, its Affiliates, or its or their Authorized Parties (defined below), in whole or in part, from the Confidential Information (collectively, "Notes"); (ii) use the Confidential Information and Notes only for the purposes of evaluating a possible Transaction and the terms thereof; (iii) use the same degree of care as with its own confidential information, which shall be at least a reasonable standard of care, to prevent disclosure of the Confidential Information and Notes, except to its Affiliates, and its or their officers, directors, employees, agents, advisors, representatives, service providers, consultants and/or subcontractors (collectively, "Authorized Parties"), solely to the extent necessary to permit them to assist the Receiving Party in evaluating the Transaction; and (iv) not disclose to persons (other than those described in clause (iii) above) that the Confidential Information has been made available, that the Receiving Party is considering a possible Transaction or that the parties have had or are having discussions or negotiations with respect thereto. The Receiving Party further agrees that prior to disclosing any Confidential Information to its Affiliates, or its or their Authorized Parties, as allowed hereunder, such Affiliates and/or Authorized Parties will be advised of the confidential nature of the Confidential Information, provided a copy of this Agreement and directed to abide by its terms. The Receiving Party agrees to be responsible for any breach of this Agreement by it, its Affiliates, or its or their Authorized Parties. Obligations in this Section 1 regarding Confidential Information shall, with respect to each disclosure of Confidential Information hereunder, continue for three (3) years from the date of each disclosure of Confidential Information. Nothing herein is intended to limit or abridge the protection of trade secrets under applicable trade secrets law, and trade secrets shall be maintained as such until they fall into the public domain.

- 3. This Agreement shall be inoperative as to particular portions of the Confidential Information disclosed by the Disclosing Party if such information: (i) is or becomes generally available to the public other than as a result of disclosure by the Receiving Party, its Affiliates, or its or their Authorized Parties; (ii) was available on a non-confidential basis prior to its disclosure to the Receiving Party; (iii) is or becomes available to the Receiving Party, its Affiliates, or its or their Authorized Parties on a non-confidential basis from a source other than the Disclosing Party when such source is not, to the best of the Receiving Party's knowledge, subject to a confidentiality obligation with the Disclosing Party; or (iv) was independently developed by the Receiving Party, its Affiliates, or its or their Authorized Parties, without reference to the Confidential Information, and the Receiving Party can verify the development of such information by written documentation.
- 4. If either party decides not to proceed with a Transaction, it will promptly inform the other party of that decision. In addition, the Disclosing Party may elect at any time by notice to the Receiving Party to terminate further access to and such party's review of the Confidential Information. In any such case or upon any other termination of this Agreement, the Receiving Party will immediately:(i) return all Confidential Information disclosed to it and (ii) destroy, with such destruction to be certified by the Receiving Party, all Notes, without retaining any copy thereof. No such termination of the Agreement or return or destruction of the Confidential Information or Notes will affect the confidentiality obligations of the Receiving Party, its Affiliates, or its or their Authorized Parties, all of which will continue in effect as provided in this Agreement.
- 5. Each party shall retain ownership of all Confidential Information and intellectual property it had prior to commencement of the discussions and evaluation referred to in this Agreement, but GE shall own exclusively all rights in ideas, inventions, works of authorship, strategies, plans and data created in or resulting from discussions between GE and the Company, including but not limited to all patent rights, copyrights, moral rights, rights in proprietary information, database rights, trademark rights and other intellectual property rights, and the Company will execute assignments as necessary to achieve that result. Nothing in this Agreement shall be deemed to grant a license directly or by implication, estoppel or otherwise, although the parties may provide for such a license in an express written agreement.
- 6. If either party or any of their respective Affiliates or Authorized Parties is requested or required, by interrogatories, subpoena or similar legal process, to disclose any Confidential Information or Notes, such party agrees to provide the Disclosing Party with prompt notice of each such request, to the extent practicable, so that the Disclosing Party may seek an appropriate protective order, waive compliance by the MSSP-MEC DESIGNER & ENGINEER-NDIA

  Date: 19108 2

  IRUKKUR 637 204, P.Velur Tk., Namakkal Dt. TN

MNDA Template Revised 05/28/2010

© General Electric Company



Receiving Party with the provisions of this Agreement, or both. If, absent the entry of a protective order or receipt of a waiver, the Receiving Party is, in the opinion of its counsel, legally compelled to disclose such Confidential Information or Notes, the Receiving Party may disclose such Confidential Information or Notes to the persons and to the extent required without liability under this Agreement and will use its best efforts to obtain confidential treatment for any Confidential Information or Notes so disclosed.

