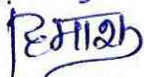


(A) GENERAL TERMS & CONDITIONS:

1. Contractor has to do painting on bus duct in side painting booth. His person should be technically competent to operate painting booth.
2. Measurement of painted surface area taken by cylindrical formula (In case of IPBD) and rectangular formula (in case of SPBD). painting of Inspection Windows, Channel rings, CT terminal Box & terminal Covers will not paid extra.
3. Material issued to contractor by BHEL, will be under the responsibility of contractor till he returns the same to Production / Central Stores.
4. Contractor has to return / hand over scrap material to BHEL official via scrap note quantity and type of scrap clearly mention in the scrap note. Collection and separation of scrap to be the contractor on daily basis after the shift is over.
5. Contractor's Engineer / supervisor have to maintain data of issued raw material, finished good and scrap material on day to day basis.
6. Contractor has to hand over finished job to BHEL representative for assembly & Dispatch in proper format along with all fittings like, window cover, assembly of Heater / CT terminal box, conductor etc.
7. Shop supervisor from contractor side will co-ordinate with shift in-charge, BHEL, Production Shop for all his requirements i.e. targets of month, issue of raw material, required consumables, maintenance of machine, material handling & work verification on daily basis.
8. Contractor has to submit the material accountal every month w. r. t. SIV issued by production, after the completion of fabrication.
9. Contractor has to execute the work order in 2 shifts on compulsory basis as per production requirement. He has to put off all the power switches of machines , fans, lights and other shop appliances before leaving the work place after duty is over or going for lunch. If BHEL finds any laps, suitable penalty shall be imposed to the contractor.
10. Contractor's employees may use BHEL's canteen facility after purchasing the requisite coupons upon payment. BHEL is not bound for providing subsidized meal to contractor employee.
11. Boarding, lodging & transportation facility of subcontractor's employees has to be arranged by contractor.
12. A work-register has to be maintained containing following information regarding IP ducts:
 - a) Date of receipt of Ducts/PPC items & other items.
 - b) Date of inspection offered to BHEL.
 - c) Date of handing over of finished painted jobs to assembly or direct dispatch.
13. The assignment as received from BHEL has to be completed as per schedule of work and if needed has to be realigned with the revised targets of BHEL by working in co-ordination with BHEL in two shifts/three shifts.

PREPARED BY:



हिमांशु कुमार नाईक
अ.वि. अभियन्ता (उत्पादन)
बी.एच.ई.एल. रुद्रपुर
उत्तराखण्ड - 263153

Himanshu Kumar Naik
Sr. Engineer (Production)
B.H.E.L. Rudrapur
Uttarakhand-263153

APPROVED BY:

Page 1/3

14. The contractor shall be fully responsible for the acts/omissions by the persons engaged by it for working at site under the contract. The persons engaged by the contractor should not have any criminal Record/or involved in any activity subversive of law and order. The contractor shall be fully responsible for injury/loss of life & property BHEL/contractor's own persons/any other party caused due to acts & omissions of sub contractor or its employee during course of execution of work.
15. Compliance and payment of PF of sub contractor staff employed for the work shall be the exclusive responsibility of the sub contractor.
16. The sub contractor should follow the rules of Health Safety and Environment Management Programme as per requirement of ISO-14001 and OHSAS-18001.
17. **Cleaning of work area after completion of work is responsibility of subcontractor.**
18. Warranty: Not applicable.
19. Any loss/damage/intentional damages of BHEL's Tools & Plant during the execution of contract will be liable for recovery of cost involved, from the bills of contractor.

(B) RIGHT OF BHEL:

BHEL reserves the following rights in respect of this contract during the original contract period or its extensions if any, as per the provisions of the contract, without entitling the contractor for any compensation.

- i) To withdraw any portion of work and / or to restrict / alter quantum of work as indicated in the contract during the progress of work and get it done through other agencies to suit BHEL's commitment to its customer or in case BHEL decides to advance the date of completion due to other emergent reasons / BHEL's obligation to its customer.
- ii) To terminate the contract or get any part of the work done through other agency or deploy BHEL's own/ hired/ otherwise arranged resources, at the risk and cost of the contractor after due notice of a period of one week by BHEL, in the event of:-
 - i) Contractor's continued poor progress
 - ii) Withdrawal from or abandonment of the work before completion of the work
 - iii) Contractor's inability to progress the work for completion as stipulated in the contract
 - iv) Poor quality of work
 - v) Corrupt act of Contractor
 - vi) Insolvency of the Contractor
 - vii) Persistent disregard to the instructions of BHEL
 - viii) Assignment, transfer, sub-letting of contract without BHEL's written permission
 - ix) Non fulfillment of any contractual obligations
- iii) In the opinion of BHEL, the contractor is overloaded and is not in a position to execute the job as per required schedule.

PREPARED BY: 

APPROVED BY:

हिमांशु कुमार नाईक Himanshu Kumar Naik
वरिष्ठ अभियन्ता (उत्पादन) Sr. Engineer (Production)
बी.एच.ई.एल. रुद्रपुर B.H.E.L. Rudrapur
उत्तराखण्ड - 263153 Uttarakhand-263153

- iv) To meet the expenses including BHEL overheads on the differential cost at 10%, over and above the Liquidated damages/penalties arising out of "Risk & Cost" as explained above. BHEL shall recover the amount from any money due from Contractor, or from any money due to the Contractor including Security Deposit, or by forfeiting any T&P or material of the contractor under this contract or any other contract of BHEL or by any other means or any combination thereof.
- v) To terminate the contract or to restrict the quantum of work and pay for the portion of work executed in case BHEL's contract with their customer are terminated for any reason, as per mutual agreement.
- vi) To effect recovery from any amounts due to the contractor under this or any other contract or in any other form, the moneys BHEL is statutorily forced to pay to anybody, due to contractor's failure to fulfill any of his obligations. BHEL shall levy overheads of 10% on all such payments along with interest as defined elsewhere in the GCC.
- vii) While every endeavour will be made by BHEL to this end, they cannot guarantee uninterrupted work due to conditions beyond their control. The Contractor will not be normally entitled for any compensation / extra payment on this account unless otherwise specified elsewhere in the contract.
- viii) In case the execution of works comes to a complete halt or reaches a stage wherein worthwhile works cannot be executed and there is no possibility of commencement of work for a period of not less than two months, due to reasons not attributable to the contractor and other than Force Majeure conditions, BHEL may consider permitting the contractor to de mobilize forthwith and re mobilize at an agreed future date. Cost of such demobilization/remobilization shall be borne by contractor. ORC in such cases shall not be applicable for the period between the period of demobilization and re mobilization. The duration of contract/time extension shall accordingly get modified suitably. In case of any conflict, BHEL decision in this regard shall be final and binding on the contractor.
- ix) In the unforeseen event of inordinate delay in receipt of materials, drawings, fronts, etc, due to which inordinate discontinuity of work is anticipated, BHEL at its discretion may consider contractor's request to short close the contract in following cases:
The balance works cannot be done within a reasonable period of time as they are dependent on reasons not attributable to the contractor. At the point of requesting for short closure, contractor shall establish that he has completed all works possible of completion and he is not able to proceed with the balance works due to constraints beyond his control. In such a case, the estimated value of the unexecuted portion of work (or estimated value of services to be provided for carrying out milestone / stage payments) as mutually agreed, shall however be reduced from the final contract value.

PREPARED BY:

APPROVED BY:


ईक Himanshu Kumar Naik
:पादन) Sr Engineer (Production
र BHEL, Rudrapur
3 Uttarakhand-263153

Page 3/3