ANNEXURE – III

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GENERAL TERMS AND CONDITIONS FOR INVITING TENDERS AND AWARDING CONTRACT

*A. DEFINITIONS:*

1. “Company” shall mean Bharat Heavy Electrical Limited Bhopal, a company incorporated under the companies Act’ 1956, and having its registered office at BHEL House, Siri Fort, New Delhi – 110045 here in after referred to as BHEL and includes a duly authorized representative of the company or any other person empowered in this behalf by the company to discharge all or any of its functions.

2) “Accepting Authority” shall mean the Head of the WE&CS – Mechanical Section or any other person authorized by him.

3) “Contractor” shall mean the notice inviting Tender and acceptance thereof & formal agreement if any, executed between Bharat Heavy Electricals Ltd. Bhopal & contractor together with documents referred to therein including these conditions, & any special conditions, specifications, designs, drawings etc. These documents taken shall be deemed to form one contract and shall be complementary to one another.

4) “Contractor” shall mean the individual or firm or company whether incorporated or not, undertaking the work & shall include legal representatives of such individual or persons composing such firm or incorporated company or successors of such person, as the case may be and permitted of such individual or firm or company.

5) “Contract sum” shall mean the lump sum for which the tender is accepted in the case of lump sum contract and in the case of item rate the total cost of the works arrived after extension of quantities shown in schedule of quantities by the item rates quoted by the tenderer for various item.

6) “Day” shall mean a day of 24 hours from midnight to mid night, irrespective of the number of hours worked in that day.

7) A week shall mean seven days without regard to the number of hours worked in any day in the week.

8) “Work” shall mean work to be executed in accordance with contract or part(s) thereof as the case may be and shall include all extra, additional, altered or substituted Work or temporary & urgent work as required for performance of contract.

9) “Engineer-in-Charge” shall mean the Engineering officer appointed by the Accepting Authority, who shall direct, supervise & be in-charge of work for purpose of contract.

SCOPE OF PERFORMANCE

*B. CONTRACT DOCUMENTS:*

The contractor shall be furnished free of charge, two Certified true copies of the contract documents. He shall keep one copy of this document on the site in good order, and the same shall as all, reasonable times, be available or inspection and use by the Engineer-in-charge, his representatives or by other Inspecting Officers.

1) None of the documents shall be used by contractor for any purpose other than that of this contract.

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2) The contractor shall take necessary steps to ensure that all persons employed on any work in connection with this contract have noticed that Indian Official Secrets Act, 1923, applies to them and shall continue so to apply even after the execution of such work under the contract.

*C. WORK TO BE CARRIED OUT:*

The work to be carried out under the contract shall except as otherwise provided in these conditions, include all Labour, replacement of parts which may be required for full and entire execution and completion of the work.

1) The contractor shall have his own arrangements for all the tools & tackles, measuring instruments (such as Vernier Callipers, micrometers, measuring tapes, etc.), consumables etc. required for the execution of work to the entire satisfaction of the Engineer-in-charge.

*D INSPECTION OF WORK BEFORE SUBMISSION OF TENDER:*

The contractor shall examine the quantum of work and shall satisfy himself before submitting his tender. He shall himself asses the requirement of materials, contingencies and other circumstance which may affect or influence his tender, no extra charges on any misunderstanding or otherwise shall be allowed.

*E SUFFICIENCY OF THE TENDERERS:*

The contractor shall be deemed to have satisfied himself before tendering as to correctness and sufficiency of his tender, the work and prices. This shall except as otherwise provided all obligation under the contracts all matters and things necessary for the proper completion and maintenance of the works.

*F DISCREPANCIES AND ADJUSTMENT OF ERRORS :*

The several documents forming the contract are to be taken as mutually explanatory of one another. If there are varying or conflicting provisions made in any document forming part of contract, the accepting authority shall be the deciding authority with regard to the intention of the document. Any error in description, quantity or rate or any omission these form shall not initiate the contract or release the contractor from execution of whole or any part of work comprised. These and according to drawings & specification or from any of his obligation under the contract.

