



BHARAT HEAVY ELECTRICALS LIMITED
Central Foundry Forge Plant, HARIDWAR
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TENDER NOTICE

TENDER DOCUMENT NO.: FF/17/PSM/R/WC/17, Date: 11.02.2017

Due Date for opening of Tender Enquiry: 03.03.2017

Tender for “Processing of accumulated & regularly generated shop returns, Skull, Slag&Slag, Slag and accumulated & regularly received Universal scrap.”

LIST OF DOCUMENTS ATTACHED

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(Signature & Stamp of Contractor)

We, Bharat Heavy Electricals Limited, a Govt. of India Undertaking under the administrative control of Ministry of Heavy Industries, intend to continue Processing of accumulated & regularly generated shop returns, Skull, Slag&Slag, Slag and accumulated & regularly received Universal scrap.

We invite tender in two part bid on 'Annual Rate Contract" basis in duplicate in sealed envelope, addressed to Centralized tender room, CFFP, BHEL, Haridwar, with tender No., Bid closing date & time duly superscripted on the cover of the envelope for the under mentioned job, subject to the terms and conditions enclosed herein.

GENERAL INFORMATION

- 1) **NATURE OF THE CONTRACT:** Processing of accumulated & regularly generated shop returns, Skull, Slag&Slag, Slag and accumulated & regularly received Universal scrap.
- 2) **TYPE OF BID:** *Two Part Bid.*
- 3) **DATE OF ISSUE OF TENDER DOCUMENT:** 11.02.2017
- 4) **LAST DATE OF RECEIPT OF TENDER:** 03.03.2017 *before 1:30 pm*
- 5) **ADDRESS FOR TENDER SUBMISSION:** Centralized tender room
CFFP, BHEL, Ranipur, Haridwar
Uttarakhand, PIN: 249403
- 6) **DATE & TIME OF OPENING OF TENDERS:** Technical Bid will open *on 03.03.2017 at 2:00 pm.*
- 7) **PLACE OF OPENING OF TENDER:** Centralized Tender Room, *CFFP, BHEL.*
- 8) **ESTIMATED VALUE OF THE CONTRACT:** **Rs. 7.77 Cr per year**
- 9) **AMOUNT OF TENDER DOCUMENT FEE:** *NIL*
- 10) **AMOUNT OF EARNEST MONEY (EMD) :** **Rs. 15.54 lakh**
(To be submitted along with the tender)
- 11) **SECURITY DEPOSIT (SD):** **5% of the contract value**
(50% of the amount of security deposit has to be submitted by the contractor before the start of work and remaining Balance of the Security Deposit will be collected by deducting 10% of the gross amount progressively from each of the running bills of the Contractor till the total amount of the required Security Deposit is collected)

Note: Public Sector Entps, State and Central govt. entities and SME's are exempted from submission of EMD and SD.

(Signature & Stamp of Contractor)

12) PROPOSED PERIOD OF THE CONTRACT: *Three Years from the Date of Issue of Work Order (award of contract).*

13) PRE QUALIFICATION CRITERIA:

This section details minimum requirement on part of the bidder for the Works Contract for "Processing of Scrap" in Steel Melting Shop, CFFP. In general, the bidder must satisfy following criteria:

13.1 General Profile: The bidder must have working experience in the field below:

In last seven years Contractor must have executed Work Order for scrap processing work *i.e Processing and shifting of Steel Scrap* in a Steel plant of Minimum Work Order Quantity of 20000MT per year.

In support of above Contract has to submit Copy of Work Order along with Performance Certificate/ Works Completion Certificate received from the steel plant

Apart from above Contract has to submit following documents:

- a) Past experience of scrap processing work executed in various steel plants.
- b) Quantities of annual scrap quantity processed by the vendor in various steel plants.
- c) List of Capital equipment available with the vendor.
- d) List of machinery that will be deployed by the contractor for the above described scrap processing work at CFFP.
- e) Manpower strength available with the contractor which is deployed at current ongoing projects.
- f) Other credentials available with the vendor.

13.2 Turnover and Financial Position:

13.2.1 Average annual financial turnover for the last 3 financial years ending 31st March (i.e. for the financial years 2013-14, 2014-15 and 2015-16), must be not less than Rs. 2.4 Crore.

