

**Bharat Heavy Electricals Limited
ELECTRONICS DIVISION
Mysore Road, Bangalore – 560026**

Ph. 080-26998233
SC&PV – PVSS- DEPT.

NOTICE INVITING TENDERS

1 TENDER NUMBER(RFQ)	:	EDN: PVSS: GSECL: 100 MW: PH II: MMS/02	Dt.: 23.10.2020
2 NAME OF WORK	:	MMS Pile foundation works, MMS column, superstructure and module erection, Pile load test, Land levelling works, construction of temporary approach road and other associated works for 100 MW SPV power plant at Raghunesda Phase-II in Gujarat. (All listed works shall be Undertaken and executed)	
3 ESTIMATED COST	:	Rs.2259.00 lakhs (Approx.) Plus applicable GST.	
4 EARNEST MONEY DEPOSIT	:	Rs.18.10 Lakhs (Mandatory for MSME also) <ul style="list-style-type: none"> (a) Bidders can submit Rs.18.10 Lakhs EMD through DD/SBI Collect (Please refer page-11 point no.: 20 of "Instructions to tenderer" for guideline for payment through SBI Collect) (b) Alternatively bidders can submit Rs.2.0 Lakhs EMD through DD/SBI collect and balance Rs.16.10 Lakhs in the form of Bank Guarantee from the scheduled bank as per attached BG format. 	
5 SECURITY DEPOSIT	:	50% of SD shall be submitted before start of work; Balance will be recovered from running Bills at a rate of 10%. (SD= 5% of the work order amount); 50% of SD will be released after completion of all the works and remaining 50% after 6 months from the date of completion of all the works.	
6 COMPLETION TIME	:	<ul style="list-style-type: none"> (a) 40MW shall be 4 Months (b) 30MW and above shall be 3 Months (c) Less than 30MW shall be 2 Months <p>(From the date of placement of Order/handing over of the site.)</p>	
7 LAST DATE AND TIME FOR THE SUBMISSION OF DULY FILLED IN TENDER DOCUMENT	:	06.11.2020 Before 01:00 P.M	
8 PLACE OF SUBMISSION OF TENDER DOCUMENT	:	Smt BHAGYASHREE S N, AGM (SC&PV- Engg.) 5th Floor, New Engineering Building, BHEL- Electronics Division Mysore Road, Bangalore -560 026.	
9 ADDRESS TO BE SUPERSCRIBED ON TENDER ENVELOPE	:	Smt BHAGYASHREE S N, AGM (SC&PV- Engg.) 5th Floor, New Engineering Building, BHEL- Electronics Division Mysore Road, Bangalore -560 026.	
10 DATE AND TIME OF TECHNICAL BID OPENING	:	06.11.2020 Before 01:30 P.M	
11 TENDER MONITORING AUTHORITY (IEM)	:	Mr. Arun Chandra Verma, IPS (Retd.) & Virendra Bahadur Singh IPS (Retd.)	

NOTE: The tenderer shall return the duly filled in tender document after affixing signature on all pages and submit.

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)



Bharat Heavy Electricals Ltd
Electronics Division
Mysore Road, Bangalore – 560026

Tender Document for

MMS Pile foundation works, MMS column, superstructure and module erection, Pile load test, Land levelling works, construction of temporary approach road and other associated works for 100 MW SPV power plant at Raghunesda Phase-II in Gujarat.

TENDER NUMBER RFQ: EDN: PVSS: GSECL: 100 MW: PH II: MMS/02 ; Dt.: 23.10.2020

TECHNICAL BID DATE OF OPENING: 06.11.2020 (Price bid opening date intimation will be given separately)

Part – I	Technical cum Commercial Bid	40 Pages
	Unpriced Price Bid	02 Pages
	Technical and General Specification	03 Pages
	BHEL General Conditions of Contract 2019	33 Pages
	Tentative Tender Drawing	01 Pages
	Tentative Field Quality Plan	08 Pages
	BHEL Reverse Auction Guidelines	10 Pages
	Pile Test Methodology	10 Pages
	Integrity Pact	07 Pages
	Annexure to Integrity Pact	01 Pages
	Bank Guarantee format for EMD	02 Pages
Part – II	Price Bid	02 Pages

Note:

1. Part – I: To be submitted in a separate sealed cover.
2. Part – II: To be submitted in a separate sealed cover.
3. Earnest Money Deposit of Rupees 18.10 Lakhs shall be submitted as per point No. 4 of page No. 1 of this tender document.
4. Tenders will be liable for rejection if the above mentioned EMD is not submitted along with the tender.
5. Part-I, Part-II, Tender EMD sealed covers should be put in outer envelope and super scribing the Name of work and Name & Address of the Tenderer.
6. **Firms banned by BHEL are not eligible to participate in the tender. The tender submitted by such a firms will not be opened for evaluation and no communication in this regard will be entertained.**
7. **Please ensure submission of offer before the due date and time. No other mode of submission is permitted. Late offers will be rejected.**
8. Only those bidders who have entered into Integrity Pact with BHEL would be competent to participate in the bidding. In other words, entering into integrity Pact shall be preliminary qualification. Details of Independent External Monitors (IEM) for this tender is in page No. 1, Sl. No.11

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)



BHARAT HEAVY ELECTRICALS LTD, ELECTRONICS DIVISION, BANGALORE-26

TENDER NUMBER RFQ: EDN: PVSS: GSECL: 100 MW: PH II: MMS/02; Dt.: 23.10.2020

PART-I TECHNICAL-CUM-COMMERCIAL BID

(To be furnished by the Bidders)

01. NAME OF THE WORK : **MMS Pile foundation works, MMS column, superstructure and module erection, Pile load test, Land levelling works, construction of temporary approach road and other associated works for 100 MW SPV power plant at Raghunesda Phase-II in Gujarat.**
(All listed works shall be Undertaken and executed)

02. APPROXIMATE ESTT.COST RS. : Rs.2259.00 (APPROX.) plus applicable GST.

03. COMPLETION PERIOD : (a) 40MW shall be 4 Months
(b) 30MW and above shall be 3 Months
(c) Less than 30MW shall be 2 Months
(From the date of placement of Order/handing over of the site.)

04. NAME OF THE CONTRACTOR :
(WITH CONTACT PERSON)

05. ADDRESS
(A) OFFICE :
E-mail :
TEL. PH. NO. :

(B)RESIDENCE :
TEL.PH NO :

06. PAN NO :
07. GST NO :
08. STAFF STRENGTH :
09. PLANT/EQUIPMENTS : List enclosed/not enclosed

10. a) SCOPE OF WORK : UNDERSTOOD/ NOT UNDERSTOOD
(As per schedule of items)
b) Accept to execute in total : YES/ NO
c) Bar chart to be submitted : YES/ NO
Individually for each work for L1 Scope
d) In order to complete the project
in the specified months schedule, vendor
to deploy separate Five gangs/teams (or) more

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)

as per site requirement for each individual activities
along with tools and machineries, Undertaking
should be submitted along with offer : YES/ NO

11. a) EMD PARTICULARS (DEMAND DRAFT/
SBI COLLECT REF NO. / BG DETAIL) :
b) Electronic Funds Transfer (EFT) form enclosed : Please fill up the form in ANNEXURE-II

12. Penalty as per BHEL General conditions of contract
2019 clause No. 2.7.9 : Accepted / Not accepted

13. Constitution of Firm : Individual / Sole Proprietorship Concern /
Partnership Firm / Public Ltd. Company/
Private Ltd. Company.

14. BHEL reserves right to conduct reverse auction : Accepted / Not accepted
*"BHEL shall be resorting to Reverse Auction (RA)
(Guidelines as available on www.bhel.com) for
this tender. RA shall be conducted among all
the techno-commercially qualified bidders.
Price bids of all techno-commercially qualified
bidders shall be opened and same shall be
considered as initial bids of bidders in RA. In case
any bidder(s) do(es) not participate in online
Reverse Auction, their sealed envelope price bid
along with applicable loading, if any, shall be
considered for ranking."*

15. Accept to pay statutory payments like ESI, PF,
BOCW, etc., as per terms and conditions of
BHEL and Govt. guideline's : Accepted / Not accepted

16. BHEL Payment terms acceptance (Cl. no. 21,
22.1 & 22.2 of "Special Conditions of Contract") : Accepted / Not accepted

17. The bidder should encourage to use local labor
that has the necessary skills as per the
requirement of work. : Accepted / Not accepted

18. Acceptance for Splitting of contract mentioned
on page no.5 of this NIT : Accepted / Not accepted

Note:

1. Bidders are advised to quote their best prices (% above/below the total estimate +/_ (or) at par) as no further price bids will be accepted in case BHEL decides to open price bids instead of reverse auction.
2. In view of the necessity to complete the works as per the schedule and for stringent quality control it is required that works awarded to contractor shall not be sublet by the contractor to any other agency in partial or full, without prior approval of BHEL. All works shall be carried out under the supervision of contractor by placing their regular employees at site.

3. In view of present pandemic situation it is advised to all bidders to mandatorily ensure all precautionary measures as per guidelines issued by State/Central government/District administration to prevent spread of COVID-19 like usage of Personal protective Equipment's and other norms like wearing masks, maintaining social distance and other instructions issued from time to time.
4. Site progress will be reviewed after 2 Months from the date of issue of work order and based upon the progress of work by individual contractor's, BHEL reserves right to re-proportionate the scope of work and may allot the balance/part scope of work of one contractor to the other contractor

SPLITTING OF SCOPE OF WORK/CONTRACT:

In view of large quantum of work and restricted period for completion of project and project location, BHEL may split the contract/scope of work as below,

- (a) L1, L2, L3 and L4 bidder's with 40MW to L1, 30MW to L2, 20MW to L3 and 10 MW to L4, in such case L2, L3 and L4 bidder's has to match the price of L1 bidder.
- (b) In case of denial of the same by L2, L3 and L4, it shall be countered offer subsequently to all other bidder's till BHEL gets three vendors to accept L1 price and then scope of work shall be allotted as mentioned.
- (c) But in case we do not get three vendors to accept L1 price and only two bidder agrees for L1 price, the scope of work of 40MW shall be allotted to L1 and 35MW shall be allotted to L2 and 25MW shall be allotted to L3.
- (d) However in no case, the maximum scope of work to a single bidder shall not exceed 40MW as mentioned in "(c)" considering the short duration to execute the project.
- (e) BHEL may award the contract based on the number of qualified bidders (N). If the number of qualified bidders are three or more, the splitting as proposed above may be limited to (N-1) qualified bidders.
- (f) In any of the case, BHEL reserves the right to change the splitting of the scope of work (or) BHEL may take a decision to re-float the part/full scope of work of tender as per tender committee recommendation.

PRE QUALIFICATION CRITERIA

1 Experience of having successfully completed MMS piling works (or) RCC construction with pile foundation during last 7 years from the date of tender notice.

a) Three similar completed MMS piling works (or) RCC construction with pile foundation each costing not less than an amount equal to 40% of NIT displayed value mentioned against each work in the tender notice (i.e., Rs.361.44 Lakhs).

OR

b) Two similar completed MMS piling works (or) RCC construction with pile foundation each costing not less than an amount equal to 50% estimated value mentioned against each work in the tender notice (i.e., Rs.451.80 Lakhs).

OR

c) One similar completed MMS piling works (or) RCC construction with pile foundation each costing not less than an amount equal to 80% estimated value mentioned against each work in the tender notice (i.e., Rs.722.88 Lakhs).

2. Average annual financial turn over during the last 3 years, ending 31st March of the previous financial year, should be 30% of the NIT displayed value mentioned against each work in the tender notice (i.e., Rs.271.08 Lakhs).

Note: Offers of the Tenderers not meeting the above requirements are liable to be rejected.

Documents required to be submitted

1. Registration Certificate with ESI and PF Authority/Declaration.
2. Income Tax Returns for last Three years
3. Balance Sheet and Profit & Loss Account for the last 03 years by auditor.
4. Availability of Technical personnel in letter head.
5. Registration with BHEL/CPWD/other Govt. organization/PSU if any.
6. Declaration for full filling the BOCW requirements.
7. List of equipment to be mobilized at site.
8. GST Registration details or Declaration.
9. MSE/MSME registration certificate.

All the supporting documents to be signed and sealed by the bidder (BHEL have the rights to verify the original documents if required)

INFORMATION TO THE TENDERER:

- (i) Successful Bidder should establish their Site office at Construction site, including common facilities such as toilet, water, electricity etc. in consultation with BHEL. Contractor has to arrange water and power as required for completing the job in the stipulated time frame at their own cost.
- (ii) Contractors shall take at most care on their manpower deployed, considering the current outbreak due to COVID-19, contractor shall take all precautionary measures and follow guideline issued by state and central government to contain and spreading of CORONA VIRUS.
- (iii) Contractor shall issue face mask and gloves to the labours and maintain social distancing while carrying out the work. WEARING OF FACE MASK AND GLOVES IS MANDATORY AT THE WORK PLACE.
- (iv) The bidders should furnish "Site Inspection Certificate" in Annexure-III enclosed herewith.
- (v) Bidders should study the prevailing Market trend of Construction materials/laborers/other relevant requirement before quote and submit the competitive price.
- (vi) The bidder should encourage to use local labor that has the necessary skills as per the requirement of work.
- (vii) Before engaging the labour in to work, Contractor should get the NOC from labours' native police station as well as NOC from local police station (If applicable).
- (viii) The bidders should carry out preliminary survey at proposed construction site before submission of offer to ensure that the rate quoted for the relevant schedule of items are correct.
- (ix) Contractor to note BHEL reserves the right to 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 two weeks by BHEL, in the event of:-
 - a) Contractors continued poor progress
 - b) Withdrawal from or abandonment of the work before completion of the work.
 - c) Contractor's inability to progress the work for completion as stipulated in the contract
 - d) Poor quality of work
 - e) Corrupt act of Contractor
 - f) Insolvency of the contractor
 - g) Persistent disregard to the instructions of BHEL
 - h) Assignment, transfer, sub-letting of contract without BHEL's written permission
 - i) Non fulfillment of any contractual obligations
 - j) In the opinion of BHEL, the contractor is overloaded and is not in a position to execute job as per required schedule.
- (x) The liquidated damages/penalties arising out of Risk and Cost as explained under Sl.no (vii). 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.

(ix) Documents to be submitted on award of work (as applicable):

- a) Security deposit in the form of Cash/DD/ NSC's / Kisan Vikas Patra / FDR / Bank Guarantee in favour of BHEL
- (b) Electronic Fund Transfer Form duly signed & sealed by banker along with cancelled cheque copy
- (c) Labour license of the workmen engaged valid for contract period (If applicable)
- (d) Workmen Compensation Insurance Policy for the workmen engaged valid for contract period
- (e) Deduction of statutory taxes (as applicable) at source would be enforced from the running bills at the rates prescribed unless exemption certificate is produced from the concerned authorities.

The following documents are to be submitted along with the Running Account Bills for process of payment

- a) Tax Invoice with details of GST number of BHEL and contractor.
- b) Measurement books duly filled and signed by officials of BHEL and contractor
- c) Provident PF Remittance challan for the bill duration.
- d) ESI Remittance challan for the bill duration.
- e) Invoice submitted along with running bills to indicate the GST amount charged and bear GST NUMBER etc. as per prevailing taxes.

Bill submitted subsequently to be accompanied with a declaration that GST liability on the earlier bill has been discharged.

- i) by paying money to the Government (along with Tax paid Challan Copy)
- ii) by utilization of Input GST Credit

- f) BOCW Registration and payment proof.
- g) Field quality assurance documents (as applicable) as per instruction of Engineer In-charge.
- h) List of supplier/supplier's (material and manpower).
- i) After completion of work, bidders should mandatorily furnish NOC from all declared suppliers along with the running/Final Bill.

Mobilization at site:

- 1) Requisite Material (all construction materials like cement, sand, coarse aggregate, reinforcement steel, etc.,), men (mason, carpenter, bar binder, fabricator, etc.,) and machinery (DTH, Concrete mixer machine/RMC/AJAX with printing facility, Power chain saw, JCB/excavator/dozer, grader, tipper, etc., Total station & other equipment required for building works and levelling, grading works, and other associated works as listed in BOQ) should be arranged in order to complete the project within stipulated time period.
- 2) The contractor shall carry the work as per the approved Field Quality Plan issued by BHEL (Field quality plan enclosed with this tender for reference)
- 3) Calibration of equipment's should be done by NABL accredited laboratories.
- 4) Contractor shall submit the design mix report (from NABL/Govt. approved labs) and shall carry the work as per the approved design mix report, approved by BHEL/GSECL
- 5) Contractor shall conduct the pile load test (Initial and routine test) (OR) any test (as applicable) and shall submit the report (from NABL/Govt. approved labs) as approved by BHEL/GSECL



**Bharat Heavy Electricals Limited
ELECTRONICS DIVISION
MYSORE ROAD- BANGALORE-26
INSTRUCTIONS TO TENDERER**

1. Sealed Tender for the above noted work is hereby invited from Contractors experienced in similar civil works like mentioned in PQC.
2. Scope of work for, "**MMS Pile foundation works, MMS column, superstructure and module erection, Pile load test, Land levelling works, construction of temporary approach road and other associated works for 100 MW SPV power plant at Raghunesda Phase-II in Gujarat**" at location as specified under Sl. No. 3 "Project scope, detail and location" as per Tender/approved construction drawing, works as per instruction of Engineer in charge, terms and condition of contract. However Depending on site conditions minor modification in works may be necessary.
3. Project Scope, detail and Location:

Site Detail	Project detail	Location	Scope of Work
Project Site	100MWp (AC) SPV Power plant for GSECL PHASE-II	RAGHUNESDA	100MWp (AC)

4. **Tenders should be addressed to: Smt. BHAGYASHREE S N., AGM (SC&PV- ENGG, NEB 5th Floor, Electronics Division, Bharat Heavy Electricals Limited, Mysore road, Bangalore – 560 026. In three separate sealed cover for "Technical cum Commercial Bid", Price Bid and DD for Tender document Cost (if applicable) & EMD duly super scribed and put in an outer envelope, super scribing the Name of work, Tender no. and Name and address of the Tenderer.**
5. The local address of the Contractors, the name of the person to whom all the Correspondence are to be addressed should be indicated, with telephone number (both office and residence).
6. All entries in tender documents should be in one ink (preferably blue ink). Erasing and overwriting is not permitted. All corrections should be duly signed by tenderer concerned.
7. Tenderers shall fill in all the required particular in the blank space provided for this purpose in the tender documents and also sign in each and every page of the tender document including the drawings attached there to before submitting tender.
8. Unit rate/percentage above or below estimate should be quoted in figures as well as in words in Indian Currency only i.e. Rupees and Paisa with reference to each item and for the items shown in the attached schedule. These rates shall be for the finished work at site. The rate shall include all taxes and duties payable on account of Octroi, Sales Tax, tax on work contract etc., (as applicable)

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)

and also expenses towards PF and ESI contributions (see clauses 8, 40 and Enclosure 'C') but excluding GST.

9. In case the rate quoted in figures differs from those quoted in words, the lower of the rates quoted will be taken as the tendered rate and shall be binding on the tenderer.
10. The rate to be quoted by the tenderer shall be firm and shall cover and include all statutory levies such as "BOCW, Octroi, sales tax, excise duty etc., arising from Act passed by Parliament or State Legislature and rules framed there under. The rates shall further be deemed to include statutory levies arising from such Acts, Central or State, which may come into force, subsequent to submission of tenders.
11. (a) The rate quoted in the tender shall remain valid for a period of 'THREE MONTHS' from the date of opening tender.
(b) Tenderer shall not increase quoted rates, once the tenderer has submitted offers/quotation/price and during execution of contract in case tender is accepted.
(c) Successful bidder should execute the work strictly in accordance with Tender schedule quoted rates as accepted by BHEL.
(d) **PRICE VARIATION clause not applicable.**
12. The rates quoted should be inclusive of all taxes arising on the transaction. If BHEL is required to discharge the liability of any taxes on the transaction like TDS(IT), TDS(WCT), TDS(GST) (as applicable) under reverse charge mechanism or any other similar taxes, which is or becomes payable by BHEL, the same shall be deducted from the bills of the contractor. **The rate/Percentage quoted by bidder shall be including all taxes but excluding GST which shall be shown separately in price bid.**
13. Quantities shown in the schedule are only approximate and are liable to variation without entitling the Contractors to any compensation.
14. Before tendering, the tenderer are advised to inspect the site of work and its environments and be well acquainted with the actual working and other prevailing conditions, position of material and labour. They should be well versed with BHEL General Conditions of Contract instruction to the tenderers, drawing and specification and all other documents which form part of the agreement to be entered into subsequent to award of work. The tenderer should be specially note that it is tenderers responsibility to provide any items which is not specifically mentioned in the specifications and drawing, but which is necessary to complete the work.
15. Details and quantities of each item of work shown in the bill of quantities attached here to only approximate. They are given as a guide for the purpose of tendering only and are liable for variation

and alteration at the discretion of the competent authority. The work under each item as executed shall be measured and price at the corresponding rates to be quoted by the Contractor in the bill of quantities attached hereto.

16. Should a tenderer find discrepancies or omission in the drawing attached to the tender documents or should be in doubt as to their meaning he should at once address to the authority inviting the tender for clarifications. Every endeavor is made to avoid any error which can materially affect the basis of the tender but successful tenderer shall take upon himself to provide for the risk of any error which may be subsequently discovered and shall make no subsequent claim on account thereof.
17. In the event of the tender being submitted by a firm the tender must be signed separately and legibly by each partner or member of the firm or in their absence, by the person holding the power of Attorney on behalf of firm concerned. In the latter case, a copy of the power of Attorney duly attested by a Gazette Officer must accompany the tender.
18. If in any case, the date of Tender Opening falls on holiday, the Tender will be opened on the next working day.
19. Every tender must be accompanied by Earnest Money Deposit. This earnest money will be refunded to the unsuccessful tenderer after finalization of the award of work. In the case of successful tenderer, the earnest money will be retained as a part of Security Deposit for satisfactory completion of the work in accordance with Clause-16 of BHEL General Conditions of the Contract. Tenders without Earnest Money Deposit receipt are liable to reject. No interest will be paid on the earnest money deposit.
20. **The Earnest money deposit may be furnished**
 - a) **Demand Draft in favour of BHEL EDN, Bangalore – 560026.**
 - b) **The Earnest money deposit may be furnished through online from SBI Collect.**
 - c) **Bank Guarantee as per Sl. No. 4 (b), page No. 1.**

Guidelines for payment of EMD Fee

Step-1: Please enter the following link in your internet address browser or click on the following link.
<https://www.onlinesbi.com/sbicollect/icollecthome.htm>

Please click on "proceed" after Clicking "Check Box" to proceed for payment

Step-2: Now the SBI's SB-Collect site gets opened. Please select State of Corporation as "Karnataka" and type of Corporation as "PSU-PUBLIC SECTOR UNDERTAKING" and then click on "Go" appearing on the screen.

Step-3: Now select "Bharat Heavy Electricals LTD" from the dropdown table appearing against "Industry Name" and click Submit

Step-4: Now select "Others" from the dropdown table appearing against "Category" and click Submit

Step-5: The below screen (similar) will appear. Please select sub category "EMD" and fill up other details and transfer money.



State Bank Collect / State Bank Collect

State Bank Collect



BHARAT HEAVY ELECTRICALS LTD
BHEL HOUSE, SIRI FORT, NEW DELHI-110003

Provide details of payment

Select Payment Category *

OTHERS

SUB CATEGORY *

--Select SUB CATEGORY--

NAME *

VENDOR CODE

AMOUNT *

Remarks

Please enter your Name, Date of Birth (For Personal Banking) / Incorporation (For Corporate Banking) & Mobile Number. This is required to reprint your e-receipt / remittance(PAP) form, if the need arises.

Name *

Date of Birth / Incorporation*

Mobile Number *

Enter the text as shown in the image *

87E21

21. For reimbursement of Earnest Money Deposit, the tenderer should fill the enclosed EFT form, obtain the Banker's signature and also enclose a photocopy of cancelled cheque leaf.
22. EMD may be submitted in Bank guarantee as per Sl. No. 4 (b), page No. 1, in BHEL format in Non-judicial stamp paper amounting Rs.200 (or) applicable rate at bidder's state, whichever is higher. **Bank guarantee from any Co-operative banks are not acceptable in any circumstances.**
23. Unless the bidder whose tender is accepted signs contract agreement (If applicable) within fifteen days (15 days) of the date of the order directing to do so, the amount of Earnest Money already deposited by bidder will be forfeited and acceptance of the tender withdrawn as per discretion of BHEL.
24. If after opening of tenders a tenderer revokes the tender or increase of earlier quoted rates or after acceptance of his tender does not commence the work in accordance with the instruction of Engineer-in-charge, the Earnest Money Deposited by bidder will be forfeited and acceptance of bidder's tender withdrawn.
If only a part of work included in the tender had been awarded to the tenderer, the amount of Earnest Money to be retained will be based on value of the contract so awarded.

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)

25. The BHARAT HEAVY ELECTRICALS LIMITED reserve the right to reject any or all the tenders received or accept any tender or part thereof without assigning reason thereof. In the case of acceptance of a part of tender, the time for completion may also be reduced to the extent considered necessary by the accepting authority.
26. Conditional and Unsigned tenders, tenders which are incomplete or otherwise considered defective, tenders which are not in accordance with the tender conditions laid down by the accepting officer and tenders not submitted in the prescribed forms are liable to be rejected.
27. Tenderer shall submit Solvency Certificate for the value specified from a Bank of standing regarding the tenderer's financial position (as applicable).
28. The tenderers should enclose relevant documents regarding constitution of firm i.e. Individual / Sole Proprietorship Concern / Partnership Firm / Public Limited Company / Private Limited.
29. The tenders should be enclosed with a list of contracts already held by the tenderer at the time of submitting the tender and giving the following particulars:
 - a) Name of the work, value and address.
 - b) The balance work remaining to be done on the same.
30. a) The filled tender sealed cover shall be handed over/couriered/speed post to at office of "**Smt. BHAGYASHREE S N, AGM (SC&PV- ENGG, NEB 5th Floor, Electronics Division, Bharat Heavy Electricals Limited, Mysore road, Bangalore – 560 026)**" before the time fixed for submission of tender.
b) Tenders received after the due date & time of opening of tenders will be rejected.
31. The Contractors responsibility under this contract shall commence from date of receipt of the order or acceptance of tender.
32. Tenders submitted by speed post or courier service shall be posted with due consideration of any delay in postal delivery. Tenders received after the due date of opening tenders are liable to be rejected.
33. If proprietor or partner of a firm expires after the submission of tender or after the acceptance of tender, BHEL reserves the right to cancel the contract if the character of the firm undergoes a substantial change.
34. THE BHARAT HEAVY ELECTRICALS LIMITED will not be bound by any power of Attorney granted by the tenderer or changes in the composition of firm made subsequent to signing of the contract. They may however recognize such power of Attorney and changes after obtaining proper legal advice.