*G EARNEST MONEY DEPOSIT & SECURITY DEPOSIT :*

1) Earnest Money is to be paid by each Tenderer along with the tender documents in a separate sealed envelope.

Total amount of of Rs.3,34,943/- shall be deposited as Earnest Money along with tender.

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1.1) Modes of Deposit of EMD.

The EMD may be only accepted in following forms:

1. Cash deposit as permissible under extant income tax act (before opening of tender).
2. Electronic Fund transfer in BHEL Account (Before tender opening).
3. Banker’s cheque/pay order/Demand draft, in favour of BHEL (along with offer)
4. Fixed Deposit Receipt (FDR) issued by scheduled banks/Public Financial Institutions as defined in Companies Act (FDR should be in the name of Contractor, a/c BHEL).

In addition to above, the EMD amount in excess of Rs. Two lakhs may also be accepted in the form of bank guarantee from scheduled banks. The bank guarantee in such cases shall be valid for at least 6 months.

1.2) EMD by the Tenderer will be forfeited as per tender documents. If:

i) After opening the tender, the tenderer revokes his tender within the validity period or makes any modification in his tender which is not acceptable to BHEL.

ii) The tenderer fails to deposit the required Security Deposit or does not commence the work within the period as per LOI / Contract. In case the LOI / Contract is silent in this regard, then within 15 days after award of contract.

1.3) EMD shall not carry any interest.

2) SECURITY DEPOSIT (S D):

2.1) The S D shall be collected from the successful contractor at the rate of 5 % of the contract value.

2.2) The Security Deposit will be collected before start of the work by the contractor as per clause 2.3 (f).

2.3) Security Deposit may be furnished in any one of the following forms:

a) Electronic Fund transfer in BHEL Account/ through SBI Collect which is available at BHEL, Bhopal internet site (www.bhelbpl.co.in).

b) Securities available from Post Offices such as National Saving Certificates, Kisan Vikas Patras etc. (Certificates should be held in name of Contractor furnishing Security & duly pledged in favour of BHEL & discharged on back).

c) Bank Guarantee from Schedule Banks/Public Financial Institution as defined in the Companies Act subject to a maximum of 50% of local Security Deposit value. The balance 50% has to be remitted either by cash or in the other form of Security. The Bank Guarantee format should have the approval of BHEL.

d) Fixed deposit Receipt issued by Schedule Banks/Public Financial Institution as defined in the Companies Act. The FDR should be in the name of Contractor, A/C BHEL, duly discharged on back.

e) Security Deposit can also be recovered @ 10% from the running bills. However in such cases at least 50% of the S D should be collected before start of work and the balance 50% may be recovered from the running bills.

f) EMD of the successful tenderer shall be converted & adjusted against the S D.

g) The Security Deposit shall not carry any interest.

h) Note: Acceptance of S D against Sl. No. (d) Above will be subject to hypothecation or endorsement on the documents in favour of BHEL. However BHEL will not be liable or responsible in any manner for collection of interest or renewal of documents or in any other matter connected therewith.

2.4) The Security Deposit deducted vide clause 2 above will be refunded to the tenderer after the completion of the work. In the meantime any discrepancy is found in the work the SD can be detained for further period or may be forfeited. This Security Deposit shall be liable to be returned to the contractor after termination of the contract or at the end of it, subject to deduction on account of company dues, non-deposit of statutory dues etc. no interest shall be payable on S D.

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*H. TIME AND EXTENSION FOR DELAY:*

The time allowed for execution, which shall be mutually agreed between BHEL and contractor, and mentioned in Work Order, along with these conditions shall be of the essence of the contract. The execution of work shall commence immediately and not later than 15th day after the date on which the Engineer-in-charge issues written order to commence work or from date of handing over the plant whichever is later unless specified otherwise elsewhere. If contractor commits default in commencing the execution of work as aforesaid, Company/Corporation shall without prejudice to any other right or remedy be at liberty to cancel the order and forfeit the earnest money/ security Deposit.