- 7. This Agreement contains the entire understanding between the parties relating to the subject matter contained herein, and supersedes all prior and collateral communication, reports and understandings between the parties relating thereto. This Agreement is not intended as a teaming, joint venture or other such arrangement. No change, modification or addition to or waiver of any provision of this Agreement shall be binding unless in writing and signed by authorized representatives of both parties. Except as provided herein, the parties agree that any disclosures contemplated hereunder, and any discussions or communications between the parties relating thereto, shall not restrict either party's right to take whatever future actions such party unilaterally determines to be in its best interests, including the right to discontinue discussions with the other party at anytime or to undertake similar discussions or to enter into agreements or relationships with third parties covering subjects related to the matters covered herein. All provisions of this Agreement are severable, and if any provision or part thereof is deemed invalid or otherwise unenforceable, then such term shall be construed to reflect the closest lawful interpretation of the parties' original intent, and the remaining provisions of this Agreement shall remain valid, enforceable and binding. This Agreement may be executed in multiple counterparts, each of which, when executed and delivered, shall be deemed an original, but all of which shall constitute one and the same instrument. Any signature page of any such counterpart, or any facsimile transmission thereof, may be attached or appended to any other counterpart to complete a fully executed counterpart of this Agreement, and any facsimile transmission of any signature of a party shall be deemed an original and shall bind such party. The Receiving Party shall notify the Disclosing Party immediately upon discovery of any loss, unauthorized disclosure or use of the Confidential Information and/or Notes or any other breach of this Agreement by the Receiving Party, its Affiliates, or its or their Authorized Parties. In any such event, the Receiving Party shall help the Disclosing Party in every reasonable way to regain possession of the Confidential Information and/or Notes and shall prevent any further unauthorized disclosure or use. This Agreement will be binding on and inure to the benefit of the parties hereto and their respective successors and permitted assigns. Except for the foregoing, neither party may assign this Agreement or any of their rights and obligations hereunder or delegate the performance thereof to a third party without the prior written consent of the other party. Except as stated herein, nothing in this Agreement is intended to confer any benefit to any third party or any right to enforce any term of this Agreement. Any failure by a party hereto to enforce the other party's strict performance of any provision of this Agreement will not constitute a waiver of that party's right to subsequently enforce such provision or any other provision of this Agreement.
- 8. GE and Company each agree to take such measures as may be necessary to ensure that the disclosure of Confidential Information complies with any export control laws which may govern such disclosure. The Receiving Party represents and warrants that no technical data it receives in conjunction with the Confidential Information that is subject to the export control laws of the United States of America ("U.S.") shall be exported from the U.S. or re-exported from any other country without first complying with all export control laws and regulations of the U.S. Government, including without limitation the requirement for obtaining any export license, if applicable. The Receiving Party shall indemnify and hold the Disclosing Party harmless from all claims, demands, damages, costs, fines, penalties, attorney's fees and all other expenses arising from its, its Affiliates, or its or their Authorized Parties failure to comply with this clause and/or applicable export control laws and regulations.
- 9. This Agreement shall be governed by and interpreted in accordance with the laws of the Republic of India Any dispute or difference arising out of or in relation to this Deed, which cannot be resolved through negotiation, would be settled through arbitration in accordance with the Arbitration and Conciliation Act, 1996 of India, as at present in force, before three arbitrators appointed in accordance with such Rules. The venue of arbitration shall be Mumbai. The language of be used in the arbitral proceedings shall be English. Each party acknowledges that money damages would not be a sufficient remedy for any breach of this Agreement. Accordingly, in the event of any such breach, in addition to any other remedies at law or in equity that a party may have, it shall be entitled to seek equitable relief, including injunctive relief or specific performance or both (although neither party shall be entitled to any special, consequential, indirect, punitive or exemplary damages as a result of a breach of this Agreement, whether a claim is asserted in contract, tort, or otherwise).

This Agreement shall commence on the date last signed below.

Company M/s MSSP-MEC Designer & Engineer-India, Namakkal GE

Signature:	Signature:	
Print or type Name:A.MARUTHAMUTHU	Print or type Name:	
Title: Chief Executive Officer ( CEO )	Title:	
Date: 19 / 08 / 2021	Date:	

MNDA Template Revised 05/28/2010 MSSP-MEC DESIGNER & ENGINEER NDIA

MOST Pate: 9108721

© General Electric Company