35. If the tenderer deliberately gives wrong information on tender regarding past unsatisfactory performance with BHEL sister units, BHEL reserves the right to reject such tender at any stage including contract execution period.
36. Words imparting the singular number shall also be deemed to include the plural number and vice-versa where the context so require.
37. The General and Special Conditions are complementary to each other and where they are in conflict, the special condition shall prevail.
38. The expenses for completing the stamping agreement shall be paid by the contractor.
39. Unless or otherwise stated above tendered work includes men, material, machine and commissioning of equipment as agreed to in the contract.
40. After completing of the job, the contractor has to furnish actual drawings of work done in consultation with Engineer-in-charge.
41. Any covering letter and comments of the tenderer should be submitted along with the offer.
42. Cement and steel for carrying out Civil Works will have to be procured by the Contractor. Materials shall be accompanied with Test certificates and connected dispatch documents for proof of source from approved manufacturer's works or stockyard. The Contractor shall provide all the materials needed for trial run, testing including chemicals, consumables etc. In quoting their rates, the Contractors are advised to take into account the cost of the above materials. All the construction materials should be approved by BHEL before commencement of work.
43. Contractor are required to follow Field Quality Plan (FQP) for Civil construction as approved by BHEL/customer in respect of Tests to be carried out and reports and documents to be furnished.
44. Should a tenderer or a contractor has a relative or in the case of firm or company, any of its shareholders relative is employed in Bharat Heavy Electricals Limited, the authority inviting tenders shall be informed of this fact at the time of submission of the tender, failing which tender may be disqualified or if such fact subsequently comes to light.
45. These 'INSTRUCTIONS TO TENDERER' & GENERAL CONDITIONS OF CONTRACT OF BHEL' shall be deemed to form an integral part of the Contract agreement for the work to be entered into. The Contractor has to scrutinize the same, and when submitting his tender, indicate his acceptance of both. In cases of variation between the two in any matter, the conditions in the 'THE INSTRUCTIONS TO TENDERER' shall prevail. (Extracts of important clauses of BHEL GCC are enclosed).
46. All operations to be carried out by the Contractor during the execution of the contract such as drilling, welding etc., shall be done with proper equipment to be brought by the tenderer. Contractor shall make his own power and water supply.

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)

47. The Contractor shall comply with the provision of Employees Provident Fund's and miscellaneous Provisions Act 1952 and rules, regulations and other orders issued there under. He as an employer shall be liable to pay employer's contribution/deductions towards PF under the PF Act in respect of all labour employed by him for the execution of the contract in accordance with the provisions of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 as amended from time to time. For this purpose he shall indicate the code number obtained from the Regional Provident Fund Commissioner or he should obtain a code number if he has not and produce the Photostat copy of the challan receipt of monthly remittance of the contribution made by him to the Commissioner. He shall also furnish such returns such returns as are due, under the Act, to be sent to the appropriate authorities through the Principal Employer".
48. The Contractor should get himself registered with the E.S.I Authorities as an independent Employer, obtain a separate code number and remit the dues in respect of the Labour employed by him for the work and produce the challan/Receipts of remittance of the ESI contributions due under the E.S.I Act to the Company authorities. He shall also furnish such returns, as are due, under the Act, to be sent to the appropriate authorities' through the Principal Employer. The contractor can remit their ESI & PF through a sub-agent who processes the ESI & PF code and agrees to enter an MOU with the contractor.
45. If any action is brought in by P.F. Commissioner/ESI authorities on BHEL for the work done by the Contractor for his labourers regarding PF/ESI amount due, short remittances, non-remittances etc., the Contractor shall defend the case on behalf of BHEL and / or reimburse BHEL the expenses so incurred.
46. The Contractor shall apply and obtain license under Contract labour (R&A) Act 1970 and comply the relevant provisions of this Act in respect of the labour employed by him for executing this contract. The contractor shall furnish necessary returns to the authority through the Principal Employer.
47. Contractor shall insure all his labourers and material. Any claim by his Employees for damages shall be settled by the Contractor even if action is against BHEL or to reimburse the legal expenses incurred by BHEL.
48. Any action brought in by anybody on BHEL regarding patent, right etc., used by Contractor in execution of work shall be defended by the Contractor and / or reimburse BHEL the cost of the same.
49. Contractor shall produce necessary records, documents; explanation whenever he is called upon to do by any Government Agencies.
50. Contractor should obtain "Workmen Compensation Policy" for their Employees.



51. LEAD, LIFT, DEWATERING ETC.,

- a) Unless otherwise specified in the tender schedule, the rates for all items will be deemed to include all leads, lifts and descents involved in the work.
- b) No separate payment will be made for dewatering (including seepage, surface drainage and monsoon water) desludging and allied operations at any stage of the work, and the cost of such operations will be deemed to be included in the contract rates.
- c) No separate payment will be made for curing including pumping of curing water where ever necessary.

52. EXTRA ITEMS

No extra items of work shall be carried out by the contractor other than those authorized to do so in writing by the Engineer-in-charge. For any such items of work executed as per instructions of Engineer-in-charge, the rates will be fixed on the basis indicated under clause 50 of BHEL GCC/as per terms and conditions of BHEL. The schedule of rates to be followed in this case will be CPWD schedule of rates.



BHARAT HEAVY ELECTICALS LIMITED

(ELECTRONICS DIVISION)

mysore road- BANGALORE-26

GENERAL CONDITIONS OF CONTRACT/TECHNICAL SPECIFICATION

It is hereby agreed by me/us that the BHEL General Conditions of Contract including subsequent amendments/ additions/deletions to clauses if any, and conditions pertaining the settlement of disputes by Arbitration form an integral part of the tender documents and that the tender submitted by me/ us is subject to the aforesaid BHEL General Conditions of Contract/ Technical Specification for scope of tender works which has been read and accepted by me/us.

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)



SAFETY CODE

RESPONSIBILITIES OF THE CONTRACTOR IN RESPECT OF SAFETY OF MEN, EQUIPMENT, MATERIAL AND ENVIRONMENT

1. Before commencing the work, contractor shall submit a "SAFETY PLAN" to the authorized BHEL Official. The 'SAFETY PLAN' shall indicate in detail the measure that would be taken by the contractor to ensure safety of men, equipment, material and environment during execution of the work. The plan shall take care to satisfy all requirements specified hereunder. The contractor shall submit Safety Plan along with his offer. During negotiations before placing of work order and during execution of the contract BHEL shall have right to review and suggest modification in the Safety Plan. Contractor shall abide by BHEL decision in this respect.
2. The contractor shall take all necessary safety precautions and arrange for appropriate appliances as per direction of BHEL or its authorized officials to prevent loss of human lives, injuries to personnel engaged, and damage to property and environment.
3. The contractor shall provide to its work force and ensure the use of the following personal protective equipment as found necessary and as directed by the authorized BHEL Officer:-Safety Helmets conforming to IS-2925: 1984.
 - (i) Safety Belts conforming to IS-3521: 1983.
 - (ii) Safety Shoes conforming to IS-1989: 1978.
 - (iii) Eye and Face protection devices conforming to IS-8520: 1977 and IS-8940: 1978.
 - (iv) Hand and body protection devices conforming to:
IS-2573: 1975
IS-6994: 1973
IS-8807: 1978
IS-8519: 1977

All tools, tackles, lifting appliances, material handling equipment scaffolds, cradles, safety nets, ladders, equipment's etc. used by the contractor shall be of safe design and construction. These shall be tested and certificate of fitness obtained before putting them to use and from time to time as instructed by authorized BHEL Official who shall have the right to ban the use of any item.

All electrical equipment's, connections and wiring for constructions power, its distribution and use shall conform to the requirement of the Indian Electricity Act and Rules. Only electricians licensed by the appropriate statutory authority shall be employed by the contractor to carry out all types of electrical works.

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)



All electrical appliances including portable electric tools used by the contractor shall have safe plugging system to source of power and be appropriately earthed. The contractor shall not use any hand lamp energized by electric power with supply voltage of more than 24 volts. For work in confined space lighting shall be arranged with power sources of not more than 24 volts.

The Contractor shall adopt all fire safety measures as laid down in the "Code for fire Safety at Construction Sites" issued by the Safety Department of the Construction Management (HQ) of BHEL and as per directions of the authorized BHEL Official. A copy of the above referred "Code of Fire Safety at the Construction Sites" shall be made available by BHEL to the contractor for reference, on demand by the contractor, during tendering stage itself.

Where it becomes necessary to provide and/or store petroleum products, explosives, chemicals and liquid or gaseous fuel or any other substance that may cause fire or explosion, the contractor shall be responsible for carrying out such provisions and/or storage in accordance with the rules and regulations laid down in the relevant government acts, such as Petroleum Act, Explosives Act, Petroleum and Carbides of Calcium Manual of the Chief Controller of Explosives, Govt. of India. etc., prior approval to the authorized BHEL Official at the site shall also be taken by the contractor in all such matters.

The contractor shall arrange at his cost (wherever not specified) appropriate illumination at all work spots for safe working when natural daylight may not be adequate for clear visibility.

The contractor shall be held responsible for any violation of statutory regulations local, state or central and BHEL instructions that may endanger safety of men, equipment, material and environment in his scope of work or another contractor or agencies. Cost of damages if any, to life and property arising out of such violation of statutory regulations and BHEL instructions shall be borne by the contractor.

In case of a fatal or disabling injury accident to any person at construction sites due to the lapses by the contractor, the victim and/or his/her dependents shall be compensated by the contractor as per statutory requirements. However, if considered necessary, BHEL shall have the right to impose appropriate financial penalty on the contractor and recover the same from payments due to the contractor for suitably compensating the victim and/or his/her dependents. Before imposing any such penalty, appropriate enquiry shall be held by BHEL giving opportunity to the contractor to present his case.

In case of any damage to property by the contractor, BHEL shall have the right to recover cost of such damages from payments from payments due to the contractor after holding an appropriate enquiry.

In case of any delay in the completion of a job due to mishaps attributable to lapses by the contractor; BHEL shall have to recover cost of such delay from payments due to the contractor, after notifying suitably and giving him opportunity to present his case.

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)



If the contractor fails to improve the standards of safety in its operation to the satisfaction of BHEL after being given a reasonable opportunity to do so; and/or if the contractor fails to take appropriate safety precautions or to provide necessary safety devices and equipment or to carry out instructions regarding safety issued by the authorized BHEL Official, BHEL shall have the right to take corrective steps at the risk and cost of the contractor after giving a notice of not less than seven days indicating the steps that would be taken by BHEL.

The contractor shall submit report of all accidents, fires and property damage, dangerous occurrence to the authorized BHEL Official immediately after such occurrence, but in any case not later than twelve hours of the occurrence. Such reports shall be furnished in the manner prescribed by BHEL. In addition, the contractor to the authorized BHEL Official shall also submit periodic reports on safety from time to time as prescribed.

Before commencing the work, the contractor shall appoint/nominate a responsible officer to supervise implementation of all safety measures and liaison with his counterpart of BHEL.

If safety record of the contractor in execution of the awarded job is to the satisfaction of Safety Department of BHEL, issue of an appropriate certificate to recognize the safety performance of the contractor may be considered by BHEL after completion the job

SPECIAL CONDITIONS OF CONTRACT

1. GENERAL

The special conditions of contract and other contract documents are complimentary to each other and shall be read in conjunction with each other. In case of any conflict of meanings between the special conditions of contract and the BHEL General Conditions of Contract the provisions of the special conditions of contract shall override the corresponding provisions of the BHEL General Conditions of Contract.

2. SCOPE OF WORK

The scope of work includes for the full, final and entire completion of **MMS Pile foundation works, MMS column, superstructure and module erection, Pile load test, Land levelling works, construction of temporary approach road and other associated works for 100 MW SPV power plant at Raghunesda Phase-II in Gujarat** as detailed in specifications and drawings, which forms part of this Contract. The scope of work also includes cleaning/removing all debris in line with bill of quantity as directed by Engineer In-charge. The scope of work under this contract shall cover supply of all materials, labour, tools, and plants etc., unless otherwise specified in the specifications, descriptions of items or in foregoing clauses.

3. SITE CONDITIONS

- Before tendering the Contractor shall get themselves acquainted with site conditions such as the nature of soil likely to be encountered during the course of the work etc.,. The rates quoted by the contractor shall be deemed to have been quoted after getting acquainted with the prevailing site conditions. Initial jungle clearance, stripping of top soil etc., shall also be included in the quoted rates. No claims on the pretext of ignorance of site conditions shall be entertained.
- The site of work is as mentioned in the Tender document.

4. SITE FACILITIES

A. LAND

The Employer will allot land as available free of cost to the contractor for his office stores. He must maintain the areas allotted to him in a neat and clean conditions as required by the Employer. The contractor shall provide adequate storage and office facilities with approval from the Engineer. The rate quoted by the contractor shall be deemed to include for these and no separate payment will be made towards these. On completion of work, the site shall be cleaned by the contractor of all materials, temporary debris, rubbish plants and equipment's, belonging to the contractor at no extra cost. The site and surroundings shall be handed over in a neat and clean condition. In case of any failure by the contractor, the employer will get inside cleared at risk and cost of the Contractor.

B. POWER AND WATER SUPPLY

Facilities for drawing Power and water required at site for execution of the works shall be arranged by the contractor at his expense and risk. The necessary source for power & water supply has to be organized by vendor. Necessary distribution box, extension board points duly earthed, and with armoured safe power cables to be laid across the field provided point shall be in the scope of the tenderer. Further, laying of water intake and distribution pipes across the Site to various points of work from Electricity source provided water source point shall be in the scope of the tenderer. If required D.G generation sets shall be provided for Power arrangement by the contractor at his own cost. The tenderer shall make provision for temporary storage of water at suitable locations with pump if required to reach the water supply to work areas. The contractor will have to make his own arrangements for the same, without claiming any extra charge for the power and water drawal and distribution equipment.

5. MACHINERY

The Contractor shall at his own expense, supply all tools, plant and equipment (hereinafter referred to as T & P) required for execution of contract, as specified in the tender documents. whole of the works shall be executed in perfect conformity with the specifications and drawings. If contractor perform any works in a manner contrary to the specifications and drawings and without reference to the Engineer-in-charge, he shall bear all the costs arising or ensuring there from.

- a) All technical documents regarding the construction of works are given in the metric system and work should be carried out according to metric system.
- b) The work shall be carried out as per detailed drawings supplied by the employer. The working drawings shall be emailed progressively to the contractor free of cost. The contractor shall keep one set of drawings (duly protected from dust and wear and tear) at his own expenses always available at site for reference of Engineer-in-charge and other representatives.
- d) The works shall be carried out as per detailed specifications enclosed with the tender. For items for which there is no mention in the drawings, detailed specification relevant IS specification (latest edition) shall be followed.
- e) The contractor shall submit to the Employer for their approval complete drawings, of all temporary works and staging which he may require for carrying out the works shown in the drawings.



He shall at the same time if so required by the Employer submit his calculations relating to strength and anticipated deflection in respect of any aforesaid temporary works. He shall also submit for the approval of Employer drawings showing the methods he proposes to adopt for the erection of the various parts of the temporary works. Any modification to the drawings that may be required by the Employer shall be made by the contractor at his own cost. However, notwithstanding the approval of modification required for temporary works, the contractor shall be fully responsible for their efficiency, security and maintenance and for all obligations and risks in regard to such works, specified or implied in this contract and be shall reinstate the same at his own cost, should any mishap or accident occur causing damage or injury there from, subject however, to such clauses of the General conditions as may be applicable in such cases.

6. BENCH MARKS AND REFERENCE POINTS

The contractor shall construct and maintain proper benchmarks and reference points of the intersection of all main walls, no separate payment shall be made for this and rates quoted deemed to include this cost. Surveying where ever required is in contractor scope.

7. SAFETY PRECAUTIONS

The contractor shall at times observe the safety code and make necessary action as required in the tender. In default thereof, the employer may get this done departmentally or through other agencies and recover the cost from the contractor.

The Contractors shall also abide by all the security regulations promulgated from time to time by employer.

8. RATES

The rates to be quoted are intended to provide for works duly and properly completed in accordance with the general and special conditions of contract and specifications and drawings together with such alteration and/or conditions as may be required / ordered without prejudice to the generality thereof shall include for detail of construction which are obviously and fairly intended and which may not have been specifically referred in these documents and working drawings and but are essential for execution and satisfactory completion of work including those of minor nature and shall be deemed to include and cover internal the followings.

- a) Arrangements for obtaining the clearance wherever required from statutory bodies, regarding license for construction, permanent electricity, water supply, and sanitary connections including payment of necessary fees, inspection charges and obtaining financial certificates for using these services.

The various items rates quoted in the schedule as applicable shall be deemed to include the above services and no separate payments shall be made towards these.

- b) The cost of all superintendence and labour materials, tools, plants, equipment's, mobilizing and demobilizing equipment fuel lubricants, fixture, transport charges, temporary and permanent works and quarrying charges, testing, screening, washing, handling of materials, stacking and removal charges, of any rejected materials and water and power arrangements and satisfactory maintenance of the same satisfactory completion of the work intended.
- c) All fees, duties, royalties, rent and compensation to owner for surface damage or taxes and impositions payable to local authorities, in respect of land an structure, for all materials supplied for the work or any other duties/expenses for which the contractor may become liable or may be put to under any provision of the law for the purpose of in connection with the execution of the contract including levies payable on the transactions.
- d) Settings out of works profiles etc., and of construction repair and up-keep of all centre lines, bench marks and levels and page there of including provisions of masonry/concrete pillars showing the centre line of structure/gridlines and levels and maintenance and protection of the same including providing fencing etc., throughout the period of contract.
- e) Breaking, maintenance and removal of temporary works and buildings.
- f) Supply of complete, Moulds, cost of testing of materials etc.
- g) Working in all conditions including in/under water liquid, conditions etc., and shall also include bailing or pumping out water from the foundations, basements or any other sources of whatsoever de-sludging and allied operation at any stage of work including all suspension period and delays whatsoever. Cost of curing including pumping and cost of water whatever necessary.
- h) In the interest of completion of work within the stipulated time, certain works are to be carried out during the monsoon period also. No separate payment will be made to the contractor for such works and it will be deemed to be included in the contract rates.
- i) Diversion and draining works, protection works, temporary facilities, bridges, gangway.
- j) Work at all depth in foundation below the ground level and in superstructure up to all height above ground level including all lifts and distances involved at any other place of work and disposed/barrow areas.
- k) Unless otherwise specified in the specification schedule cost of all leads/lifts etc.
- l) Provision of centering, scaffolding, strutting props etc..

- m) All materials and labour required for fencing in a protection against risk of accidents and for providing necessary/planking strutting with hand rails, gumboots, helmets, safety belts etc., during the progress of work.
- n) Prevention on trespassing by providing barrier arrangements for the safety of the public or employees during the provision of works.
- o) Works in all shapes include and curved all sizes as shown are as required.
- p) Cleaning the site after the completion of work all debris, left out construction materials machine equipment's, temporary offices, stores, works shop etc., including dressing the area neat and clean shape.
- q) Such other incidental charges or contingencies as may have been provided for in the specifications.

9. LABOUR COLONIES

Labour camp will not be permitted within the project premises.

10. ESCALATION

The rates to be quoted by the tenderer shall be firm and shall cover and include all statutory levies, arising from, acts passed by parliament or by state legislature, the rates shall further be deemed to include statutory levies arising from such Acts, Central or State, which may come in to force subsequent to submission of tenders. The tenderer shall note that no claim for enhancement of rates, on the ground that existing statutory levies have been increased, or that new statutory levies have come in to effect after tender, or on any other ground, will be entertained on any account.

11. QUANTITY

The probable quantities of the several items of work are furnished in the schedule of quantities. It must be clearly understood that neither the probable quantities nor the value of individual items nor the aggregate value of the entire work shall be binding on the Employer/Engineer does not in any way assure the contractor or Guarantee that the said probable quantities are correct or that the work will correspond to these. The Employer/Engineer reserve the right to omit, vary or add to the item/work described in the schedule, of quantities and no claim for compensation will be entertained on this account.

12. VARIATION/DEVIATION IN QUANTITIES

The contractor shall not make any alteration in addition to or omission from the work as described in the tender document except in pursuance of the written instructions of the Engineer-in-charge. No such deviation from the work described in the tender documents shall be valid unless the same has been specifically confirmed and accepted by the accepting officer in writing and incorporated in the contract. The rates quoted are firm.

13. MATERIALS

BHEL will not supply any materials unless otherwise specified.

14. SUPPLY OF CEMENT, STEEL , PAINT AND OTHER CONSTRUCTION MATERIALS, IS TO BE MADE BY CONTRACTOR

Makes / Source of supply of cement, steel, paint and other construction materials shall be as per approval of BHEL/GSECL

15. SUPPLY BY CONTRACTOR

The work is for a completed job including labour and supply of all materials except those otherwise specified in the bid document.

The material and works shall be subject to inspection and test as per field quality plan (FQP) duly approved by BHEL/GSECL

All materials supplied by the contractor according to the contract conditions shall be subject to inspection and passing by the Engineer-in-charge or his representatives from time to time, the contractor providing all facilities for such instruction free of cost.

BHEL officers connected with the contract shall have the power at any time to inspect and examine any stores or materials intended to be used in or on the work, whether on the site or at any factory or workshop or other place where such stores or materials are being fabricated or manufactured or at any place the same are lying and the contractor shall give necessary facilities for such inspection and examination.

The Engineer-in-charge shall be entitled to have tests made of any stores or materials supplied by the contractor shall provide at his own expense all facilities which the Engineer-in-charge may require for this purpose. If at the discretion of the Engineer-in-charge an independent expert is employed to make any such tests his charges shall be borne by the contractor only if the tests disclosed that the said stores or materials are not in accordance with the provision of the contract.

Should the Engineer-in-charge/Civil Engineer consider at any time during the construction or reconstruction or prior to the expiry of the Maintenance Period that the stores or materials provided by the contractor are unsound or of quality inferior to that contracted for, or otherwise not in accordance with the contract (in respect where the decision of the Engineer-in-charge/Civil Engineer shall be final and conclusive) the contractor shall on demand, in writing from the Engineer-in-charge specifying the stores or materials complained of, notwithstanding that the same may have been inadvertently passed, certified that and paid forth with remove the stores or materials so specified and provide other and suitable stores or materials at his own expense, to the entire satisfaction of the Engineer-in-charge/Civil Engineer and in the event of his failing to do so within a period to be specified by the Engineer-in-charge/Civil Engineer, in his demand aforesaid, the Engineer-in-charge/Civil Engineer may replace within the other stores or materials complained of at the risk and expense in all respect of the contractor.

The liability of the contractor under this conditions, shall not extend beyond the maintenance period aforesaid except as regards stores or materials which the Engineer-in-charge/Civil Engineer shall have previously given notice to the contractor to replace (Maintenance period for any work under this organization will be six months from the date of actual completion of the particular work and handing over to BHEL).

16. INTERRUPTION TO THE WORKS

While quoting the rates/prices the Contractor should take in to account the fact that due to the design or other stipulations at site, or the necessity to follow a particular sequence of overall construction operation, or non-supply of particular drawings, or the connected work or other reasons, interruptions are likely to be encountered in a work of this nature and magnitude. No claims for such interruptions will be entertained on any account.

17. EXTENSION OF TIME OR PENALTY/LIQUIDATED DAMAGES

Extension of time or penalty/liquidated damages as the case may be will be determined as stipulated in clause No. 2.7.9 of BHEL General Conditions of Contract 2019.

18. COMPLETION OF WORK AND MEASUREMENT

- a) All work shall be carried out according to authorized dimensions and measurement will be restricted to those authorized dimension even though the Contractor may for convenience of this work exceed the authorized dimensions.
- b) All work shall be measured in accordance with the applicable standard method of measurements prescribed by the Indian Standard Institution (1200 latest edition) unless otherwise specified.
- c) The Contractor shall admit for technical inspection, works which are likely to be embedded or covered by other works and have the necessary measurement books and certificates to this effect duly signed by the Engineer before the works are covered.
- d) On completion of the work, the Contractor must submit to the Engineer the following documents for passing of works.
 - i) A copy of the working drawing showing there on all addition and alterations in the process of execution.
 - ii) A certificate for embedded and covered up works as in sub-para (C) above
- e) The authorized Contractors representative and a representative of the Employer shall jointly sign a certificate of handing over any completed work and date of signature of that certificate will be that the date from which the maintenance period of that unit will be reckoned.
- f) Notwithstanding the above, insurance cover has to be taken by the contractor for the full value of work as also for the duration of the contract period. 50% of the Security Deposit shall be released only on the total completion of the building and handing over to BHEL to their satisfaction. Remaining 50% of Security Deposit shall be released subject to the stipulation in BHEL's GCC after 6 months from the date of completion of the building.

19. MAINTENANCE OF WORK

The contractor will be responsible for the maintenance of works during the period of construction until the various items are taken over, and for a further period of six months, from the date of taking over.

If the contractor fails to maintain the building satisfactorily, it will be got done by other agency and cost towards such maintenance together with departmental charges will be recovered from his bills/dues.

20. SECURITY DEPOSIT

Upon acceptance of the tender, the successful tenderer shall remit the security deposit with Bharat Heavy Electricals Ltd within the time as specified in the Letter of Intent.

The rate of Security Deposit will be 5% of work order value.

The contractor should submit the Security Deposit before the start of the work by

- i) Cash (as permissible under the income Tax Act).
- ii) Pay order, demand draft in favour of BHEL.
- iii) Local cheques of scheduled banks, subject to realization.
- iv) Securities available from Post Offices such as National Saving Certificates, Kisan Vikas Patras etc.,(Certificate should be held in the name of contractor furnishing the security and duly pledged in favour of BHEL and discharged on the back).
- v) Bank Guarantee from scheduled Banks/Public financial Institutions as defined in the companies Act subject to a maximum of 50% of the total 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.
- vi) Fixed Deposit Receipt issued by scheduled Banks/Public Financial Institutions as defined in the Companies Act. The FDR should be in the name of the contractor, A/C BHEL, duly discharged on the back.
- vii) Security Deposit can also be recovered at the rate of 10% from the running bills. However in such cases at least 50% of the Security Deposit should be collected before start of the work and balance 50% may be recovered from the running bills.
- viii) EMD of the successful tenderer shall be converted and adjusted against the Security Deposit. The Security Deposit shall not carry any interest.

NOTE: Accepting of Security Deposit against Sl. No. (iv) and (vi) above will be subject to hypothecation or endorsement on the documents in favour on BHEL. However, BHEL will not be liable or responsible in any manner for the collection of interest or renewal of the documents or in any other matter connected therewith.

For extra items of work and deviated quantities, security deposit will be recovered at 10% of the value of deviated amount. The security deposit will be released as stipulated under relevant clause of GCC 2019.

21. RUNNING ACCOUNT PAYMENTS

During execution of work, monthly payments of all works in place will be made on the basic measurements recorded in measurement sheet/book in respect of items executed but no claim on the account will be entertained, if for any reason payments are not so made. PRICE VARIATION clause not applicable.

22.1 MOBILIZATION ADVANCE/ADVANCE PAYMENT - NOT APPLICABLE

22.2 INTEREST & RECOVERY - NOT APPLICABLE

23. Statutory Deduction towards Income Tax will be made as per rules.

- 24.** In respect of all labour directly or indirectly employed on the work by the Contractor, the Contractor shall comply with the provisions of the contract labour (Regulation and Abolition) Act 1970 or any amendment thereof and all legislations and rules of the State and or Central Government or other Authority (**Whichever is higher**), framed from time to time governing the protection of health, sanitary arrangements, wages, welfare and safety for labour employed on building and construction works. The rules and other statutory obligations with regard to fair wages, welfare and safety measures, maintenance of the register etc., will be deemed to be part of the contract.
- 25.** The Contractor is required to take insurance for all workers employed on works towards payment for workmen compensation. The insurance has to be taken out within 15 days of the award of work and has to be produced at the time of signing agreement. Half (1/2%) shall be deducted for every bill if the contractor fails to produce a proof of having taken such an insurance to cover his workmen. However the contractor shall be fully responsible for all the consequences arising out of such default. This may also be read with relevant clauses of BHEL GCC 2019.