1) As soon as possible after the contract is awarded, the Engineer-in-charge and the contractor shall agree upon a time and progress chart. The chart shall be prepared in direct relation to the time stated in the contract document for completion of work.

It shall indicate forecast of dates of commencement & completion of various activities to be done for completion of work as per contract. This may be amended as necessary by agreement between Engineer-in-charge & contractor within limitations of time imposed in contract document & further to ensure good progress during execution of work.

2) If the work is delayed by :

a) Force majeure, or

b) Serious loss or damage by fire, or

c) Delay on the part of other contractor or company/ corporation in executing work not forming part of contractor.

d) Non-availability / release of the machines which is in the responsibility of company / corporation or,

e) Any other case, which is in the absolute discretion of the accepting authority and is beyond contractor’s control.

Then upon the happening of any such delay, contractor shall immediately give notice thereof in writing to the Engineer-in-charge within 10 days but shall never lose constantly his best endeavors to prevent or make good the delay and shall do all that may be reasonably required to the satisfaction of the Engineer-in-charge to proceed with the work.

3) Request for extension of time to be eligible for consideration shall be made by the contractor in writing within seven days of the happening of the event causing delay. The contractor may also, if practicable, indicate in such a request the period for which the extension is required.

4) The accepting authority may give a fair and reasonable extension of time for completion work. Such extension shall be communicated to contractor by Engineer-in-Charge in writing within the month of the date of the receipt of such request.

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*I* *INSPECTION AND APPROVAL*

**1)** All work embracing more than one process shall be subject to Examination and approval at each stage there of and the contractor shall give due notice to the Engineer-in-charge or his authorized representative when each stage is ready.

2) No work shall be covered up or put out of view without the approval of Engineer-in-charge or his representative and the contractor shall afford full opportunity for examination of any work, which is about to be covered up or put out of view. In the event of the failure of the contractor to do as aforesaid, if required by Engineer-in-charge he shall uncover such work at contractor’s own expenses.

3) Company officer concerned with the contract shall have powers at any time to inspect and examine any part of the work and the contractor shall give such facilities as may be required for such inspection and examination.

*J COMPENSATION OF DELAY :*

1) If the contractor fails to maintain the required progress in terms of Work Order or to complete the work & clear the site on or before the contract or extended date period of completion, he shall without prejudice to any other right or remedy of company/ corporation on account of such breach, pay as agreed compensation amount calculated as stipulated below:

a) 0.5% (Half) percent per week of contract value.

2) Provided always that the total amount of compensation for delay to be paid under this condition shall not exceed 10% of the total contract value.

*K CONTRACTOR'S LABOUR / WORKER WHILE WORKING INSIDE :*

1) The contractor shall ensure sufficient staff of the quality to ensure work-man-ship of the degree specified in the contract and to the satisfaction of the Engineer-in-charge. Contractor shall not employ indirectly or through sub-contractor any staff what-so-ever. Written consent of the contractor in this behalf has to be incorporated in to the offer, or otherwise the Contract is liable to be rejected.

2) Contractor shall furnish to Engineer-in-charge a complete list of persons engaged on the work giving the following details.

a) Name (b) Age (c) Trade

Change-over, if any, shall be furnished by the contractor to the Engineer-in-charge

3) Contractor shall comply with Contractor’s Obligations & Statutory Compliances for work contract as per Annexure-IV & it shall be the part of agreement of this contract.

*L NUISANCE :*

Contractor shall not any time do, cause or permit any nuisance on the work site or do anything shall cause unnecessary disturbance or inconvenience to other workers.

*M* *GENERAL TERMS :*

BHEL shall have the privity of the contract with the contractor only and will give instructions to the contractor or his authorized representative. BHEL will have nothing to do or be concerned with the employment of employees working for the contractor. The relationship between BHEL and the contractor will be that of

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independent entities and nothing herein contained will amount to joint venture, partnership or an employer-employee relationship.