13.2.2 The value of Steel scrap processing and shifting works must be:

A. 3 similar completed works within last 7 years costing not less than the amount equal to Rs. 3 Crore for each completed works with any Steel Plant.

OR

B. 2 similar completed works within last 7 years costing not less than the amount equal to Rs. 4 Crore for each completed works with any Steel Plant.

OR

C. 1 similar completed works within last 7 years costing not less than the amount equal to Rs. 6 Crore for each completed works with any Steel Plant.

Note: Price Bids will only be opened for those Contractors which had successful met the Pre-Qualification Criteria as mentioned above.

(Signature & Stamp of Contractor)

14) INSTRUCTION FOR SUBMISSION OF TENDER:

- a. The Tender Document also consists of Scope of Work at Annexure-I, Terms and Condition at Annexure-II & II-(a), Format for Price Bid at Annexure-III and Format of Agreement at Appendices-I.
- b. Over writing for corrections or application of correction fluid is not allowed. Where ever correction is there, it has to be duly authenticated by signature of authorized person.
- c. The Hard Copy of the Tender Document duly signed on each page should be enclosed with the offer bid as for acceptance of all terms and conditions of the Tender Document.
- d. The tender shall be submitted in Two Part consisting of Techno -Commercial Terms & Conditions and Price Bid. Following documents shall be enclosed in the envelope :-
 1. Scope of Work- duly signed and stamped on each page,
 2. Terms and Conditions – duly signed and stamped on each page,
 3. Integrity Pact – Duly signed and stamped
 4. Price Bid – duly signed and stamped on each page.(Price bid to be enclosed in separate envelope with “Price Bid” mentioned on the envelope)

Price bids will be opened for those contractors only who will qualify as per Pre-Qualification Criteria as per clause 13 mentioned above
- e. Following shall be subscribed on the Envelope

“TENDER DOCUMENT NO.: “FF/17/PSM/R/WC/17” and “NAME OF THE COMPANY WITH FULL ADDRESS” should be clearly mentioned on the Envelope
- f. CFFP, BHEL will not be responsible and will not accept late tender for any delays on account of postal delays, loss of documents, etc

Encl.:

1. Annexure – I – Scope of Work
2. Annexure – II & II-(a) – Terms and Conditions
3. Annexure – III – Price Bid
4. Appendices – I – Draft Contract Agreement
5. Integrity Pact (copy attached)

(Signature & Stamp of Contractor)

ANNEXURE – I

SCOPE OF WORK:

- 1. Recovery of Metal from Skull, Slag&Slag and Slag, Sizing and Shifting of Recovered Metal, Sizing & shifting of Shop Returns, excluding Universal Scrap.**
- 1.1** Loading & shifting of Skull, Slag&Slag and Slag scattered around CFFP's premises to processing area up to a lead distance of 1.5 Km. approx. one way.
- 1.2** Removal, Loading and shifting of Hot Slag, Slag &Slag and Skull generated from Electric Arc Furnace and tapped in Slag Tapping Side and Pit Side within a lead of 1.5 Km approx. one way to processing area.
- 1.3** Loading and shifting of Returns/Off-Cuts of Forging, Casting and Machined items from Shops (Forge, Steel Foundry, light Foundry, machine Shop, Test Lab) to processing area within a lead distance of 1.5 Km approx. one way.
- 1.4** Loading and shifting of Refractory Debris from SMS Pit Side and Furnace Side to processing area within a lead distance of 1.5 km approx. one way.
- 1.5** Processing of Old-Accumulated Skull, Slag&Slag and Slag of each category for recovery of Metal and Sizing of Metal to chargeable size of 300 Kg maximum by single piece weight and each side not exceeding 350 mm. Processing and Sizing shall be by balling, gas cutting, lancing, sweeping etc.
- 1.6** Processing of Freshly-Generated Skull, Slag&Slag and Slag of each category for recovery of Metal and Sizing of Metal to chargeable size of 300 Kg maximum by single piece weight and each side not exceeding 350 mm. Processing and Sizing shall be by balling, gas cutting, lancing, sweeping etc.
- 1.7** Sizing of Returns/Off-Cuts to chargeable size i.e. 300 Kg maximum by single piece weight and each side not exceeding 350 mm.
- 1.8** Loading and transportation of Recovered & Sized Metal and Sized Returns as per clause 1.5 to 1.7 above to SMS Scrap bay or earmarked location after weighment at BHEL's weighbridge inside plant premises up to a lead distance of 1.5 Km approx one way.
- 1.9** Loading and transportation of reasonably metal free residual and un-useful slag, if required, from processing site to facilitate space to receive incoming scrap and slag for further processing, to some earmarked location upto a distance of 1.5 Km approx. one way.