25. TIME OF COMPLETION

The date of commencement of work shall be counted from the date of handing over the site to the contractor. It may be clearly understood that time is the essence of the contract and the entire work should be completed within the time imposed in the tender document letter of intent.

- 26.** The Contractor has to pay the Works Contract Tax (Under relevant section of the State Government Act) of their own on Monthly basis.
- 27.** The management of BHEL shall be at liberty to terminate the contract by issuing a month's notice to the contractor without assigning any reason what so ever. As regards unsatisfactory performance or noncompliance with any of the terms & conditions of the contract by the contractor. The management of BHEL shall have the right to terminate the contractor forthwith without notice & rearrange the balance work through other agencies at the risk & cost of the contractor & under such circumstances, the Earnest Money Deposit/Security Deposit paid by the contractor shall stand forfeited.

28. SPECIAL CONDITIONS OF TENDER

- i) The successful bidder should open local office for Technical staff/Administrative group at Bangalore City for easy interactions/ monitoring of work at site./ Attend meetings at Bangalore city/site as and when instructed by BHEL.
- ii) Tenderers should not disclose any price bid details/discounts in the technical bids.
- iii) The successful bidder should construct site office / toilets for their workmen at site in consultation with Engineer-in-charge.

29. WORKMEN COMPENSATION POLICY

The contractor is required to take Insurance for all the workers employed on the works towards payments for workmen compensation. The Insurance has to be taken out within 15 days of the award of work and has to be provided at the time of signing the agreement. Half percent (0.5%) of the amount shall be deducted from every bill if the contractor fails to produce a proof of having taken such an insurance to cover his workmen. However the contractor shall be fully responsible for the consequences arising out of such default.

LIST OF INDIAN STANDARD

Following is the list of various Indian Standards,
Relevant to the Civil Engg., work

1. EARTH WORK

- i) IS 1200-1992, Method Part I Earthwork, Measurement of Building, and Civil Engineering works, and chapter No.2 of CPWD/specification 1977.

2. MORTAR (PLASTERING)

- 1) IS 2394-1984: Code of practice for application of lime plasters finish.
- 2) IS 1661-1972: Code of practice for application of cement lime plasters finish.
- 3) IS 2402-1963: Code of practice for external rendered finishes.

3. CONCRETE WORK & RCC WORK

- 1) IS 456-2000: Code of practice for plain and reinforced concrete.
- 2) IS 432(part 1) –1982(Third Revision): Mild steel and medium tensile steel bars
- 3) IS 1766-1998: Cold twisted steel bars for concrete reinforcement.

4. BRICK WORK

- 1) IS 2212-1991: Code of practice for brick work.

5. STONE WORK

- 1) IS 1597-1992 (Part – I & II): Code of practice for construction of stone masonry.

6. MARBLE WORK

- 1) IS 1124-1974: Methods of test for water absorption of natural building works.

7. STEEL WORK

- 1) IS 800-2007(Third Revision): Code of practice for use of structural steel in general building construction.
- 2) IS 1308-1984: Steels doors, windows and ventilators
- 3) IS 1081-1960: Code of practice for fixing glazing of metal (steel & aluminium doors, windows & ventilators)
- 4) IS 1161-1998: Steel tubes for structural purposes.
- 5) IS 4351-2003: Steel doorframes.
- 6) IS-6245-5245-1971: Metal rolling shutters and rolling grills.

8. FLOORING

- 1) IS 2114-1984: Code of practice for laying in situ terrazzo floor finish.
- 2) IS 2571-1970: Code of practice for in situ cement concrete flooring.
- 3) IS 5318-1969: Code of practice of lying of flexible P.V.C. sheet & tiles flooring.

9. ROOFING

- 1) IS 3007(pt-I)-1999: Code of practice of lying of corrugated cement sheets.

10. FINISHING

- 1) IS 133-2004: Enamel, Interior (a) under coating (b) Finishing colour as required.
- 2) IS 348-1968: French Polish.
- 3) IS 427-2005: Distemper, dry colour as required.
- 4) IS 425-1969: Distemper, oil emulsion as required.
- 5) IS 5410-1992: Cement paint, Colour as required.
- 6) IS 5411 (pt.1)-1974: Plastic emulsion paint for interior use.
- 7) IS 6278-1971: Code of practice for white washing & color washing.

11. DEMOLITION AND DISMANTILING

- 1) IS 1200 (pt. 18)-1974: Method of measurements of demolition and dismantling.

12. SAFETY CODE

- 1) IS 5916-1970: Safety code for construction including use of hot bituminous materials.
- 2) IS 4130-1991: Safety code for demolition of building.
- 3) IS 3754-1966: Safety code for excavation works.
- 4) IS 3696(Pt-1)-1987: Safety code for Scaffolds.

A) DISTEMPERING ON NEW SURFACE. (OILBOUND)

1. COAT OF PRIMER	0.07 Litre/Sq.m (one coat)
2. COAT OF DISTEMPER	0.10 Kg/Sq.m (2 coats)

DISTEMPERING WITHOUT PRIMER

FOR 1 COAT	0.10 Kg/Sq.m (For 1 coat)
FOR 2 COATS	0.15 Kg/Sq.m (For 2 coats)

B) SYNTHETIC ENAMEL PAINT.

a) ON NEW SURFACE	... PRIMER	0.09 Litre/Sq.m (For 1 coat)
ENAMEL PAINT	(2 COATS)	0.15 Litre/Sq.m (For 2 coats)

b) ON OLD SURFACE

2 COATS WITHOUT PRIMER	...	0.20 Litre/Sq.m
------------------------	-----	-----------------

1 COAT	...	0.10 Litre/Sq.m
--------	-----	-----------------



c) WATER PROOF CEMENT PAINT

1 COAT 0.18 Kg/Sq.m

2 COAT 0.30 Kg/Sq.m

d) PLASTIC EMULSION PAINT:

2 COATS OF PLASTIC EMULSION 0.09 Litre/Sq.m

1 COAT OF PLASTIC EMULSION 0.073 Litre/Sq.m

ON NEW SURFACE

1 COAT PLASTIC FIX PRIMER 0.081 Litre/Sq.m

2 COATS PLASTIC EMULSION 0.09 Litre/Sq.m

These standards are indicative, any additional IS standard/specification required to be followed shall be adhered to by the contractor/bidder.



FORM OF TENDER

Having examined the invitation to bid, Instructions to Bidder, General conditions of contract, Special conditions, Specifications tender schedule, Contract drawings and other documents for the above work, we the undersigned, offer to construct, erect complete and maintain the whole of the said in conformity with the said bid documents on the terms and conditions and under the provisions set out or called for in the contract documents at the rates listed in the schedule of unit prices or elsewhere in the contract documents.

We undertake if our bid is accepted, to commence the works within 7 days from the date of issue of award and to complete and delivery the whole of the works comprised in the contract as per the time schedule agreed to the contract document.

We agree to abide by this bid for the period of three months from the date fixed for receiving the same and it shall remain binding upon us and may be accepted at any time before expiry of the period.

Until and unless a formal agreement is prepared and executed this bid, together with your award thereof shall constitute a binding contract between us.

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)



Annexure - I

Certificate by Chartered Accountant on letter head

This is to Certify that M/S
(hereinafter referred to as 'company') having its registered office at is registered under MSMED Act 2006, (Entrepreneur Memorandum No (Part-II) dtd:
Category: (Micro/Small)). (Copy enclosed).

Further verified from the Books of Accounts that the investment of the company as per the latest audited financial year as per MSMED Act 2006 is as follows:

1. **For Manufacturing Enterprises:** Investment in plant and machinery (i.e. original cost excluding land and building and the items specified by the Ministry of Small Scale Industries vide its notification No.S.O.1722(E) dated October 5, 2006 :
Rs..... Lacs
2. **For Service Enterprises:** Investment in equipment (original cost excluding land and building and furniture, fittings and other items not directly related to the service rendered or as may be notified under the MSMED Act, 2006:
Rs..... Lacs

(Strike off whichever is not applicable)

The above investment of Rs..... Lacs is within permissible limit of Rs..... Lacs for Micro / Small (Strike off which is not applicable)
Category under MSMED Act 2006.

Or

The company has been graduated from its original category (Micro/ Small) (Strike off which is not applicable) and the date of graduation of such enterprise from its original category is (dd/mm/yyyy) which is within the period of 3 years from the date of graduation of such enterprise from its original category as notified vide S.O. No. 3322(E) dated 01.11.2013 published in the gazette notification dated 04.11.2013 by Ministry of MSME.

Date:

(Signature)

Name -

Membership number -

Seal of Chartered Accountant

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)



ANNEXURE II

Electronic Funds Transfer (EFT) OR Paylink Direct Credit Form

Please Fill up the form in **CAPITAL LETTERS** only.
TYPE OF REQUEST(Tick one): CREATE CHANGE

BHEL Vendor / Supplier Code:			
Company Name :			
Permanent Account Number(PAN):			
Address			
City: _____	PINCODE	STATE	_____
Contact Person(s)			
Telephone No:			
Fax No:			
e-mail id:			
1 Bank Name:			
2 Bank Address:			
3 Bank Telephone No:			
4 Bank Account No:			
5 Account Type: Savings/Cash Credit			
6 9 Digit Code Number of Bank and branch appearing on MICR cheque issued by Bank			
7 Bank swift Code(applicable for EFT only)			
8 Bank IFSC code(applicable for RTGS)			
9 Bank IFSC code(applicable for NEFT)			

- A I hereby certify that the particulars given above are true, correct and complete and that I, as a representative for the above named Company, hereby authorise BHEL, EDN, Bangalore to electronically deposit payments to the designated bank account.
- B If the transaction is delayed or not effected at all for reasons of incomplete or incorrect information, I would not hold BHEL / transferring Bank responsible.
- C This authority remains in full force until BHEL, EDN, Bangalore receives written notification requesting a change or cancellation.
- D I have read the contents of the covering letter and agree to discharge the responsibility expected of me as a participant under ECS / EFT.

Date:

Authorised Signatory:

Designation:

Telephone NO. with STD Code

Company Seal

Bank Certificate

We certify that _____ has an Account No. _____ with us and we confirm that the bank details given above are correct as per our records.

Date:

(.....)

Place:

Signature

Please return completed form along with a blank cancelled cheque or photocopy thereof to:

Bharath Heavy Electricals Ltd,

Attn:

Electronics Division, Mysore Road,

BANGALORE - 560 026

In case of any Querry, please call : 080-26998xxx / 2674xxxx or fax no. 080-2674xxxx

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)



ANNEXURE-III

(TO BE SUBMITTED IN BIDDER'S LETTER HEAD)

Ref.
Date:

SITE INSPECTION CERTIFICATE (If possible subject to COVID Restriction)

This is to Certify that, I / We.....

..... had inspected the proposed

Construction site thoroughly and understood the scope of works to be carried out in line with construction drawings/designs/data/Bill of quantities/schedule of items / Specifications as brought out in the Tender as desired by BHEL.

Agreeable to all Terms & Conditions of Contract and assure to complete the work

Within the stipulation time frame.

Note: In case of bidder unable to visit the site due to any reason, bidder may kindly note that it is the responsibility of the bidder to ensure and understand the scope of work and site condition in line with NIT terms and condition.

Signature of the contractor

Name:
Seal

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)



(TO BE SUBMITTED IN BIDDER'S LETTER HEAD)

TECHNO-COMMERCIAL DEVIATION SHEET

Tender Enquiry No & Date: **EDN: PVSS: GSECL: 100 MW: PH II: MMS/02** ; Dt.: **23.10.2020**

Work Description: MMS Pile foundation works, MMS column, superstructure and module erection, Pile load test, Land levelling works, construction of temporary approach road and other associated works for 100 MW SPV power plant at Raghunesda Phase-II in Gujarat.

We have gone through the complete tender enquiry and its corrigendum mentioned above and read and understood the Pre- Qualification Criteria, Instructions to Tenderer along with Enclosures, Special Condition of Contract along with its annexures, scope of Work Cum Technical Specification, BHEL General Conditions of Contract 2019 etc.

We hereby confirm that, we have following deviations with technical and commercial terms and conditions of NIT:

Clause No. & NIT page no.	NIT Clause	Deviation proposed	Remarks

Mention any deviations from Tender enquiry if any, else mention “No deviation”

We hereby confirm that except for above, there are no other Deviation from all terms and conditions mentioned in Tender documents.

Seal & Signature of Authorized
Representative /Bidder

Name:
Designation:
Date:
Name of Bidder:

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)



(TO BE SUBMITTED IN BIDDER'S LETTER HEAD)

DECLARATION REGARDING MSE (OR) QUALIFYING PPP-MII, ORDER 2017

(WITH SUPPORTING DOCUMENTS)

Tender Enquiry No & Date: **EDN: PVSS: GSECL: 100 MW: PH II: MMS/02** ; Dt.: **23.10.2020**

Work Description: MMS Pile foundation works, MMS column, superstructure and module erection, Pile load test, Land levelling works, construction of temporary approach road and other associated works for 100 MW SPV power plant at Raghunesda Phase-II in Gujarat.

I/We hereby declare that, I/We..... belong to MSE (or) qualifying PPP-MII, order2017 (relevant supporting documents attached).

We also hereby declare that the information provided is correct to the best of my knowledge.

Seal & Signature of Authorized
Representative /Bidder

Name:
Designation:
Date:
Name of Bidder:

NIT Issued By

Sampangi C,
Sr. Manager, BHEL-EDN

CONTRACTOR (SIGN & SEAL)



Additional Clauses for GST:

1. BHEL GST Number of Nodal Agency:

Nodal Unit Registered as Supplier of Goods/Services in GST: **Gujarat**
GSTIN of Nodal Unit: Will be intimated later after award of work.

2. HSN (Harmonized System of Nomenclature) / SAC (Services Accounting Code) to be mandatorily mentioned in all quotations & invoices submitted.
3. Invoice submitted should be in the format as specified under GST Laws viz. all details as mentioned in Invoice Rules like GSTN registration number, invoice number, quantity, rate, value, taxes with nomenclature – CGST, SGST, IGST mentioned separately, HSN Code / SAC Code etc.
4. Payment of GST to vendors as applicable will be made only if it is matching with data uploaded by Vendors
5. Vendors to give undertaking that GST as mentioned in the Invoice has been paid/will be paid either through cash or admissible input credit and also file the returns
6. For invoices paid on Reverse charge basis – that it is “payable on reverse charge basis” to be mentioned on the invoice.
7. With respect to supplies, vendor should intimate BHEL immediately on dispatch for parallel billing on customer
8. Vendor should get GST registration, if not available, in the state of Gujarat immediately after placement of order.

UNPRICED PRICE BID (100MW GSECL RAGHANESDA PHASE-II)					
MMS PILE FOUNDATION WORK, MMS COLUMN, SUPERSTRUCTURE AND MODULE ERECTION, PILE LOAD TEST , LAND LEVELLING WORKS , CONSTRUCTION OF TEMPORARY APPROACH WBM ROAD AND OTHER ASSOCIATED WORKS AT 100 MW GSECL AT RAGHANESDA PHASE-II GUJARAT.					
SL. NO.	DESCRIPTION	UNIT	QTY	ITEM RATE (Excluding GST)	AMOUNT
1	Boring (with DTH/drilling machine) in any kind of soil/rock, providing and installing bored cast-in-situ reinforced/Plain cement concrete piles of grade M-25 of specified diameter and length below the pile cap, to carry a safe working load not less than specified, excluding the cost of steel reinforcement but including the cost of concrete, marking of pile location as per approved drawing with total station machine, boring, with bentonite solution and temporary casing of appropriate length for setting out and removal of same and the length of the pile to be embedded in the pile cap etc. all complete, (Cement Content shall be as per approved MIX DESIGN by BHEL/Owner) including removal of excavated earth with all lifts and leads (Length of pile for payment shall be measured upto bottom of pile cap). 300 mm dia piles, APPROXIMATE DEPTH 3.0 M TO 3.2 M	Meter	221461.00	876.251	194055319.00
2	Providing and laying in position machine batched and machine mixed design mix M-25 grade cement concrete for reinforced/Plain cement concrete work, using cement content as per approved design mix, including pumping of concrete to site of laying but excluding the cost of centering, shuttering, finishing and reinforcement, including admixtures in recommended proportions as per IS: 9103 to accelerate, retard setting of concrete, improve workability without impairing strength and durability as per direction of Engineer-in-charge (Cement Content shall be as per approved MIX DESIGN by BHEL/Owner).All works upto plinth level. MMS PILE CAP APPROX. HEIGHT 150MM FROM GL .	Cum	755.00	4590.450	3465790.00
3	Centering and shuttering including strutting, propping etc. and removal of form for all heights : Foundations, footings, bases of columns, etc. for mass concrete	sqm	10063.00	163.504	1645340.00
4	Erection of Columns, Erection and Alignment of Column (structure legs) in plumb, as per the Co-ordinates of BHEL MMS coordinate drawing, inside pile foundation before pouring of concrete complete in all respect including template etc,collecting of columns material from store,shifting to work location,unpacking, disposal of unwanted packing material at identified location as per instruction of Engineer in charge. Complete all. (SUPPLY OF COLUMN MATERIAL IS IN BHEL SCOPE)	Tones	1454.00	4492.238	6531715.00
5	Erection of Structure material using required fasteners as per BHEL GA-Drawing.Assembly to mentioned inclined angle .tightening of accessories using tools at mentioned torque including collecting structure material from store,shifting to work location,unpacking, disposal of unwanted packing material at identified location as per instruction of Engineer in charge complete all. (SUPPLY OF STRUCTURE MATERIAL AND FASTENERS IS IN BHEL SCOPE)	Tones	3507.00	1078.278	3781520.00
6	Erection of modules,placing,tightening using tools at desired/designed torque..(size approximately 1966 x 986 x 35 mm, Approx. Weight: 25 kg). including Erection bolts & nuts as per drawing and collecting module from BHEL STORE unpacking,shifting to work location, storing of modules packing material at identified location and handing over to BHEL as per instruction of Engineer In-charge, lead upto 5 KM (BHEL WILL SUPPLY PV MODULES & FASTENERS) all complete.	Nos	427320.00	10.136	4331245.00
7	Earth work in excavation by mechanical means (Hydraulic excavator, dozer, etc.,) / manual means over areas (any depth. 1.5m in width as well as 10 sqm on plan) including, rolling, watering, compaction, & getting out & disposal of excavated earth, lead upto 5 km and lift upto 1.5m, disposed earth to be levelled, rolled/neatly dressed as per direction of Engineer-in-charge.all kind of soil	Cum	32389.00	104.382	3380825.00
8	Filling and banking with excavated earth in layers not exceeding 20 cm in depth, breaking clods, watering, rolling each layer with ½ tonne roller or wooden or steel rammers, and rolling every 3rd and top-most layer with power roller of minimum 8 tonnes and dressing up in embankments for roads, flood banks, marginal banks and guide banks or filling up ground depressions, lead upto 5km and lift upto 1.5 m (compaction as per required MDD minimum 95% as per approved FQP issued by BHEL): All kinds of soil.	Cum	600.00	270.096	162057.00
9	Finishing pile cap with water proofing cement paint of required shade New work (Two or more coats applied @ 3.84 kg/10 sqm).	sqm	15095.00	52.378	790638.00
10	Demolishing cement concrete manually/ by mechanical means including disposal of material within 5km/away from plant premises lead as per direction of Engineer -in- charge. Nominal concrete 1:3:6 or richer mix (i/c equivalent design mix).	Cum	10.00	997.296	9973.00

UNPRICED PRICE BID (100MW GSECL RAGHANESDA PHASE-II)					
MMS PILE FOUNDATION WORK, MMS COLUMN, SUPERSTRUCTURE AND MODULE ERECTION, PILE LOAD TEST , LAND LEVELLING WORKS , CONSTRUCTION OF TEMPORARY APPROACH WBM ROAD AND OTHER ASSOCIATED WORKS AT 100 MW GSECL AT RAGHANESDA PHASE-II GUJARAT.					
SL. NO.	DESCRIPTION	UNIT	QTY	ITEM RATE (Excluding GST)	AMOUNT
11	Demolishing brick work /RRM manually/ by mechanical means including stacking of serviceable material and disposal of unserviceable material within 5km/away from plant premises lead as per direction of Engineer-in-charge.	Cum	10.00	843.723	8437.00
12	Demolishing R.C.C. work manually/ by mechanical means including stacking of steel bars and disposal of unserviceable material within 5km/away from plant premises lead as per direction of Engineer - in-charge.	Cum	10.00	1454.918	14549.00
13	Extra for cutting reinforcement bars manually/ by mechanical means in R.C.C. or R.B. work (Payment shall be made on the cross sectional area of R.C.C. or R.B. work) as per direction of Engineer -in -charge.	sqm	10.00	495.563	4956.00
14	Vertical load testing(initial) of piles in accordance with IS 2911(part-4) including installation of loading platform and preparation of pile head or construction of test cap and dismantling of test cap after test etc. complete as per specification and upto 50 tonne capacity pile. all complete as per the direction of engineer in charge	Nos	73.00	2232.275	162956.00
15	Pull out load testing (initial) of piles in accordance with IS 2911(part-4) including installation of loading platform and preparation of pile head or construction of test cap and dismantling of test cap after test etc. complete as per specification and upto 50 tonne capacity pile. all complete as per the direction of engineer in charge	Nos	73.00	2232.275	162956.00
16	Lateral load testing(initial) of single pile in accordance with IS:2911 (Part-4) for determining safe allowable lateral load on pile upto 50 tonne capacity as per direction of engineer in charge	Nos	73.00	2232.275	162956.00
17	Vertical load testing of piles in accordance with IS 2911(part-4) including installation of loading platform and preparation of pile head or construction of test cap and dismantling of test cap after test etc.Routine test (test load 1.5 times the safe capacity) complete as per the direction of engineer in charge	Nos	1425.00	136.171	194044.00
18	Uplift testing of piles in accordance with IS 2911(part-4) including installation of loading platform and preparation of pile head or construction of test cap and dismantling of test cap after test etc. Routine test (test load 1.5 times the safe capacity) complete as per the direction of engineer in charge	Nos	1425.00	136.171	194044.00
19	Lateral load testing of single pile in accordance with IS:2911 (Part-4) for determining safe allowable lateral load on pile.Routine test (as per design load) complete as per the direction of engineer in charge	Nos	1425.00	136.171	194044.00
20	Earth work in excavation (FOR CABLE TRENCHES) by mechanical means (Hydraulic excavator, dozer, etc.)/ manual means over areas (approx 600mm width & 750 mm depth) including compaction & getting out & disposal of excavated earth if required lead upto 5 km and lift upto 1.5m, disposed earth to be levelled, rolled/neatly dressed as per direction of Engineer-in -charge.all kind of soil	Cum	41580.00	104.382	4340199.00
21	Supplying,Laying ,Spreading and compacting stone aggregate of size 63-45mm including stone screening & Binding material in uniform thickness of 100mm and width of 3 m for Temporary approach road. (IF REQUIRED)	Sets	5000.00	461.381	2306906.00
TOTAL AMOUNT:					Rs. 225,900,469.00
QUOTE PERCENTAGE (%) ABOVE/BELOW (+/-) (OR) AT PAR TO TOTAL AMOUNT					XXXXXXX
QUOTED PERCENTAGE (%) IN WORDS ABOVE/BELOW (OR) AT PAR TO TOTAL AMOUNT					XXXXXXX
Plus applicable GST					
NOTE:					
1. CONTRACTOR SHOULD QUOTE PERCENTAGE (%) ABOVE/BELOW (OR) AT PAR TO TOTAL AMOUNT					
2. QUOTED PERCENTAGE (%) IS APPLICABLE ON ALL ITEM RATES UNIFORMLY.					



TECHNICAL AND GENERAL SPECIFICATION

Modules Mounting Structures

- a) The structure design shall be appropriate with a factor of safety of not less than 1.5. The design calculations shall be submitted to GSECL. The design of module mounting structures shall be as per design criteria specified under IS-800 and IS-801.
- b) The Contractor shall provide fixed type or Seasonal Tilt type structure to hold modules in place at desired tilt and angle.
- c) Design drawings with material selected shall be submitted for approval of GSECL. Modules shall be mounted on a non-corrosive support structures.
- d) The foundations of module mounting structures shall be based on site related data, design calculations & drawings shall be submitted to GSECL for approval.
- e) The frames and leg assemblies (i.e. I channels, C channels, rafter, purlins, rails & bracings etc.) of the array structures shall be made of hot dip Galvanized steel per ASTM A123/ IS2062 (gradeE350 or higher) and IS 4759:1996. Minimum thickness of galvanization shall be at least 80microns.

OR

- f) Aluminum Module mounting structures with hydraulic ramming installation from internationally reputed company can be acceptable after approval of GSECL.
- g) All fasteners shall be of Stainless steel - SS 304 or higher grade. Nut & bolts, supporting structures including module Mounting Structures shall have to be adequately protected against all climatic condition.
- h) The vendor credentials, base material test report, GTP & QAP shall be submitted to GSECL. Before dispatch of material GSECL will carry out required tests on random samples as per IS from the accredited testing lab the cost of this test shall be borne by Contractor.
- i) The Module Mounting Structures shall be warranted up to 10 years from the manufacturer.
- j) The structure shall be designed to allow easy replacement of any module and easy access to the O&M staff and P&P (Personnel and Protection).
- k) The structure shall be designed for simple mechanical and electrical installation. It shall support Solar PV modules at a given orientation, absorb and transfer the

NIT Issued By

Sampangi C
Sr. Manager-Civil, BHEL-EDN

CONTACTOR (SIGN & SEAL)



mechanical loads to the ground properly. There shall be no requirement of welding or complex machinery at site.

- l) The drawings along with detailed design shall be submitted in six sets to GSECL for approval before starting the erection work. The work will be carried out as per designs approved by GSECL.
- m) The CONTRACTOR/manufacturer shall specify installation details of the Solar PV modules and the support structures with appropriate diagrams and drawings.
- n) The legs of the structures shall be MS Hot Dip galvanized I beams or C channels as per IS 2062 (grade E350 or higher) and IS 4759:1996. Minimum thickness of galvanization shall be at least 80 microns. Design and dimensions of the structure must confirm to withstand minimum wind speed of 150 km/h with safety factor of 1.5. Calculations and designs of structures must be got approved from GSECL.

Module Mounting Structure (MMS) Approvals and Tests

- i. The drawings along with detailed design & STAAD analysis with latest version shall be submitted in six sets to GSECL for approval before starting the erection work. The work will be carried out as per designs approved by GSECL.
- ii. Before finalization of MMS design, accredited third party Prototype load test of MMS structures shall be carried out at site in presence of the GSECL representative & test report shall be submitted to GSECL for approval.
- iii. The vendor for structure shall have experience of at least 150MW supply of module mounting structures to the ground mounted SPV grid connect power projects anywhere in the world. Vendor's credentials, base material test certificates, GTP (Guaranteed Technical Parameters) & QAP of MMS shall be submitted to GSECL for approval.
- iv. Vendor shall submit the certificate from the laboratory on testing the galvanized steel structure member for adherence of coat and for thickness of coating.
- v. Vendor shall submit the report, from NABL accredited laboratory, Test to determine corrosion performance of module mounting structure as per the applicable IS/ASTM.