2) The contractor shall maintain regular contact with the designated employee(s) of BHEL and will interact on matters relating to the work awarded under this contract.

*N* *TERMS OF PAYMENT :*

As per tender enquiry Annexure I.

*O* *DEFECTS LIABILITY PERIOD – GUARANTEE :* Not Applicable

*P* *RIGHTS & OBLIGATION OF BHEL :*

1) In case the contractor does not carry out the Contractual/Statutory obligations or the services rendered by him are found to be unsatisfactory, BHEL shall bring the same to his notice and he will be obliged to discharge the obligations and rectify the deficiency/anomaly within three days time failing which, BHEL reserves the right to terminate the contract without assigning any reason whatsoever. In such an event, no damages will be payable for short closure of the contract.

2) If the Contractor commits default in complying with any of the terms conditions of the contract and does not remedy it or take effective steps to remedy in within three days after a notice in writing is given by Engineer-in-charge failing which BHEL reserves the right to terminate the contract without giving any reasons thereof.

3) Cancellation of contract may be either for whole or part of contract at BHEL’s option. In event of termination of contract in whole or part BHEL may procure upon such terms and in such manner as deemed appropriate, supplies or services similar to those so terminated and contractor shall be liable to BHEL for any excess costs for such similar supplies or services provided that the contractor shall continue the performance of this contract to extent not terminated under provision of this clause.

4) The decision of BHEL regarding interpretation of any terms and conditions set forth in the Agreement shall be final and binding on the contractor.

The award of the arbitrator shall be final and binding on both the Parties. The venue of the Arbitration shall be Bhopal in India.

5) The Award to be given by the Arbitration shall be a speaking award. All questions, disputes, differences arising under, out of or in connection with this contract shall be to the exclusive jurisdiction of Bhopal Courts.

*Q*  *ARBITRATION AND LAW :*

Except where otherwise provided for contract, all questions and disputes relating to meaning of specifications, designs, drawings, & instruction herein before mentioned and as to quality of workmanship of materials used on work or as to any other, question, claim, right, matter or thing whatsoever in any way arising out of or relating to contract, design, drawing, specifications, estimates, instructions, orders,

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or these conditions or otherwise concerning the works, or the execution or failure to execute same whether arising during the progress of work or after completion or abandonment thereof shall be referred to sole arbitration of Gen. Mgr. (WE&CS), BHEL, Bhopal and if Gen. Mgr., is unable or unwilling to act to the sole arbitration, of some other person appointed by Gen. Mgr. willing to act as such arbitrator. There will be no objection if arbitrator appointed is an employee of BHEL & that had to deal with matters to which the contract relates & that in course of his duties, as such he had expressed views on all or any of the matters in dispute or difference

Arbitrator to whom matter is originally referred being transferred or vacating his office or being unable to act for any reason, such Gen. Mgr. as aforesaid at time of such transfer, vacation of office or inability to act, shall appoint another person to act as arbitrator in accordance with terms of contract. Such person shall be entitled to proceed with reference from the stage at which his predecessor left it. It is also a terms of this contract that no person other than person appointed by such Gen. Mgr, as aforesaid should act as arbitrator & if for any reason that is not possible, matter is not to be referred to arbitration at all. In all case where amount of claim in dispute is Rs.50,000/-(Rs. Fifty Thousand) & above, arbitrator shall give reason for award.

Subject as aforesaid provision of Arbitration Act, 1940, or any statuary modification/reconditioning or reactant thereof and the rules made there-under and for the time being in force shall apply to arbitration proceeding under this clause.

It is a term of the contract that party involving arbitration shall specify dispute or disputes to be referred to arbitration under this clause together with amount or amount claimed in respect of each dispute. Arbitrator(s) may from time to time will consent of the parties enlarge time for making and publishing award.