(Signature & Stamp of Contractor)

2. Processing of Universal Scrap (scattered around & current arisal) and rejected Cast Iron Mould.

- 2.1 Loading & Shifting of existing universal scrap and cast iron mould scattered around CFFP's premises to processing area upto a lead distance of 1.5 Km approx one way.
- 2.2 Unloading of current arrivals of Universal Scrap at processing area from the Truck.
- 2.3 Sizing of Universal Scrap to chargeable size i.e. 300 Kg maximum by single piece weight and each side not exceeding 250 mm.
- 2.4 Processing of rejected cast iron mould to chargeable size of 300 Kg maximum by single piece weight and each side not exceeding 450 mm.
- 2.5 Loading and shifting of sized universal scrap and cast mould as per clause 2.3 & 2.4 to SMS Scrap bay or earmarked location after weighing inside plant premises, within a lead distance of 1.5 Km approx one way.

3. Quantity of Recovered, Sized and Weighed Metal & Universal Scrap per Year

SI No.	Type of Work	Quantity (MT)
1	Shifting, Processing of Skull, Slag&Slag and Slag, Returns/off cuts, excluding universal scrap, as per scope of work mentioned at 1.1 to 1.9 above. The quantity is in MT of Recovered, Sized and Weighed Metal	10500 MT per year
2	Shifting, Processing of Universal scrap, current arisal of Universal Scrap etc. as per scope of work mentioned at 2.1 to 2.5 above The quantity is in MT of Sized and weighed universal scrap	15500 MT per year
	Total	26000 MT per year

Note :

The above mentioned per year quantities are tentative and may vary depending upon the production of the plant, availability of scrap for processing and metallic quantity in the scrap. CFFP, BHEL shall have the right to modify/amend Contract quantity during the period of the contract.

4. Review of Work Order Quantity for three years

Scrap to be processed per year through the contractor = 26000 MT (approx.) which is sufficient for liquid metal production of 24644MT.

Initially the work order shall be issued for one year and quantities for the first year will remain same as mentioned above in clause 3. For second and third year the Work Order shall be issued after review of performance of contractor and quantities. Work Order Quantities will be reviewed as follows:

(Signature & Stamp of Contractor)

5.1 First Year quantity: From date 01.08.2017 to 31.07.2018 = 26000MT

5.2 Second Year Quantity: From date 01.08.2018 to 31.07.2019

In the month of June-July (15.06.2018 to 14.07.2018) Work Order quantity for the period from 01.08.2018 to 31.07.2019 will be reviewed based on Liquid metal requirement which will be as follows:

Table: Review on Work Order Quantity

S.No.	Required Liquid metal quantity (MT)	Revised Work Order Quantity (MT)
1.	More than 24000MT	Part1 = 10500 MT Part2 = 15500 MT Total = 26000 MT
2.	22179MT to 23999MT (Reduction in Liquid metal requirement by up to 10% of 24644MT)	Part1 = 9450 MT Part2 = 13950 MT Total = 23400 MT
3.	19715MT to 22178MT (Reduction in Liquid metal requirement from to 10% to 20%)	Part1 = 8400 MT Part2 = 12400 MT Total = 20800 MT
4.	17251MT to 19714MT (Reduction in Liquid metal requirement from to 20% to 30%)	Part1 = 7350 MT Part2 = 10850 MT Total = 18200 MT
5.	Less than 17251MT (Reduction in Liquid metal requirement for more than 30%)	Contract will be short closed

5.3 Third year quantity: From date 01.08.2019 to 31.07.2020

In the month of June-July (15.06.2019 to 14.07.2019) Work Order quantity for the period from 01.08.2019 to 31.07.2020 will be reviewed based on Liquid metal requirement which will be as per above table.