NIT Issued By

Sampangi C
Sr. Manager-Civil, BHEL-EDN

CONTACTOR (SIGN & SEAL)



Module Structure Foundations

- 1) Modules structures foundations shall either be RCC foundations made of cement concrete as per applicable IS/ IEC or any other technically suitable design based on site soil condition after prior approval from GSECL. The minimum clearance between lower edge of the PV and Ground Level shall be 600 mm. While making foundations designs due consideration will be given to weight of module assembly and minimum Wind speed shall be as per IS875, p3 & Seismic as per IS1893 with a safety factor of 1.5 shall be considered. Minimum value of wind speed to be obtained from historical data with Meteorological department. Seismic factors for the site must be considered while making the design of the foundation. The design of array structure shall be based on soil test report of the site and shall be approved by GSECL.
- 2) Pullout tests on prototype sample foundations at site shall be carried out by third party institution in presence of GSECL site authority and pullout test reports shall be submitted to GSECL for approval.
- 3) Foundation drawings & designs shall be submitted to GSECL for approval before starting the work. Foundation digging of Module Mounting Structure shall commence only after the proper leveling of the site.
- 4) Aluminum Module mounting structures from internationally well known company with hydraulic ramming installation procedure of structure according to the soil analysis can be acceptable after approval of GSECL.

Land Development as per Design

Land development work of the entire area of the Project premises shall have to be done as per Design Basis Report & drawings developed by the CONTRACTOR and as approved by GSECL. The formation level of the land development shall be kept at least 1.5m above the high flood level of the nearby nalla/ pond, etc., where storm water is to be disposed off. Further, the formation level of the plot shall be decided matching the quantities of cutting and filling of the plot area. Any material required for filling for land development work shall be arranged by the Contractor at his cost. Any excess material available from cutting of land development work shall be disposed off outside the plot boundary with a lead of 5 kms as directed by Project-In-Charge of GSECL.

NIT Issued By

Sampangi C
Sr. Manager-Civil, BHEL-EDN

CONTACTOR (SIGN & SEAL)



GENERAL CONDITIONS OF CONTRACT

2019

ಭಾರತ್ ಹೆಚ್‌ಎಲ್ ಎಲೆಕ್ಟ್ರಿಕ್ಸ್ ಲಿಮಿಟೆಡ್, ವಿದ್ಯುನ್‌ಶಾಸ್ತ್ರ ವಿಭಾಗ, ಬೆಂಗಳೂರು

ಭಾರತ ಹೆಚ್ ಎಲೆಕ್ಟ್ರಿಕ್ಸ್ ಲಿಮಿಟೆಡ್, ಇಲೆಕ್ಟ್ರಾನಿಕ್ಸ್ ಡಿವಿಜನ್, ಬೆಂಗಳೂರು

Bharat Heavy Electricals Limited, Electronics Division, Bengaluru

CONTENTS

Chapter-1

- 1. General Instructions to Tenderers*
 - 1.1. Dispatch Instructions*
 - 1.2. Submission of Tenders*
 - 1.3. Language*
 - 1.4. Price Discrepancy*
 - 1.5. Evaluation of Bids*
 - 1.6. Data to be enclosed*
 - 1.7. Authorisation and Attestation*
 - 1.8. Earnest Money Deposit*
 - 1.9. Security Deposit*
 - 1.10. Return of Security Deposit*
 - 1.11. Bank Guarantee*
 - 1.12. Validity of offer*
 - 1.13. Execution of Contract Agreement*
 - 1.14. Rejection of Tender and other Conditions*
 - 1.15 BHEL Fraud Prevention Policy*

2. Chapter-2

2.1. Definitions

2.2. Law Governing Contract and Court Jurisdiction

2.3. Issue of Notice

2.4. Use of land

2.5. Commencement of Work

2.6. Measurement of Work and Mode of Payment

2.7. Rights of BHEL

2.8. Responsibilities of Contractor in respect of Local Laws, Employment of Workers etc

2.9. Progress Monitoring, Monthly Review and Performance Evaluation

2.10. Time of Completion

2.11. Extension of Time for Completion

2.12. Over Run Compensation

2.13. Quantity Variation

2.14. Extra Works

2.15. Supplementary Items

2.16. Strikes & Lockout

2.17. Force Majeure

2.18. Arbitration and Reconciliation

2.19. Payments

2.20. Performance Guarantee for Workmanship

2.21. Closing of Contracts

2.22. Reverse Auction

2.23. Suspension of Business Dealings

2.24. Other Issues

CHAPTER -1

1. GENERAL INSTRUCTION TO TENDERERS

1.1. DESPATCH INSTRUCTION

i) The General Conditions of Contract form part of the Tender specifications. All pages of the tender documents shall be duly signed, stamped and submitted along with the offer in token of complete acceptance thereof. The information furnished shall be complete by itself. The tenderer is required to furnish all the details and other documents as required in the following pages

ii) Tenderers are advised to study all the tender documents carefully. Any submission of tender by the tenderer shall be deemed to have been done after careful study and examination of the tender documents and with the full understanding of the implications thereof. Should the tenderers have any doubt about the meaning of any portion of the Tender Specification or find discrepancies or omissions in the drawings or the tender documents issued are incomplete or shall require clarification on any aspects, the scope of work etc., he shall contact the authority inviting the tender well in time (so as not to affect last date of submission) for clarification before the submission of the tender. Tenderer's request for clarifications shall be with reference to Sections and Clause numbers given in the tender documents. The tender specifications and terms and conditions shall be deemed to have been accepted by the tenderer in the offer. Pre requirements and conditions shall be liable for rejection.

iii) Integrity pact (IP): If NIT calls for Integrity Pact, the same shall be duly signed & stamped by the authorised signatory & submitted along with tender document.

1.2. SUBMISSION OF TENDERS

1.2.1 *The tenderers must submit their tenders as per instructions in the NIT*

1.2.2 *BHEL takes no responsibility for delay, loss or non-receipt of tenders sent by post/courier. The tenders received after the specified time of their submission are treated as 'Late Tenders' and shall not be considered under any circumstances. Offers received by Fax/Email/Internet shall be considered as per terms of NIT.*

1.2.3 *Tenders shall be opened by authorised Officer of BHEL at his office at the time and date as specified in the NIT, in the presence of such of those tenderers or their authorised representatives who may be present*

1.2.4 Tenderers whose bids are found techno commercially qualified shall be informed the date and time of opening of the Price Bids and such Tenderers may depute their representatives to witness the opening of the price bids. BHEL's decision in this regard shall be final and binding.

1.2.5 Before submission of Offer, the tenderers are advised to inspect the site of work and the environments and be well acquainted with the actual working and other prevalent conditions, facilities available, position of material and labour, means of transport and access to Site, accommodation, etc. No claim will be entertained later on the grounds of lack of knowledge of any of these conditions.

1.3. LANGUAGE

1.3.1 The tenderer shall quote the rates in English language and international numerals. These rates shall be entered in figures as well as in words. For the purpose of the tenders, the metric system of units shall be used.

1.3.2 All entries in the tender shall either be typed or written legibly in ink. Erasing and over-writing is not permitted and may render such tenders liable for rejection. All cancellations and insertions shall be duly attested by the tenderer.

1.4 PRICE DISCREPANCY:

1.4.1 Conventional (Manual) Price Bid opening:

i) If, in the price structure quoted for the required goods/services/works, there is discrepancy between the unit price and the total price (which is obtained by multiplying the unit price by the quantity), the unit price shall prevail and the total price corrected accordingly, unless in the opinion of BHEL there is obvious misplacement of decimal point in the unit price, in which case the total price as quoted shall govern and the unit price corrected accordingly

ii) If there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected;

iii) If there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject of (i) and (ii) above.

iv) If there is such discrepancy in an offer, the same shall be conveyed to the bidder with target date up to which the bidder has to send his acceptance on the above lines and if the bidder does not agree to the decision of BHEL, the bid is liable to be ignored.

v) In case of lump sum price, if there is any difference between the amount in figures and in words, the amount quoted by the bidder in words shall be taken as correct.

vi) In case of omission in quoting any rate for one or more items, the evaluation shall be done considering the highest quoted rate obtained against the respective items by other tenderers for the subject tender. If the tenderer becomes L-1, the notional rates for the omission items shall be the lowest rates quoted for the respective items by the other tenderers against the respective omission items for the subject job and the 'Total quoted price (loaded for omissions)' shall be arrived at. However the overall price remaining the same as quoted originally, the rates for all the items in the 'Total quoted price (loaded for omissions)' shall be reduced item wise in proportion to the ratio of 'Original' total price and the 'Total quoted price (loaded for omissions)'.

1.4.2 Reverse Auction: In case of Reverse Auction, the successful bidder shall undertake to execute the work as per overall price offered by him during the Reverse Auction process. In case of omission of rates, the procedure shall be as per 'Guidelines for Reverse Auction' enclosed.

- i) Offers from tenderers who are under suspension (banned) by any Unit/Region/Division of BHEL shall not be considered.
- ii) Offers from tenderers who do not comply with the latest guidelines of Ministry/Commissions of Govt of India shall not be considered.

1.5. EVALUATION OF BIDS

i) Technical Bids submitted by the tenderer will be opened first and evaluated for fulfilling the Pre-Qualification criteria and other conditions in NIT/Tender documents, based on documentary evidences submitted along with the offer, BHEL reserves the right to ask for proofs/documents, clarification in relation to Technical/commercial data during tender evaluation

ii) Price Bids of shortlisted bidders shall only be opened either through the conventional price bid opening or through electronic Reverse Auction, at the discretion of BHEL

iii) Price Bids of unqualified bidders shall not be opened. Reasons for rejection shall be intimated to the vendor before the opening of Price bid.

1.6. DATA TO BE ENCLOSED

The following information in full shall be furnished by the tenderer. Non-submission of this information may lead to rejection of the offer.

i) INCOME TAX PERMANENT ACCOUNT NUMBER, GSTIN, SAC, HSN Certified copies of PAN, GSTIN shall be furnished along with tender. The names, addresses and contact information of the Directors/Partners shall be furnished along with the offer.

ii) An attested copy of the Power of Attorney, in case the tender is signed by an individual other than the sole proprietor.

iii) IN CASE OF INDIVIDUAL TENDERER:

His / her full name, address, PAN, GSTIN and place & nature of business to be furnished.

iv) IN CASE OF PARTNERSHIP FIRM

The names of all the partners and their addresses, a copy of the partnership deed/instrument of partnership shall be enclosed.

v) IN CASE OF COMPANIES:

Date and place of registration including date of commencement certificate in case of Public Companies (certified copies of Memorandum and articles of Association are also to be furnished). Nature of business carried on by the Company and the provisions of the Memorandum relating thereof.

1.7. AUTHORISATION AND ATTESTATION

Tenders shall be signed by a person duly authorised/empowered to do so. An attested copy of the Power of Attorney, in case the tender is signed by an individual other than the sole proprietor shall be submitted along with the tenders

1.8. EARNEST MONEY DEPOSIT

1.8.1 Every tender must be accompanied by the prescribed amount of Earnest Money Deposit (EMD) in the manner described herein.

The EMD may be accepted only in the following forms:

- (i) Electronic Fund Transfer credited in BHEL account (before tender opening)*
- (ii) Banker's cheque/ Pay order/ Demand draft, in favor of BHEL (along with offer) In case total EMD amount is more than Rs 20 Lakh, the amount in excess of Rs 20 lakh maybe accepted in the form of Bank Guarantee from scheduled bank. The Bank Guarantee in such cases shall be valid for at-least six months.*
- (iii) Through SBI collect (before tender opening)*
- (iv) No other form of EMD remittance shall be acceptable to BHEL*

1.8.2 EMD by the bidder will be forfeited as per Tender Documents if

- i) After opening the tender and within the offer validity period, the tenderer revokes his/her tender or makes any modification in his tender which is not acceptable to BHEL.*
- ii) The Contractor fails to deposit the required Security deposit or commence the work within the period as per LOI/ Contract.*
- iii) EMD by the tenderer shall be withheld in case any action on the tenderer is envisaged in derailing the tender process by unlawful means*

1.8.3 EMD shall not carry any interest.

1.8.4 *In the case of unsuccessful bidders, the Earnest Money will be refunded to them within a reasonable time after acceptance of award by successful tenderer.*

1.8.5 *EMD of successful tenderer will be converted as part of Security Deposit*

1.9. SECURITY DEPOSIT

The total amount of Security Deposit will be 5% of the contract value (including all applicable taxes) EMD of the successful tenderer shall be converted and adjusted towards the required amount of Security Deposit.

1.9.1 Modes of Security deposit:

The balance amount to make up the required Security Deposit of 5% of the contract value may be accepted in the following forms:

- i) Cash (as permissible under the extant Income Tax Act)*
- ii) Local cheques of Scheduled Banks (subject to realization)/ Pay Order/ Demand Draft/ Electronic Fund Transfer in favour of BHEL*
- iii) Bank Guarantee from Scheduled Banks/ Public Financial Institutions as defined in the Companies Act. The Bank Guarantee format should have the approval of BHEL*
- iv) Fixed Deposit Receipt issued by Scheduled Banks/ Public Financial Institutions as defined in the Companies Act (FDR should be in the name of the Contractor, a/c BHEL)*
- v) Securities available from Indian Post offices such as National Savings Certificates, Kisan Vikas Patras etc. (held in the name of Contractor furnishing the security and duly endorsed/ hypothecated/ pledged, as applicable, in favour of BHEL) (Note: BHEL will not be liable or responsible in any manner for the collection of interest or renewal of the documents or in any other matter connected therewith)*
- vi) 50% of the required Security Deposit, including the EMD, should be paid before start of the work. Balance of the Security Deposit can 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. If the value of work done at any time exceeds the contract value, the amount of Security Deposit shall be correspondingly enhanced and the additional Security Deposit shall be immediately deposited by the Contractor or recovered from payment/s due to the Contractor. Security Deposit shall be released to the Contractor upon fulfilment of contractual obligations as per terms of the contract.*

1.9.2 The Security Deposit shall not carry any interest.

1.9.3 The validity of Bank Guarantees towards Security Deposit shall be initially up to the completion period as stipulated in the Letter of Intent/Award (plus maintenance period if applicable), and 03 months claim period. The same shall be kept valid by proper renewal till the acceptance of Final Bills of the Contractor, by BHEL

1.9.4 BHEL reserves the right of forfeiture of Security Deposit in addition to other claims and penalties in the event of the Contractor's failure to fulfill any of the contractual obligations or in the event of termination of contract as per terms and conditions of contract. BHEL reserves the right to set off the Security Deposit against any claims of other contracts with BHEL.

1.10. REFUND OF SECURITY DEPOSIT

50% of the security deposit may be refunded on completion of the work after payment of the final bill and the balance 50% of the security deposit is refunded only after the expiry of the maintenance period from date of completion of work as stipulated in the contract concerned.

1.10.1 DEFECTS LIABILITY PERIOD:

The contractor shall be responsible to make good and remedy at his own expenses within such period as may be stipulated by the Engineer-in-charge, any defect which may develop or may be noticed before the expiry of the maintenance period of six months or as stipulated in NIT hereto from the certified date of completion and intimation of which has been sent to the contractor within seven days of the expiry of the said period by a letter sent by hand delivery or by registered post or Email. If contractor fails to attend to the above, defect will be rectified at contractor's risk & cost and same will be deducted from the security deposit/payable amounts available with BHEL.

1.11. BANK GUARANTEES

Where ever Bank Guarantees are to be furnished/submitted by the contractor, the following shall be complied with

- i) Bank Guarantees shall be from Scheduled Banks / Public Financial Institutions as defined in the Companies Act.*
- ii) The Bank Guarantees shall be as per prescribed BHEL formats.*
- iii) It is the responsibility of the bidder to get the Bank Guarantees revalidated/extended for the required period (subject to a minimum period of six months), as per the advice of BHEL. BHEL shall not be liable for issue of any reminders regarding expiry of the Bank Guarantees.*
- iv) In case extension/further extensions of any Bank Guarantees are not required, the bidders shall ensure that the same is explicitly endorsed by BHEL*
- v) In case the Bank Guarantees are not extended before the expiry date, BHEL reserves the right to invoke the same by informing the concerned Bank in writing, without any advance notice/communication to the concerned bidder.*
- vi) Bidders to note that any corrections to Bank Guarantees shall be done by the issuing Bank, only through an amendment in an appropriate non judicial stamp paper.*
- vii) The Original Bank Guarantee shall be sent directly by the Bank to BHEL under Registered Post (Acknowledgement Due).*

1.12. VALIDITY OF OFFER

The rates in the Tender shall be kept open for acceptance for a minimum period of Ninety (90) DAYS from latest due date of offer submission (including extension, if any). In case BHEL calls for negotiations, such negotiations shall not amount to cancellation or withdrawal of the original offer which shall be binding on the tenderers.

1.13 EXECUTION OF CONTRACT AGREEMENT

The successful tenderer's responsibility under this contract commences from the date of issue of the Letter of Intent by BHEL. The Tenderer shall submit an unqualified acceptance to the Letter of Intent/Award within the period stipulated therein.

The successful tenderer shall be required to execute an agreement in the prescribed form, with BHEL, within fifteen days (15 days) after the acceptance of the Letter of Intent/Award, and in any case before releasing the first running bill. The contract agreement shall be signed by a person duly authorized/empowered by the tenderer. The expenses for preparation of agreement document shall be borne by Tenderer.

1.14. REJECTION OF TENDER AND OTHER CONDITIONS

1.14.1 The acceptance of tender will rest with BHEL which does not bind itself to accept the lowest tender or any tender and reserves to itself full rights for the following without assigning any reasons whatsoever:-

- a. To reject any or all of the tenders.*
- b. To split up the work amongst two or more tenderers as per NIT*
- c. To award the work in part if specified in NIT*
- d. In case of either of the contingencies stated in (b) and (c) above, the time for completion as stipulated in the tender shall be applicable.*

1.14.2 Conditional tenders, unsolicited tenders, tenders which are incomplete or not in the form specified or defective or have been materially altered or not in accordance with the tender conditions, specifications etc., are liable to be rejected.

1.14.3 Tenders are liable to be rejected in case of unsatisfactory performance of the tenderer with BHEL, or tenderer under suspension (hold/banning /delisted) by any unit / region / division of BHEL or tenderers who do not comply with the latest guidelines of Ministry/Commissions of Govt of India. BHEL reserves the right to reject a bidder in case it is observed that they are overloaded and may not be in a position to execute this job. The decision of BHEL will be final in this regard.

1.14.4 If a tenderer who is a proprietor expires after the submission of his tender or after the acceptance of his tender, BHEL may at their discretion, cancel such tender. If a partner of a firm expires after the submission of tender or after the acceptance of the tender, BHEL may then cancel such tender at their discretion, unless the firm retains its character.

1.14.5 BHEL will not be bound by any Power of Attorney granted by changes in the composition of the firm made subsequent to the execution of the contract. They may, however, recognize such power of Attorney and changes after obtaining proper legal advice, the cost of which will be chargeable to the contractor concerned.

1.14.6 If the tenderer deliberately gives wrong information in his tender, BHEL reserves the right to reject such tender at any stage or to cancel the contract if awarded and forfeit the Earnest Money/Security Deposit/any other money due.

1.14.7 Canvassing in any form in connection with the tenders submitted by the Tenderer shall make his offer liable to rejection.

1.14.8 In case the Proprietor, Partner or Director of the Company/Firm submitting the Tender, has any relative or relation employed in BHEL, the authority inviting the Tender shall be informed, along with the Offer. Failing to do so, BHEL may, at its sole discretion, reject the tender or cancel the contract and forfeit the Earnest Money/Security Deposit.

1.14.9 The successful tenderer should not sub-contract part or complete work detailed in the tender specification undertaken by him without written permission of BHEL's Construction Manager/Site Incharge. The tenderer is solely responsible to BHEL for the work awarded to him.

1.14.10 The Tender submitted by a techno commercially qualified tenderer shall become the property of BHEL who shall be under no obligation to return the same to the bidder. However unopened price bids and late tenders shall be returned to the bidders after finalization of contract.

1.14.11 Unsolicited discount received after the due date and time of Bid Submission shall not be considered for evaluation. However, if the party who has submitted the unsolicited discount/rebate becomes the L-I party, then the awarded price i.e contract value shall be worked out after considering the discount so offered.

1.14.12 BHEL shall not be liable for any expenses incurred by the bidder in the preparation of the tender irrespective of whether the tender is accepted or not.

1.15 BHEL Fraud Prevention Policy :

The bidder along with its associate/ collaborators/sub-contractors/ Sub-Vendors/ Consultants/service providers shall strictly adhere to BHEL Fraud Prevention Policy displayed on BHEL website <http://www.bhel.com> and shall immediately bring to the notice of BHEL Management about any fraud or suspected fraud as soon as it comes to their notice. Fraud prevention policy and list of Nodal officers shall be hosted on BHEL website, vendor portals of Units/Regions Internet.

CHAPTER-2

2.1 DEFINITION: The following terms shall have the meaning hereby assigned to them except where the context otherwise requires

- i) *BHEL shall mean Bharat Heavy Electricals Limited, a company registered under Companies Act 1956, with its Registered Office at BHEL HOUSE, SIRI FORT, NEW DELHI – 110 049, or its Authorised Officers or its Site Engineers or other employees authorised to deal with any matters with which these persons are concerned on its behalf.*
- ii) *“EXECUTIVE DIRECTOR” or ‘GROUP GENERAL MANAGER’ or “GENERAL MANAGER (Incharge)” or “GENERAL MANAGER” shall mean the Officer in Electronics Division, Mysore road, Bengaluru-560026*
- iii) *“COMPETENT AUTHORITY” shall mean Executive Director or Group General Manager or General Manager (In-charge) or General Manager or BHEL Officers who are empowered to act on behalf of the Executive Director or General Manager (In-charge) or General Manager of BHEL.*
- iv) *“ENGINEER” or “ENGINEER IN CHARGE” shall mean an Officer of BHEL as may be duly appointed and authorized by BHEL to act as “Engineer” on his behalf for the purpose of the Contract, to perform the duty set forth in this General Conditions of Contract and other Contract documents. The term also includes ‘CONSTRUCTION MANAGER’ or ‘SITE INCHARGE’ as well as Officers*
- v) *“SITE” shall mean the places or place at which the plants/equipment are to be erected and services are to be performed as per the specification of this Tender.*
- vi) *“CLIENT OF BHEL” or “CUSTOMER” shall mean the project authorities with whom BHEL has entered into a contract for supply of equipment or provision of services.*
- vii) *“CONTRACTOR” shall mean the successful Bidder/Tenderer who is awarded the Contract and shall include the Contractor’s successors, heirs, executors, administrators and permitted assigns.*

viii) "CONTRACT" or "CONTRACT DOCUMENT" shall mean and include the Work Order, Contract Agreement, the accepted appendices of Rates, Schedules, Quantities if any, General Conditions of Contract, Special Conditions of Contract, Instructions to the Tenderers, Drawings, Technical Specifications, the Special Specifications if any, the Tender documents, subsequent amendments mutually agreed upon and the Letter of Intent/Acceptance issued by BHEL. Any conditions or terms stipulated by the contractor in the tender documents or subsequent letters shall not form part of the contract unless, specifically accepted in writing by BHEL in the Letter of Intent/Award and incorporated in the agreement.

ix) "GENERAL CONDITIONS OF CONTRACT" shall mean the 'Instructions to Tenderers' and 'General Conditions of Contract' pertaining to the work for which above tenders have been called for.

x) "TENDER SPECIFICATION" or "TENDER" or "TENDER DOCUMENTS" shall mean General Conditions, Common Conditions, Special Conditions, Price Bid, Rate Schedule, Technical Specifications, Appendices, Annexures, Corrigendum's, Amendments, Forms, procedures, Site information, etc and drawings/documents pertaining to the work for which the tenderers are required to submit their offers. Individual specification number will be assigned to each Tender Specification.

xi) "LETTER OF INTENT" shall mean the intimation by a Post/Fax/email to the tenderer that the tender has been accepted in accordance with provisions contained in the letter. The responsibility of the contractor commences from the date of issue of this letter and all terms and conditions of the contract are applicable from this date.

xii) "COMPLETION TIME" shall mean the period by 'date/month' specified in the 'Letter of Intent/Award' or date mutually agreed upon for handing over of the intended scope of work, the erected equipment/plant which are found acceptable by the Engineer, being of required standard and conforming to the specifications of the Contract.

xiii) "PLANT" shall mean and connote the entire assembly of the plant and equipment's covered by the contract.

xiv) "EQUIPMENT" shall mean equipment, machineries, materials, structural, electrical and other components of the plant covered by the contract.

xv) "TESTS" shall mean and include such test or tests to be carried out on the part of the contractor as are prescribed in the contract or considered necessary by BHEL, in order to ascertain the quality, workmanship, performance and efficiency of the contractor or part thereof.

xvi) "APPROVED", "DIRECTED" or "INSTRUCTED" shall mean approved, directed or instructed by BHEL.

xvii) "WORK or CONTRACT WORK" shall mean and include supply of all categories of labour, specified consumables, tools and tackles and Plants required for complete and satisfactory site transportation, handling, stacking, storing, erecting, testing and commissioning of the equipment's to the entire satisfaction of BHEL.

xviii) "SINGULAR AND PLURALS ETC" words carrying singular number shall also include plural and vice versa, where the context so requires. Words imparting the masculine Gender shall be taken to include the feminine Gender and words imparting persons shall include any Company or Associations or Body of Individuals, whether incorporated or not.

xix) "HEADING" – The heading in these General Conditions are solely for the purpose of facilitating reference and shall not be deemed to be part thereof or be taken as instructions thereof or of the contract.

xx) "MONTH" shall mean calendar month unless otherwise specified in the Tender.

xxi) Day' or 'Days' unless herein otherwise expressly defined shall mean calendar day or days of twenty four (24) hours each. A week shall mean continuous period of seven (7) days.

xxii) "COMMISSIONING" shall mean the synchronization testing and achieving functional operation of the Equipment with associated system after all initial adjustments, trials, cleaning, re-assembly required at site if any, have been completed and Equipment with associated system is ready for taking into service.

xxiii) "WRITING" shall include any manuscript type written or hand written or printed statement or electronically transmitted messages, under the signature or seal or transmittal of BHEL.

xxiv) "TEMPORARY WORK" shall mean all temporary works for every kind required in or for the execution, completion, maintenance of the work.

xxv) 'CONTRACT PRICE' or 'CONTRACT VALUE' shall mean the sum including applicable taxes mentioned in the LOI/LOA/Contract Agreement subject to such additions thereto or deductions there from as may be made under provisions hereinafter contained

xxvi) "COMMENCEMENT DATE" or "START DATE" shall mean the commencement/start of work at Site as per terms defined in the Tender

xxvii) "SHORT CLOSING" or "FORE CLOSING" of Contract shall mean the premature closing of Contract, for reasons not attributable to the contractor and mutually agreed between BHEL and the contractor

xxviii) "TERMINATION" of Contract shall mean the pre mature closing of contract due to reasons as mentioned in the contract

2.2 LAW GOVERNING THE CONTRACT AND COURT JURISDICTION

The contract shall be governed by the Law for the time being in force in the Republic of India. The Civil Court having original Civil Jurisdiction at Bengaluru, shall alone have exclusive jurisdiction in regard to all claims in respect of the Contract. No other Civil Court shall have jurisdiction in case of any dispute, under this contract

2.3 ISSUE OF NOTICE

2.3.1 Service of notice on contractor: Any notice to be given to the Contractor under the terms of the contract shall be served by sending the same by Registered Post / Speed Post / FAX / Email to or leaving the same at the Contractor's last known address of the principal place of business (or in the event of the contractor being a company, to or at its Registered Office). In case of change of address, the notice shall be served at changed address as notified in writing by the Contractor to BHEL. Such posting or leaving of the notice shall be deemed to be good service of such notice and the time mentioned to the condition for doing any act after notice shall be reckoned from the date so mentioned in such notice.