The work under Contract shall if reasonably possible continue during arbitration proceedings and no payment due or payable to contractor shall be withheld on account of such proceedings. Arbitrator shall be deemed to have entered in reference on the date of first hearing. Arbitrator shall give a separate award in respect of such dispute or difference referred to him. Venue of arbitration shall be such place as may be fixed by arbitrator in his sole discretion. Award of arbitration shall be final, conclusive and binding all parties to this contract.

*R* *Income Tax :*

Income Tax deduction at source will be @ 2.25% or as applicable from time to time.

*S* *GST :*

GST as applicable along with rate & SAC may be quoted by the bidder which will be deposited by you must be clearly indicated in the “Schedule for Rates”. GST TIN to be submitted by the bidder. Any loss/delay of tax credit due to the reason attributable to contractors shall be recovered from them along with interests as applicable.

1. Wherever bidders are required to supply services at project site, Party has to submit GST registration no. of the State in which project site/Plant is located along with copy of registration certificate at the time of submission of Bid. In case the same is not available at the time of submission of bid, the contractor has to give an undertaking that the same will be arranged before award of work order.

2. HSN Code/SAC, rate of tax under GST and applicable GST (IGST, CGST/SGST/UTGST) and GSTIN shall be clearly mentioned by the Bidder.

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3. GST portion of the invoice shall be released only upon:-

3.1     All invoices raised by contractors/vendors must be GST compliant Tax invoices as per GST invoice rules.

3.2     Contractor declaring such invoice in his GSTR-1 or any modified return as notified by government

3.3     Receipt of goods/services and Tax Invoice by BHEL and

3.4     Confirmation of payment of GST thereon by contractor on GSTN portal

3.5     Alternatively, Contractor has to submit BG of appropriate value which shall be valid at least one month after the confirmation of date of payment of GST by contractor on GSTN portal and receipt of Tax invoice and receipt of services, whichever is later. Contractor has to give an undertaking in this regard.

3.6     Contractor has to give an undertaking to BHEL that they have declared invoice in his return and paying GST within timeline prescribed for availing ITC by BHEL.

Payment to Contractor for GST portion will be released only after completion of above activity and on availment of ITC by BHEL.

4 In case GST credit is delayed/denied to BHEL due to non/delayed receipt of services/goods and or tax invoice or expiry of the timeline prescribed in GST Law for availing such ITC, or any other reasons not attributable to BHEL, GST amount shall be recoverable from the contractor along with interest levied/ leviable on BHEL.

Reverse Charge under GST

5A.    In respect of services, reverse charge liability shall arise at the earliest of date of payment to service provider or 60 days from the date of issue of invoice by service provider. Contractor has to submit bill for payment within 30days from the date of invoice. Any interest or penalty implications attributable to the contractor shall be recovered from them.

5B.  Any GST liability arising on BHEL under reverse charge before actual receipt of goods and/or invoice thereof would be subject to recovery of interest leviable for the period between the date of such liability and actual date of eligibility of ITC based on receipt of goods, receipt of invoices and other condition specified in GST Law.

Liquidated Damage/Penalty

6. Liquidated damage (LD) or Penalty if chargeable from suppliers/contractors as per NIT, applicable GST will be charged in addition to the same.

Tax Deduction at Source

7. TDS as per extent provisions of the GST Law shall be deducted from supplier/contractor bill.

*T* *JURISDICTION :*

The jurisdiction in all cases shall be at Bhopal.

*U. Contract Agreement*:

After receipt of the work order, contractor has to sign a Contract Agreement with BHEL on a proper Non-judicial stamp paper of appropriate value (as per prevailing Govt. guidelines) in a prescribed format, covering all terms and conditions of the work order. The cost towards agreement shall be borne by the contractor.

