



**BCPCL**

**Bangladesh-China Power Company Ltd.**

A Joint Venture of CMC & NWPGL

**REQUEST FOR QUOTATION  
FOR**

*Chemical & Maintenance Equipments for Water Body & Fountain Maintenance  
at Payra 1320 MW TPP*

**BANGLADESH-CHINA POWER COMPANY LIMITED  
(A Joint Venture of CMC and NWPGL)**

Issued Ref.: **BCPCL/CIVIL/RFQ/2025-26/2802.07**

Issued On: 01 March, 2026

Submission Deadline- **07 March, 2026; before 12.30pm**





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**REQUEST FOR QUOTATION**

**for**

**Chemical & Maintenance Equipment for Water-body & Fountain Maintenance at  
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Issued On: 01.03.2026

To

1. Bangladesh-China Power Company Limited has been allocated funds and intends to apply a portion of the funds to eligible payments under the Contract for which this Quotation Document is issued.
2. Detailed Specifications and Design & Drawings for the intended Works and physical services are available in the office of the Procuring Entity for inspection by the potential Questioner during office hours on all working days.
3. Quotation is being requested on Unit-Rate/Lump-sum basis.
4. Quotation shall be completed properly, duly signed-dated each page by the authorized signatory and submitted by the date to the office as specified in Para 6 below.
5. No Securities such as Quotation Security (i.e. the traditionally termed Earnest Money, Tender Security) and Performance Security shall be required for submission of the Quotation and execution of the Works (if awarded) respectively.
6. Quotation in a sealed envelope or by fax or through electronic mail on or before 12:30 PM on March 07,2026. The envelope containing the Quotation must be clearly marked "**Chemical & Maintenance Equipment for Water-Body & Fountain Maintenance at Payra 1320 MW TPP**" and "**DO NOT OPEN** before 1:00 P.M. on March 07,2026. Quotations received later than the time specified herein shall not be accepted.
7. Quotations received by fax or through electronic mail shall be sealed-enveloped by the Procuring Entity duly marked as stated in Para 6 above and, all Quotations thus received shall be sent to the Evaluation Committee for evaluation, without opening, by the same date of closing the Quotation.
8. The Procuring Entity may extend the deadline for submission of Quotations on justifiably acceptable grounds duly recorded subject to threshold of ten (10) days.
9. Quotation shall be submitted as per Bill of Quantities of Works and physical services.
10. All Quotations must be valid for a period of at least 60 (Sixty) days from the closing date of the Quotation.





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11. No public opening of Quotations received by the closing date shall be held.
12. Quotationer's rates or prices shall be inclusive of profit and overhead and, all kinds of taxes, duties, fees, levies, and other charges to be paid under the Applicable Law, if the Contract is awarded.
13. Rates shall be quoted and, subsequent payments under this Contract shall be made in BDT. The price offered by the Quotationer, if accepted shall remain fixed for the duration of the Contract.
14. Quotationer shall have legal capacity to enter into Contract. Quotationer, in support of its qualification shall be required to submit certified photocopies of latest documents related to valid Trade License, Tax Identification Number (TIN), VAT Registration Number, Bank Solvency without which the Quotation may be considered non-responsive.
15. Quotations shall be evaluated based on information and documents submitted with the Quotations, by the Evaluation Committee and, at least three (3) responsive Quotations will be required to determine the lowest evaluated responsive Quotations for award of the Contract.
16. In case of anomalies between unit rates or prices and the total amount quoted, the unit rates or prices shall prevail. In case of discrepancy between words and figures the former will govern. In case of quotation submitted on Lump-sum basis, if anomalies found between figures and words, the words will prevail. Quotationer shall remain bound to accept the arithmetic corrections made by the Evaluation Committee.
17. The execution of Supply shall be completed within 14 (Fourteen) days from the date of signing of contract.
18. Letter inviting the successful Quotationer to sign the Contract shall be issued within 02 (two) days of receipt of approval from the Approving Authority. The Contract shall have to be signed within 02 (two) days of issuing such Letter of Invitation.
19. The Procuring Entity reserves the right to reject all the Quotations or annul the procurement proceedings.

  
01/03/2026

**Rezwan Iqbal Khan**  
Superintending Engineer (Civil)  
Bangladesh-China Power Company Limited  
Payra 1320 MW TPPP  
E-mail: rezwaniqbal@bcpcl.org.bd

**Distribution:**

1. Notice Board.
2. Office File.
3. Official Website.





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## **Quotation Submission Letter**

Issued Ref.: BCPCL/Civil/RFQ/2025-26/2802.07

Issued On: 01.03.2026

**Superintending Engineer (Civil)**

**Bangladesh-China Power Company (Pvt.) Limited**

Payra 1320 MW TPPP

Kalapara, Patuakhali.