2.3.2 Service of notice on BHEL Any notice to be given to BHEL in-charge under the terms of the Contract shall be served by sending the same by post or Email or leaving the same at BHEL address or changed address as notified in writing by BHEL to the Contractor.

2.4 USE OF LAND

No land belonging to BHEL or their Customer under temporary possession of BHEL shall be occupied by the contractor without written permission of BHEL.

2.4.1 STORES AND MATERIALS:

The contractor shall, at his own expense, supply all stores and materials required for the contract, other than those which may be provided by BHEL at the rates detailed therein subject to their availability at the place of issue indicated therein. All stores and materials to be supplied by the Contractor shall be of the best kind as described in the Specifications and the Contractor shall, if required by the Engineer -in- charge furnish him with proof to his satisfaction that the store and materials so comply with the specifications.

The contractor shall, at his own expense and without delay, supply samples of stores and materials proposed to be used in the execution of the work for the approval of the Engineer-in-charge, who may reject all stores and materials not corresponding either in quality or character to the approved samples.

In the case of stores provided by BHEL, the Contractor shall bear the cost of loading, transporting to site, unloading, storing under cover as required, assembling & jointing the several parts together as necessary and incorporating & fixing these stores & materials in the work, including all preparatory work of whatever description that may be required, and closing, preparing, loading and returning empty cases or containers to the place of issue without any extra charges.

Contractor is responsible for safe & secure storage of above material.

2.4.2 PATENT RIGHTS:

The contractor shall fully indemnify BHEL, or the agent, servant, or employee of BHEL, against any action, claim or proceeding relating to infringement or the use of any patent or design or any alleged patent or design rights, and shall pay any royalties which may be payable in respect of any article/ or part thereof included in the contract.

In the event of any claims being made or action brought against BHEL, or any agent, or servant or employee of BHEL., in respect of any of the matters aforesaid, the contractor shall not apply when such increment has taken place in complying with the specific directions issued by the BHEL but the contractor shall pay any royalties payable in respect of any such use.

2.4.3 WATER :

The contractor shall allow in his tender and provide at his cost all water required for the work or his employees on the work, together with all pipes and fittings or other means that may be necessary or required to ensure a proper and ample supply of water for all purpose connected with the work.

In the event of a provision existing in the Tender documents for supply of water on payment by BHEL, water will be supplied from the BHEL supply System, or other sources at any points fixed by the Site Engineer/ Engineer-in-charge on the site of work. The contractor shall make necessary arrangement for lifting, pumping, carrying or conveying the water as required at his own cost. The levy of water charges to be borne by the Contractor in such case shall be specifically mentioned in the Tender documents.

2.4.4 TEMPORARY WORKSHOPS, STORES ETC :

The Contractor shall, during the progress of the work provide, erect and maintain at his own expense all necessary temporary workshops, store, offices, toilets etc., required for the proper and efficient execution of the work. The planning, siting and erection of these building shall have the approval of the Engineer-in-charge and the Contractor shall at all times keep them in a clean and sanitized condition to the entire satisfaction of the Engineer-in-charge.

On completion of the work all such temporary buildings shall be cleared and the site restored to its original state in a clean and tidy condition to the entire satisfaction of the Engineer-in-charge.

2.5 COMMENCEMENT OF WORK

2.5.1 Time is essence of contract and is specified in the tender document or in each individual work order.

2.5.2 The contractor shall commence the work within seven(07) days from LOI/work order or as intimated by BHEL and shall proceed with the same with due expedition without delay.

2.5.3 If the contractor fails to start the work within stipulated time as per LOI or as intimated by BHEL, then BHEL at its sole discretion will have the right to cancel the contract. The Earnest Money and/or Security Deposit with BHEL will stand forfeited without any further reference to him without prejudice to any and all of BHEL's other rights and remedies in this regard.

2.5.4 All the work shall be carried out under the direction and to the satisfaction of BHEL.

2.6 MEASUREMENT OF WORK AND MODE OF PAYMENT:

2.6.1 All payments due to the contractors shall be made by electronic mode only, unless otherwise found operationally difficult.

2.6.2 For progress running bill payments: - The Contractor shall present detailed measurement sheets in triplicate, duly indicating all relevant details based on technical documents and connected drawings for work done during the month/period under various categories in line with terms of payment as per contract. The basis of arriving at the quantities, weights shall be relevant documents and drawings released by BHEL. These measurement sheets shall be prepared jointly with BHEL Engineers and signed by both the parties.

2.6.3 These measurement sheets will be checked by BHEL Engineer and quantities and percentage eligible for payment under various groups shall be decided by BHEL Engineer. The abstract of quantities and percentage so arrived at based on the terms of payment shall be entered in Measurement Book and signed by both the parties.

2.6.4 Based on the above quantities, contractor shall prepare the bills in prescribed format and work out the financial value. These will be entered in Measurement Book and signed by both the parties. Payment shall be made by BHEL after effecting the recoveries due from the contractor.

2.6.5 All recoveries due from the contractor for the month/period shall be effected in full from the corresponding running bills unless specific approval from the competent authorities is obtained to the contrary.

2.6.6 Measurement shall be restricted to that portion of work for which it is required to ascertain the financial liability of BHEL under this contract.

2.6.7 The measurement shall be taken jointly by persons duly authorized on the part of BHEL and by the Contractor.

2.6.8 The Contractor shall bear the expenditure involved if any, in making the measurements and testing of materials to be used/used in the work. The contractor shall, without extra charges, provide all the assistance with appliances and other things necessary for measurement.

2.6.9 If at any time due to any reason whatsoever, it becomes necessary to re-measure the work done in full or in part, the expenses towards such re measurements shall be borne by the contractor unless such re measurements are warranted solely for reasons not attributable to contractor.

2.6.10 Passing of bills covered by such measurements does not amount to acceptance of the completion of the work measured. Any left out work has to be completed, if pointed out at a later date by BHEL.

2.6.11 Final measurement bill shall be prepared in the final bill format prescribed for the purpose based on the certificate issued by BHEL Engineer that entire works as stipulated in tender specification has been completed in all respects to the entire satisfaction of BHEL. Contractor shall give unqualified "No Claim" Certificate. All the tools and tackles loaned to him should be returned in satisfactory condition to BHEL. The abstract of final quantities and financial values shall also be entered in the Measurement Books and signed by both parties to the contract. The Final Bill shall be prepared and paid within a reasonable time after completion of work.

2.7 RIGHTS 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.

2.7.1 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.

2.7.2 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 two weeks 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 / non-compliance of statutory requirements

x) In the opinion of BHEL, the contractor is overloaded and is not in a position to execute the job as per required schedule

2.7.3 To meet the expenses including BHEL overheads of 35% & Liquidated damage/penalties arising out of "Risk & Cost" as explained above under Sl.No. 2.7.2. BHEL shall recover the amount from any money due from Contractor, 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

2.7.4 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.

2.7.5 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 35% on all such payments.

2.7.6 While every endeavor 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.

2.7.7 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 mutually agreed. ORC (Over run Charges) in such cases shall not be applicable for the period between the period of demobilization and re mobilisation. 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.

2.7.8 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, provided that the balance works are minor vis a vis the scope of work envisaged as per the contract. 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 as mutually agreed, shall however be reduced from the final contract value.

2.7.9 LIQUIDATED DAMAGES/PENALTY

COMPENSATION FOR DELAY:

If the contractor fails to maintain the required progress in terms of condition 2.10 or to complete the work and clear the site on or before the contracted or extended the period of completion, he shall, without prejudice to any other right or remedy of the BHEL on account of such breach, pay as agreed compensation an amount calculated as stipulated below

For unfinished anticipated value of work where finished portion is fit for use

Rate of compensation as follows:

- Completion period (as originally stipulated) not exceeding 6 months.@ 1 percent per week
- Completion period (as originally stipulated) Exceeding 6 months and not exceeding 2 years...@ 0.5 percent per week
- Completion period (as originally stipulated) exceeding 2 years..... @ 0.25 percent per week

Provided always that the total amount of compensation for delay to be paid under condition shall not exceed the under noted percentage of the anticipated contract value

- Completion period (as originally stipulated) not exceeding 6 months.@ 10 percent of anticipated value of work
- Completion period (as originally stipulated) Exceeding 6 months and not exceeding 2 years...@ 7.5 percent of anticipated value of work
- Completion period (as originally stipulated) Exceeding 2 years.....@ 5 percent of anticipated value of work

The amount of compensation may be adjusted or set off against any sum payable to the Contractor under this or any other contract with the BHEL.

2.7.10 POST TECHNICAL AUDIT OF WORK AND BILLS: BHEL reserve the right to carry out a post-payment audit and technical examination of the work and final bill including all supporting vouchers, abstract etc., and to enforce recovery of any sums becoming due as a result thereof in the manner provided in the proceeding sub-paragraph's provided however that no such recovery shall be enforced after three years of passing the final bill

2.8 RESPONSIBILITIES OF THE CONTRACTOR IN RESPECT OF LOCAL LAWS, EMPLOYMENT OF WORKERS ETC.

The following are the responsibilities of the contractor in respect of observance of local laws, employment of personnel, payment of taxes etc. The subcontractor shall fully indemnify BHEL against any claims of whatsoever nature arising due to the failure of the contractor in discharging any of his responsibilities hereunder:

2.8.1 The contractor at all times during the continuance of this contract shall, in all his dealings with local labour for the time being employed on or in connection with the work, have due regard to all local festivals and religious and other customs.

2.8.2 The contractor shall comply with all applicable State and Central Laws, Statutory Rules, Maternity act, Regulations etc. such as contract labour(R&A) Act 1970, Minimum wage Act 19748, Payment of wages Act 1936,ESI Act 1948, EPF Act 1952, Employees' compensation Act 1923, Provision of Companies Act 1948 & rules thereof, The interstate Migrant Workmen 1979, The Karnataka Factories Rules 1969, Payment of Bonus Act 1965, Payment of Gratuity Act 1972. Child labour Prohibition act 1986, Karnataka Minimum Wage Act , Prevention of sexual harassment at work place Act 2013, Guidelines/notification related to Safai Karamchari Act , Equal Remuneration Act 1976, The company's instructions as issued from time to time in regard to working hours, wages, leaves, holidays etc. for labour as may be enacted by the Government during the tenure of the Contract and having force or jurisdiction at Site. The Contractor shall also give to the local Governing Body, Police and other relevant Authorities all such notices as may be required by the Law.

The contractor shall produce the following registers and forms:

- *Form XIII- Register of work men employed by contractor(Rule 75)*
- *Form XIV- Employment Card issued by contractor(Rule 76)*
- *Form XVI- Muster Roll (Rule 78(1) (a)(i))*
- *Form XVII- Register of Wages (Rule 78(1) (a)(i))*
- *Form XVIII- Register of wages cum Muster Roll(in case of weekly payment)*
- *Form XIX- Wage slip (Rule 78(b))*
- *Form XX- Register of deduction for damages Or Loss Rule 78(1) (a)(ii))*
- *Form XXI- Register of files Rule 78(1) (a)(ii))*
- *Form XXII- Register of Advance Rule 78(1) (a)(ii))*
- *Form XXIII- Register of Overtime Rule 78(1) (a)(iii))*
- *Form XXIV- Return to be sent by the contractor to the Licensing officer (Rule 82(1))*

2.8.3 The contractor shall obtain independent License under the Contract Labour (Regulations and Abolition Act)as required from the concerned Authorities based on the certificate (Form-V) issued by the Principal Employer/Customer

2.8.4 *The contractor shall pay all taxes, fees, license charges, deposits, duties, tolls, royalties, commission or other charges which may be levied on account of his operations in executing the contract.*

2.8.5 *While BHEL would pay the inspection fees and Registration fees of Boiler & explosive/Electrical Inspectorate, all other arrangements for site visits periodically by the Inspectorate to site, Inspection certificate etc. will have to be made by contractor. However, BHEL will not make any payment to the Inspectorate in connection with contractor's Welders/Electricians qualification tests etc.*

2.8.6 *Contractor shall be responsible for provision of Health and Sanitary arrangements (more particularly described in Contract Labour Regulation & Abolition Act), Safety precautions etc. as may be required for safe and satisfactory execution of contract.*

2.8.7 *The contractor shall be responsible for proper accommodation including adequate medical facilities for personnel employed by him.*

2.8.8 *The contractor shall be responsible for the proper behavior and observance of all regulations by the staff employed by him.*

2.8.9 *The contractor shall ensure that no damage is caused to any person/property of other parties working at site. If any such damage is caused, it is responsibility of the contractor to make good the losses or compensate for the same.*

2.8.10 *All the properties/equipment/components of BHEL/their Client loaned with or without deposit to the contractor in connection with the contract shall remain properties of BHEL/their Client.*

2.8.11 *The contractor shall use such properties for the purpose of execution of this contract. All such properties/equipment/components shall be deemed to be in good condition when received by the contractor unless he notifies within 48 hours to the contrary. The contractor shall return them in good condition as and when required by BHEL/their Client. In case of non-return, loss, damage, repairs etc, the cost thereof as may be fixed by BHEL Engineer will be recovered from the contractor*

2.8.12 *Any delay in completion of works/or non-achievement of periodical targets due to the reasons attributable to the contractor, the same may have to be compensated by the contractor either by increasing manpower and resources or by working extra hours and/or by working more than one shift. All these are to be carried out by the contractor at no extra cost.*

2.8.13 *The contractor shall arrange, coordinate his work in such a manner as to cause no hindrance to other agencies working in the same premises.*

2.8.14 All safety rules and codes applied by the Client/BHEL at site shall be observed by the contractor without exception. The contractor shall be responsible for the safety of the equipment/material and works to be performed by him and shall maintain all light, fencing guards, slings etc. or other protection necessary for the purpose. Contractor shall also take such additional precautions as may be indicated from time to time by the Engineer with a view to prevent pilferage, accidents, fire hazards. Due precautions shall be taken against fire hazards and atmospheric conditions. Suitable number of Clerical staff, watch and ward, store keepers to take care of equipment/materials and construction tools and tackles shall be posted at site by the contractor till the completion of work under this contract. The contractor shall arrange for such safety devices as are necessary for such type of work and carry out the requisite site tests of handling equipment, lifting tools, tackles etc. as per prescribed standards and practices. Contractor has to ensure the implementation of Health, Safety and Environment (HSE) requirements as per directions given by BHEL/Customer. The contractor has to assist in HSE audit by BHEL/Customer and submit compliance Report. The contractor has to generate and submit record/reports as per HSE plan/activities as per instruction of BHEL/Customer. All tools, plant and equipment brought to the site shall become the property of BHEL and shall not be removed from the site without the prior written approval from BHEL. When the work is finally completed or the Contractor is determined for reasons other than the defaults of the contract, he shall forthwith remove from the site all tools, plants, equipment etc., (other than those as may have been provided by BHEL) and upon such removal, the same shall revert in, and become the property of the contractor.

2.8.15 The contractor will be directly responsible for payment of wages to his workmen on specified date of respective month declared as per applicable Labour Act. A pay roll sheet giving all the payments given to the workers and duly signed by the contractor's representative should be furnished to BHEL site for record purpose.

2.8.16 In case of any class of work for which there is no such specification as laid down in the contract, such work shall be carried out in accordance with the instructions and requirements of the Engineer.

2.8.17 Also, no idle charges will be admissible in the event of any stoppage caused in the work resulting in contractor's labour and Tools & Plants being rendered idle due to any reason at any time.

2.8.18 The contractor shall take all reasonable care to protect the materials and work till such time the plant/equipment has been taken over by BHEL or their Client whichever is earlier.

2.8.19 The contractor shall not stop the work or abandon the site for whatsoever reason of dispute, excepting force majeure conditions. All such problems/disputes shall be separately discussed and settled without affecting the progress of work. Such stoppage or abandonment shall be treated as breach of contract and dealt with accordingly

2.8.20 *The contractor shall keep the area of work clean and shall remove the debris etc. while executing day-to-day work. Upon completion of work, the contractor shall remove from the vicinity of work, all scrap, packing materials, rubbish, unused and other materials and deposit them in places specified by the Engineer. The contractor will also demolish all the hutments, sheds, offices, etc. constructed and used by him and shall clean the debris. In the event of his failure to do so, the same will be arranged to be done by the Engineer and the expenses recovered from the contractor. If the work is executed in Factory premises, no hutment will be allowed.*

2.8.21 *The contractor shall execute the work in the most substantial and workman like manner in the stipulated time. Accuracy of work and timely execution shall be the essence of this contract. The contractor shall be responsible to ensure that the quality, assembly and workmanship conform to the dimensions and clearance given in the drawings and/ or as per the instructions of the Engineer.*

2.8.22 *The Contractor to note that some of BHEL's T&Ps/MMDs may not be insured. The Contractor will take necessary precautions and due care to protect the same while in his custody from any damage/ loss till the same is handed over back to BHEL. In case the damage / loss is due to carelessness/ negligence on the part of the contractor, the Contractor is liable to get them repair/ replaced immediately and in case of his failure to do so within a reasonable time, BHEL will reserve the right to recover the loss from the contractor.*

2.8.23 *The contractor shall provide all watchmen necessary, for the protection of the site, the work, the materials, the tools , plant, equipment and anything else lying on the site during the progress of the work. He shall solely be responsible for and shall take all reasonable and proper steps for protecting, securing , lighting and watching all places on or about the work and the site which may be dangerous to any person whom so ever.*

2.8.24 **SITE DRAINAGE:** All water that may accumulate on the site during the process of the work, or in trenches and excavations shall be removed to the entire satisfaction of the Engineer-in-charge and at Contractors expense.

2.8.25 **INSPECTION OF THE WORK:** BHEL Officers concerned with the Contract shall have power at any time to inspect and examine any part of the work and the contractor shall give such facilities as may be required to given for such inspection and examination.

2.8.26 *In case the contractor is required to undertake any work outside the scope of this contract, the rates payable shall be those mutually agreed upon if the item rates are not mentioned in existing contract*

i. For any item of work required to be carried out after the contract has been awarded and which is not covered by Contractors Schedule but is covered by C.P.W.D. schedule of rates the rate payable for such a fresh item will be derived from updated C.P.W.D. schedule of rates by the method of proportion as follows:

- ii. Rate as per estimated updated C.P.W.D DSR and loading tender excess (plus or minus) on pro-rata basis for nearest analogous items. For other items rate as per estimated C.P.W.D DSR and loading tender excess(plus or minus)*
- iii. If rates are not available in C.P.W.D. DSR, deviated item rates will be derived from market rate with 15% profit and overheads.*

2.9 PROGRESS MONITORING, MONTHLY REVIEW AND PERFORMANCE EVALUATION

2.9.1 A detailed plan/programme for completion of the contractual scope of work as per the time schedule given in the contract shall be jointly agreed between BHEL and Contractor, before commencement of work . The above programme shall be supported by month wise deployment of resources viz Manpower, T&P, Consumables, etc. Progress will be reviewed periodically (Daily/Weekly/Monthly) vis a vis this jointly agreed programme. The Contractor shall submit periodical progress reports (Daily/Weekly/Monthly) and other reports/information including manpower, consumables, T&P mobilization etc as desired by BHEL.

2.9.2 Monthly progress review between BHEL and Contractor shall be based on the agreed programme as above, availability of inputs/fronts etc, and constraints if any, as per prescribed formats. Manpower, T&P and consumable reports as per prescribed formats shall be submitted by contractor every month. Release of RA Bills shall be contingent upon certification by BHEL Site Engineer of the availability of the above prescribed formats duly filled in and signed.

2.9.3 The burden of proof that the causes leading to any shortfall is not due to any reasons attributable to the contractor is on the contractor himself. The monthly progress review shall record shortfalls attributable to (i) Contractor, (ii) Force Majeure Conditions, and (iii) BHEL

2.10 TIME OF COMPLETION

2.10.1 Time is essence of the contract. The time schedule shall be as prescribed in the Contract. The time for completion shall be reckoned from the date of commencement of work at Site as certified by BHEL Engineers

2.10.2 The entire work shall be completed by the contractor within the time schedule or within such extended periods of time as may be allowed by BHEL under clause 2.11

2.11 EXTENSION OF TIME FOR COMPLETION

2.11.1 If the completion of work as detailed in the scope of work gets delayed beyond the contract period, the contractor shall request for an extension of the contract and BHEL at its discretion may extend the Contract.

2.11.2 *Based on the monthly reviews jointly signed, the works balance at the end of original contract period less the backlog attributable to the contractor shall be quantified, and the number of months of 'Time extension' required for completion of the same shall be jointly worked out. Within this period of 'Time extension', the contractor is bound to complete the portion of backlog attributable to the contractor. Any further 'Time extension' or 'Time extensions' at the end of the previous extension shall be worked out similarly.*

2.11.3 *However if any 'Time extension' is granted to the contractor to facilitate continuation of work and completion of contract, due to backlog attributable to the contractor alone, then it shall be without prejudice to the rights of BHEL to impose penalty/LD for the delays attributable to the contractor, in addition to any other actions BHEL may wish to take at the risk and cost of contractor.*

2.11.4 *A joint programme shall be drawn for the balance amount of work to be completed during the period of 'Time Extension', along with matching resources (with weightages) to be deployed by the contractor as per specified format. Review of the programme and record of shortfall shall be done every month of the 'Time extension' period in the same manner as is done for the regular contract period.*

2.11.5 *During the period of 'Time extension', contractor shall maintain their resources as per mutually agreed program*

2.11.6 *At the end of total work completion as certified by BHEL Engineer, and upon analysis of the total delay, the portion of time extensions attributable to (i) Contractor, (ii) Force majeure conditions, and (iii) BHEL, shall be worked out and shall be considered to be exhausted in the same order. The total period of time extensions shall be the sum of (i), (ii) and (iii) above and shall be equal to period between the scheduled date of completion and the actual date of completion of contract. LD shall be imposed/levied for the portion of time extensions attributable to contractor and recoverable from the dues payable to the contractor.*

2.12 OVERRUN COMPENSATION (THIS CLAUSE IS NOT APPLICABLE IN BHEL FACTORY & TOWNSHIP PREMISES)

2.12.1 *Over Run Compensation (ORC) is payable by way of rate revisions for periods beyond original, contract period subject to the following terms and conditions.*

2.12.2 *Rates shall be increased by 10% for the first twelve months of one or more extensions beyond original contract period. For the next twelve months of further extensions if any, rates shall be increased as above by 10% over the previous twelve months, and similarly for each subsequent twelve months extension.*

2.12.3 Should there be any 'Time extension' for reasons attributable only to the contractor, then the work shall be executed by the contractor at the rates applicable for the period the work was planned

2.12.4 Payment of ORC shall be regulated as follows:

i) Contractor is entitled to Over Run Compensation (ORC) only for the portion of backlog attributable to BHEL.

ii) 50% of the compensation is allocated for deployment of resources agreed as per the joint programme drawn vide 2.11.4. Payment shall however be based on the actual deployment of resources for the month as certified by BHEL, as per weightages assigned therein

iii) 50% of the compensation, is allocated for achieving of planned progress agreed as per the joint programme drawn vide 2.11.4. Payment shall be on pro rata basis for actual achieved quantities

iv) Total Over Run Compensation shall be limited to 10% of the executed contract value as certified in Final Bill. For this purpose executed contract value excludes PVC, ORC, Supplementary/Additional Items and Extra Works done on Man-day rate basis

2.12.5 Contractor shall not be entitled for any Over Run Compensation (ORC) for the portion of backlog attributable to the contractor. Such works shall be executed at the rates applicable for the period the work was planned

2.13 QUANTITY VARIATION

2.13.1 The quoted rates shall remain firm irrespective of any variations in the individual quantities.

2.14 EXTRA WORKS

2.14.1 All rectifications/modifications, revamping, and reworks required for any reasons not attributable to the contractor, or needed due to any change in deviation from drawings and design of equipment, operation/maintenance requirements, mismatching, or due to damages in transit, storage and erection/commissioning, and other allied works which are not very specifically indicated in the drawings, but are found essential for satisfactory completion of the work, will be considered as extra works.

2.14.2 Extra works arising on account of the contractor's fault, irrespective of time consumed in rectification of the damage/loss, will have to be carried out by the contractor free of cost. Under such circumstances, any material and consumable required for this purpose will also have to be arranged by the contractor at his cost.

2.14.3 All the extra work should be carried out by a separately identifiable gang, without affecting routine activities. Daily log sheets in the pro-forma prescribed by BHEL should be maintained and shall be signed by the contractor's representative and BHEL engineer. No claim for extra work will be considered/entertained in the absence of the said supporting documents i.e. daily log sheets. Signing of log sheets by BHEL engineer does not necessarily mean the acceptance of such works as extra works.

2.14.4 BHEL retains the right to award or not to award any of the major repair/ rework/modification/rectification/fabrication works to the contractor, at their discretion without assigning any reason for the same

2.14.5 After eligibility of extra works is established and finally accepted by BHEL engineer/designer, payment will be released on competent authority's approval at the following rate.

MAN-HOUR RATE FOR ELIGIBLE EXTRA WORKS: Single composite average labour man-hour rate, including overtime if any, supervision, use of tools and tackles and other site expenses and incidentals, consumables for carrying out any major rework/ repairs/ rectification/ modification/ fabrication as certified by site as may arise during the course of erection, testing, commissioning or extra works arising out of transit, storage and erection damages, payment , if found due will be as per applicable minimum wage act

2.14.6 The above composite labour man hour rate towards extra works shall remain firm and not subject to any variation during execution of the work. PVC will not be applicable for extra works. Rate revision, Over Run Charges/compensation etc will not be applicable due to extra works.

2.14.7 Extra Works for Civil Packages shall be regulated as follows

i) Rates for Extra Works arising due to (1) non availability of BOQ (Rate Schedule), OR (2) change in Specifications of materials/works (3) rectification/modification/dismantling & re erecting etc due to no fault of Contractor, shall be in the order of the following:

a) Item rates are to be derived from similar nature of items in the BOQ (Rate Schedule) with applicable escalation derived from All India Consumer Price Index for Whole Sale Commodities.

b) As per applicable updated CPWD-DSR (or latest edition) with applicable escalation derived, Notification issued by the office of CPWD for 'Cost Index' in that Region where the project is being executed,

c) Item rates are to be worked out on the basis of prevailing market rates mutually agreed between BHEL and Contractor, plus 15% towards Contractor's overheads and profit.

ii) PVC and ORC will not applicable be for (i) above.

2.15 SUPPLEMENTARY ITEMS

2.15.1 For NON Civil Works

Supplementary items are items/works required for completion of entire work but not specified in the scope of work. Subject to certification of such items/works as supplementary items by BHEL Engineer, rates shall be derived on the basis of any one of the following on mutual agreement:

- i) Based on percentage breakup/rates indicated for similar/nearby items
- ii) In case (i) above does not exist, then BHEL/site may derive the percentage breakup/rates to suit the type of work

2.15.2 For Civil Works

i) Rates for Supplementary Works/Additional Works arising out due to additions/alterations in the original scope of works as per contract subject to certification of BHEL Engineer shall be worked out as under:

a) Item rates which are available in existing BOQ (Rate Schedule) shall be operated with applicable escalation derived from All India Consumer Price Index for Whole Sale Commodities

b) Items of works which are not available in existing BOQ shall be operated as an 'Extra Works' and rate shall be derived as per clause no 2.14

ii) Execution of Supplementary Works/Additional Works through the Contractor shall be at the sole discretion of BHEL, and shall be considered as part of executed contract value for the purpose of Quantity Variation as per clause 2.13

iii) BHEL Engineer's decision regarding fixing the rate as above is final and binding on the contractor.

iv) PVC and ORC will not be applicable for (i) above.