V. *Guidelines for settlement of Claims for compensation arising out of accidents:*

BHEL shall recover the amount of compensation paid to victim(s) by BHEL towards loss of life/permanent disability due to an accident which is attributable to the negligence of contractor, agency or firm or any of its employees as detailed below:

1. Victim: Any person who suffers permanent disablement or dies in an accident as defined below.
2. Accident: Any death or permanent disability resulting solely and directly from any unintended and unforeseen injurious occurrence caused during the

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manufacturing/operation and works incidental thereto at BHEL factories/ offices ans precincts thereof, project execution, erection and commissioning, services, repairs and maintenance, trouble shooting, serving, overhaul, renovation and retrofitting, trail, operation, performance guarantee testing undertaken by the company or during any works/ during working at BHEL units/offices/townships and premises/ project sites.

1. Compensation in respect of each of victims:
2. In the event of death or permanent disability resulting from Loss of both limbs: Rs. 10,00,000/- (Rs. Ten Lakh)
3. In the event of other permanent disability : Rs. 7,00,000/- (Rs. Seven Lakh)
4. Permanent Disablement: A disablement that is classified as a permanent total disablement under the proviso to section 2(I) of the Employee’s Compensation Act, 1923.

The contractor, agency or firm may take insurance for their employees/workers to pay the compensation described above. In case of such mishappening occurs the contractor shall submit the insurance documents to the concerned department. BHEL will withhold the amount till the victim has been paid through the insurance. If the contractor fails to submit required documents covering above clause in the insurance at the time of accident, BHEL shall recover the amount of compensation paid to victim(s) by BHEL.

W. *THE BHEL CONCILIATION SCHEME :*

The Parties agree that if at any time (whether before, during or after the arbitral or judicial proceedings), any Disputes (which term shall mean and include any dispute, difference, question or disagreement arising in connection with construction, meaning, operation, effect, interpretation or breach of the agreement, contract or the Memorandum of Understanding (delete whichever is inapplicable), which the Parties are unable to settle mutually), arise inter-se the Parties, the same may, be referred by either party to Conciliation to be conducted through Independent Experts Committee to be appointed by competent authority of BHEL from the BHEL Panel of Conciliators.

Notes:

1. No serving or a retired employee of BHEL/Administrative Ministry of BHEL shall be included in the BHEL Panel of Conciliators.
2. Any other person(s) can be appointed as Conciliator(s) who is/are mutually agreeable to both the parties from outside the BHEL Panel of Conciliators.

The proceedings of Conciliation shall broadly be governed by Part-III of the Arbitration and Conciliation Act 1996 or any statutory modification thereof and as provided in BRIEF PROCEDURE FOR CONDUCT OF CONCILIATION PROCEEDINGS (Refer annexure IV).

**STATUTORY SAFETY CLAUSES APPLICABLE TO CONTRACTORS FOR CARRYING OUT WORK INSIDE BHEL BHOPAL ON WORKS CONTRACT**

1) Contractor should engage only those workers who are qualified and experienced for the work to be done and for which contract has been awarded.

2) Work should be all the time during the execution period to be supervised either by the contractor himself or by qualified authorized supervisor of the contractor.

3) It is the responsibility of the contractor to ensure safe working of his workers while carrying out the work and should follow all Statutory Safety Precautions and rules. Contractor should provide and ensure use of Safety Belts, Face Shield, Nose & Mouse Masks, Goggles, Glasses, Ear Plug, Welding Shields, Hand Gloves, Safety Shoes etc by his workers for safe working.

4) Contractor should engage Skilled Riggers and Slingers for handling and Shifting of Plants & Equipment and other heavy jobs. Proper size of Slings and ‘D’ Shackles should be used in consultation with BHEL Supervisor/ Engineer. In no case under capacity or rejected or damaged Slings/ ‘D’ Shackles should be used.

5) Special precautions should be taken while working at height or handling of heavy jobs. Contractor should ensure that none of his worker works at a height without using Safety Belts. Contractor himself should supervise the work while working at height or handling of Heavy Plants & Equipment; and should intimate in writing to concerned BHEL Supervisor/ Engineer before commencement of work.

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6)Contractor should ensure that none of the employees work without putting on Safety Shoes. No worker should be allowed to come inside the factory putting on Slippers or Chapples.