(Signature & Stamp of Contractor)

ANNEXURE – II

TERMS AND CONDITIONS

(A) GENERAL TERMS & CONDITIONS

1. BHEL shall have the privity of the contract with the contractor only and will give instructions to the authorized representative of the contractor. BHEL has nothing to do or concerned with the employment of workmen working for the contractor. The relationship between BHEL and the contractor will be that of independent entities and nothing herein contained will amount to joint venture, partnership or an employer - employee relationship.
2. The authorized representative of the contractor shall maintain regular contact with the contract executing officer of BHEL and will interact on matters relating to the work awarded under this contract.
3. Respective obligations of the contractor and M/s BHEL are defined in Annexure – II (a).
4. The decision of BHEL regarding interpretation of any of the terms and conditions set forth in this agreement shall be final and binding on the contractor.
5. The contract will commence on date of issue of work order (award of contract) and will remain valid for a period of Three years from the date of issue of work order (award of contract).
6. **Mobilisation Period:** There would be a mobilisation period from the date of issue of Work Order as follows:

Three months for Scope of Work mentioned at Clause 1.1 to 1.9 and Scope of Work mentioned at Clause 2.1 to 2.5 of Annexure-I.
7. **Modification of Agreement:** The agreement can be modified/amended regarding the Work Order/Contract quantity in view of variation of production of Liquid Steel, availability of scrap for processing and metallic quantity in the scrap. Modification of Agreement may also take place in the contract period as it may be shortened or extended in proportion to the production pattern and availability of scrap for processing. CFFP BHEL shall have right to shorten the period of agreement before completion of the contract period. Review of work order Quantity for second and third year will be as per Annexure-IV. Please refer Annexure-IV for details.
8. **Termination of Agreement:** In the event that either party hereto shall break any substantial and material covenant contained herein, the other party hereto may terminate this Agreement by giving the other party written notice of its intention to do so, which notice shall state the date of termination and the default complained of, and this Agreement shall thereupon terminate on the date so specified which shall not be less than six months from the date of notice, provided that neither party shall be entitled to terminate this agreement if the other party shall cure the alleged default or breach within three months from the date of notice.

(Signature & Stamp of Contractor)

9. **Force Majeure:** The parties shall faithfully perform their obligations under this contract without any deviation. Neither party shall be responsible to the other for any breach or non-performance or delay in performance of any of the terms and conditions of this agreement as a result of Act of God, war, war like operation, insurrection or restraints imposed by Government or Acts of Legislature or other Authority, riots, strikes, lock outs, civil commotion, disturbances, fire, breakdown or accident to machinery or plant, provided that such breach, non-performance or delay from any such cause cannot be prevented by reasonable diligence.
10. **Dispute Resolution:** In the event of any dispute or difference relating to the interpretation and application of the provisions of the contract, such dispute or difference shall be referred by either party to the arbitration of one of the Arbitrators in the Department of Public Enterprises to be nominated by the Secretary to the Government of India, incharge of the Bureau, Deptt. of Public Enterprises. The Arbitration Act, 1996 shall not be applicable to the arbitration under this clause. The award of the Arbitrator shall be binding upon the parties to the dispute provided however any party aggrieved by such award may make a further reference for setting aside or revision of the award to the Law Secretary, Dept. of Legal Affairs, Ministry of Law & Justice, Government of India. Upon such reference, the dispute shall be decided by the Law Secretary or the Special Secretary/Additional Secretary when so authorised by the Law Secretary, whose decision shall bind the parties finally and conclusively. The parties in the dispute will share equally the cost of arbitration, as intimated by the Arbitrator.

Work under the contract shall be continued by the contractor during the arbitration proceedings and no payment due or payable by BHEL shall be withheld on account of such arbitration proceedings.

(B) TERMS AND CONDITIONS SPECIFIED TO TENDER UNDER CONSIDERATION :

1. WORK TIMINGS:

The workmen deployed by the contractor shall adhere to the work timings. The contractor should be ready to work in all three shifts if required. These timings may change as and when required by CFFP, BHEL. The contractor shall ensure that no employee of the contractor will enter to remain on CFFP, BHEL premises unless necessary for fulfilling the contractor's obligations under this contract.

2. INSPECTION AND RECORDS:

The contractor shall personally and exclusively supervise the work quality through qualified employees so as to ensure that the Works under this contract are carried out entirely to CFFP, BHEL's satisfaction. Proper logging of the jobs carried out, Consumption record of Cutting Gas, Oxygen, Electricity, Daily attendance sheets are to be maintained regularly wherever applicable.

(Signature & Stamp of Contractor)

3. PAYMENT TERMS AND PAYMENT PROCEDURE:

Payments will be made to the contractor on the basis of work carried out by him on production of bills/ Invoice

The contractor has to submit Monthly Bill, Measurement Book, Shipment challans, weighment certificate duly signed by the authorised persons to the concern department/s.

Payment shall be released every month within 30 days from the date of submission of clear bills along with all supporting documents.

Payments will be made through e-payment system after deduction of Income tax at source as per Income Tax Act.

4. WEIGHMENT:

Scrap:

All types of Scrap recovered & processed will be weighed in BHEL's weighbridge installed inside the plant premises and payment will be released based on weighbridge certification.

5. TAXES & DUTIES:

The Service charge rates are exclusive of service tax and all other taxes and duties. Taxes shall be paid extra as per actuals. However contractors to specify present applicable rate of taxes in their price bid.

6. SERVICE CHARGE ESCALATION:

The service charge rates offered will be firm for a period of one year starting from the date of completion of Mobilisation Period and thereafter the service charges payable to the contractor shall increase/decrease annually as per the escalation formula given below:

$$\text{SCR(SY)} = \text{SCR(PY)} + \text{SCR(PY)} \times \frac{\text{WPI(BSY)} - \text{WPI(BPY)}}{\text{WPI(BPY)}}$$

SCR(SY)	:	Service charge rate for subsequent year
SCR(PY)	:	Service charge rate for previous year
WPI(BSY)	:	Whole sale Price Index of subsequent year
WPI(BPY)	:	Whole sale Price Index of previous year

The WPI as published by RBI is the criterion for the purpose of escalation of rates

7. PENALTY CLAUSE

Since Complete Scrap input to Arc Furnaces is based on the recovered & sized scrap made available by the contractor. So, the contractor should ensure regular supply of processed scrap.

7.1 The penalty clause is only applicable if Scrap is available for processing and is not being processed by the Contractor.

7.2 No penalty is applicable to the contractor within the mobilization period i.e. first three months from the award of contract.

7.3 After completion of mobilization period, contractor has to supply processed scrap to shop on daily basis. After end of the month, the balance stock of processed scrap shall be as follows:

7.3.1 Part-1: 250 MT of processed Return Scrap

7.3.2 Part-2: 400MT of processed universal scrap

(Signature & Stamp of Contractor)

7.4 From the start of fifth month from award of contract, the contractor has to maintain daily minimum stock of processed scrap as follows:

7.4.1 Part-1: minimum stock of 250 MT of processed Return Scrap

7.4.2 Part-2: minimum stock of 400MT of processed universal scrap

If the stock of processed scrap on any day is less than the minimum stock level, then penalty will be imposed on the contractor.

7.5 The penalty levied on the contractor on daily basis applicable from start of fifth month from date of award of contract will be calculated as follows:

a) For Part-1:

Penalty for the day when available processed scrap stock is less than 250MT

Penalty = (250- Available stock in MT) X (Service charge rate for Part-1) X 0.5%

b) For Part-2:

Penalty for the day when available processed scrap stock is less than 400MT

Penalty = (400- Available stock in MT) X (Service charge rate for Part-2) X 0.5%

(Signature & Stamp of Contractor)

ANNEXURE – II-(a)

(A) OBLIGATION OF The Contractor

I. CONTRACTUAL

- i.** The Contractor shall ensure that adequate no. of workmen are deployed for execution of the work awarded to him for ensuring uninterrupted working.
- ii.** The authorized representative of The Contractor shall be available at all time to supervise the work allotted to him.
- iii.** The Contractor to ensure that the workmen deployed in the premises of BHEL are physically and mentally fit and The Contractor should ensure that all the workmen who are not regular employee of The Contractor are having Police Verification. Such workmen should possess requisite skill & experience.
- iv.** The Contractor has to provide employment card/identity card with photograph duly verified and attested by the authorized person to their workmen.
- v.** In case of any misconduct/misbehavior by any workman, The Contractor will replace such workmen immediately.
- vi.** It will be responsibility of The Contractor to provide all necessary resources (man and machineries) as may be required, to perform the scope of work. The Contractor shall not employ any persons objectionable to BHEL. BHEL shall issue necessary plant passes to The Contractor employees and its Contractor's workmen deployed for carrying out the job.
- vii.** The Contractor will be liable for any pilferage/loss to BHEL due to acts of omission and commission by their workmen, if the reasons for such act is attributed to FSNL
- viii.** The Contractor should ensure proper maintenance and safety of all their equipment along with spares and consumables, material and plants belonging to him or to BHEL. The Contractor shall be responsible for enforcing all safety rules and regulations as applicable at the work place and as notified from time to time.
- ix.** The Contractor shall ensure that all their workmen wear the required personnel protective equipment while working on the jobs. The Contractor shall ensure all safety precautions for prevention of accidents of their workmen.
- x.** In case of any accident it will be the sole responsibility of The Contractor to provide necessary medical aid to their injured workman and liaison with the concerned authorities i.e. ESI etc.
- xi.** The Contractor will be the responsible for up keeping and maintenance of all tools & tackles issued to them. Any loss or damage of the same will be recovered from The Contractor.
- xii.** In the event of termination of contract for any reason whatsoever The Contractor shall withdraw all their workmen from the premise of BHEL within 90 days. In case The Contractor decides to terminate services of their workmen, The Contractor should settle all terminal dues and shall indemnify BHEL against all such claims.

(Signature & Stamp of Contractor)

- xiii. The Contractor shall arrange :-
- a) all type of equipments like Cranes, Magnet, Hydraulic Excavator, Mini Loader, Trailer, and Tipper etc. for processing and Vehicle for shifting of scrap.
 - b) Cutting Gas (LPG/DA etc.) and tools & tackles for cutting operation.
 - c) All electrical connections, switch-gears etc from nearest sub-stations to processing sites.
 - d) The Contractor will make its own arrangement for spares, services and facilities required for the maintenance of their equipment. However, in emergencies The Contractor will be permitted to draw the item from BHEL Stores, if available, either on returnable basis or payment of its actual cost basis.
 - e) All manpower required for carrying out the work.
 - f) Diesel for the vehicles (CFFP/BHEL can provide from BHEL-Petrol Pump, subject to availability at mutually agreed rates.)

II. TOWARDS STATUTORY LIABILITY

- i. The Contractor shall comply with all statutory requirements, rules regulations, and notifications in relation to employment of their workmen issued from time to time by the concerned authorities.
- ii. The Contractor shall keep BHEL indemnified against all claims and losses under various Labour Laws, statutes or any civil or criminal law in connection with workmen deployed by him.
- iii. The liability for any compensation on account of injury sustained by any workman of The Contractor will be exclusively that of The Contractor.
- iv. The Contractor shall not employ a worker less than 18 years of age on the premises of BHEL or otherwise in execution of their work.

(B) OBLIGATION OF M/s BHEL

I. FACILITIES TO BE PROVIDED BY CFFP, BHEL, (free of cost unless otherwise specified):

- i. Identification and marking of different steel category of scrap before shifting and processing of scrap.
- ii. Open Space inside CFFP's premises for Processing of Skulls, Jams, Skull/Jam mixed with Slag, Slag, Shop Returns, and Universal Scrap etc.
- iii. LT Power supply of 440 volt at the nearest existing sub-stations. All connections, switch-gears etc thereafter will be responsibility of The Contractor.
- iv. Oxygen, Water (drinking & industrial) Lines at the Processing Site and at Scrap Bay of SMS.
- v. Overhead crane as and when required at scrap generation points of SMS/Forge Shop/Foundries for loading and at Scrap Bay of SMS for Universal scrap processing and for unloading of processed scrap.
- vi. Rooms for Office and Stores and Covered shed for maintenance of equipment shall be provided subject to availability in CFFP. New Civil Construction for these purposes shall not be made by BHEL.

(Signature & Stamp of Contractor)

- vii.** Lancing Pipe.
- viii.** In case of accident of the employees of The Contractor or its contractors, they will be allowed to avail the first aid facilities of BHEL free of cost. However, the regular employees of The Contractor will be provided medical facilities including hospitalization facilities on credit basis in the Hospital of BHEL, the payment for which will be made by The Contractor on receipt of bills from BHEL.
- ix.** BHEL will provide, residential accommodations, subject to availability, in its town ship for the officials of The Contractor at a mutually agreed rate.

ANNEXURE – III
FORMAT FOR PRICE BID

PRICE BID:

The rate quoted shall be for the First Year, starting from issue of Work Order (award of contract). Rate for subsequent year shall be applicable as per 'Service Charge Escalation' Clause (B). point. 6 of Annexure-II

SI No.	Type of Work	Base Service Charge Rate (exclusive of service tax)
1	Shifting, Processing of Skull, Slag&Slag and Slag, Returns/off cuts, excluding universal scrap, as per scope of work mentioned at 1.1 to 1.9 above. The quantity is in MT of Recovered, Sized and Weighed Metal	<u>In figure :</u> Rs _____ per MT of Recovered, Sized and Weighed Metal. <u>In Words:</u> Rs _____ per MT of Recovered, Sized and Weighed Metal. (NOTE: The rates quoted are exclusive of taxes.)
2	Shifting, Processing of Universal scrap and Cast Iron scrap, current arisal of Universal Scrap etc. as per scope of work mentioned at 2.1 to 2.5 above The quantity is in MT of Sized and weighed universal scrap	<u>In figure :</u> Rs _____ per MT of Sized and Weighed Universal Scrap and Cast Iron Scrap. <u>In Words:</u> Rs _____ per MT of Sized and Weighed Universal Scrap and Cast Iron Scrap. (NOTE: The rates quoted are exclusive of taxes.)

Applicable Taxes: _____

Over writing for corrections or application of correction fluid is not allowed. Where ever correction is there, it has to be duly authenticated by signature of authorized person.

L1 shall be decided based on overall cost for both categories of works taken together.

Prices are to be indicated in both figures and words.

(Signature & Stamp of Contractor)

APPENDICES - I

Draft Format for Contract for award of work on job contract basis

AGREEMENT

This AGREEMENT made this _____ day of _____ Two Thousand Seventeen between The contractor having Registered Office at _____ hereinafter referred to as "Party" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors and permitted assigns)

AND

BHARAT HEAVY ELECTRICALS LIMITED, a Company incorporated under the Companies Act, 1956, having its registered office at BHEL House, Siri Fort, New Delhi - 110 049 and having a unit named CFFP at Ranipur, Haridwar, 249403 (Uttarakhand) hereinafter referred to as "BHEL", (which expression shall, unless repugnant to the context or meaning thereof be deemed to mean and include its successors and permitted assigns)

WHEREAS

- A. BHEL desires to get its accumulated & regularly generated shop returns, Skull, Slag&Slag, Slag and accumulated & regularly received Universal scrap processed and had invited quotes for the aforesaid job by its tender no. FF/17/PSM/R/WC/17 dated. _____;
- B. Party which is a specialized agency for such work in different establishments has shown its interest and submitted its quote pursuant to the tender no. FF/17/PSM/R/WC/17 dated: _____;
- C. The quotes received from Party have been accepted by BHEL who has agreed to get the aforesaid works done at the rates quoted by Party;

NOW IT IS THEREFORE AGREED BETWEEN THE PARTIES

- 1. That Party will do the processing of accumulated & regularly generated shop returns, Skull, Slag&Slag, Slag and accumulated & regularly received Universal scrap details whereof are mentioned in the work order no. _____ dated _____.
- 2. Total value of Contract is Rs. _____ Service Tax extra as applicable.
- 3. The scope of work, terms and conditions etc. of this agreement are stipulated in Annexure I, II & II-(a) and III of the tender document which are duly signed by Party and forms part of this agreement.

(Signature & Stamp of Contractor)

4. Notice of Communication:

IN WITNESS WHEREOF the parties hereto through their authorized representatives have signed these presents, on the day, month any year mentioned above.

For and on behalf of
Party

(Authorised signatory)

(Name & Designation)

WITNESS:

1. Signature
2. Designation
3. Address

For and on behalf of
Bharat Heavy Electricals Limited
Unit: CFFP, Haridwar.
(Affix seal of the Unit)
(Authorised Signatory)

(Name & Designation)

WITNESS:

- 1 Signature
- 2 Designation
- 3 Address

(Signature & Stamp of Contractor)