2.16 STRIKES & LOCKOUT

2.16.1 The contractor will be fully responsible for all disputes and other issues connected with his labour/employee. In the event of the contractor's labour/employee resorting to strike or the Contractor resorting to lockout and if the strike or lockout declared is not settled within a period of 15 days, BHEL shall have the right to get the work executed through any other

agencies and the cost so incurred by BHEL along with Overhead charges of 35% shall be deducted from the Contractor's bills along with overhead of 35%

2.16.2 *For all purposes whatsoever, the employees of the contractor shall not be deemed to be in the employment of BHEL*

2.17 FORCE MAJEURE

The following shall amount to Force Majeure:-

2.17.1 *Acts of God, act of any Government, War, Sabotage, Riots, Strike, Civil commotion, Police action, Revolution, Flood, Fire, Cyclones, Earth quake and Epidemic and other similar causes over which the contractor has no control.*

2.17.2 *If the contractor suffers delay in the due execution of the contractual obligation due to delays caused by force majeure as defined above, the agreed time of completion of the job covered by this contract or the obligations of the contractor shall be extended by a period of time equal to period of delay, provided that on the occurrence of any such contingency, the contractor immediately reports to BHEL in writing the causes of delay and the contractor shall not be eligible for any compensation.*

2.18 ARBITRATION & RECONCILIATION

2.18.1 *In case amicable settlement is not reached in the event of any dispute or difference arising out of the execution of the Contract or the respective rights and liabilities of the parties or in relation to interpretation of any provision by the Contractor in any manner touching upon the Contract, such dispute or difference shall (except as to any matters, the decision of which is specifically provided for therein) be referred to the sole arbitration of the arbitrator appointed by BHEL/In charge.*

The award of the Arbitrator shall be binding upon the parties to the dispute Subject as aforesaid, the provisions of Arbitration and Reconciliation Act 1996 (India) or statutory modifications or reenactments thereof and the rules made there under and for the time being in force shall apply to the arbitration proceedings under this clause. The venue of the arbitration shall be the place from which the contract is issued or such other place as the Arbitrator at his discretion may determine

2.18.2 In case of Contract with Public Sector Enterprise (PSE) or a Government Department, the following shall be applicable:

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 to by either party to the arbitration of one of the arbitrators in the department of public enterprises. The award of the arbitrator shall be binding upon the parties to the dispute, provided, however, any party aggrieved by such award may make further reference for setting aside or revision of the award to the Law Secretary, Department of Legal Affairs, Ministry of Law and Justice, Government of India. Upon such reference the dispute shall be decided by the Law Secretary or the Special Secretary or Additional Secretary when so authorized by the Law Secretary, whose decision shall bind the parties hereto finally and conclusively.

2.18.3 The cost of arbitration shall be borne equally by the parties.

2.18.4 Work under the contract shall be continued during the arbitration proceedings

2.19 PAYMENTS

Payments to Contractors are made in any one of the following forms

2.19.1 Running Account Bills (RA Bills)

i) These are for interim payments when the contracts are in progress. The bills for such interim payments are to be prepared by Contractor in prescribed formats (RA Bill forms).

ii) Payments shall be made according to the extent of work done as per measurements taken up to the end of the calendar month and in line with the terms of payments described in the Tender documents along with relevant statutory documents applicable for the work.

iii) Recoveries on account of electricity, water, statutory deductions, etc are made as per terms of contract

iv) Full rates for the work done shall be allowed only if the quantum of work has been done as per the specifications stipulated in the contract. If the work is not executed as per the stipulated specifications, BHEL may ask the contractor to re do the work according to the required specifications, without any extra cost. However, where this is not considered necessary 'OR' where the part work is done due to factors like non-availability of material to be supplied by BHEL 'OR' non availability of fronts 'OR' non availability of drawings, fraction payment against full rate, as is considered reasonable, may be allowed with due regard for the work remaining to be done. BHEL decision in this regard will be final and binding on the contractor.

v) In order to facilitate part payment, BHEL Site Engineer at his discretion may further split the contracted rates/percentages to suit site conditions, cash flow requirements according to the progress of work

2.19.2 Final Bill

Final Bill' is used for final payment on closing of Running Account for works or for single payment after completion of works. Final Bill' shall be submitted as per prescribed format after completion of works as per scope and upon material reconciliation, along with the following.

- i) 'No Claim Certificate' by contractor
- ii) Clearance certificates where ever applicable viz Clearance Certificates from Customer, various Statutory Authorities like Labour department, PF Authorities, Commercial Tax Department, etc
- iii) Indemnity bond as per prescribed format BHEL shall settle the final bills after deducting all liabilities of Contractor to BHEL

2.20 PERFORMANCE GUARANTEE FOR WORKMANSHIP

2.20.1 Even though the work will be carried out under the supervision of BHEL Engineers the Contractor will be responsible for the quality of the workmanship and shall guarantee the work done for a period of as mentioned in the contract/NIT from the date of commencement of guarantee period as defined in Technical Conditions of Contract, for good workmanship and shall rectify free of cost all defects due to faulty erection detected during the guarantee period. In the event of the Contractor failing to repair the defective works within the time specified by the Engineer, BHEL may proceed to undertake the repairs of such defective works at the Contractor's risk and cost, without prejudice to any other rights and recover the same from the balance security deposit.

2.20.2 BHEL shall release the balance security deposit subject to the following

- i) Contractor has submitted 'Final Bill'
- ii) Guarantee period as per contract has expired
- iii) Contractor has furnished 'No Claim Certificate' in specified format
- iv) BHEL Site Engineer/Construction Manager has furnished the 'No Demand Certificate' in specified format

v) Contractor has carried out the works required to be carried out by him during the period of Guarantee and all expenses incurred by BHEL on carrying out such works is included for adjustment from the Guarantee money refundable.

2.21 CLOSING OF CONTRACTS

The Contract shall be considered completed and closed upon completion of all contractual obligations and settlement of Final Bill or completion of Guarantee period whichever is later. Upon closing of Contract, BHEL shall issue a completion certificate as per standard format, based on specific request of Contractor.

2.22 REVERSE AUCTION/PRICE BID OPENING:

- *BHEL reserves the right to go for reverse auction at any point of time before opening of Price Bid.*
- *Bids with non-acceptance of reverse auction will be liable for rejection.*
- *Opening of Price Bid at discretion of BHEL.*
- *BHEL shall be at liberty to cancel the tender at any time, before ordering, without assigning any reason.*

2.23 SUSPENSION OF BUSINESS DEALINGS

BHEL reserves the right to take action against Contractors who either fail to perform or Tenderers/Contractor who indulge in malpractices, by suspending business dealings with them in line with BHEL guidelines issued from time to time.

2.24 OTHER ISSUES

2.24.1 *Value of Non judicial Stamp Paper for Bank Guarantees and for Contract Agreement shall be not less than Rs 200/- unless otherwise required under relevant statutes.*

2.24.2 *In case of any conflict between the General Conditions of Contract and Special Conditions of Contract, provisions contained in the Special Conditions of Contract shall prevail.*

2.24.3 *Unless otherwise specified in NIT, offers from consortium/JVs shall not be considered.*

2.24.4 *BHEL may not insist for signing of Contract Agreements in respect of low value and short time period contracts*

	2	3	4	5	6	7	8
INVENTORY No.	SIGN. & DATE	REF. DRG. No.	DRG. No.	NAME	SIGN	DATE	BHEL DRG. No.
				DRAWN	NY	DATE	TITLE:
	REV.	DATE	ALTERED	DRAWN	NAME	SIGN	DATE
			CHECKED	CHECKED	PM		
			APPROVED	APPROVED	MS		
G	1	2	3	4	DEPT.	CODE	No. OF SHEETS
							SHEET No.
							REV

FORM No. A3-03

A3 SIZE

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

G

A

B

C

D

E

F

<p style="text-align:

FIELD QUALITY PLAN (FQP-CIVIL) FOR 100 MWp SOLAR PV PROJECT - GSECL RAGHANESDA PHASE-II

Sl. No	Activity and operation	Characteristics / instruments	Class of Check	Type of Check	Quantum Of check	Reference Document	Remarks
1	2	3		4	5	6	7
1.0	EXCAVATION AND FILLING IN FOUNDATION WORKS (For Buildings, Transformer foundation, Cable Trench, Drains, Switch Yard, Water Tank ,Fencing and Septic Tank)						
Excavations-							
1.1		Nature, type of soil/rock before and during excavations	As required	C	Visual	Random in each shift	Tech Specs or Const. Drawings
1.2		Initial ground level before start of excavations	As required	C	Measurement	100%	Tech Specs or Const. Drawings
1.3		Final shape and Dimensions of excavations.	As required	C	Measurement	100%	Tech Specs or Const. Drawings
1.4		Final excavation levels	As required	B	Measuement	100%	Tech Specs or Const. Drawings
Filling							
1.5	Standard proctor Test	Optimum moisture content and max. dry density before fill	As per IS: 2720, Proctor needle apparatus,etc.	B	Physical	Once for each source & for every change of source	IS 2720 (Pt.VII), Tech Specs and Const. Drawings
1.6	Degree Of Compaction Of Filling						
i		Dry density by core cutter method	As per IS: 2720/compaction test (core cutter), balance, rapid moisture meter etc.	A	Physical	One Sample in every 2000 SQm area for each compacted layer	IS 2720 (Pt. XXIX), Tech Specs and Const. Drawings
2.0	MATERIALS						
2.1	CEMENT (43 grade only)						
i		cement	as per IS:4031	A	Review of MTC	For each lot received at site	As per relevant IS Codes & Each consignment of cement shall be duly correlated with manufactureres TC.
ii		Retesting of cement	as per IS:4031	A	Testing in NABL accredited Lab/Govt. Engg institutes only	For each lot received at site	As per relevant IS Codes & Each consignment of cement shall be duly correlated with manufactureres TC.
2.2	Coarse Aggregate	Moisture content	as per IS:2386	A	Physical	Once for each source & for every change of source	IS : 456 IS : 383/Tech Spec
ii		Specific gravity, water absorption	IS:2386	A	Physical	Once for each source & for every change of source	IS: 2386 Part-III, IS:456, IS:383/Tech Spec
iii		Sieve analysis, flakiness index, elongation index,	IS:2386	A	Physical	Once for each source & for every change of source	IS: 2386 Part-I, IS:383/Tech Spec
iv		Deleterious materials (coal & lignite, clay lumps, material finer than 75 micron sieve, soft fragment, shale)	IS:2386	A	Physical	Once per source/ on every change of source	IS: 2386 Part-II, IS:383/Tech Spec
v		Soundness	IS:2386	A	Physical	-do-	IS: 2386 Part-V, IS:383
vi		Impact value test	IS:2386	A	Physical	-do-	IS:383, IS-2386 Part IV/Tech Spec
2.3	Fine Aggregate						
i		Moisture content	balance , oven, rapid moisture meter etc	A	Physical	To be done every day before start of work	IS: 2386 Part-III, IS:383
ii		Deleterious materials (coal & lignite, clay lumps, material finer than 75 micron sieve, soft fragment, shale)	IS:2386	A	Physical	Once per source& for on every change of source	IS: 2386 Part-II, IS:383

FIELD QUALITY PLAN (FQP-CIVIL) FOR 100 MWp SOLAR PV PROJECT - GSECL RAGHANESDA PHASE-II

Sl. No	Activity and operation	Characteristics / instruments	Class of Check	Type of Check	Quantum Of check	Reference Document	Remarks
1	2	3		4	5	6	7
	2.4 Water						
i		Complete tests as per IS:456	as per IS:456	B	Testing	One for each source.	IS:3025 part 22 and 23 (for test procedure), IS:456(for acceptance criteria)
	2.5 CONCRETE (For Buildings, Transformer foundation, Cable Trench, Drains, Switch Yard, Water Tank, Fencing and Septic Tank)						
i		Compressive strength (works Tests cubes)	IS:516	A	Physical	One set of 6 cubes per 50 CuM or part thereof for M25 grade of concrete.	IS:516, IS:456.
ii		Workability - slump test	IS:1199	A	Physical	At the time of concrete pouring at site	IS:456
2.5.1	RMC CONCRETE	Design mix and cube test	IS:516	A	Physical	Review and approval of concrete mix design report from RMC supplier, Review and approval of concrete mix design reports for periodic cube tests from the supply	IS:456
2.5.2	Admixtures for Concrete	Type of admixture	As per IS:9103	A	Review of MTC	For each lot received at site	Designed mix and IS:9103 *MTC = Manufacturer's Test Certificate
	2.6 REINFORCEMENT STEEL						
i		Physical & Chemical Properties.	As required	A	Review of MTC	For each lot received at site	IS : 1786, IS:432, IS:1566, Tech Specs and Const. Drawings
	2.7 PLACEMENT OF REINFORCEMENT STEEL						
i		Bar bending schedule with necessary lap, Spacers & Chairs	As required	A	Visual & Measurement	Random in each shift	Approved Drawings, Tech Specs and Const. Drawings, IS:2502
ii		Bending of bars, cutting tolerance	As required	B	Visual & Measurement	Random in each shift	Approved Drawings, Tech Specs and Const. Drawings, IS:2502
iii		Acceptance - Cover, spacing of bars, spacers and chairs after the reinforcement cage is put inside the formwork	As required	A	Visual & Measurement	Random in each shift	Approved Drawings, Tech Specs and Const. Drawings
	2.8 STAGING AND FORMS						
i		Materials and accessories	As required	A	Visual	Once before start of work	As per relevant IS, Tech Specs and Const. Drawings
ii		Soundness of staging, shuttering and scaffolding including application of mould oil / release agent	As required	A	Visual	Once before start of work	As per manufacturer's spec. and as per 3696, 4014, 4990, Tech Specs and Const. Drawings
iii		Acceptance of formwork before start of concreting		A	Physical / visual	Before start of each concreting	As per provisions and tolerances, Tech Specs and Const. Drawings
	2.9 BRICK MASONARY						
2.9.1	Test on Bricks						
		Dimensions , shape, compressive strength, water absorption, warpage, efflorescence.	As required	A	Measurement/ Physical Test/Testing in NABL accredited Lab/Govt. Engg institutes only	Once for each source & for every change of source	IS: 1077, IS:13757, IS: 12894 ,IS:2212,IS:3495/ Tech Specs and const. Drawings
							Efflorescence shall be checked at each source.

FIELD QUALITY PLAN (FQP-CIVIL) FOR 100 MWp SOLAR PV PROJECT - GSECL RAGHANESDA PHASE-II

Sl. No	Activity and operation	Characteristics / instruments		Class of Check	Type of Check	Quantum Of check	Reference Document	Remarks
1	2	3		4	5	6	7	
2.9.2	Masonry construction	Workmanship, verticality and alignment		As required	A	Visual/ Physical	100%	IS 2212, IS 1905 , Tech Specs and Const. Drawings
	3.00 FINISHING AND ALLIED WORKS							
	3.1 PLASTERING - WORKMANSHIP							
i		Curing	As required	C	Physical	100%	Tech specifications, construction drawings and agreed methodology	
ii		Thickness and finishing of plaster, grooves etc	As required	B	Visual/ Measurement	Random in each shift	Tech Specs and Const. Drawings	
iii		Truness of plastering system	As required	B	Visual/ Physical	Random in each shift	Tech Specs and Const. Drawings	
	4.00 FENCING, GATES AND OTHER FINISHING WORKS							
4.1	Fencing and Gates							
i	GI Chain link mesh fabric, GI Concertina wire.	Materials	As required	B	Physical	Each batch of delivery	Tech Specs and Const. Drawings	
ii		Acceptance of the installation	As required	C	Physical / measurements	Each installation	Tech Specs and Const. Drawings	
4.2	FLOOR FINISHES AND ALIED WORKS							
4.2.1	Tiles							
i	Ceramic, vitrified, glass mosaic, acid alkali resistant, heavy duty cement concrete tiles	Materials	As required	A	Physical/Review of MTC	Each lot of delivery	Tech Specs and Const. Drawings	
ii		Finishing and acceptance	As required	A	Physical/Review of MTC	100%	Tech Specs and Const. Drawings	
4.2.2	Kota Stone, Granite and Marble							
i		Quality, texture, thickness, colour for each lot of delivery from approved source	As required	C	Physical	Each batch of delivery	Tech Specs and Const. Drawings	
ii		Finishing and acceptance	As required	B	Physical	100%	Tech Specs and Const. Drawings	
	5.0 WATER SUPPLY / SANITORY INSTALLATIONS							
ii		Aceptance and leakage	As required	A	Acceptance/Review of MTC	Random	Tech Specs and Const. Drawings	
5.1	WATER PROOFING For Buildings							
		Methodology for the application of water proofing system	As required	B	Review / Review of MTC	for each type of treatment	Tech Specs and Const. Drawings	
5.1.1	General Requirement- 5 Layered Water Proofing							
i	Bitumen Primer	Material-Primer coat, finishing coat	As required	A	Physical / Review of MTC	For each batch received at site	Tech Specs /Const. Drawings	
ii	Binding material shall consists of Blown type bitumen of grade 85/25	Acceptance of water proofing work	As per IS:702	A	Physical / Review of MTC	For each batch received at site	Tech Specs and Const. Drawings	
iii	APP modified polymeric membrane		As required	A	Physical / Review of MTC	For each lot received at site	Tech Specs and Const. Drawings	
iv	Binding material shall consists of Blown type bitumen of grade 85/25		As per IS:702	A	Physical / Review of MTC	For each batch received at site	Tech Specs and Const. Drawings	

FIELD QUALITY PLAN (FQP-CIVIL) FOR 100 MWp SOLAR PV PROJECT - GSECL RAGHANESDA PHASE-II

Sl. No	Activity and operation	Characteristics / instruments		Class of Check	Type of Check	Quantum Of check	Reference Document	Remarks
1	2	3			4	5	6	7
v	Brick tiles of CM 1:3			A	Physical / Review of MTC	For each lot received at site	Tech Specs and Const. Drawings	
6.1	PAINTING SYSTEM - CONCRETE WORKS AND PLASTERED MASONRY SURFACES							
i	Materials and accessories- Oil Bound, Acrylic Emulsion, Chemical Resistant, Oil Resistant Paint etc.	Shade, type from brand and manufacturer as approved by BHEL/GSECL Civil Engineer	As agreed / required	A	BHEL/GSECL Approved source/Review of MTC	Invoice/DC from approved dealer/stockist	Tech Specs and Const. Drawings ,SR	
ii	Surface preparation	As required	As agreed / required	B	Physical /visual	Random in each shift	Tech Specs and Const. Drawings ,SR	
iii	Acceptance of painted surfaces	As required	As agreed / required	B	Physical	Each surface at random	Tech Specs and Const. Drawings ,SR	
6.1.1	PAINTING SYSTEM - STEEL WORKS (OTHER THAN STRUCTURAL STEEL WORKS)							
i		Painting Materials and accessories	-	A	BHEL/GSECL Approved source	Invoice/DC from approved dealer/stockist	Tech Specs and Const. Drawings,SR/DC/Invoice	
ii		Surface preparation	As agreed / required	A	Physical /visual	Applied area at random	Tech Specs and Const. Drawings, Relevant code/ standards ,SR	
iii		Acceptance of painted surfaces	As agreed / required	A	Visual and measurement	Applied area at random	Tech Specs and Const. Drawings,SR	
7.00	DOORS , WINDOWS VENTILATORS & GRILL							
7.1	Steel doors							
i		Materials (MS sheet, fasteners, hinges, jambs, lock strike plate etc	As agreed / required	C	Visual/ Physical dimensions report	For each lot received at site	IS 2062, IS 7452, IS 1081/ Tech Specs and Const. Drawings,SR / LB	Review of Manufacturer/Fabricator shop inspection report/Invoice/DC
ii		Flush Door shutters, teak beading	As agreed / required	C	BHEL/GSECL Approved source and review of DC/Invoice / Review of MTC	For each lot received at site	IS 2202, Tech Specs and Const. Drawings,SR	Review of Manufacturer/Fabricator shop inspection report/Invoice/DC
iii		Hollow metal doors (material and dimensions)	As agreed / required	C	Visual/ Physical dimensions report	For each lot received at site	Tech Specs and Const. Drawings	Review of Manufacturer/Fabricator shop inspection report/Invoice/DC
iv		Acceptance	As agreed / required	C	Visual/ Physical	Random	Tech Specs and Const. Drawings,SR/LB	
7.2	Aluminium works							
i		Materials- Aluminium sections	As agreed / required	B	Visual/ Physical dimensions report and review of Invoice/DC for source of approved make / Review of MTC	For each lot received at site	IS: 1948, IS: 1949, IS:733, IS1285, IS:1868, IS:11857/ Tech Specs and Const. Drawings,SR / LB	Review of Manufacturer/Fabricator shop inspection report/Invoice/DC
ii		Particle Door ,Toilet doors	As agreed / required	B	BHEL/GSECL Approved source and review of DC/Invoice / Review of MTC	For each lot received at site	IS:12823 (phenol formaldehyde sythetic resin, BWP type), FRP panels and frames, Tech Specs and Const. Drawings,SR	Review of Manufacturer/Fabricator shop inspection report/Invoice/DC
iii		Acceptance	As agreed / required	B	Visual/ Physical	Random	Tech Specs and Const. Drawings,SR	
7.3	Steel windows / Grills/ Louver/ Rolling shutter							

FIELD QUALITY PLAN (FQP-CIVIL) FOR 100 MWp SOLAR PV PROJECT - GSECL RAGHANESDA PHASE-II

Sl. No	Activity and operation	Characteristics / instruments		Class of Check	Type of Check	Quantum Of check	Reference Document	Remarks
1	2	3		4	5	6	7	
i		Material fabrication and fixtures	As agreed / required	B	BHEL/GSECL Approved source and review of DC/Invoice /Review of MTC	Each lot of delivery	IS: 1038 / IS:1361, IS: 7452 and Tech Specs and Const. Drawings,SR	Review of Manufacturer/Fabricator shop inspection report/Invoice/DC
ii		Finishing and acceptance	As agreed / required	B	Visual / physical	Random	IS: 1038 / IS:1361, IS: 7452 and Tech Specs and Const. Drawings,SR	Review of Manufacturer/Fabricator shop inspection report/Invoice/DC
7.4 Glass and glazing								
i	Clear float glass, tinted glass, curtain glass, hermetically sealed glass	Material	As agreed / required	A	BHEL/GSECL Approved source and review of Dealer/Suppliers Invoice /DC / Review of MTC	For each lot received at site	IS:1081, IS: 3548, Tech Specs and Const. Drawings,SR	
ii		Installation finishing and acceptance	As agreed / required	A	Visual/ Physical	Random	Tech Specs and Const. Drawings,SR	Leak proof installation with neoprene gasket
7.5 False Ceiling								
i		600*600*12mm gypsum tile false ceiling with AL grid	As agreed / required	B	BHEL/GSECL Approved source and review of Dealer/Suppliers Invoice /DC / Review of MTC	Physical inspection	Tech Specs and Const. Drawings,SR	
ii		Installation finishing and acceptance	As agreed / required	B	Visual / physical	Random	Tech Specs and Const. Drawings,SR	
8 Water Storage Tanks								
i	Material	Over head / loft type	As agreed / required	A	BHEL/GSECLApproved source /Review of MTC	Each lot of delivery as per Specifications	Tech Specs and Const. Drawings,SR	
ii		Aceptance and leakage	As agreed / required	A	Acceptance	Random	Tech Specs and Const. Drawings,SR	
9.0 ROAD WORKS								
9.1	Construction of Sub-Grade and earthen/hard soulders							
i		Coordinate and center line marking and checking	As agreed / required	A	Visual/ Physical dimensions report	Random	Tech Specs and Const. Drawings	
i		Standard proctor Test	As per IS: 2720	A	Physical	Once for each type and source of fill materials	As per Tech Specs and Const. Drawings,Section 900 of MORTH specification 5th Rev., IS 2720 (Pt.VII)	
ii		Moisture content of fill before compaction	As per IS: 2720	B	Physical	Once for each type and source of fill materials	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev., IS 2720 (Pt.II)	
iii		Dry density by core cutter method	As per IS: 2720	A	Physical	Once in every 1000 SQM area of subgrade & 1000 SQM area of embankment for each compacted layer.	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev., IS 2720 (Pt. XXIX)	
9.2	Water Bound Macadam (Non-Bituminous) for base course and sub-base course							

FIELD QUALITY PLAN (FQP-CIVIL) FOR 100 MWp SOLAR PV PROJECT - GSECL RAGHANESDA PHASE-II

Sl. No	Activity and operation	Characteristics / instruments		Class of Check	Type of Check	Quantum Of check	Reference Document	Remarks
1	2	3		4	5	6	7	
i		Aggregate Impact value	Aggregate Impact value Test Apparatus	A	Physical	One test of each source and whenever there is change in quality of aggregate	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
ii		Grading	Set of IS Sieves	B	Physical	One test of each source and whenever there is change in quality of aggregate	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
iii		Flakiness index and elongation index	Flakiness test gauge	B	Physical	One test of each source and whenever there is change in quality of aggregate	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification,	
iv		Atterberg Limits of binding material	Atterberg limits determination	A	Physical	One test of each source and whenever there is change in quality of aggregate	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
9.3	Bituminous Surfacing - Open graded premix carpet and Seal coat							
i		Quality of binder	Penetrometre with St. needle	A	Physical / Review of MTC	No. of samples per Lot & tests as per IS:73, IS:217, IS:8887 as applicable	IS 73, Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
ii		Aggregate Impact Value / Los angeles abrasion value	Aggregate Impact Value Test apparatus	B	Physical	One test of each source and whenever there is change in quality of aggregate	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
iii		Flakiness Index and elongation index of aggregates	Flakiness test gauge	B	Physical	One test of each source and whenever there is change in quality of aggregate	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
iv		Stripping value of aggregate (Immersion tray test)	As required	B	Physical	One test of each source and whenever there is change in quality of aggregate	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
v		Water absorption test	As required	A	Physical	One test of each source and whenever there is change in quality of aggregate	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
vi		Water sensitivity of mix	As required	A	Physical	One test of each source and whenever there is change in quality of aggregate	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
vii		Grading of aggregates	Set of Sieves	B	Physical	One test of each source and whenever there is change in quality of aggregate	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
viii		Soundness (Magnesium and Sodium Sulphate)	As required as per IS:2386	A	Physical	One test of each source and whenever there is change in quality of aggregate	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
ix		Polished stone value	As required as per BS:812(Part 114)	B	Physical	One test of each source and whenever there is change in quality of aggregate	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	

FIELD QUALITY PLAN (FQP-CIVIL) FOR 100 MWp SOLAR PV PROJECT - GSECL RAGHANESDA PHASE-II

Sl. No	Activity and operation	Characteristics / instruments		Class of Check	Type of Check	Quantum Of check	Reference Document	Remarks
1	2	3		4	5	6	7	
x		Temperature of binder at application	Thermometer	A	Physical	At regular close intervals	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
xi		Bitumen content	Bitumen extractor	A	Physical / Review of MTC	one tests per day per plant	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
xii		Percentage of fractured faces	Bitumen extractor	A	Physical	When gravel is used one test per 100 cum of aggregates	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
9.4 Tack Coat/ Prime coat/ fog coat								
i		Quality of binder	Penetrometre with Standard needle	A	Physical / Review of MTC	One test of each source	IS 73, Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
ii		Temperature of binder at application	Thermometer	B	Physical	At regular close intervals	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
iii		Rate of spread of binder	As required	B	Physical	three tests per day	As per Tech Specs and Const. Drawings, Section 900 of MORTH specification 5th Rev.	
9.50	Hot mix plant	Quality	As required	B	Physical	Review and approval of hot mix design report from supplier, Review and approval of periodic tests from supplier	As per Tech Specs and Const. Drawings,	
10.00 MMS PILING WORKS								
i		Coordinates of Pile	Marking with Total station	B	Physical	Each Pile	Tech Specs or Const. Drawings	RANDOM CHECK BY GSECL FQA ENGINEERS
ii		Drilling of Piles	DTH/Auger	B	Physical	Each Pile	Tech Specs or Const. Drawings	
iii	Dimensions of Pile	Depth and Dia	Measuring Tape	B	Physical	Each Pile	Tech Specs or Const. Drawings	
iv		Verticality	Spirit Level	B	Physical	Each Pile	Tech Specs or Const. Drawings	
v	Anchor Bolt	Length & Dia	Measuring Tape	B	Physical / Review of MTC	Each Pile	Tech Specs or Const. Drawings	
vi		Projection above first stage concrete	As required	B	Physical	Each Pile	Tech Specs or Const. Drawings	
vii	Pile cap	Height & Dia	Measuring Tape	B	Physical	Each Pile	Tech Specs or Const. Drawings	
viii		Verticality and alignment	Spirit Level	B	Physical	Each Pile	Tech Specs or Const. Drawings	
ix		acceptance of pile and pile cap	Visually	B	Physical	Each Pile	Tech Specs or Const. Drawings	
11.0 FURNITURE ITEMS								
i		Materials	As required	B	Physical / Review of MTC	Each batch of delivery	Tech Specs and Const. Drawings	
		Acceptance of the installation	As required	B	Physical / measurements	Each installation	Tech Specs and Const. Drawings	
12.0	Water Tank(Concrete underground)							

FIELD QUALITY PLAN (FQP-CIVIL) FOR 100 MWp SOLAR PV PROJECT - GSECL RAGHANESDA PHASE-II

Sl. No	Activity and operation	Characteristics / instruments		Class of Check	Type of Check	Quantum Of check	Reference Document	Remarks
1	2	3		4	5	6	7	
i		Acceptance of the installation	As required	A	Water tightness test /Physical / measurements	Each installation	Tech Specs and Const. Drawings	
Legend to be used: Class # : A = Critical, B=Major, C=Minor;								
Manufacturer/ Sub-supplier	Main-supplier	Categorization Witnessing & Accepting Category 'A' GSECL FQA Engineer in association with BHEL and Sub-contractor Engineer, Category 'B' BHEL and Sub-contractor Engineer, Category 'C' Sub-contractor Engineer; MTC = Manufacturer's Test Certificate; SR = Site Register; TC =Test certificate from lab,external agency.						
Signature		This document shall be read in conjunction with BHEL/GSECL Tech. Specifications, BOQ, Drawings					REVIEWED BY	APPROVED BY
							APPROVAL SEAL	



GUIDELINES FOR REVERSE AUCTION - 2020

(AA:SSP:RA:04)
revised as on 04.03.2020

(applicable for all NITs issued on or after 04.06.2020)

Note: Abridged version for information of the bidders

SOURCING STRATEGY & POLICY
CORPORATE OPERATIONS MANAGEMENT

BHARAT HEAVY ELECTRICALS LIMITED

Regd. Office: BHEL House, Siri Fort, New Delhi – 110049, India

Website: www.bhel.com
CIN: L74899DL1964GOI004281

Guidelines for Reverse Auction – 2020

Doc. No. AA:SSP:RA:04
Dated: 04.03.2020

1.0 Scope

This document describes the guidelines to be followed by each Unit/ Division/ Region for conducting Reverse Auction (RA) for procurement of material/ works/ services. These guidelines will be applicable for all purchases/ contracts to be awarded under Purchase/ Works policy and the RA shall follow the philosophy of English Reverse (No ties).

