

MAJOR HIGHLIGHTS OF THE TENDER

CPC TENDER NO. BHEL/CPC/SGL/RMC/25/018

BROAD SCOPE OF JOB:

PACKAGE-A: Hiring of RMC Agency for Installation of Batching Plant & Production of Required Grade of Concrete for Foundations, Sub-structures, Super-structures and Road Works etc. at 2X800MW SINGRUALI STPP STAGE-III.

PACKAGE-B: Hiring of RMC Agency for Installation of Batching Plant & Production of Required Grade of Concrete for Foundations, Sub-structures, Super-structures etc. at 2X800MW SINGRUALI STPP STAGE-III.

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1.	Pre-Bid Meeting with Interested Bidders (NIT Clause 1.0 (X))	1. Facilitate better understanding of the Project Requirements; 2. Clarifying any ambiguities in the bidding documents.
2.	EMD AMOUNT) (NIT Clause 1.0 (vii) and GCC Clause 1.9)	Rs. 30,00,000/- (Rupees Thirty lakh Only)
3.	Material to be issued by BHEL (Free of Cost) (TCC Chapter – II Clause 2.20.1)	Material to be issued by BHEL (Free of Cost): - Cement & Crushed Stone Sand.
4.	Ordering Philosophy (NIT Clause 36.0)	<ul style="list-style-type: none">a) Contracts for Package-A and Package-B shall be awarded as two separate contracts on price matching basis.b) Bidders has to quote for Package-A only in price bid.c) L1 Bidder will be awarded the Contract for Package-A.d) Total derived value of Package-B shall be 73.309% (approx.) of contract value (L1 Price) of Package-A.e) Package-B shall be offered to the next lowest Bidder in the order of competitiveness, i.e., L2, L3, and so on, for matching the derived Package-B value.f) In case nos. of techno-commercially qualified bidders are three or more, the offer for awarding the Package-B shall be extended to L2, L3 and so on in order of competitiveness excluding H1 bidder. However, if nos. of techno-commercially qualified bidders are two only than decision of offering the Package-B shall be at BHEL's discretion.g) In the above process, the Bidder (L2, L3 and so on) who will match the derived value of Package-B shall be awarded the contract for Package-B.

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		<p>h) In case, L2, L3 and so on does not agree, then L1 bidder of Package-A may be awarded the contract for Package-B.</p> <p>i) However, BHEL reserves the right, not to award Package-B as per Sl. No. h) above, at its sole discretion, without assigning any reason to the Bidders and go for re-tendering.</p> <p>j) All clauses, terms, and conditions of tender shall be applicable for both the packages 'Package-A' and 'Package-B' separately for their respective scope.</p>
5.	Price Variation Compensation (TCC Clause No. 7.2)	Applicable from the latest date of bid submission. PVC shall be applicable for the entire original contract period plus the extended period, i.e. for the complete execution period.
6.	Quantity Variation (GCC Clause 2.14.2)	Provision is kept for revision of rates for individual BOQ items(s) in the event the executed quantity exceeds two times the quantity in the original price schedule.
7.	(Rights of BHEL" – GCC Clause 2.7)	Clause pertains to procurement at Risk and Cost of bidder, in case of default of Contractor is replaced by "Breach of Contract" Clause. The total liability on account of Breach of Contract is limited to 10% of the Contract Value.
8.	Security Deposit (SD) (GCC Clause 1.10)	5% of Contract Value and shall be furnished before Commencement of Work. SD to be released after completion of Guarantee Period.
9.	Retention Amount (RA) (GCC Clause 2.22)	5% of contract value and shall be furnished before the first RA Bill becomes due for payment. On successful bidder's request, the Retention Amount can also be recovered at the rate of 10% of the gross amount, progressively, from each of the running bills of the contractor

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		till the total amount of the required retention amount is collected. RA to be released along with Final Bill.
10.	Reverse Auction (NIT Clause 19.0)	Applicable. Elimination Criteria in Reverse Auction is as below: a) Upto 3 Techno Commercial qualified Bidder -No bidder shall be eliminated. b) In case 4 Techno Commercial Qualified bidder: - One (01) bidder is to be eliminated; c) In case 5 Techno Commercial Qualified bidder: - Two (02) bidders are to be eliminated; d) In case 6 or more than 6 Techno Commercial Qualified bidders: - 50% bidders are to be eliminated. ☑ No elimination for class-1 local supplier, in case their quoted price comes within L1 + 20% band as per PPP-MII.
11.	BOCW Cess (TCC Chapter – VIII, Clause 8.4)	Not to be borne by Bidder.
12.	Construction Power: (Clause 2.18 of TCC Chapter - II)	Construction power shall be made available to the Contractor at 415 V feeders of LT substation located at single point near the site at a distance of approx. 500M. Further distribution shall be arranged by the contractor at his own cost and services. Contractor shall be responsible for fulfilment of all requirements including statutory requirements in this regard. In case, BHEL is not able to provide construction power due to any reason whatsoever, contractor should make his own arrangement for the same without any cost and time implication to BHEL.
13.	Construction Water (Clause 2.19 of TCC Chapter - II)	BHEL may provide water supply (at single point source) for construction purpose on chargeable basis as and when made available by customer. However, contractor shall make alternate arrangement of construction water till the same is made available by BHEL. Contractor has to make arrangement of further

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		distribution and metering of water at his own cost. No extra payment shall be made under this account. Rate of water charges shall be as levied by customer (NTPC) at 2X800 MW Singrauli Stage-III Site.
14.	Royalty & Other Fees. (Clause 2.10 of TCC Chapter - II)	In the event of there being a statutory increase in the rates of royalty charges/fresh levy of royalty on materials, the same shall be reimbursed to the Contractor upon submission of original challan by him of having made the payments at revised rates. In the event of there being a decrease in such rates, the same shall be recovered from the Contractor. The base date for calculating the increase or decrease shall be the rate as on seven (7) days prior to the date of Techno-commercial (Envelope-I) bid opening. The total reimbursement (positive or negative) as specified above, to be paid or recovered, shall however be calculated on the quantity of materials actually accepted for payment), whichever is less, and on the basis of documentary evidence of Govt. Notification. However, the Contractor will settle claims, if any, on account of over charge by the State Authorities.
15.	Interest Free Mobilization Advance (GCC Clause 2.13.1)	5% of the Contract Value in three instalments as specified in TCC. (Chapter 7 of TCC)
16.	Secured Advance Against Material Brought to Site (GCC Clause 2.13.3)	Limited to 5% of the Contract Value.
17.	Interest Bearing Mobilization Advance and Additional Interim Advance (GCC Clause 2.13.2)	Up to 10% of the Contract Value against adequate Security/BG.
18.	Procurement at Risk and Cost of bidder, in case of default of Contractor is removed (replaced by "Breach of Contract" clause)	The total liability on account of Breach of Contract is limited to 10% of the Contract Value.

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19.	Over Run Compensation (ORC) As per GCC clause 2.12)	Not Applicable.
20	T&Ps and MMEs (TCC Chapter-IV)	All T&Ps are to be provided by the Contractor as per Chapter-IV of TCC.
21	T&PS AND MMES to be provided by BHEL (TCC Chapter-V)	Nil

Note: The above is for reference only. Bidders are requested to go through the complete tender documents for preparation of their offer.