I/We, the undersigned, offer to execute in conformity with the Conditions of Contract for execution of the Works and physical services named Chemical & Maintenance Equipment for Water-Body & Fountain Maintenance at Payra 1320 MW TPP.

**The total Price of my/our Quotation is BDT**

**In Words:**

My/Our Quotation shall remain valid for the period stated in the RFQ Document and it shall remain binding upon us and, may be accepted at any time prior to the expiration of its validity period.

I/We declare that I/we have the legal capacity to enter into a contract with you, and have not been declared ineligible by the Government of Bangladesh on charges of engaging in corrupt, fraudulent, collusive or coercive practices. Furthermore, I/we am/are aware of Para 22 (e) of the Conditions of Contract and pledge not to indulge in such practices in competing for or in executing the works.

I/We am/are not submitting more than one Quotation in this RFQ process in my/our own name or other name or in different names. I/We understand that your written invitation to sign the Contract shall become binding upon us, until a formal Contract is signed.

I/We have examined and have no reservations to the RFQ Document issued by you on 1 May,2026.

I/We understand that you reserve the right to reject all the Quotations or annul the procurement proceedings without incurring any liability to me/us.

Signature of Quotationer with Seal

Date:





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**Price Schedule**

Sl. No.	Description of Works	Unit of Measurement	Qty	Unit Price including TAX & VAT (BDT)	Total Price including TAX & VAT (BDT)
01	02	03	04	05	06
1	Trichloroisocyanuric Acid (TCCA) 90% Granular (Per Drum 50kg)	Drum	5		
2	Bleaching Powder_Nisso Calcium Hypochlorite 65% Granular Bleach 50kg Drum	Drum	1		
3	Alum	Kg	60		
4	Algae acid (1-liter bottle)	Liter	5		
5	Vixol Pro	Liter	36		
6	Algae Brush-10" (Stainless steel 316)	pcs	2		
7	Nylon Brush Head for Swimming Pool (curved head)	pcs	2		
8	Leaf skimmer for swimming pool	Pcs	1		
9	Vacum Head-14" (Heavy Duty)	Pcs	1		
10	Electric cable (1.5 RM)	Meter	20		
<b>Total Price Including TAX &amp; VAT</b>					

Total Price (in words)	
Works to be executed in	Payra 1320MW TPPP Site, Dhankhali Union, Kalapara, Patuakhali.

[.....] number corrections made by me/us have been duly initialed in this BoQ.





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Signature of the Quotationer with Seal	Date:
Name of the Quotationer	

**Note:**

1. Col. 1, 2, 3 & 4 to be filled in by the Procuring Entity and Col. 5, 6 & 7 by the Quotationer.
2. Rates or Prices shall include profit and overhead and, all kinds of taxes, duties, fees, levies, and other charges earlier paid or to be paid under the Applicable Law, if the Contract is awarded; including transportation, insurance etc. Whatsoever up to the point of delivery of Goods and related services in all respects to the satisfaction of the Procuring Entity.

**Technical Specification**

Sl. No.	Procurement Name	Bidder's Offer
1	2	3
1	Trichloroisocyanuric Acid (TCCA) 90% Granular (Per Drum 50kg)	
2	Bleaching Powder_Nisso Calcium Hypochlorite 65% Granular Bleach 50kg Drum	
3	Alum	
4	Algae acid (1-liter bottle)	
5	Vixol Pro	
6	Algea Brush-10" (Stainless steel 316)	
7	Nylon Brush Head for Swimming Pool (curved head)	
8	Leaf skimmer for swimming pool	
9	Vacum Head-14" (Heavy Duty)	
10	Electric cable (1.5 RM)	





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## Invitation for signing Contract

**Issued Ref.:**

**Insert Date:**

[name of Contractor \_\_\_\_\_]  
[address \_\_\_\_\_]

This is to notify you that your **Quotation** dated [dd/mm/yy] for the execution of the Supply services named **Chemical & Maintenance Equipment for Water-Body & Fountain Maintenance at Payra 1320 MW TPP** for the Contract Price of Tk [state amount in figures and in words] as corrected, has been approved by the competent authority.

You are thus requested to attend the office of the undersigned to sign the Contract within **02 (two) days** of issuing this Letter of Invitation; but in no case later than [specify dd/mm/yy].

You may proceed with the execution of the Works only upon signing the Contract. You may also please note that this invitation shall constitute the formation of this Contract which shall become binding upon you.

We attach the draft Contract and all other documents for your perusal.

Attachment: Draft Contract

Signature of the Procuring Entity with name and designation

Date: dd/mm/yy





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## Contract Agreement

THIS AGREEMENT made on this [insert day] day of [insert month and year] between [name and address of Procuring Entity] (hereinafter called "the Procuring Entity") of the one part and [name and address of Contractor] (hereinafter called "the Contractor") of the other part:

WHEREAS the Procuring Entity invited Quotation for certain Supply of Materials named **Chemical & Maintenance Equipment for Water-Body & Fountain Maintenance at Payra 1320 MW TPP** and has accepted the Quotation submitted by the Quotationer for the execution of those works in the sum of Taka [insert Contract price in figures and in words] (hereinafter called "the Contract Price").

NOW THIS AGREEMENT WITNESSED AS FOLLOWS:

1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the General Conditions of Contract hereinafter referred to.
2. The documents forming the Contract shall be interpreted in the following order of priority:
  - (a) the signed Contract Agreement
  - (b) the Letter of Invitation
  - (c) the Conditions of Contract
  - (d) the Specifications
  - (e) the Design and Drawings
  - (f) the priced Bill of Quantities
  - (g) any other document listed anywhere in the Contract.
3. In consideration of the payments to be made by the Procuring Entity to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the Procuring Entity to execute and complete the works and to remedy any defects therein in conformity in all respects with the provisions of the Contract.
4. The Procuring Entity hereby covenants to pay the Contractor in consideration of the execution and completion of the works and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.

IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with the laws of Bangladesh on the day, month and year first written above.

**For the Purchaser**

**For the Contractor**

Signature

Name

Designation

In the presence of

Name





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## **Conditions of Contract for**

### **Chemical & Maintenance Equipment for Water-Body & Fountain Maintenance at Payra 1320 MW TPP at Payra 1320 TPP**

1. Terms and Conditions contained herein shall be binding upon both the Procuring Entity and the Supplier for the purpose of administration and management of this Contract.
2. Implementation and interpretation of these Terms and Conditions shall, in general, be under the purview of Procurement Procedures of BCPCL.
3. The Supplier shall have to complete the delivery in all respects within 14 days of issuing the Purchase Order in conformity with the Terms and Conditions.
4. The Supplier shall be entitled to an extension of the Delivery Schedule if the Procuring Entity delays in receiving the Goods and related services or if Force Majeure situation occurs or for any other reasons acceptable to the Procuring Entity on justifiable grounds duly recorded.
5. All delivery under the Contract shall at all times be open to examination, inspection, measurements, testing, commissioning, and supervision of the Procuring Entity or his/her authorized representative.
6. The Procuring Entity shall check and verify the delivery made by the Supplier in conformity with the Technical Specifications and notify the Supplier of any Defects found.
7. If the Goods are found to be defective or otherwise not in accordance with the specifications, the Procuring Entity may reject the supplies by giving due notice to the Supplier, with reasons.
8. The Supplier shall be entirely responsible for payment of all taxes, duties, fees, and such other levies under the Applicable Law.
9. Notwithstanding any other practice, the payment shall be based on the actual delivery of goods on the basis of the quantity of each item of Goods in accordance with the Priced Schedule and Specifications. 100% of the Contract price of the Goods and related services shall be paid after submission and acceptance of the Delivery Challan.
10. The Supplier's rates or prices shall be inclusive of profit and overhead and, all kinds of taxes, duties, fees, levies, and other charges to be paid under the Applicable Law.
11. The total Contract Price is BDT [insert figure] [in words].
12. The Supplier shall remain liable to fulfil the obligations under the Applicable Law.





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13. The Supplier shall keep the Procurement Entity harmless and indemnify from any claim, loss of property or life to himself/herself, his/her workmen or staff, any staff of the Procurement Entity or any third party while delivering the Goods and related services.
14. Any claim arising out of delivery of Goods and related services shall be settled by the Supplier at his/her own cost and responsibility.
15. No modification to Scope of Supply and no Variations to the quantities ordered shall be permissible under any circumstances.
16. The Procuring Entity contracting shall amend the Contract incorporating required approved changes subsequently introduced to the original Terms and Conditions in line with the applicable law, where necessary.
17. The Procuring Entity may, by written Notice sent to the Supplier, terminate the Contract in whole or in part at any time, if the Supplier:
  - a. fails to deliver Goods and related services as per Delivery Schedule and Specifications.
  - b. in the judgement of the Procuring Entity, has engaged in any corrupt, fraudulent, collusive or coercive practices in competing for or in delivery of goods and related services.
  - c. fails to perform any other obligation(s) under the Contract.
18. The Procuring Entity and the Supplier shall use their best efforts to settle amicably all possible disputes arising out of or in connection with this Contract or its interpretation.
19. The Supplier shall be subject to, and aware of provision on corruption, fraudulence, collusion and coercion with the applicable law.