7)Contractor should inform in writing concerned BHEL Supervisor/ Engineer and BHEL Fire Officer before commencement of any type of Welding work at a height or at Hazardous area where danger of catching Fire exists.

8)Contractor himself or any of his worker should in no case operate BHEL’s EOT/ Mobile Cranes, Jumbo / Fork Lift Trucks/ Tractors and any of the Machine Tools & Equipments.

9)In case of any Accident causing injury of casualty to any of Contractor’s worker or Contractor himself while carrying out the work, the complete responsibility lies with the Contractor. Contractor should ensure to provide immediate Medical help to his injured worker/ workers and should provide Compensation as per M. P. Govt. Workmen’s Compensation Act’ 1923, in case of injury or casualty causing out of accident while on work to his workers.

**Contractor’s Obligations & Statutory Compliances to be ensured by Contractors in Work Contract**

1. CONTRACTUAL:
   1. Contractor shall decide the number of employees to be deployed for execution of the work awarded to him and he or his authorized representative will be solely entitled to dictate such workers about the manner of carrying out the work as per the prescribed specifications and quality plan.
   2. Contractor shall supervise the work allotted to him and to be carried out by his employees.
   3. Contractor to ensure that the employees deployed in the premises of BHEL are physically and mentally fit and do not have any criminal record. Such employees should possess requisite skill, proficiency, qualification, experience etc.
   4. Contractor to maintain appropriate records of his employees deployed to carry out the job(s).
   5. Contractor should issue appropriate appointment letters to his employees.
   6. Contractor to provide employment card/ identity card with photograph duly verified and attested by the Contractor to his employees. Contractor to indicate the name of the proprietary/ partnership Firm/ Company, place of work, contract number and duration of validity of card.
   7. Contractor will be responsible for the good conduct of his employees. In case of any misconduct/ misbehavior by any employee, the contractor will replace such employee(s) immediately.
   8. Contractor will ensure that the job is executed through his employees on his rolls and under no circumstances the contractor will deploy any casual employee to carry out the job nor shall sub-contract the job without prior written permission.
   9. Contractor will keep watch on his employees and he will be liable for any pilferage / loss to BHEL due to acts of omission and commission by his employees. Similarly, liability for any compensation to outsiders on account of any act of omission and commission by the employees deployed by the contractor shall lie exclusively with him.

j) Contractor to provide safety appliances and safety shoes to his employees. The contractor shall be responsible for enforcing all safety regulations as applicable.

k) The contractor has to provide a distinct uniform different from BHEL employees. The Uniform should have logo of the Contractors firm/ company. The Uniform shall be kept in neat, tidy and wearable condition. Wherever necessary, the Cap shall be integral part of the Uniform.

1. Contractor to ensure that all precautions are taken for safety of his employees and equipments.

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m) In the event of termination of contract for any reason whatsoever, the contractor shall withdraw all his employees from the establishment of BHEL. In case contractor decides to terminate services of his employees, he should settle all terminal dues including retrenchment compensation.

n). Contractor shall provide to his employees all tools, tackles, and equipments and maintain the same to carry out the job under the contract at his cost and if necessary contractor may take insurance policy of his men, material, equipments, tools and tackles.

1. Contractor shall provide safety appliances and maintain the same at his own cost, which may be required under the statute of otherwise.
2. Contractor shall provide material at his cost as mentioned in the contract to his employees for carrying out the job.

2. **Towards Statutory Liability:**

a) Contractor shall fully comply provisions of   various applicable labour laws provisions of the following enactments  and other enactments as applicable for such contracts.

¨     Contract Labour (R&A) Act 1970 and rules 1971.

¨     Payment of Wages Act.

¨     Minimum Wages act 1948, M.P. Rules 1958

¨     Employees State Insurance Act 1948, Rules and regulations 1950

¨     Employees Provident Fund Act  1952 and   Pension Scheme 1995

¨     Workmen’s Compensation Act 1923

¨     M.P. Industrial Relations Act 1960.