English Reverse (No ties) is a type of auction where the starting price and bid decrement are announced before start of online reverse auction. The interested bidders can thereupon start bidding in an iterative process wherein the lowest bidder at any given moment can be displaced by an even lower bid of a competing bidder, within a given time frame. The bidding is with reference to the current lowest bid in the reverse auction. All bidders will see the current lowest quoted price and their rank. The term 'No ties' is used since more than one bidder cannot give an identical price, at a given instant, during the reverse auction. In other words, there shall never be a tie in the bids.

3.0 Upfront declaration in NIT

Wherever it is felt that procurement may be done through Reverse Auction, the bids shall be invited in two parts/ three parts or single part bid (Price Bid) where Techno-Commercial MoU already exists. Wherever, the evaluation is done for individual line item, separate sealed envelope price bid for each line item shall be taken.

Decision to go for RA would be taken before floating of the tender. In case it is decided to go for RA, same shall be declared upfront in NIT by inserting the following **clause**:

~~ABP~~ "BHEL shall be resorting to Reverse Auction (RA) (Guidelines as available on www.bhel.com) for this tender. RA shall be conducted among all the techno-commercially qualified bidders.

Price bids of all techno-commercially qualified bidders shall be opened and same shall be considered as initial bids of bidders in RA. In case any bidder(s) do(es) not participate in online Reverse Auction, their sealed envelope price bid along with applicable loading, if any, shall be considered for ranking."

6.0 Business rules for RA

Model Annexure-I is attached.

7.0 Role of Service Provider

- Acknowledge the receipt of mandate from BHEL.
- Contact the bidders, provide business rules and train them, as required.
- Get the process compliance form signed by all the participating bidders before RA event.
- Conduct the event as per the contract and business rules.
- Submit the Login Reports, Results, History sheet and authorized final bid from the bidders.
- To obtain price breakup from successful bidder and submit the same to BHEL.

10.0 Reverse Auction Process

10.1 Reverse Auction will be conducted if three or more bidders are techno-commercially qualified. In case of more than four techno-commercially qualified bidders, H1 bidder (whose quote is highest in sealed envelope price bid) shall not be allowed to participate in RA. However, there will be no H1 removal in case H1 happens to be MSE or qualifying under PPP-MII, Order 2017 irrespective of the number of bidders qualifying techno-commercially.

In case of multiple H1 bidders, all H1 bidders (excluding MSEs and bidders qualifying under PPP-MII, Order 2017) shall be removed provided minimum three bidders remain in fray, else no H1 removal.

10.2 During RA, all bidders will see their rank and current L1 price and their ranking L1, L2 etc. on the screen. Once the RA is done, the ranking status would be based on the last quoted price of the bidder(s) irrespective of the quote received in RA or sealed envelope price bid.

10.3 No bidder shall be allowed to lower its bid below the current L1 by more than 5 decrements at one go.

13.0 Processing of case after RA

- 13.1 Wherever the evaluation is done on total cost basis, after Reverse Auction, prices of individual line items shall be reduced on pro-rata basis.
- 13.2 In case of splitting requirement, H1 bidder(s) who were removed from participation in RA may also be considered for counter offer if the pre-stated (NIT) numbers of suppliers do not accept the counter offer.

15.0 Others

- 15.2 In case of enquiry through e-Procurement, the sealed electronic price bid (e-bid) is to be treated as sealed envelope price bid.
- 15.3 BHEL will inform bidders the details of service provider who will provide business rules, all necessary training and assistance before commencement of online bidding.
- 15.4 Bidders are advised to read the 'Business Rules' indicating details of RA event carefully, before reverse auction event.

---XXX---

Guidelines for Reverse Auction – 2020

Doc. No. AA:SSP:RA:04
Dated: 04.03.2020

Business Rules for Reverse Auction

Annexure – I

This has reference to tender no **{tender number....date...}**. BHEL shall finalise the Rates for the supply of **{item name}** through Reverse Auction mode. BHEL has made arrangement with M/s. **{Service provider}**, who shall be BHEL's authorized service provider for the same. Bidders should go through the instructions given below and submit acceptance of the same.

The technical & commercial terms are as per (a) BHEL Tender Enq. No. **{...}** dated **{...}**, (b) Bidders' technical & commercial bid (in case of two part bid) and (c) subsequent correspondences between BHEL and the bidders, if any.

1. Procedure of Reverse Auctioning

- i. Price bids of all techno-commercially qualified bidders shall be opened.
- ii. **Online Reverse Auction:** The 'bid decrement' will be decided by BHEL.
- iv. Bidders by offering a minimum bid decrement or the multiples thereof can displace a standing lowest bid and become "L1" and this continues as an iterative process. However, no bidder shall be allowed to lower its bid below the current L1 by more than 5 decrements at one go.
- v. After the completion of the online reverse auction, the Closing Price (CP) shall be available for further processing.
- vi. Wherever the evaluation is done on total cost basis, after Reverse Auction, prices of individual line items shall be reduced on pro-rata basis.

2. Schedule for reverse auction: The Reverse Auction is tentatively scheduled on **{date}: ;{start time}: ;{Close Time: }**.

3. Auction extension time: If a bidder places a bid in the last **{...}** minutes of closing of the Reverse Auction and if that bid gets accepted, then the auction's duration shall get extended automatically for another **{...}** minutes, for the entire auction (i.e. for all the items in the auction), from the time that bid comes in. Please note that the auto-extension will take place only if a bid comes in those last **{...}** minutes and if that bid gets accepted as the lowest bid. If the bid does not get accepted as the lowest bid, the auto-extension will not take place even if that bid might have come in the last **{...}** minutes. In case, there is no bid in the last **{...}** minutes of closing of Reverse

Guidelines for Reverse Auction – 2020

Doc. No. AA:SSP:RA:04
Dated: 04.03.2020

Business Rules for Reverse Auction

Annexure – I

Auction, the auction shall get closed automatically without any extension. However, bidders are advised not to wait till the last minute or last few seconds to enter their bid during the auto-extension period to avoid complications related with internet connectivity, network problems, system crash down, power failure, etc.

The above process will continue till completion of Reverse Auction.

Complaints/ Grievances, if any, regarding denial of service or any related issue should be given in writing thru e-mail/ fax to M/s. {Service provider} with a copy to BHEL within 15 minutes prior to initial closing time of Online Reverse Auction.

- 4. Bid price:** The Bidder has to quote the {.....} Price inclusive of Packing & Forwarding charges, all the routine & type tests as per tender scope, taxes, duties, freight and insurance as specified in tender document, including loading (if indicated by BHEL due to deviations in technical/ commercial terms) for the Items specified. Details are as shown in Excel Sheet for calculation of total cost to BHEL (To be specified by Unit as per NIT conditions).

- 5. Bidding currency and unit of measurement:** Bidding will be conducted in Indian Rupees per Unit of the material as per the specifications {...}

In case of foreign currency bids, exchange rate (TT selling rate of State Bank of India) as on scheduled date of tender opening (Part-I bid) shall be considered for conversion in Indian Rupees. If the relevant day happens to be a Bank holiday, then the forex rate as on the previous bank (SBI) working day shall be taken.

- 6. Validity of bids:** Price shall be valid for {... days} from the date of reverse auction. These shall not be subjected to any change whatsoever.

- 7. Lowest bid of a bidder:** In case the bidder submits more than one bid, the lowest bid at the end of Online Reverse Auction will be considered as the bidder's final offer to execute the work.

- Unique user IDs shall be used by bidders during bidding process. All bids made from the Login ID given to the bidders will be deemed to have been

Guidelines for Reverse Auction – 2020

Doc. No. AA:SSP:RA:04
Dated: 04.03.2020

Business Rules for Reverse Auction

Annexure – I

made by the bidders/ bidders' company.

9. **Post auction procedure:** BHEL will proceed with the Lowest Bid in the Reverse Auction for further processing.
11. Computerized reverse auction shall be conducted by BHEL (through M/s {Service Provider}), on pre-specified date, while the bidders shall be quoting from their own offices/ place of their choice. Internet connectivity shall have to be ensured by bidders themselves.

During the RA process if a bidder is not able to bid and requests for extension of time by FAX/ email/ phone then time extension of additional 15 minutes will be given by the service provider provided such requests come before 5 minutes of auction closing time. However, only one such request per bidder can be entertained.

In order to ward-off contingent situation of connectivity failure bidders are requested to make all the necessary arrangements/ alternatives whatever required so that they are able to circumvent such situation and still be able to participate in the reverse auction successfully. Failure of power or loss of connectivity at the premises of bidders during the Reverse auction cannot be the cause for not participating in the reverse auction. On account of this, the time for the auction cannot be extended and neither BHEL nor M/s. {Service provider} is responsible for such eventualities.

12. **Proxy bids:** Proxy bidding feature is a pro-bidder feature to safe guard the bidder's interest of any internet failure or to avoid last minute rush. The proxy feature allows bidders to place an automated bid in the system directly in an auction and bid without having to enter a new amount each time a competing bidder submits a new offer. The bid amount that a bidder enters is the minimum that the bidder is willing to offer. Here the software bids on behalf of the bidder. This obviates the need for the bidder participating in the bidding process until the proxy bid amount is decrementally reached by other bidders. When proxy bid amount is reached, the bidder (who has submitted the proxy bid) has an option to start participating in the bidding process.

The proxy amount is the minimum amount that the bidder is willing to offer. During the course of bidding, the bidder cannot delete or change the

Guidelines for Reverse Auction – 2020

Doc. No. AA:SSP:RA:04
Dated: 04.03.2020

Business Rules for Reverse Auction

Annexure – I

amount of a proxy bid.

Bids are submitted in decrements (decreasing bid amounts). The application automates proxy bidding by processing proxy bids automatically, according to the decrement that the auction originator originally established when creating the auction, submitting offers to the next bid decrement each time a competing bidder bids, regardless of the fact whether the competing bids are submitted as proxy or standard bids. However, it may please be noted that if a manual bid and proxy bid are submitted at the same instant manual bid will be recognized as the L1 at that instant.

In case of more than one proxy bid, the system shall bid till it crosses the threshold value of 'each lowest proxy bid' and thereafter allow the competition to decide the final L1 price.

Proxy bids are fed into the system directly by the respective bidders. As such this information is privy only to the respective bidder(s).

13. Bidders are advised to get fully trained and clear all their doubts such as refreshing of Screen, quantity being auctioned, tender value being auctioned etc from M/s {Service provider}.
14. M/s. {Service provider}, shall arrange to demonstrate/ train the bidder or bidder's nominated person(s), without any cost to bidders. M/s. {Service provider}, shall also explain the bidders, all the business rules related to the Reverse Auction. Bidders are required to submit their acceptance to the terms/ conditions/ modalities before participating in the Reverse Auction in the process compliance form as enclosed. Without this, the bidder will not be eligible to participate in the event.
15. Successful bidder shall be required to submit the final prices (L1) in prescribed format for price breakup, quoted during the Online Reverse Auction, duly signed and stamped as token of acceptance without any new condition (other than those already agreed to before start of auction), after the completion of auction to M/s. {Service provider} besides BHEL within two working days of Auction without fail.
16. Any variation between the final bid value and that in the confirmatory signed price breakup document will be considered as tampering the tender

Guidelines for Reverse Auction – 2020

Doc. No. AA:SSP:RA:04
Dated: 04.03.2020

Business Rules for Reverse Auction

Annexure – I

process and will invite action by BHEL as per extant guidelines for suspension of business dealings (as available on www.bhel.com).

17. Bidders' bid will be taken as an offer to execute the work/ supplies the item as per enquiry no. {...} dt. {...}. Bids once made by the bidder, cannot be cancelled/ withdrawn and bidder shall be bound to execute the work as mentioned above at bidder's final bid price. Should bidder back out and not execute the contract as per the rates quoted, BHEL shall take action as per extant guidelines for suspension of business dealings (as available on www.bhel.com).
18. Bidders shall be able to view the following on their screen along with the necessary fields during Online Reverse Auction:
 - a. Leading (Running Lowest) Bid in the Auction (only total price of package)
 - b. Bid Placed by the bidder
 - c. Start Price
 - d. Decrement value
 - e. Rank of their own bid during bidding as well as at the close of auction.
19. BHEL's decision on award of contract shall be final and binding on all the Bidders.
20. BHEL reserves the right to extend, reschedule or cancel the Reverse Auction process at any time, before ordering, without assigning any reason, with intimation to bidders.
21. BHEL shall not have any liability to bidders for any interruption or delay in access to the site irrespective of the cause. In such cases, the decision of BHEL shall be binding on the bidders.
22. Other terms and conditions shall be as per bidder's techno-commercial offers and other correspondences, if any, till date.
23. If there is any clash between this business document and the FAQ available, if any, in the website of M/s. {Service provider}, the terms & conditions given in this business document will supersede the information contained in the FAQs. Any changes made by BHEL/ service provider (due to unforeseen contingencies) after the first posting shall be deemed to have been

Guidelines for Reverse Auction – 2020

Doc. No. AA:SSP:RA:04
Dated: 04.03.2020

Business Rules for Reverse Auction

Annexure – I

accepted if the bidder continues to access the portal after that time.

24. Bidder shall not divulge either his Bids or any other exclusive details of BHEL to any other party. If the Bidder or any of his representatives are found to be involved in Price manipulation/ cartel formation of any kind, directly or indirectly by communicating with other bidders, action as per extant BHEL guidelines for suspension of business dealings (as available on www.bhel.com), shall be initiated by BHEL.

ABRIDGED VERSION

**BORED CAST-IN -SITU PILES
METHODODOLOGY
(Tractor Mounted Rig (OR) DTH)**

1.0 General

This method statement describes the general information on the installation of bored cast-in-situ piles.

2.0 Pile Execution

- 2.1** Survey marks controlling the location of the pile shall be set out and approved beforehand.
- 2.2** A reasonable firm and level working platform is required for the bored piling rig.

2.3 Rotary Rig & Drilling

The pile boring shall be carried out by means of tractor mounted rig. The base equipment consists of a rotary table which imparts a rotary movement to drilling rod which can be extended up to the required level and bottom of which is attached by a drilling tool. When the machine has been positioned accurately with the drilling tool over the pile position, the tool is rotated and lowered into the ground .As it digs into the soil, the tool gradually cut the soil and the soil will be lifted by the bentonite water which will be pumped through the drill rods.

2.4 Installation of Temporary Casing

If required as per top soil conditions to avoid collapse of the strata, temporary casing shall be installed using Tractor mounted rig.

2.5 Drilling

After the temporary casing has been installed, drilling continues from the top of the hole. Special care must be taken in the horizontal position of the boring rig and vertical positioning of the drilling rod to ensure true vertical drilling is obtained .The drilling will proceed with the auger until the required depth is reached.

2.6 Installation of steel cage/column section.

Steel cage(s) preassembled in as many sections as needed and complete with the appropriate spacers and stiffeners will be lowered into the hole. Alternately design column section or of equivalent strength shall be lowered in to the hole and securely held in position.

2.7 Discharge of spoil

The spoil will be discharged nearby the pile location and remove from the site and dispose off properly to the dumping ground.

2.8 Visual samples

“Soil samples “ will be obtained at every meters for visual examination. These samples will be stored in plastic bags together with clear markings of date, pile number and depth.

2.9 Concreting

Concrete shall be placed by using a crane / Manual Tripod. concrete of slump 150 ± 25 mm shall be used. The top of tremie pipe is fitted with a feed hopper. The start of pouring is the most delicate part of operation. At this point, the bottom end of the tremie pipe is positioned about 300m from the base of the hole. The flow of concrete must be constant. The pipe must always be submerged to a depth of ranging from 0.50 in the mass that has already been poured. Concrete placing will proceed continuously until the designed level is achieved and sufficiently thereafter to allow for subsequent cutting back to sound concrete at the pile level.

2.10 Extraction of Temporary Casing

The temporary casing inserted as per item 2.4 shall be extracted by using a Crane/Manual Tripod.

INITIAL PILE LOAD TEST – METHODOLOGY
DIRECT COMPRESSION

1 GENERAL

- 1.1 The testing of pile will be carried out according to the Indian Standard IS: 2911 (Part4)-1985.
- 1.2 In accordance with the relevant provision of the Indian Standard IS:2911 (Part 4) 1985, the safe load on a single working pile in the load test shall be least of
 - a) Two- thirds of the final load at which the total displacement attains a value of 12 mm unless otherwise required in a given case on the basis of nature and type of structure in which case, the safe load should be corresponding to the stated total displacement permissible.
 - b) 50 percent of the final load at which the total displacement equal 10 percent of the pile diameter

2 METHODOLOGY OF TEST

- 2.1 It is proposed to conduct the load test on the test pile by the application of vertical compression loads on the pile top by means of a hydraulic jack reacting against a platform supporting the kentledge and the settlements will be recorded by suitable positioned dial gauges. Maintained – load method as detailed in the Indian Standard will be followed.
- 2.2 Initial & Routine pile load test will be carried out as per IS: 2911 (Part4).

3 PILE HEAD PREPARATION

- 3.1 The pile head will be chipped off carefully till sound concrete is met with. The projecting reinforcement bars will be cut off and the top finished smooth and level with plaster of paris so as to obtain a horizontal surface. On this prepared pile head a bearing plate will be placed to receive the jack base.

4 KENTLEDGE

- 4.1 The kentledge will consist of river/earth stacked over a platform built up of rolled steel beams and plates resting over them. The platform will rest over sand bag supports clear of the test pile. Alternately loading frame method may be used (if found suitable. Either of the method may be adopted.

- 4.2 The kentledge weight will be about 1.10 times more than the test load, providing a margin over the maximum test load. Care will be taken in the placement of the kentledge on the platform in order to ensure that the center of gravity line of the total load mass is, as far as practicable, coaxial with the axis of the pile.
- 4.3 The platform will be of suitable size to accommodate the kentledge.

5 SETTLEMENT OBSERVATIONS

- 5.1 The load application and settlement observations will be made at the pile top.
- 5.2 Settlements will be recorded using four dial gauges with a least count of 0.01 mm and travel of 25 mm. The gauges will be positioned at an equal distance around the piles and will be held by datum bars resting on immovable supports at a minimum distance of 1.50 m from the peripheral edge of the pile.

6 LOAD APPLICATION

- 6.1 The test load will be applied by means of a hydraulic jack of suitable capacity. The jacks will butt against the jacking girder assembly bearing against the loaded platform. The jacking girder assembly will consist of rolled steel beams / plated beams, with the bottom flanges well braced.
- 6.2 The test will be carried out by applying a series of vertical downward incremental loads, each increment being about 20% of the safe load on the pile. The pressure will be read from the pressure gauge attached to the hydraulic pump. At each stage of loading the actual gauge pressure multiplied by the total ram area of jack will be the applied load.
- 6.3 At each stage, the loading will be maintained till such time the rate of movement of pile head is not more than 0.1 mm in the first 30 minutes or 0.2 mm in the first one hour, or for a maximum of 2 hours, if either of the two earlier conditions is not fulfilled.

- 6.4 Time and settlement observations will be made at the commencement and completion of each stage of incremental loading. The settlement observations will also be continued at about 15 minute intervals during the period when the applied load is constant.
- 6.5 When the loading has reached the test load level, it will be maintained for a period of 24 hours. The loading will then be brought to zero gradually in stages by releasing the jacking pressure progressively.

7 RECORDS

- 7.1 The load, displacement and time will be recorded sequentially in a tabular form along with information about the test pile. A report will be prepared on the test, analyzing the test results and bringing out the conclusions. A load displacement curve will form an essential part of the presentation.

LATERAL LOAD TEST ON PILE - METHODOLOGY

1.0 GENERAL

1.1 The testing of lateral movement of pile shall be carried out according to the Indian Standard IS: 2911 (Part4)-1985.

1.2 In accordance with the relevant provision of the Indian Standard IS:2911 (Part 4) 1985, the safe load on a single working pile in the lateral load test.

2.0 PREPARATION OF PILE FIXING DIAL GUAGES FOR RECORDING HORIZONTAL REPLACEMENT

One of the methods for keeping dial gauge on pile surface is to chip off uneven concrete on the side of the pile on which the lateral load will be applied and to fix a piece of glass 20 to 30 mm square. The dial gauge tips shall rest on the central portion of the glass plate.

3.0 LOADING ARRANGEMENT

3.1 The test may be carried out by introducing a hydraulic jack with gauge between two piles or pile group under test or the reaction may be suitably obtain.

3.2 Conducted by jack located between two piles /groups/ concrete block/good earth surface, the full load imposed by the jack shall be taken as the lateral resistance of each pile or group.

3.3 The loading should be applied in increment of about 20 percent of the estimated safe load.

4.0 LOADING INCREMENT

The estimated safe lateral load may be divided into 5 increments. Usually, the Pressure gauge reading corresponding to each such increment will not correspond to one of the marked divisions on the pressure gauge (the marked division may be 10 kg/cm^2).in such a case, the load nearest to a marked division may be selected as a load increment. In this case of the load applied may not be a whole number.

5.0 LATERAL DISPLACEMENT RECORDING

The lateral displacement of the pile during lateral loading shall be recorded by using at least two dial gauges of 0.01mm sensitivity spaced at 30 cm vertically apart and kept horizontally one above the other on the test pile and the displacement interpolated at cut-off level from similar triangles, where cut-off level is unapproachable.

For approachable cut-off level, however' one dial gauge placed diametrically opposite to the jack shall directly measure the displacement. Where, it is not possible to locate one of the dial gauges in the line of the jack axis, then two dial gauges may be kept at a distance of 30 cm at a suitable height and the displacement interpolated at load point from similar triangles. The travel of the dial gauges shall be not less than 25 mm.

6.0 INTERPRETATION OF PILE LOAD TEST DATA

The safe load on a single pile shall be the least of the following:

- (a) Fifty percent of the load at which the total displacement increases to 12 mm.
- (b) Load at which the total displacement corresponds to 5 mm. Note: The displacement is at the cut-off level of the pile groups shall be tested under conditions as per actual use in the structure as far as possible.

7.0 HOW LONG SHALL EACH INCREMENT BE MAINTAINED

The next increment should be applied after the rate of displacement is nearer to 0.1 mm per 30 minutes.

8.0 UN-LOADING

There is no guideline in IS 2911 (Part 4)-1985, with regard to un-loading. However, it is recommended that un-loading is carried out in steps, skipping alternate load Increments used during loading. The rebound of the pile during un-loading shall be recorded in the same manner as in Sl. No. 8.

Note:

During loading increments or during un-loading decrements, the load on the pile shall be maintained, since the name of the method itself is "Maintained Load Method". To achieve this, the pressure gauge reading shall be watched continuously, and any drop in the pressure gauge reading during loading increments shall be made good by pumping. Similarly, during un-loading decrements any increase in the pressure gauge reading shall be made good by carefully reducing the pressure

PULL OUT TEST ON PILES – METHODOLOGY

1.0 GENERAL

- 1.1** The testing of uplift force of pile shall be carried out according to the Indian Standard IS: 2911 (Part4)-1985.
- 1.2** In accordance with the relevant provision of the Indian Standard IS:2911 (Part 4) 1985, the safe load on a single working pile in the uplift test shall be least of
 - a) Two- thirds of the final load at which the total displacement attains a value of 12 mm or the load corresponding to a specified permissible uplift, and
 - b) Half of the load at which the load displacement curve shows a clear break (downward trend)

2.0 METHODOLOGY OF TEST

- 2.1** It is proposed to conduct the uplift load test on the test pile by the application of uplift force by means of hydraulic jack with gauge using a suitable pull out set up.
- 2.2** The uplift test will be carried for a maximum load twice the estimated safe load or until the load displacement curve shows a clear break (downward trend)
- 2.3** The test pile shall have adequate steel to withstand pulling. In some cases, in order to allow for neck tension in a pull out test, it may be necessary to provide additional reinforcement in the piles to be tested.
- 2.4** The main reinforcement bar are extended out of the pile having the development length of about 1.0m from the cut off pile.

3.0 SETTLEMENT OBSERVATIONS

- 3.1** The pull out load application and settlement observations will be read at the pile top as per the vertical load

3.2 Settlements shall be recorded using two/four dial gauges with a least count of 0.01 mm and travel of 25 mm. The gauges shall be positioned at an equal distance around the piles and will be held by datum bars resting on immovable supports at a minimum distance of 1.50 m from the peripheral edge of the pile. Typical load test set up is given in Annexure I .

4.0 LOAD APPLICATION

4.1 The test load shall be applied by means of a hydraulic jacks made to rest on 2 nos of 1.50 mtr height plated Girder resting on two support on the ground / adjacent piles support of suitable capacity. The jacks will butt against the jacking girder assembly bearing against the loaded platform. The jacking girder assembly will consist of rolled steel beams / plated beams, with the bottom flanges well braced.

4.2 Time and settlement observations will be made at the commencement and completion of each stage of incremental loading. The settlement observations will also be continued at about 15 minute intervals during the period when the applied load is constant.

5.0 LOADING INCREMENT

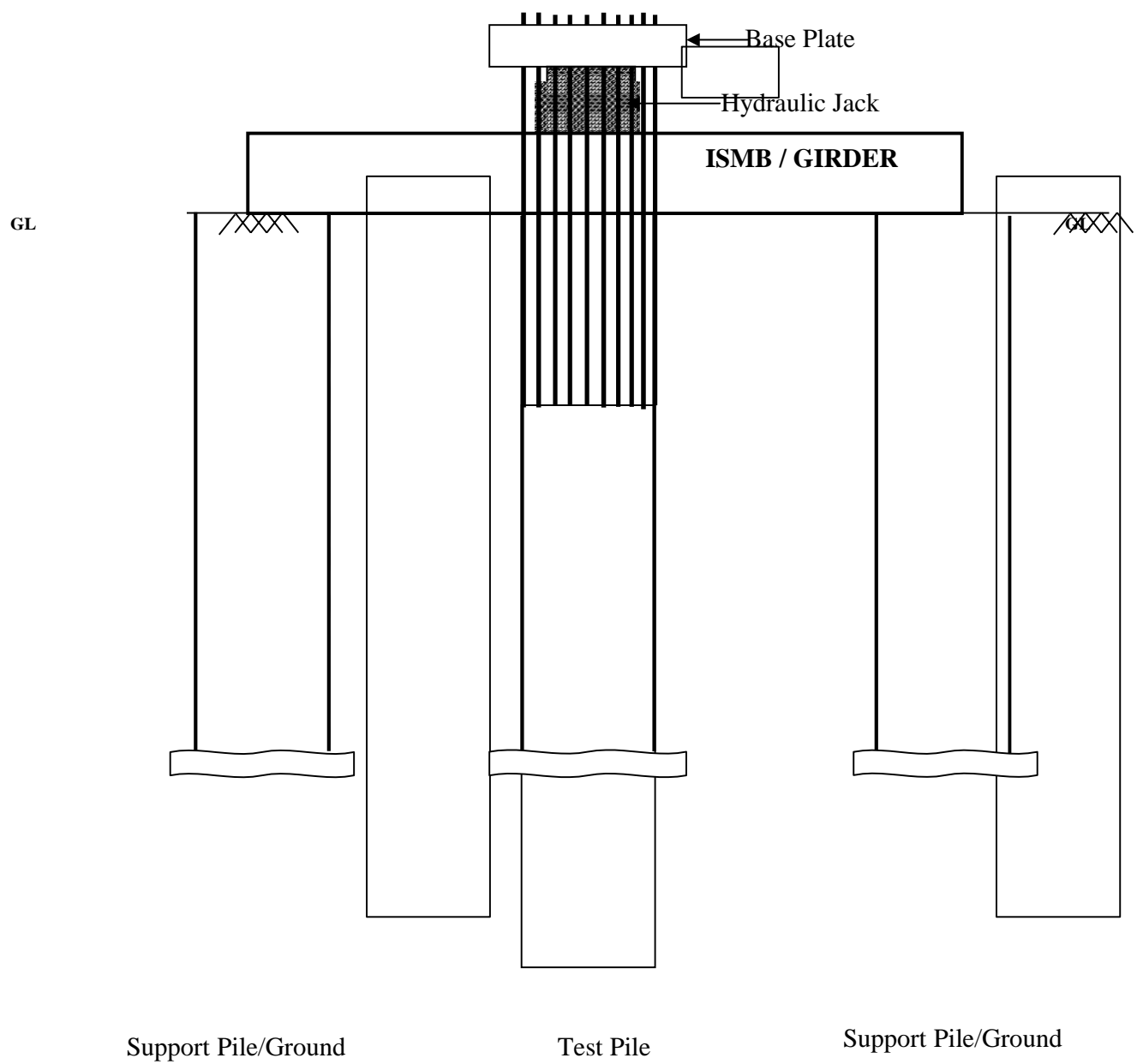
5.1 The estimated safe pull out load may be divided into 20% increments for loading. Usually, the pressure gauge reading corresponding to each such increment will not correspond to one of the marked divisions on the pressure gauge

5.2 In such a case, the load nearest to a marked division may be selected as a load increment in this case, the load applied may not be a whole number.

6.0 RECORDS

6.1 The load, displacement and time will be recorded sequentially in a tabular form along with information about the test pile. A report will be prepared on the test, analyzing the test results and bringing out the conclusions. A load displacement curve will form an essential part of the presentation.

PULLOUT TEST ARRANGEMENT



INTEGRITY PACT

Between

Bharat Heavy Electricals Ltd. (BHEL), a company registered under the Companies Act 1956 and having its registered office at “BHEL House”, Siri Fort, New Delhi – 110049 (India) hereinafter referred to as “The Principal”, which expression unless repugnant to the context or meaning hereof shall include its successors or assigns of the ONE PART

and

_____, (description of the party along with address), hereinafter referred to as “The Bidder/ Contractor” which expression unless repugnant to the context or meaning hereof shall include its successors or assigns of the OTHER PART

Preamble

The Principal intends to award, under laid-down organizational procedures, contract/s for

_____. The Principal values full compliance with all relevant laws of the land, rules and regulations, and the principles of economic use of resources, and of fairness and transparency in its relations with its Bidder(s)/ Contractor(s).

In order to achieve these goals, the Principal will appoint Independent External Monitor(s), who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.

Section 1 – Commitments of the Principal

- 1.1 The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:-
 - 1.1.1 No employee of the Principal, personally or through family members, will in connection with the tender for, or the execution of a contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the person is not legally entitled to.
 - 1.1.2 The Principal will, during the tender process treat all Bidder(s) with equity and reason. The Principal will in particular, before and during the tender process, provide to all Bidder(s) the same information and will not provide to any Bidder(s) confidential / additional information through which the Bidder(s) could obtain an advantage in relation to the tender process or the contract execution.
 - 1.1.3 The Principal will exclude from the process all known prejudiced persons.
- 1.2 If the Principal obtains information on the conduct of any of its employees which is a penal offence under the Indian Penal Code 1860 and Prevention of Corruption Act 1988 or any other statutory penal enactment, or if there be a substantive suspicion in this regard, the Principal will inform its Vigilance Office and in addition can initiate disciplinary actions.

Section 2 – Commitments of the Bidder(s)/ Contractor(s)

- 2.1 The Bidder(s)/ Contractor(s) commit himself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the tender process and during the contract execution.
 - 2.1.1 The Bidder(s)/ Contractor(s) will not, directly or through any other person or firm, offer, promise or give to the Principal or to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person any material, immaterial or any other benefit which he / she is not legally entitled to, in

order to obtain in exchange any advantage of any kind whatsoever during the tender process or during the execution of the contract.

- 2.1.2 The Bidder(s)/ Contractor(s) will not enter with other Bidder(s) into any illegal or undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.
- 2.1.3 The Bidder(s)/ Contractor(s) will not commit any penal offence under the relevant IPC/ PC Act; further the Bidder(s)/ Contractor(s) will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- 2.1.4 The Bidder(s)/ Contractor(s) will, when presenting his bid, disclose any and all payments he has made, and is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract.

2.2 The Bidder(s)/ Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.

Section 3 – Disqualification from tender process and exclusion from future contracts

If the Bidder(s)/ Contractor(s), before award or during execution has committed a transgression through a violation of Section 2 above, or acts in any other manner such as to put his reliability or credibility in question, the Principal is entitled to disqualify the Bidders(s)/ Contractor(s) from the tender process or take action as per the separate “Guidelines for Suspension of Business Dealings with Suppliers/ Contractors” framed by the Principal.

Section 4 – Compensation for Damages

- 4.1 If the Principal has disqualified the Bidder(s) from the tender process prior to the award according to Section 3, the Principal is entitled to demand and recover the damages equivalent to Earnest Money Deposit/ Bid Security.
- 4.2 If the Principal has terminated the contract according to Section 3, or if the Principal is entitled to terminate the contract according to section 3, the Principal shall be entitled to demand and recover from the Contractor liquidated damages equivalent to 5% of the contract value or the amount equivalent to Security Deposit/Performance Bank Guarantee, whichever is higher.

Section 5 – Previous Transgression

- 5.1 The Bidder declares that no previous transgressions occurred in the last 3 years with any other company in any country conforming to the anti-corruption approach or with any other Public Sector Enterprise in India that could justify his exclusion from the tender process.
- 5.2 If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or the contract, if already awarded, can be terminated for such reason.

Section 6 – Equal treatment of all Bidders/ Contractors/ Sub-contractors

- 6.1 The Bidder(s)/ Contractor(s) undertake(s) to demand from his sub-contractors a commitment consistent with this Integrity Pact. This commitment shall be taken only from those sub-contractors whose contract value is more than 20% of Bidder's/ Contractor's contract value with the Principal.
- 6.2 The Principal will enter into agreements with identical conditions as this one with all Bidders and Contractors.
- 6.3 The Principal will disqualify from the tender process all bidders who do not sign this pact or violate its provisions.

Section 7 – Criminal Charges against violating Bidders/ Contractors /Sub-contractors

If the Principal obtains knowledge of conduct of a Bidder, Contractor or Subcontractor, or of an employee or a representative or an associate of a Bidder, Contractor or Subcontractor which constitutes corruption, or if the Principal has substantive suspicion in this regard, the Principal will inform the Vigilance Office.

Section 8 –Independent External Monitor(s)

- 8.1 The Principal appoints competent and credible Independent External Monitor for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.
- 8.2 The Monitor is not subject to instructions by the representatives of the parties and performs his functions neutrally and independently. He reports to the CMD, BHEL.
- 8.3 The Bidder(s)/ Contractor(s) accepts that the Monitor has the right to access without restriction to all contract documentation of the Principal including that provided by the Bidder(s)/ Contractor(s). The Bidder(s)/ Contractor(s) will grant the monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his contract documentation. The same is applicable to Sub-contractor(s). The Monitor is under contractual obligation to treat the information and documents of the Bidder(s)/ Contractor(s) / Sub-contractor(s) with confidentiality.
- 8.4 The Principal will provide to the Monitor sufficient information about all meetings among the parties related to the contract provided such meetings could have an impact on the contractual relations between the Principal and the Contractor. The parties offer to the Monitor the option to participate in such meetings.
- 8.5 As soon as the Monitor notices, or believes to notice, a violation of this agreement, he will so inform the Management of the Principal and request the Management to discontinue or

take corrective action, or heal the situation, or to take other relevant action. The Monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.

- 8.6 The Monitor will submit a written report to the CMD, BHEL within 8 to 10 weeks from the date of reference or intimation to him by the Principal and, should the occasion arise, submit proposals for correcting problematic situations.
- 8.7 The CMD, BHEL shall decide the compensation to be paid to the Monitor and its terms and conditions.
- 8.8 If the Monitor has reported to the CMD, BHEL, a substantiated suspicion of an offence under relevant IPC / PC Act, and the CMD, BHEL has not, within reasonable time, taken visible action to proceed against such offence or reported it to the Vigilance Office, the Monitor may also transmit this information directly to the Central Vigilance Commissioner, Government of India.
- 8.9 The number of Independent External Monitor(s) shall be decided by the CMD, BHEL.
- 8.10 The word 'Monitor' would include both singular and plural.

Section 9 – Pact Duration

- 9.1 This Pact begins when both parties have legally signed it. It expires for the Contractor 12 months after the last payment under the respective contract and for all other Bidders 6 months after the contract has been awarded.
- 9.2 If any claim is made / lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified as above, unless it is discharged/ determined by the CMD, BHEL.

Section 10 – Other Provisions

10.1 This agreement is subject to Indian Laws and jurisdiction shall be registered office of the Principal, i.e. New Delhi.

10.2 Changes and supplements as well as termination notices need to be made in writing. Side agreements have not been made.

10.3 If the Contractor is a partnership or a consortium, this agreement must be signed by all partners or consortium members.

10.4 Should one or several provisions of this agreement turn out to be invalid, the remainder of this agreement remains valid. In this case, the parties will strive to come to an agreement to their original intentions.

10.5 Only those bidders/ contractors who have entered into this agreement with the Principal would be competent to participate in the bidding. In other words, entering into this agreement would be a preliminary qualification.

For & On behalf of the Principal
(Office Seal)

For & On behalf of the Bidder/ Contractor
(Office Seal)

Place-----

Date-----

Witness: _____
(Name & Address) _____

Witness: _____
(Name & Address) _____

INTEGRITY PACT

(a) IP is a tool to ensure that activities and transactions between the Company and its Bidders/Contractors are handled in a fair, transparent and corruption free manner. A panel of Independent External Monitors (IEMs) have been appointed to oversee implementation of IP in BHEL. The IP as enclosed with the tender (total 7 sheets) is to be submitted (duly signed by authorized signatory who signs in the offer) along with techno-commercial bid. Only those bidders who have entered into such an IP with BHEL would be competent to participate in the bidding. In other words, entering into this Pact would be a preliminary qualification.

Details of IEM for this tender is furnished below:

Mr. Arun Chandra Verma, IPS (Retd.)

Mr. Virendra Bahadur Singh IPS (Retd)

(b) Please refer Section-8 of the IP for Role and Responsibilities of IEMs. In case of any complaint arising out of the tendering process, the matter may be referred to the IEM mentioned in the tender. No routine correspondence shall be addressed to the IEM (phone/post/email) regarding the clarifications, time extensions or any other administrative queries, etc. on the tender issued. All such clarification/issues shall be addressed directly to the tender issuing (procurement) department."

ANNEXURE A

PROFORMA OF BANK GUARANTEE FOR EARNEST MONEY

(On non-Judicial paper of appropriate value)

Bank Guarantee No.....

Date.....

To

(Employer's Name and Address)

Dear Sirs,

In accordance with the terms and conditions of Invitation for Bids/Notice Inviting Tender No.....1(Tender Conditions), M/s. having its registered office at2 (hereinafter referred to as the 'Tenderer'), is submitting its bid for the work of.....3 invited by4.(name of the Employer) through its Unit at(

The Tender Conditions provide that the Tenderer shall pay a sum of Rs as Earnest Money Deposit in the form therein mentioned. The form of payment of Earnest Money Deposit includes Bank Guarantee executed by a Scheduled Bank.

In lieu of the stipulations contained in the aforesaid Tender Conditions that an irrevocable and unconditional Bank Guarantee against Earnest Money Deposit for an amount of5 is required to be submitted by the Tenderer as a condition precedent for participation in the said Tender and the Tenderer having approached us for giving the said Guarantee,

we, the[Name & address of the Bank] having our Registered Office at(hereinafter referred to as the Bank) being the Guarantor under this Guarantee, hereby irrevocably and unconditionally undertake to forthwith and immediately pay to the Employer without any demur, merely on your first demand any sum or sums of Rs. 5(in words Rupees.....) without any reservation, protest, and recourse and without the beneficiary needing to prove or demonstrate reasons for its such demand.

Any such demand made on the Bank shall be conclusive as regards the amount due and payable by the Bank under this guarantee. However, our liability under this guarantee shall be restricted to an amount not exceeding Rs. _____.

We undertake to pay to the Employer any money so demanded notwithstanding any dispute or disputes raised by the Vendor/Contractor/Vendors in any suit or proceeding pending before any Court or Tribunal, Arbitrator or any other authority, our liability under this present being absolute and unequivocal.

The payment so made by us under this Guarantee shall be a valid discharge of our liability for payment hereunder and the Tenderer shall have no claim against us for making such payment.

We Bank further agree that the Employer shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Tender or to extend the time of submission of from time to time or to postpone for any time or from time to time any of the powers exercisable by the Employer against the said Tenderer and we shall not be relieved from our liability by reason of any such variation, or extension being granted to the said Tenderer or for any forbearance, act or omission on the part of the Employer or any indulgence by the Employer to the said Tenderer or by any such matter or thing whatsoever which under the law relating to sureties would but for this provision have effect of so relieving us.

The Bank also agrees that the Employer at its option shall be entitled to enforce this Guarantee against the Bank as a principal debtor, in the first instance without proceeding against the Tenderer and notwithstanding any security or other guarantee that the Employer may have in relation to the Tenderer's liabilities.

This Guarantee shall be irrevocable and shall remain in force upto and including.....6 and shall be extended from time to time for such period as may be desired by the Employer.

This Guarantee shall not be determined or affected by liquidation or winding up, dissolution or change of constitution or insolvency of the Tenderer but shall in all respects and for all purposes be binding and operative until payment of all money payable to the Employer in terms hereof. However, unless a demand or claim under this Guarantee is made on us in writing on or before the⁷ we shall be discharged from all liabilities under this Guarantee.

We, Bank lastly undertake not to revoke this guarantee during its currency except with the previous consent of the Employer in writing.

Notwithstanding anything to the contrary contained hereinabove:

- a) The liability of the Bank under this Guarantee shall not exceed.....5.....
- b) This Guarantee shall be valid up to6
- c) Unless the Bank is served a written claim or demand on or before⁷ all rights under this guarantee shall be forfeited and the Bank shall be relieved and discharged from all liabilities under this guarantee irrespective of whether or not the original bank guarantee is returned to the Bank

We, _____ Bank, have power to issue this Guarantee under law and the undersigned as a duly authorized person has full powers to sign this Guarantee on behalf of the Bank.

For and on behalf of

(Name of the Bank)

Date.....

Place of Issue.....

PRICE BID (100MW GSECL RAGHANESDA PHASE-II)					
<u>MMS PILE FOUNDATION WORK, MMS COLUMN, SUPERSTRUCTURE AND MODULE ERECTION, PILE LOAD TEST , LAND LEVELLING WORKS , CONSTRUCTION OF TEMPORARY APPROACH WBM ROAD AND OTHER ASSOCIATED WORKS AT 100 MW GSECL AT RAGHANESDA PHASE-II GUJARAT.</u>					
SL. NO.	DESCRIPTION	UNIT	QTY	ITEM RATE (Excluding GST)	AMOUNT
1	Boring (with DTH/drilling machine) in any kind of soil/rock, providing and installing bored cast-in-situ reinforced/Plain cement concrete piles of grade M-25 of specified diameter and length below the pile cap, to carry a safe working load not less than specified, excluding the cost of steel reinforcement but including the cost of concrete, marking of pile location as per approved drawing with total station machine, boring, with bentonite solution and temporary casing of appropriate length for setting out and removal of same and the length of the pile to be embedded in the pile cap etc. all complete, (Cement Content shall be as per approved MIX DESIGN by BHEL/Owner) including removal of excavated earth with all lifts and leads (Length of pile for payment shall be measured upto bottom of pile cap). 300 mm dia piles, APPROXIMATE DEPTH 3.0 M TO 3.2 M	Meter	221461.00	876.251	194055319.00
2	Providing and laying in position machine batched and machine mixed design mix M-25 grade cement concrete for reinforced/Plain cement concrete work, using cement content as per approved design mix, including pumping of concrete to site of laying but excluding the cost of centering, shuttering, finishing and reinforcement, including admixtures in recommended proportions as per IS: 9103 to accelerate, retard setting of concrete, improve workability without impairing strength and durability as per direction of Engineer-in-charge (Cement Content shall be as per approved MIX DESIGN by BHEL/Owner).All works upto plinth level. MMS PILE CAP APPROX. HEIGHT 150MM FROM GL .	Cum	755.00	4590.450	3465790.00
3	Centering and shuttering including strutting, propping etc. and removal of form for all heights : Foundations, footings, bases of columns, etc. for mass concrete	sqm	10063.00	163.504	1645340.00
4	Erection of Columns, Erection and Alignment of Column (structure legs) in plumb, as per the Co-ordinates of BHEL MMS coordinate drawing, inside pile foundation before pouring of concrete complete in all respect including template etc,collecting of columns material from store,shifting to work location,unpacking, disposal of unwanted packing material at identified location as per instruction of Engineer in charge. Complete all. (SUPPLY OF COLUMN MATERIAL IS IN BHEL SCOPE)	Tones	1454.00	4492.238	6531715.00
5	Erection of Structure material using required fasteners as per BHEL GA-Drawing.Assembly to mentioned inclined angle .tightening of accessories using tools at mentioned torque including collecting structure material from store,shifting to work location,unpacking, disposal of unwanted packing material at identified location as per instruction of Engineer in charge complete all. (SUPPLY OF STRUCTURE MATERIAL AND FASTENERS IS IN BHEL SCOPE)	Tones	3507.00	1078.278	3781520.00
6	Erection of modules,placing,tightening using tools at desired/designed torque..(size approximately 1966 x 986 x 35 mm, Approx. Weight: 25 kg). including Erection bolts & nuts as per drawing and collecting module from BHEL STORE unpacking,shifting to work location, storing of modules packing material at identified location and handing over to BHEL as per instruction of Engineer In-charge, lead upto 5 KM (BHEL WILL SUPPLY PV MODULES & FASTENERS) all complete.	Nos	427320.00	10.136	4331245.00
7	Earth work in excavation by mechanical means (Hydraulic excavator, dozer, etc.,) / manual means over areas (any depth. 1.5m in width as well as 10 sqm on plan) including, rolling, watering, compaction, & getting out & disposal of excavated earth, lead upto 5 km and lift upto 1.5m, disposed earth to be levelled, rolled/neatly dressed as per direction of Engineer-in-charge.all kind of soil	Cum	32389.00	104.382	3380825.00
8	Filling and banking with excavated earth in layers not exceeding 20 cm in depth, breaking clods, watering, rolling each layer with ½ tonne roller or wooden or steel rammers, and rolling every 3rd and top-most layer with power roller of minimum 8 tonnes and dressing up in embankments for roads, flood banks, marginal banks and guide banks or filling up ground depressions, lead upto 5km and lift upto 1.5 m (compaction as per required MDD minimum 95% as per approved FQP issued by BHEL): All kinds of soil.	Cum	600.00	270.096	162057.00
9	Finishing pile cap with water proofing cement paint of required shade New work (Two or more coats applied @ 3.84 kg/10 sqm).	sqm	15095.00	52.378	790638.00
10	Demolishing cement concrete manually/ by mechanical means including disposal of material within 5km/away from plant premises lead as per direction of Engineer - in - charge. Nominal concrete 1:3:6 or richer mix (i/c equivalent design mix).	Cum	10.00	997.296	9973.00

PRICE BID (100MW GSECL RAGHANESDA PHASE-II)					
MMS PILE FOUNDATION WORK, MMS COLUMN, SUPERSTRUCTURE AND MODULE ERECTION, PILE LOAD TEST , LAND LEVELLING WORKS , CONSTRUCTION OF TEMPORARY APPROACH WBM ROAD AND OTHER ASSOCIATED WORKS AT 100 MW GSECL AT RAGHANESDA PHASE-II GUJARAT.					
SL. NO.	DESCRIPTION	UNIT	QTY	ITEM RATE (Excluding GST)	AMOUNT
11	Demolishing brick work /RRM manually/ by mechanical means including stacking of serviceable material and disposal of unserviceable material within 5km/away from plant premises lead as per direction of Engineer-in-charge.	Cum	10.00	843.723	8437.00
12	Demolishing R.C.C. work manually/ by mechanical means including stacking of steel bars and disposal of unserviceable material within 5km/away from plant premises lead as per direction of Engineer - in-charge.	Cum	10.00	1454.918	14549.00
13	Extra for cutting reinforcement bars manually/ by mechanical means in R.C.C. or R.B. work (Payment shall be made on the cross sectional area of R.C.C. or R.B. work) as per direction of Engineer -in -charge.	sqm	10.00	495.563	4956.00
14	Vertical load testing(initial) of piles in accordance with IS 2911(part-4) including installation of loading platform and preparation of pile head or construction of test cap and dismantling of test cap after test etc. complete as per specification and upto 50 tonne capacity pile. all complete as per the direction of engineer in charge	Nos	73.00	2232.275	162956.00
15	Pull out load testing (initial) of piles in accordance with IS 2911(part-4) including installation of loading platform and preparation of pile head or construction of test cap and dismantling of test cap after test etc. complete as per specification and upto 50 tonne capacity pile. all complete as per the direction of engineer in charge	Nos	73.00	2232.275	162956.00
16	Lateral load testing(initial) of single pile in accordance with IS:2911 (Part-4) for determining safe allowable lateral load on pile upto 50 tonne capacity as per direction of engineer in charge	Nos	73.00	2232.275	162956.00
17	Vertical load testing of piles in accordance with IS 2911(part-4) including installation of loading platform and preparation of pile head or construction of test cap and dismantling of test cap after test etc.Routine test (test load 1.5 times the safe capacity) complete as per the direction of engineer in charge	Nos	1425.00	136.171	194044.00
18	Uplift testing of piles in accordance with IS 2911(part-4) including installation of loading platform and preparation of pile head or construction of test cap and dismantling of test cap after test etc. Routine test (test load 1.5 times the safe capacity) complete as per the direction of engineer in charge	Nos	1425.00	136.171	194044.00
19	Lateral load testing of single pile in accordance with IS:2911 (Part-4) for determining safe allowable lateral load on pile.Routine test (as per design load) complete as per the direction of engineer in charge	Nos	1425.00	136.171	194044.00
20	Earth work in excavation (FOR CABLE TRENCHES) by mechanical means (Hydraulic excavator, dozer, etc.)/ manual means over areas (approx 600mm width & 750 mm depth) including compaction & getting out & disposal of excavated earth if required lead upto 5 km and lift upto 1.5m, disposed earth to be levelled, rolled/neatly dressed as per direction of Engineer-in -charge.all kind of soil	Cum	41580.00	104.382	4340199.00
21	Supplying,Laying ,Spreading and compacting stone aggregate of size 63-45mm including stone screening & Binding material in uniform thickness of 100mm and width of 3 m for Temporary approach road. (IF REQUIRED)	Sets	5000.00	461.381	2306906.00
TOTAL AMOUNT:					Rs. 225,900,469.00
QUOTE PERCENTAGE (%) ABOVE/BELOW (+/-) (OR) AT PAR TO TOTAL AMOUNT					
QUOTED PERCENTAGE (%) IN WORDS ABOVE/BELOW (OR) AT PAR TO TOTAL AMOUNT					
Plus applicable GST					
NOTE:					
1. CONTRACTOR SHOULD QUOTE PERCENTAGE (%) ABOVE/BELOW (OR) AT PAR TO TOTAL AMOUNT					
2. QUOTED PERCENTAGE (%) IS APPLICABLE ON ALL ITEM RATES UNIFORMLY.					