¨     Factory Act 1948

¨     Maternity Benefit Act 1961

¨     Equal Emolument Act 1976

¨     M.P. Shram Kalyan Nidhi Adhiniyam 1982

¨     Payment of Bonus Act 1963

¨  Inter State Migrant Act.

All statutory requirements under Minimum Wages Act, 1948, Payment of Wages of Act, 1936, Workmen Compensation Act 1923, E P F & M P Act 1952. Payment of Gratuity Act 1972, E S I Act 1948, The Contract Labour (R&A) Act 1970, Payment of Bonus Act, 1965, Income Tax Act, Service Tax and all other applicable Acts shall be complied with by the contractor.

1. Contractor shall comply with all statutory requirements, rules, regulations and notifications in relation to employment of his employees issued from time to time by the concerned authorities.
2. Contractor shall ensure payment of statutory prescribed minimum wages as applicable from time to time in the presence of authorized representative of BHEL and maintain proper records of their timely disbursement. These records need to be preserved for a period of at least 3 years and should be made available even after the contract is over for any verification by the statutory authorities/ BHEL authorities.
3. Contractor to provide PF pass book to his employees and ensure payment of PF, EDLI, Pension dues under the EPF & M.P. Act, 1952 to the RPFC.
4. Contractor shall ensure payment of ESI contribution under ESI Act, 1948 and provide ESI membership No. / Card of each employee.
5. Contractor shall produce proof of deductions as well as remittance of PF, EDLI, Pension ESI contribution, Administrative Charges etc. wherever applicable and shall maintain proper records. Contractor to issue wage slips to his employees one day before the last day of the month.
6. Contractor shall furnish proper returns to the concerned statutory authorities and provide a copy of the same to BHEL.

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1. Contractor shall be solely responsible for non-payment/ delayed payment of Wages / DA, contributions under EPF & M.P. Act, ESI Act etc.
2. In case the contractor fails to make payment of wages to his employees or remittance of contribution to the concerned authorities, the security deposit/ other dues/ running bills under the contract can be utilized by BHEL to discharge the liability of the contractor.
3. Contractor shall indemnify BHEL against all claims and losses under various Labor Laws, statutes or any civil or criminal law in connection with employees deployed by him.
4. The liability for any compensation on account of injury sustained by an employee of the contractor will be exclusively that of the contractor.
5. Contractor to obtain insurance cover for his employees/ equipment/ tools and tackles etc. and take third party risk insurance coverage at his own cost. BHEL shall not be responsible for any loss, damage, and pilferage of his property and/ or his employees.
6. Contractor should have independent code numbers/ exemptions under EPF & M.P. Act, 1952 and ESI Act, 1948 and shall cover his employees under the said codes.
7. Payment of Bonus under the Payment of Bonus Act, Payment of Gratuity Act and retrenchment compensation under Act will be the sole responsibility of the contractor.
8. Over and above the daily wage rate, payment shall be made for leave with wages.

p). Contractor shall observe Provisions of Factories Act in respect of working hours, holidays, rest intervals, leave and overtime to his employee. No work shall be done on second/ third shift, overtime, Sundays or on other declared holidays without written permission.

q). In case of the contractor employs Women as employee he will discharge his obligation under law in respect of such women workers such prohibition of engaging them during night – hours, prohibition of employing them for more than 9 hours per day, provision of crèche facility, grant of maternity leave as per rules etc.

r). Contractor shall be responsible for making payment of wages before expiry of 7 days from the last day of wage period and to ensure disbursement of wages in the presence of the authorities representative of contract operating division who shall record under his signature at the end of entries in the Register of wages.

s). Contractor to obtain license under CL (R&A) Act, 1970.

The above said statutory compliances have to be strictly ensured and any complaint received in this regard would be severely dealt with including termination of contract as well as deli sting of the contractor for future.

Signature of the Contractor

Date:

For & on behalf of BHEL Bhopal

Date: