TENDER DOCUMENT

TENDER SPECIFICATION No: BAP:CTS:OT:04/2015-16 Dt: 04/03/2015

NAME OF WORK:

Maintenance of Horticulture and upkeeping works in BHEL township for the year 2016-17

PERIOD OF CONTRACT:

ONE YEAR

PART - I - QUALIFICATION BID

(Pages 1 – 105 including this cover page)



CIVIL PROJECTS AND SERVICES

BHARAT HEAVY ELECTRICALS LIMITED

(A Government of India Undertaking)

BOILER AUXILIARIES PLANT

INDIRA GANDHI INDUSTRIAL COMPLEX

RANIPET – 632 406



Bharat Heavy Electricals Limited Boiler Auxiliaries Plant Ranipet - 632 406 Tamil Nadu, India CIVIL PROJECTS & SERVICES

Phone:	04172 -284616 / 95855 01087
Email:	mmselvam@bhelrpt.co.in

CIVIL PROJECTS & SERVICES

BAP: CP&S:CONTRACTS:	CIVIL I ROJECTS & SERVICES	Dt: 04/03/2015
То		

Dear Sirs.

The Tenderer

Sub: "Maintenance of Horticulture and upkeeping works in BHEL township for the year 2016-17".

Ref: 1. Tender Notice No. BAP:CTS:OT:04/2015-16 Dt: 04/03/2015

Please find enclosed / attached non-transferable tender document containing I) Qualification bid consisting of Preamble, Specifications, General Conditions & Special Conditions of Contract, Norms for Qualification to Tender etc ii) Price bid consisting of Bill of Quantities to offer your most competitive rates for all the items of Bill of Quantities.

Tender for the work should be submitted in a sealed cover consisting of three inner sealed covers viz. I) EMD cover ii) Qualification bid cover & iii) Price bid cover, all super scribing the name of work, tender schedule number etc.

- 01. **EMD cover shall contain requisite EMD in the form of DD**. Tenderers who had already remitted one time EMD should furnish the details of cash receipt No._____ dt. ______, on the top of EMD cover. Tender without EMD / one time EMD reference will be summarily rejected and the qualification bid & price bid shall not be considered. **Tender documents can be downloaded from web sites**. Demand Draft towards EMD shall be drawn in favour of BHEL, Ranipet payable at Ranipet.
- **02.** Qualification bid cover shall contain duly filled in qualification bid document signed by the tenderer in all the pages with documentary evidences for Qualification Criteria such as experience, value of work executed in the similar nature of work, etc. **Any bid without proper documentary evidence for Qualification Criteria shall not be considered for further evaluation.**
- 03. The Price Bid cover shall contain only price bid document duly filled in and signed by the tenderer in all the pages. The tenderer has to quote most competitive rates for Bill of Quantities from Part II Price Bid only.

The completed qualification bid and price bid along with requisite EMD of Rs.1,50,000/- for the
work in the form of Demand Draft in favour of BHEL, Ranipet shall reach the office of the undersigned on
or before 26/03/2015 at 15.00 hrs. Tenderers who had already remitted one time EMD should furnish the
details of cash receipt No dt, on the top of EMD cover. EMD in any other form will not be
accepted. The qualification bid will be opened on the same day at 15.00 hrs. In case of opening day falls
on holiday or happened to be declared as a holiday, the receipt and opening of the tender shall
automatically fall on the same timing of the next working day. Date and time of opening of the Price Bid
shall be intimated only to the bidders those who have qualified after evaluation of the qualification bid.
You / your authorized representative may participate in the tender opening. Clarification if any can be
obtained contacting following phone No. 04172 - 284440 / 284883. Fax No. : 04172 - 242026. E-mail:
mmselvam@bhelrpt.co.in, mkpillai@bhelrpt.co.in.

Thanking you,

Thanking you,

Yours faithfully For and on behalf of BHARAT HEAVY ELECTRICALS LIMITED,

SENIOR MANAGER / CIVIL PROJECTS & SERVICES

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<u>CHAPTER – I</u>

NOTIC	E INVITING TENDER
Tender Notice No	BAP:CTS:OT:04/2015-16 Dt: 04/03/2016
2. Name of work	Maintenance of Horticulture and upkeeping works in BHEL township for the year 2016- 17
3. Period of contract	ONE YEAR
4. ESTIMATED COST of the work:	Rs. 52,62,660.44/-
5. Tender Document Cost	NIL –(can be downloaded freely from BHEL web site – http://www.bhel.com/tender/list_tender.php)
6. Earnest Money Deposit (EMD) Amount	Rs. 1,50,000/- (Rs. One Lakh Fifty Thousand only)
7. Last date & Time for receipt of the completed Tender	<mark>26/03/2016</mark> at 15.00 Hrs.
Date of Technical bid Opening	26/03/2016 at 15.00 Hrs.
9. Date of Price Bid Opening	Tenderers whose technical bids are found acceptable will be intimated separately about the status of their offers and the date of opening of Price Bid
10. Place of submission of Tender	Tender Box placed in Office of the DGM / Civil Projects & Services, BHEL-BAP-Ranipet. Pin - 632 406
11. Address on the Sealed Tender Cover to be:	DEPUTY GENERAL MANAGER <u>CIVIL PROJECTS & SERVICES</u> BHARAT HEAVY ELECTRICALS LIMITED RANIPET – 632 406 VELLORE DISTRICT TAMIL NADU
12. Venue of the Tender Opening	Office of the DGM / Civil Projects & Services
13. Tender Document Contains:	Totally 113 pages (Qualification bid & Price bid)
14. Period of contract	One Year (From the date of commencement of the work which will be reckoned from the date of the site handed over to the Contractor)

CHAPTER - II

PREAMBLE

Name of work: "Maintenance of Horticulture and upkeeping works in BHEL township for the year 2016-17".

- 01. Time is the essence of the contract. Being a time bound work on maintenance nature; the contractor should make all efforts to complete the work in the stipulated time.
- 02. The tenderers are advised to visit BHEL site at Ranipet and get them selves acquainted with the site conditions before submitting the offer.
- 03. QUALIFICATION REQUIREMENTS (QR): Qualifying / Eligibility Criteria for Tenderer for the work of "Maintenance of Horticulture and upkeeping works in BHEL township for the year 2016-17".

The essential qualification requirements of contractors for submission of this tender shall be as under:

- a. Average annual financial turnover of the Contractor during last 3 years ending on 29th February 2016, should be **at least 30 % of the Estimated cost of this tendered work** and the tenderer should submit audited balance sheet and Profit & Loss Account for the last three years [for F.Y 2012 13, 2013 14 & 2014 15], duly certified by charted accountant / auditor.
- b. Contractors having experience of successfully completed similar works (Horticulture maintenance works / Construction of factory buildings / residential (Township / Quarters) buildings or Maintenance of factory buildings / residential buildings or Water supply and Plumbing works in factory buildings / residential buildings) during the last 7 years as on 29/02/2016 for Government Organizations / Government undertakings / Corporations / Municipalities / reputed private sectors / reputed private industries etc. should be either of the following.
- i. Three similar completed works each costing not less than 40% of the Estimated Value.

OR

ii. Two similar completed works each costing not less than 50% of the Estimated Value.

OR

iii. One similar completed work costing not less than 80% of the Estimated Value.

- c. The tenderer should have executed similar type of work in their own name shall be considered.
- d. The tenderers to note that possession of Provident Fund (PF) code is not a precondition for participation in the tender. However, the successful tenderer should ensure to get the PF code No. and the PF amount deducted from their employees are to be deposited in this PF code along with their contribution.
- e. Also Contractor should have separate Registration Code No. for ESI, Sales Tax, PAN and Service Tax. Contractor shall submit copy of the above registration codes or proof of having applied for the registration codes along with the tender bid.

Tender bids not meeting any of the above pre-qualification criteria shall be rejected.

- 04. Dissimilar / irrelevant works will not be considered for eligibility criteria.
- 05. The details on turnover, works experience (Works Completion Certificates issued by customers / clients must be enclosed), P.F, ESI registration etc., all as furnished by the tenderer shall have to be supported with documentary evidences (Xerox copies -attested). If BHEL demands at any stage, original certificates also have to be shown to BHEL authorities.
- 06. Tender Value is only approximate and liable for variation without entitling the tenderer to any compensation, provided the total value of contract does not vary by more than 20% (twenty percentages).
- 07. The rates quoted shall be valid for three months period from the date of Tender opening (Qualification bid).
- 08. The offered rate is for finished item of work as per Bill of Quantities and shall provide for the complete cost towards labour, tools & plants, testing materials, levies, taxes, transport, lay-out, repairs, rectifications, maintenance, supervision, establishment, services, overheads, profits & all other incidentals etc., complete. The rate quoted shall not include service tax. The applicable service tax (as quoted by the bidder in the Price Bid / limited to applicable tax, whichever is lesser) can be claimed from BHEL along with their monthly bills for further payment to be made for the authorities concerned.
- 09. For any item of work not covered in Bill of Quantities, the rate will be arrived at based on the conditions given in BHEL General Conditions of Contract.
- 10. After award of work the contractor has to furnish the security deposit, as per Clause 11, CHAPTER IV, TENDER NOTICE, before the commencement of work.
- 11. As and when required, the contractor has to supply manpower like Unskilled, Semi-skilled, Skilled, Trade certificate holders etc. for which payment (monthly) will be made to the contractor as per the prevailing rates of Government of Tamilnadu & BHEL's monthly adhoc wage (additional payment) including employer's contribution of P.F, ESI & minimum bonus for the wages and a profit margin of 10 % for all these payments.

WAGES & OTHER PAYMENTS / CONTRIBUTIONS TO BE MADE TO THE WORKERS DEPLOYED IN THE CONTRACT:

12. The tenderer has to ensure payment of Minimum Wages as per Tamil Nadu State Minimum Wages as applicable under law from time to time.

The labourers engaged in this contract shall be paid `additional payment' as mentioned below in addition to the payment of Minimum wages as stated above.

- a) Unskilled Worker Rs. 3200 per month
- b) Semi-skilled Worker Rs. 3700 per month
- c) Skilled Worker / Supervisor Rs. 4100 per month

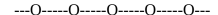
Also the labourers shall be paid a minimum bonus which shall be 8.33% as per the payment of Bonus Act 1965 for the total wages paid (i.e.) Payment of minimum wages and additional payment as mentioned above.

The Contractor shall have to remit EPF & ESI contributions at the rates applicable under law to the authorities concerned for the total wages paid (i.e.) Payment of minimum wages and additional payment as mentioned above.

Normally the revision of Tamil Nadu govt. minimum wage will be with effect from 1st April of every year. TENDERERS ARE REQUESTED TO QUOTE THEIR OFFER AFTER TAKING IN TO ACCOUNT OF THE ABOVE FACTOR ALSO. The quoted rate shall be firm for the entire contract period of one year and any extension of contract if accepted thereafter.

- 13. The contractor has to carry out the work without affecting the working environment.
- 14. The decision of Engineer-in-charge shall be final and binding on the contractor regarding clarification of items in this tender schedule.
- 15. The contractor shall strictly adhere to various labour laws in force.
- 16. The contractor shall follow norms of BHEL security system for movement of men & materials within the complex including biometric system.
- 17. Daily labour report for the manpower engaged on previous day area wise shall have to be submitted next day.
- 18. Since the responsibility for the quality, workmanship and accuracy of any work being carried out under this contract lies with the contractor, the contractor should ensure that no work is done without the presence of contractor's representative at the work spot.

- 19. The contractor has to submit the organization chart of their set up for the works and any change thereafter in the organization set up shall have the prior approval of BHEL.
- 20. Statement of completed works with detailed measurements along with material reconciliation statements shall be submitted by the contractor every week and the payment for the work done will be paid once in a month.
- 21. The works contract to be entered into with the successful tenderer will be governed by the BHEL General Conditions of Contract in force.
- 22. All materials brought by the Contractor for incorporation in the work shall be got inspected and approved by the Engineer-in-charge before they are incorporated in the work.
- 23. The contractor should extend fullest co-operation with the third party agencies engaged, if any by BHEL to adhere the Quality Control Procedures ensuring quality.
- 24. The contractor should extend full co-operation to the other contractors who may be doing other works in the same areas to enable them to execute their portions of work without any delay or difficulty.
- 25. Power and water required for the work will be given by BHEL from the nearest tapping point at free of cost. The contractor/tenderer should make necessary arrangement for tapping the same at their own cost.
- 26. BHEL reserves its right to reject a tender due to unsatisfactory past performance in the execution of a contract at another Project/Unit of BHEL awarded against a different enquiry.
- 27. BHEL reserves its right to accept / reject any or all the tenders.
- 28. No advance / mobilization advance will be given.
- 29. LD / Penalty clause is applicable as per General Conditions of Contract. All the terms & conditions in the documents are binding on the tenderers.



CHAPTER-III

INSTRUCTIONS TO TENDERERS

- 1. The tender is open to all Contractors. The Contractors not borne on the approved list of contractors of this Organization must submit the following testimonials simultaneously with their tenders.
 - i. A Certificate to establish that the tenderer is an independent contractor working on his own.
 - ii. At least two certificates from responsible Officers of Government or Firms of repute, regarding the tenderer's capacity to undertake and carryout the work tendered for or similar work satisfactorily

NOTE:

- a) Copies of testimonials unless attested by a Gazetted Officer will not be accepted
- b) Non Submission of the above testimonials simultaneously with the tenders may result in the tender being rejected
- 2. The tenders should be accompanied by a list of contracts already held by the contractor at the time of submitting the tender and giving the following particulars
 - a) Value of each contract
 - b) The balance value of work to be done on the same

The tenderer is advised to download the tender document from BHEL / CPP / Tenders India web sites.

- 3. Percentage rate above / below / at par Estimate rates of the tender schedule should be quoted in FIGURES as well as in WORDS in Indian currency only i.e., Rupees and Paise with reference to the all the items shown in the attached schedule.
- 4. Rate quoted shall include all royalties, terminal taxes, Octroi duties, Central or Provincial Excise Tax, Sales Tax and any other taxes leviable under the State or Central Government rules. The Bharat Heavy Electricals Ltd., will not entertain any claim whatever in this respect. The rate quoted shall not include service tax. The applicable service tax (as quoted by the bidder / limited to applicable tax, whichever is lesser) can be claimed from BHEL along with their monthly bills for further payment to be made for the authorities concerned.
- 5. Tender Value is only approximate and liable for variation without entitling the tenderer to any compensation, till the total value of contract vary by more than 20% (Twenty Percentage)

- 6. The works contract to be entered in to with the contractor will be governed by the BHEL General Conditions of contract in force.
- 7. Should a tender find discrepancies or omissions in the drawings or any of the tender documents or should be in doubt as to their meaning, he should at once address the authority inviting the tender for clarification. Every Endeavour is made to avoid any error which can materially affect the basis of the tender but the successful tenderer shall take upon himself to provide for the risk of any error which may be subsequently by discovered and shall make no subsequent claim on account thereof.
- 8. Tenders submitted by post should be sent "Registered Post with Acknowledgement due". These should be posted with due allowance for any delay in postal delivery. Tenders received after the due date and time of opening, tenders is liable to be rejected.
- 9. The contractor's responsibility under this shall commence form the date of receipt of contract or the order of acceptance of his tender. The scheduled period of completion for this work will be **ONE YEAR**, and the Contractor will have to plan his work accordingly.
- 10. The maintenance period for this work will be **Six Months**.

11. Earnest Money Deposit:

Earnest Money is to be paid by each tenderer to ensure that the tenderer does not refuse to execute the work after it is awarded to him. **EMD be furnished only in the form of Pay Order or Demand Draft in favour of BHEL, Ranipet, EMD in any other form will not be accepted.** The rate of earnest money deposit shall be as under:

Works costing up to Rs. 2 lakhs	NIL
Works costing more than Rs.2 lakh and up to Rs. 5 lakhs	Rs. 10000/-
Works costing more than Rs.5 lakhs and up to Rs.10 lakhs	Rs. 20000/-
Works costing more than Rs.10 lakhs and up to Rs.20 lakhs	Rs. 40,000/-
Works costing more than Rs.20 lakhs and up to Rs.30 lakhs	Rs. 60,000/-
Works costing more than Rs.30 lakhs and up to Rs.50 lakhs	Rs.1,00,000/-
Works costing more than Rs.50 lakhs and up to Rs.100 lakhs	Rs.1,50,000/-
Works costing more than Rs.100 lakhs	Rs. 2,00,000/-

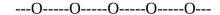
One time EMD will also be Rs.2.00 lakhs.

EMD by the Tenderer will be forfeited as per tender Documents if:

- a) After opening the tender, the tenderer revokes his tender within the validity period or increases his earlier quoted rates,
- b) The tenderer does not commence the work within the period as per LOI / Contract. In case the LOI / contract is silent in this regard then within 15 days after award of contract.

- EMD given by all unsuccessful tenderers shall be refunded normally within fifteen days of acceptance of award of work by the successful tenderer. **EMD shall not carry any interest.**
- 12. Should a tenderer or a contractor on the list of approved Contractors have a relative, or in the case or a firm or Company of contractors any of its share holders or share holder's relative, employed in a gazetted capacity in the Engineering Department of the 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, the contract may be rescinded in accordance with the relevant provisions in the General Conditions of Contract.
- 13. If tenderer expires after the submission of his tender or after the acceptance of his tender the BHEL may, at their discretion, cancels such tender. If a partner of a firm expires after submission of tender or after the acceptance of the Tender, BHEL may cancel such Tender at their discretion unless the firm retains its character.
- 14. The Bharat Heavy Electricals Limited will not be bound by any power of attorney granted by the tenderer or by changes in the composition of 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 contract concerned.
- 15. If the tenderer deliberately gives wrong information in his tender or creates conditions favourable for the acceptance of his tender, the Bharat heavy Electricals Limited, reserves the right to reject such tender at any stage.
- 16. Words importing the singular number shall also be deemed to include the plural number and vice versa where the context so requires.
- 17. The expenses for competing and stamping the agreement shall be paid by the contractor.
- 18. The General and special conditions are complementary to each other and where they are conflict the Special Conditions shall prevail. In regard to matters not covered by the General and Special Conditions of Contract, those contained in the Tamil Nadu Building Practice Standard Specifications or other specifications approved by the Bharat Heavy Limited, Shall apply.
- 19. Tenderers shall not increase their quoted rates in case the Bharat Heavy Electricals Limited negotiates for negotiation for reduction of rates. Such negotiation shall not amount to cancellation or withdrawal of the original offer and the rates originally quoted shall be binding on the tenders for a period of three months from the date of opening of tenders.
- 20. Canvassing in any form in connection with tenders is strictly prohibited and the tenders submitted by the contractors who resort to canvassing will be liable to rejection

- 21. All contractors will have to produce Income tax Clearance Certificate from the Income Tax—Officer concerned along with their tenders. Those Contractors whose income is not taxable will be required to give an affidavit of their income on the prescribed form. If the successful tenderer fails to produce the Income tax clearance certificate within the stated period the Earnest Money Deposit and Security Deposit of the tenderer may be forfeited and the contract terminated.
- 22. **Benefits to Micro, Small & Medium Enterprises (MSE):** Guidelines of the Govt. of India shall be followed to provide benefits to MSE. MSE suppliers can avail the intended benefits only if they submit along with offer, attested copies of either EM-II certificate having deemed validity (Five years from the date of issue of acknowledgement in EM-II) or valid NSIC certificate or EM-II certificate along with CA certificate (Format enclosed as per Appendix IV) applicable for the year, certifying quantum of investment in plant and machinery within the permissible limit as per the act for relevant status (Micro or small) where the deemed validity of EM-II is over. Date to be reckoned for determining the deemed validity will be the last date of technical bid submission. Non submission of such documents will lead to consideration of their bids at par with other bidders and MSE status of such suppliers shall be shifted to Non MSE supplier till the supplier submits these documents



APPENDIX – IV

Certified by Chartered Accountant on letter head

	certify that M/s					
registered u	'company') having nder MSMED	Act 2006,	(Entrepreneur	Memorandum	No	(part-II)
	(Copy enclosed).					
	verified from the B				npany a	s on date
excl vide Rs 2. For and notif	Manufacturing Enuding land and build its notification No.S. Services Enterprises furniture, fittings and fied under the MSME	ing and the iter O.1722(E) dateLak s: Investment in I other items no D Act, 2006:	ns specified by the d 5, 2006: ths n equipment (original directly related to	Ministry of Sma	ll Scale	Industries d building
Rs	investment of Rs. Lak Category under MSN	ths for				
Date:						
(Signature)						
Name –						
Membership Nu	umber –					
Seal of Charter	ed Accountant					

CHAPTER - IV

TENDER NOTICE

NAME OF WORK: "Maintenance of Horticulture and upkeeping works in BHEL township for the year 2016-17"

ESTIMATED COST: Rs. 52,62,660.44/-

- 1. SEALED TENDERS for the above noted work are hereby invited from contractor experienced in works of similar kind and magnitude. Tenders will be received by DEPUTY GENERAL MANAGER / CIVIL PROJECTS & SERVICES, Bharat Heavy Electricals Limited, Ranipet 632 406 up to 15.00 Hrs. on 26/03/2016 and (Qualification Bid only) will be opened on the same day at 15.00 Hrs. at the Office of the DGM / CIVIL PROJECTS & SERVICES in the presence of such of those tenderers Or their agents who may choose to attend.
- 2. TENDERS must be submitted in sealed covers and should be addressed to with full name and address of the tenderer and the name of work being noted on the cover.
- 3. All entries in the tender documents should be in the one ink. Erasers and over writings are not permitted. All cancellations and insertions should be duly signed by the tenderer concerned.
- 4. TENDERERS should fill in all the required particulars in the blank spaces provided for this purpose in the tender documents and also sign each and every page of Tender Documents including the drawings attach there to before submitting their tender.
- 5. Clause regarding rates quoted in the tender:
 - a. 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 the purchaser there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price corrected accordingly.
 - b. 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; and
 - c. 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 (a) and (b) above.
 - d. 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 the purchaser, the bid is liable to be ignored.

- 6. In quoting their rates, the tenderers are advised to take account all factors including any fluctuations in the market rates etc. No claim will be entertained on this account after acceptance of the tender or during the currency of the contract.
- 7. Before tendering, the tenderers are advised to inspect the site of work and its environments and be well acquainted with the actual working and other prevalent conditions, position of materials and labour, General and Special Conditions of Contract. Instructions to tenders, drawings and Specifications and all other documents which form part of the Agreements to be entered into.
- 8. The rates quoted in the tender shall remain valid for a period THREE MONTHS from the due date of opening of the tender (Qualification bid).
- 9. In the event of tender being submitted by 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 the firm concerned in the latter case a copy for the power of attorney duly attested by a Gazetted Officer must accompany the tender.
- 10. Every tender must be accompanied with EMD for the amount as specified in Page No. 12 in any of the form mentioned in Para 16 of the "Instruction to Tenderers". This Earnest Money will be refunded to the unsuccessful tenderers within fifteen days of finalization of the award of work. In case of the successful tenderer, the Earnest Money will be retained as part of the Security Deposit for satisfactory completion of the work in accordance with Clause 16 of the General Conditions of Contract

NOTE: Cheques, Currency Notes and Money Orders will not be accepted in lieu of the deposit receipt referred to above

No interest shall be payable by BHEL on Earnest Money or Security Deposit, if applicable, or any money due to the Contractor by BHEL.

- 11. **Security deposit:** Chapter III clause 18 (18.1.1 to 18.1.5) Page Nos. 12 & 13 of General Conditions of contract booklet deleted & Revised as below.
 - a) The rate of Security Deposit (SD) will be as below:
 - Up to Rs. 10 lakhs: 10%
 - Above 10 lakhs up to 50 lakhs: Rs. 1.lakh + 7.5% of amount exceeding Rs. 10 lakhs.
 - Above 50 lakhs: Rs. 4 lakhs + 5% of the amount exceeding Rs. 50 lakhs.

The Security Deposit should be collected before start of the work from the Contractor.

- **b)** The security deposit may be furnished in any one of the following forms:
 - 1) Cash (as permissible under the Income Tax Act)
 - 2) Pay order, Demand draft in favour of BHEL,
 - 3) Local cheques of scheduled banks, subject to realization.
 - 4) Securities available from Post offices such as National Savings Certificates, Kisan Vikas Patras etc. (Certificates should be held in the name of Contractor furnishing the security and duly pledged in favour of BHEL and discharged on the back).
 - 5) Bank guarantee from Scheduled Banks / Public Financial Institutions as defined in the Companies Act. The Bank Guarantee format should have the approval of BHEL.
 - 6) 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.
 - 7) Security Deposit can also be recovered at the rate of 10% from running bills. However in such cases at least 50% of the Security Deposit should be collected before start of the work and the balance 50% may be recovered from the running bills.
 - 8) EMD of the successful tenderer can be converted and adjusted against the security deposit.
 - 9) The security deposit shall not carry any interest.

(Note: Acceptance of security deposit against Serial No.4 & 6 above will be subject to hypothecation or endorsement on the documents in favour of BHEL. However BHEL will not be liable or responsible in any manner for the collection of Interest or renewal of the documents or in any other matter connected therewith.)

100% of the security deposit may be refunded on completion of the work along with the final bill as the maintenance period for the work is NIL.

- 1. Unless the contractor whose tender is accepted signs the Contract Agreements and makes the necessary security deposit specified in Para 11 above within Seven days of the date of the order directing him to do so the amount of Earnest Money Deposit already deposited by him will be forfeited and acceptance of his tender withdrawn.
- 2. If after opening of tenderer revokes his tender or increases his earlier quoted rates or after acceptance of his tender does not commence the work in accordance with the instruction of the Engineer-in-charge, the Earnest Money deposited by him will be forfeited and acceptance of his tender withdrawn. If only a part of the work included in the tender had been awarded to the tenderer, the amount of Earnest Money to be forfeited will be based on the value of the contract so awarded.

- 3. The Bharat Heavy Electricals Limited reserve the right to reject any or all the received or accept any tender or part thereof without assigning any reason thereof. In the case acceptance of part of tender, time for completion may also be reduced to the extent considered appropriate by the Accepting Authority.
- 4. Conditional and un witnessed tenders, tender containing absurd rates and amounts, tenders which are incomplete or otherwise considered defective and tenders not in accordance with the tender conditions laid down by the Accepting Officer are liable to be rejected.
- 5. Tenders not submitted on the prescribed form are liable to be rejected
- 6. The work must be completed within a contract period of **ONE YEAR**.
- 7. The General Manger / Additional General Manager / Senior Manager / Senior Engineer or the Office mentioned by BHEL shall be Accepting Officer, herein after referred to as such for the purpose of this contract.
- 8. This tender notice shall be deemed to form an integral part of the contract to be entered into for this work.
- **9.** The tenderers are advised to go through the condition stipulated in the Tender document & code of conduct for Health & Safety of Contract Labourer in details. Any violation thereof will invite punitive action being taken against them. While quoting the rate all the above factors are to be taken into account.
- 10. Quoted rates shall be firm through out the contract period of one year and extended contract period also and no cost escalation is allowed on any account.
- 11. The similar works executed in the own name of the tenderer only will be considered for eligibility / qualification criteria.
- 12. BHEL reserves the right to increase or decrease the tendered quantity.
- 13. Lowest prices received against BHEL tenders need not be the technically acceptable one, and in that case, BHEL reserves the right not to consider the same.
- 14. BHEL reserves the right to negotiate or refloat the tender opened, if L1 Price is not lowest acceptable price to them inter-alia other reasons.
- 15. The contract will be finalized based on the overall LOWEST value and to be awarded to single party only since split in schedules is not possible.

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CHAPTER – V

SPECIAL CONDITIONS OF CONTRACT

- 1. Contract supervisor shall be responsible for all official correspondences with BHEL.
- 2. The contractor should maintain all monitoring records as listed in the Annexure V.
- 3. The contractor shall ensure payment of Minimum wages, Bonus to the workmen employed by him at the rate at which shall not less than the minimum wage applicable under Law from time to time.
- 4. PF &ESI Act should cover the workmen as applicable and payment will be made only on verification of the documents for the remittance of ESI and PF for the personnel engaged in the work
- 5. The contractor should submit the list and quantity of consumables and spares used every month for the verification by BHEL
- 6. The workers should be provided with personal protective equipments such as Gloves, Goggles, safety shoes, Gum boots, face masks, waste cloths, soaps, etc by the Contractor within the quoted rates.
- 7. The contractor should follow all procedures pertaining to safety and EMS in day to day running of the plant
- 8. The contractor should keep a First Aid Box with list of Aids and should be refilled as and when required.
- 9. During this period the contractor should take whole responsibility of the working site. Any deviation from the performance requirement of quality as per norms, the contractor shall immediately take steps to rectify the deficiency without any extra cost to the Authority.

CHAPTER – VI

GENERAL INSTRUCTIONS

- 1. The contractor shall not resort to sub-contracting under any circumstances. If found at a later date, BHEL reserves the right to take action whatever action it deems fit, including cancellation of the contract.
- 2. All the bills of contractors will be cleared by Finance department subject to production of "Clearance certificate' by the contractors in respect of compliance of all statutory requirements, issued by IR section of Human Resource Department
- 3. Disputes, grievances between the contractor and his labour, will have to be settled by the contractor.
- 4. If the management of BHEL engages workers to complete any part or whole of the work as per this contract for any period due to failure of the contractor or to engage adequate number of workers. He has to reimburse to BHEL, the extra cost involved on this account. The extra cost of engaging such workmen by BHEL will be reckoned at the rate as per minimum wages and other payments (as mentioned in the tender reg. wages payable to the workers) of BHEL for purpose of recovery from the contractor along with BHEL's administrative charges @ 12.5%.
- 5. 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 non compliance with any of the terms and conditions of the contract by the contractor, BHEL shall have the right to terminate the contract forthwith without notice & rearrange the balance work through other agencies at the risk and cost of the contractor & under such circumstances, the security deposit paid by the contractor shall stand forfeited.
- 6. The contractor shall follow such Act, rules & regulations of the state / central Govt. that are in force & that may be framed from time to time. BHEL shall not be responsible for any infringement of the various statues in force by the contractor.
- 7. In case, the contractor fails to make payment of wages to his employees or remittance of contribution to the concerned authorities & a claim is made against BHEL for whatsoever reason, the security deposit / other dues / running bills under the contract can be utilized by BHEL to discharge the liability of the contractor.
- 8. Contractor shall indemnify BHEL against all claims and losses it suffers under various labour laws, statues or any civil or criminal law in connection with employees deployed by him.
- 9. Contractor shall obtain necessary insurance cover at his own cost to mitigate any risk of accidents, losses, damages etc. BHEL shall not be responsible for any losses, damages to the contractor or to his employees.

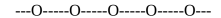
CHAPTER - VII

GENERAL SAFETY PRECAUTION TO BE FOLLOWED AT WORK SITE DURING EXECUTION

- 1. The following safety measures should be strictly a adhered to during execution of works at sites.
- 2. Providing the working platform with toe board and handrail for continuous working at heights
- 3. Providing safety belt and life line at all times for men working at heights
- 4. Providing dust or fume respirator in places where dust and fume concentration exist
- 5. Providing goggles and welding screens
- 6. Providing acid and alkali proof rubber gloves for handling acid and alkali and chemical which are corrosive
- 7. Providing rubber gloves for working on electrical works
- 8. Ensuring proper lashing of the components while being transported in vehicles
- 9. The vehicles must have side supports or have body to support the materials conveyed
- 10. The materials should not to be allowed to extend or overflow the sides of the vehicles
- 11. Materials should not be allowed to overhang from the rear edge of the body of the vehicle
- 12. Driver of the vehicle must possess valid license
- 13. Vehicle must not be overloaded beyond the prescribed limits.
- 14. Red flags and lights for parts projecting from the body of vehicle must be provided.
- 15. The speed restrictions within the factory premises must be strictly adhered to.
- 16. The gas cylinders must be always handled on trolleys or kept tied down when not in use. They should never be rolled as Roller for conveying.
- 17. Cylinders should not be used without Regulators.

- 18. All excavations must be barricaded and red lamps must be provided.
- 19. All electrical connections must be properly earthed.
- 20. No work should be taken up of execution inside shop floor, without obtaining necessary work permit.
- 21. Providing helmet for high level work
- 22. The contractor should maintain a register regarding the driver license particulars
- 23. All personal protective equipment conforms to standard specification as per the details given in the code of conduct.

All Contractors including their sub contractors, agents and labour engaged on the work are required to scrupulously adhere to the safety regulations, safety precautions and measurers. Any violation thereof will invite punitive action being taken against them. Also contractors with frequent violations of safety regulations will not be entrusted with further work in this organization.



TERMS AND CONDITIONS REGARDING COMPLIANCE WITH VARIOUS LABOUR LAWS BY THE CONTRACTORS FOR BHEL

- 1. The Contractor shall not employ in connection with the work any person who has not completed 18 years of age.
- 2. The Contractor shall in respect of labour employed by him either directly or through subcontractors, company with or cause to be complied with the following statutory provisions and rules and in regard to an all matters provided therein.
 - a. The Contract Labour (Regulation & Abolition) Act 1970 and the related Tamil Nadu Rules
 - b. The Minimum Wages Act 1948 and the related Tamil Nadu
 - c. The payment of Wages Act 1936 and the related Tamil Nadu Rules
 - d. The Factories Act 1948 and the related Tamil Nadu
 - e. The Employee's Provident Fund & Miscellaneous Provisions Act 1952.
 - f. The Employees State Insurance Act 1948
 - g. The Workmen Compensation Act. 1923
 - h. The Industrial Disputes Act 1947.
 - i. The Payment of Bonus act 1965.

And any other law or modifications to the above or there to the Rules made thereunder from time to time.

REGISTRATION AND LICENSING

- 3. Every Contractor shall register his name with the Welfare Section of BHEL before taking up the work awarded to him by giving the following information getting a Code Number:
 - a. The Name of the Contractor
 - b. Nature of Contract Work
 - c. Period of work
 - d. Number of maximum labour employed by him on any one day
 - e. License No. & Date (Applicable in case of contractor employing 20 or more workers)
 - f. Whether enrolled for PF, ESI, etc., and enrolment No.

- 4. The Contractor employing 20 or more workmen is required to obtain license from the authorities (The Deputy Chief Inspector of Factories / Assistant Commissioner of Labour as the case may be). The license shall be amended and / or renewed wherever, there is an increase in the workmen employed by him or in the event or contract being extended or renewed. The Contractor shall inform the license number to the BHEL Management before taking up the work.
- 5. The Contractor (Licensed or unlicensed) shall promptly furnish every information and document required by BHEL authorities for the purpose of fulfilling their obligations as Principal Employer and / or Occupier of the Factory and shall render all necessary assistance for the same.

WAGES

- 6. The tenderer has to ensure payment of Minimum Wages as per Tamil Nadu State Minimum Wages as applicable under law from time to time for the employment in General Engineering & Fabrication Industry. The labourers engaged in this contract shall be paid additional payment as mentioned below in addition to the payment of Minimum wages as stated above.
 - a) Unskilled Worker Rs. 3200 per month
 - b) Semi-skilled Worker Rs. 3700 per month
 - c) Skilled Worker / Supervisor Rs. 4100 per month

Also the labourers shall be paid a minimum bonus which shall be 8.33% as per the payment of Bonus Act 1965 for the total wages paid (i.e.) Payment of minimum wages and additional payment as mentioned above. The Contractor shall have to remit EPF & ESI contributions at the rates applicable under law to the authorities concerned for the total wages paid (i.e.) Payment of minimum wages and additional payment as mentioned above. At present the Tamil Nadu State Government Minimum wages declared is indicated in Page No.09. Normally the revision will be with effect from 1st April of every year.

- 7. The Contractor shall fix wage periods in respect of which wages shall be payable. No wage period shall exceed one month.
- 8. The Contractor shall ensure payment of wages to the contract labour employed by him within three days from the end of wage period in case the wage period is one week or a fortnight and in all other cases before 10th day of the following month
- 9. All Payment of wages shall be made on working days at the work site and during the working time and on date notified in advance. In case the work is completed before the expiry of the wage period final payment shall be made within 48 hours of the last working day.
- 10. Where the employment of worker is terminated by or on behalf of the Contractor, the wages earned by him shall be paid before the expiry of the second working day from the day on which his employment is terminated.
- 11. Wages due to every worker shall be paid to him direct or to the person authorized him in this behalf. All wages shall be paid in current coin or in both.

- 12. The Contractor shall ensure the disbursement of wages in the presence of authorized representative of BHEL Management
- 14. A certificate of payment shall be furnished in duplicate by the Contractor to the Engineer in charge each month in Form "A" enclosed.
- 15. A notice showing the wage period and the place and time of disbursement of wages shall be displayed at the work and a copy to be sent to the Welfare Department by the Contractor under acknowledgement.
- 16. Notices showing the rate of wages, weekly rest days, hours of work, wage period, date of payment of wages, names and addresses of the Inspector having jurisdiction, the date of unpaid wages shall be displayed in Tamil and English in conspicuous places at the establishment and work at work site by the Contractor. The Contractor shall inform the BHEL Management every month the details of contract labour engaged for contract in this following form:
 - a. Serial Number
 - b. Location
 - c. Period of work
 - d. No. of days worked
 - e. No. of man worked
 - f. Wages paid to workers

The above statement shall be furnished to BHEL Management at the end of every month.

REGISTERS AND RECORDS AND COLLECTION OF STATISTICS

- 17. The following documents / formats under Contract Labour (Regulation & Abolition) Act 1970 and Tamil Nadu Rules thereunder shall be maintained by each contractor.
 - a. Register of persons employed by the Contractor
 - b. Employment Card
 - c. Service Certificate
 - d. Muster Roll, Wage Register, Deduction Register, wage slip, Overtime Register, register of Fines, Register of Advances etc.,
- 18. The Contractor shall display the abstract of the Contract Labour (Regulation & Abolition) Act and the Rules thereunder both in English and Tamil.
- 19. Half yearly Return shall by the Contractor in duplicate to the Licensing Officer

- 20. The Contractor shall submit the returns required under the Contract Labour (Regulation * Abolition) Act 1970 periodically to BHEL Management.
- 21. The Contractor shall without fail give up to date information in writing to the attendance of the workers employed by him.
- 22. The Contractor shall ensure that his workers keep and produce their Employment Card when coming to duty and take them back when leaving duty.
- 23. All the above registers and records shall be preserved in original for a period of three years. All the registers, records and notice maintained under the Act and rules shall be produced on demand by Inspector or any authority under the Act.

WORKING HOURS AND WORKING CONDITIONS

- 24. No worker shall be required or allowed to work on Sunday unless he has or will have a holiday on anyone of the three days before or after the said say.
- 25. The Contractor shall inform BHEL Management in the prescribed form details of the contract workers scheduled to work on Sunday, the way of rest and also indicate the substituted holiday in lieu thereof. This shall be intimated two days in advance before his workmen and booked for work Sunday.
- 26. The contract labour working for more than nine hours in any day or for more than 48 hours in any week shall be paid wages at the rate of twice the ordinary rate of twice the ordinary rate of wages in accordance with the provisions of Sections 59 of the Factories Act 1948.
- 27. The Contractor shall provide all safety devices and personal protective equipment to his workmen at his own cost and shall ensure that his workmen wear / use such devices or equipment provided to them while doing the work and there should not be any relaxation on this.
- 28. The Contractor shall give four paid National Holidays to his workers, viz., 26th January, 1st May 15th August and 2nd October.
- 29. The Contractor shall ensure that his workmen vacate the premises after the shift is over.
- 30. The Contractor shall give leave with wages to his workmen who have worked for a period of 240 days of work performed by the worker during the previous calendar year. The worker whose services commences on a day other than the first of January shall be entitled to leave with wages at the above rat e (One day for every 20 days of work) only if he had worked for a minimum of 2/3 of the total number of days in the reminder of the calendar year. This leave will be admissible only during the subsequent calendar year.
- 31. No woman worker shall be required or allowed to work in the Factory except between the hours of 6.00 A.M. and 7.00 P.M.

32. The Contractor shall comply with the provisions relating to Welfare and Health facilities as provided in the Contractor Labour (Regulation and Abolition) Act 1970 read with the Tamil Nadu Contract Labour Rules 1975.

NOTICE OF ACCIDENTS

- 33. Not withstanding anything contrary to this, in the event of accident the contractor shall be required to fill injury report and submit the Engineer in chare immediately and ensure the compliances of ESI / workmen's compensation Act, Factories Act and Rules made there under. He shall also maintain a register of accident as per the Act.
- 34. The Contractor shall get the contract labour engaged by him insured under Workmen's Compensation policy from general should be for the entire period of Contract. The Contract shall comply with the provisions of the Workmen's Compensation Act 1923. (This should be read in conjunction with the provisions of ESI Act).

COVERAGE UNDER THE ESI ACT / PF AND MISCELLANEOUS PROVISIONS ACT

- 35. The contractor shall ensure that all his workmen are covered under the Employee's State Insurance Act and producer to BHEL such Registration Number / Enrolment Number before executing the contract work.
- 36. The Contractor shall regularly pay the amount of contribution. i.e., employer's contributions as well as employee's contribution pursuance of the above scheme as time. The Contribution payable presently is 1.75% wages to be recovered from his workmen and 4.75% of wages to be contributed by the Contractor. Contributions recovered from employee and contribution made by the contractor may be rounded to the higher multiples of five paise.
- 37. The Contractor shall take note of any amendment that may be brought forth in the above contribution rate and act accordingly.
- 38. The contractor shall ensure that his workmen are covered under the EPF & Miscellaneous Provisions Act 1952 and accordingly produce to the BHEL Management the registration / enrolment number before awarding of contract work. As per the existing provisions every worker shall be entitled and required to become a member of the fund. The employee's contribution payable at present is 12% of wages which will be recovered by the contractor from the wages of his workmen and the contractor should pay equal contribution. The contractor is also liable to pay any administrative charges in this behalf that may be decided from time to time. It will be the responsibility of the contractor to ensure such contribution payable in respect of workmen employed through sub-contractors also.
- 39. The Contractor shall take note of any amendment in the rate of contribution payable under the scheme from time to time.

- 40. The Contractor shall with seven days of the close of every month submit to BHEL a statement showing the amount of contribution payable / paid for employees engaged by him or through him and shall also furnish to BHEL such information as Principal Employer is required to furnish under the provisions of the ESI Act and PF as well as the schemes made thereunder to the authorities concerned.
- 41. Whenever any sum of money is found to be recoverable from or payable by the contractor under the above Act, the sum shall be deducted from any sum that may be due or which at any time thereafter may become due to the Contractor under this contract or under any other contract or from his security deposit, the contractor shall immediately thereafter such further sums as may be required to replenish the shortage caused by such recoveries in amount of security deposit.
- 42. The Contractor shall abide by all the labour and other laws applicable to contract labour / worker under this contract and shall at all times keep BHEL indemnified against all loses, claims, prosecutions under any law.
- 43. In case of non-compliance of any of the provisions of the Acts and in case BHEL having complied with the same BHEL will be entitled to recover the same from the contractor / sub-contractor.
- 44. Non-exercise of any of the powers of rights available to BHEL hereunder to under any law shall not in any way operate as waiver thereof.

Note: The Specimen forms for the following are available in BHEL.

1) Form "A" - Payment Certificate

2) Form IV - Application for License

3) Form XIII - Register of Workmen employed by contractor

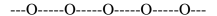
4) Form XIV - Employment Card

5) Form XV - Service Certificate

6) Form XVI - Muster Roll

7) Form XVII - Register of wages

8) Form XIX - Wage up



CHAPTER – VIII

QUESTIONNAIRE

Questionnaire to be answered by the tenderer by ticking the suitable boxes.

Sl. No.	Description	Yes	No
	Whether the tenderer has understood the scope of work and agrees to		
01	deploy required man power as indicated in the tender. (If there is any		
	clarification required, the same may be got cleared from the Executive-		
	in-charge, before submitting the offer.)		
	Whether the tenderer has agreed to all Terms & Conditions given in the		
02	tender. (If there is any deviation, the same may be mentioned in		
	separate sheet.)		
03	Whether the tenderer has their own code for ESI & PF. (A copy of the		
	certificate to be enclosed).		
	Whether the tenderer has enclosed copy of the present Service / Sales /		
04	Works contract sales Tax registration certificates. If a vendor is		
	exempted from the registration under Service / Sales Tax, the reason		
	there of be stated.		
0.5	Whether the vendor / Contractor are availing service Tax credit / VAT		
05	Credit for their inputs.		
06	Whether the vendor will submit Service Tax invoice as per the existing		
06	ACT and the rules their under.		
07	Full Service Tax @% (indicated in the price bid) applicable as		%
	extra for this tender.	1	
08	Whether the tenderer agrees to Pay Wages as per Minimum wages Act,		
00	EL Wages, and Holiday Wages as per Tamil Nadu Factory rules. (Necessary proof should be submitted while claiming running bill and		
	final bill.)		
	Whether the PAN Number of the vendor is furnished. If exempted from		
09	IT, the exemption certificate shall be enclosed.		
	Whether the tenderer agrees to keep the validity of their offer for three		
10	months from the date of opening of bid and keep the prices firm		
	throughout the contract period.		
11	Whether the tenderer agrees for the payment terms of BHEL.		
	Whether the tenderer has agreed to submit EMD of Rs. 1,50,000/- and		
12	has submitted the same along with technical bid. (If not enclosed, the		
	tender will not be considered) shall be in the form of Pay order or DD		
	payable at Ranipet.		
10	Whether the tenderer has agreed to submit Security Deposit		
13	immediately after receipt of the work order.		

	30	
	Whether the tenderer has enclosed the list of their clients with	
14	addresses & contact persons.	
	Whether the tenderer has enclosed the completion certificates received	
15	from Government / Reputed organization for the similar work done for	
	the last 7 years ending on 29/02/2016.	
16	Whether the tenderer has enclosed the list of similar works carried out	
	with supporting documents	
17	Whether the includability / excludability of the taxes and duties in the	
	rates offered has been clearly indicated. If the same is not done, BHEL	
	will choose to assume the rates are inclusive only.	
18	All payments by BHEL will be made through e-payment only. The	
	required certificate as enclosed in the tender is submitted by the vendor	
	with Banker's signature.	
19	Whether the tenderer has enclosed the list of technical personnel, their	
	qualification & experience for who will be deployed for this work.	
20	Whether the tenderer has indicated the address of their local office in	
	Ranipet along with phone no. & fax no.	
21	Whether the tenderer has enclosed the DD towards the cost of Tender	
	Document, along with the Technical bid. (In case the tenderer has	
	downloaded the tender document directly from the Web Site and If DD	
	is not enclosed, the tender will not be considered).	
22	Whether the tenderer accepts reverse auctioning process through	
	internet.	
23	Whether the tenderer has enclosed the annual report (audited P&L	
	Account, Balance Sheet & IT Return) for the last three financial years	
	(2011-12, 2012-13 & 2013-14).	
24	Whether the tenderer has submitted the proof of average annual	
	turnover for last 3 years for a value of 30 % of estimated cost.	
25	Whether the tenderer agrees for the compensation for Delay clause as	
	per GCC (Clause 43)	

Note: If any of the question is not applicable, please mention as "Not Applicable (NA)"

$\underline{CHAPTER-IX}$

CERIFICATE OF NO DEVIATION

I / We
hereby certify that there is no deviation from the tender conditions either technical or commercial and I
am / we are agreeing to all the terms and conditions mentioned in the Tender Specification.
$I/We\;have\;submitted\;our\;offer\;for\;this\;tender.\;I/We\;have\;fully\;gone\;through,\;understood\;and\;accepted\;all\;$
specifications, terms & conditions of the whole tender documents uploaded in BHEL web site including
all corrigenda, addenda etc published in the website time to time for this tender.
In case of any deviation, the detail of which I / we have to furnish in a separate sheet(s) along with our
offer.
Date:
Signature of the tenderer

CHAPTER - X

ANNEXURE: 'B'

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 to 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 which has been read and accepted by me / us.

ANNEXURE: 'C'

CLAUSE 22 OF GENERAL CONDITIONS OF CONTRACT

LABOUR

The contractor shall employ labour in sufficient numbers either directly or through sub-contractors to maintain the required date of progress and of quality to ensure workmanship to the degree specified in the contract and to the satisfaction of the Engineer – in – charge. The contractor shall not employ, in connection with the works, any person who has not completed eighteen years of age.

The Contractor shall pay to labour employed by him, either directly or through sub-contractors, wages not less than fair wages, as defined in the Contractor's Labour Regulations.

The Contractor shall in respect of labour employed by him, either directly or through sub-contractors, complies with or cause to be complied with contractor's labour Regulations in regard to all matters provided therein.

The Contractor shall comply with the provisions of the payment of Wages Act, 1936, Minimum Wages Act, 1948, Workmen's Compensation Act 1923, Industrial Disputes Act, 1947, Maternity Benefit Act 1961, or any modifications thereof or any other law relating there to and rules made there under from time to time.

The Contractor shall be liable to pay his contribution and the employee's contribution of the State Insurance Scheme in respect of all labour employed by him for the execution of the contract, in accordance with the provision of "The Employees' State Insurance Act, 1948" as amended from time to time. The Contractor shall apply to the ESI Authorities, get himself registered with them and obtain a code Number. He shall pay the remittances under his Code Number only.

The Contractor shall be liable to his contribution and the employee's contribution towards PF as per Provident Fund Rules and Regulations, in respect of all labour employed by him for the execution of the contract. The Contractor shall apply to the PF Authorities, get himself registered and obtain a code number from them. He shall pay the remittances towards PF under his code number only.

The Engineer-in-charge shall, on a report having been made by an Inspecting Officer as defined in the Contractor's Labour Regulations, have the power to deduct from the moneys due to the contractor any sum required or estimated to be required, for making good the loss suffered by a worker or workers by reason of non fulfillment of the conditions of the contract for the benefit of workers, non-payment of wages or of deductions made a from his or their wages which are not justified by the terms of the Contract of non observance of the said Contractor's Labour Regulations.

The Contractor shall indemnify BHEL against any payment to be made under and for observance of the Regulations aforesaid without prejudice to his right to claim indemnity from his sub-contractors.

In the event of the Contractor committing a default or breach of any of the provisions of the aforesaid contractor's Labour Regulations, as amended from time to time or furnishing any information or submitting or filling any form / Register / Slip under the provisions of these Regulations which is materially incorrect, then, on the report of the Inspecting Officers as defined in the Contractors Labour Regulations, the Contractor shall without prejudice to any other liability pay to BHEL a sum not exceeding Rs. 50/- as liquidated damages for every default, breach, or furnishing, making, submitting, filling materially incorrect statements as may be fixed by the Engineer-in-charge and in the event of the contractor's default continuing in this respect, the liquidated damages may be enhanced to Rs. 50/- per day for each day of default subject to a maximum percent of the estimated cost of works put to tender. The Contractor shall defend the case by himself any action brought in by such Government Agencies for non-compliance of any Labour Regulations and / or reimburse the expenses incurred by BHEL in this regard.

The Engineer-in-charge shall deduct such amount from bills or security deposit of the Contractor and credit the same to the welfare fund constituted under Regulations. The decisions of the Engineer-in-charge in this respect shall be final and binding.

MODEL RULES FOR LABOUR WELFARE

The Contractor shall, at his own expense, comply with or cause to be complied with Model Rules for Labour Welfare as appended to these conditions or rules framed by Government from time to time, for the protection of health and for making sanitary arrangements for workers employed directly or indirectly on the works. In case the Contractor fails to make arrangements as aforesaid, the Engineer-in-charge shall be entitled to do so and recover the cost there from the contractor.

SAFETY CODE

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

- 1. Before commencing the work, the contractor is required to 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 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. The contractor shall abide by BHEL's 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 to 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 officials:-
 - (i) Safety helmets conforming to IS-2925: 1984.
 - (ii) Safety Belts conforming to IS-3521:1983
 - (iii) Safety Shoes conforming to IS-1989:1978.
 - (iv) Eye and Face protection devices conforming to IS-8520:1977. And IS-8940:1978.
 - (v) Hand and body protection devices conforming to
 - 1. IS-2573:1975 (2) IS-6994:1973 (3) IS-8807:1978 (4) IS-8519:1977.

All tools, tackles, lifting appliances, material handling equipment, scaffolds, cradles, safety nets, ladders, equipment 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 the electrical equipment, connections and wiring for constructions, power, its Distribution and use shall conform to the requirement of Indian Electricity Act and Rules. Only electricians licensed by the appropriate statutory authority shall be employed by the contractor to carry out the all types of electrical works. 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 spaces, lighting shall be arranged with power source 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 BHEL and as per the directions of the authorized BHEL official. A copy of the above referred "Code for Fire Safety at 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, Petroleum and Carbides of Calcium Manual of the Chief Controller of Explosives, Govt. of India etc., Prior approval of 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's or agency's. 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 fatal or disabling injury/accident to any person at construction / work sites due to 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 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 due to lapses by the contractor, BHEL shall have the right to recover cost of such damages from payments due to the contactor after holding an appropriate enquiry.

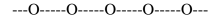
In case of any delay in the completion of a job due to mishaps attributable to lapses by the contractor, BHEL shall have the right to recover cost of such delay from payments due to the contractor, after notifying the contractor suitably and giving him opportunity to present his case.

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 the contractor to the authorized BHEL official from time to time as prescribed.

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

If the Safety record of the contractor 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 of the job.



SERVICE TAX

<u>Price Bid of Work:</u> "Maintenance of Horticulture and upkeeping works in BHEL Township for the year 2016-17."

The Bidder shall not include Service Tax in their quoted rates; but the bidder has to separately indicate the Service Tax rate, amount and workings thereof in the Price bid schedule included in the bid documents.

If service tax amount is not indicated separately in the price bid schedule included in the Bid documents, it will be presumed that the quoted rate is inclusive of applicable service tax and bids will be evaluated accordingly.

Pure Service not involving any supply of materials by contractor:

Bidders have to quote full Service Tax payable in the Price bid format included in the Bid document. The Service Tax quoted in the Price Bid will be considered for reimbursement against valid documentary evidence (i.e.) Service Tax Registration Certificate, Original Invoice, Service Tax Payment Certificate and copy of Service Tax payment Challan.

BHARAT HEAVY ELECTRICALS LIMITED RANIPET – 632 401 CIVIL PROJECTS AND SERVICES

CHAPTER – XI

ANNEXURE III - BRIEF

GENERAL CONDITIONS OF CONTRACT (APPLICABLE FOR ALL CONTRACTORS)

1. DEFINITION: -

In these General Conditions of Contract, the following terms shall have the meaning hereby assigned to them, except where the context otherwise requires:-

- a) The "Contract" means, the documents forming the tender and acceptance thereof, together with all the documents referred to therein including general and special conditions to contract. All these documents as applicable taken together shall be deemed to form one contract and shall be complementary to one another.
- b) The "work" means, the work described in the tender documents in individual work-orders as may be issued from time to time to the contractor by the Officer-In-charge within the power conferred upon him including all notified or additional items of works and obligations to be carried out as required for the performance of contract.
- c) The "contractor" means, the individual Firm or Company whether incorporated or not, undertaking the work and shall include the legal personal representatives of such individuals or the persons composing the firm or Company or the successors of the firm or company and the permitted assigns of such individual or firm or Company.
- d) "The Officer-In charge" means, the Officer deputed by the DGM/CP&S to supervise the work or part of the work.
- e) "Approved" and "Directed" means, the approval or direction of DGM/CP&S, or person deputed by him for the particular purposes.
- f) "BHARAT HEAVY ELECTRICALS LIMITED" (herein after referred to as BHEL) shall mean the Board of Directors, Chairman, Executive Director, General Manager or other Administrative Officer of the said Company including DGM/CP&S authorized to invite tenders and enter into contract for works on behalf of the Company.
- g) The "Contract sum" means, the sum accepted or the sum calculated in accordance with the prices accepted in tender and / or the contract rates as payable to the contractor for the execution of the work during the currency of the contract.

- h) A "week" means, Seven Days, without regard to the number of hours worked or not worked in any day in that week.
- i) A "day" means, the day of 24 hours (TWENTY FOUR) irrespective of the number of hours worked or not worked in that day.
- j) A "working day" means, any day other than that prescribed by the NEGOTIABLE INSTRUMENTS ACT as being a Holiday, and consists of the number of hours of labour as commonly recognized by good employers in the trade in the district where the work is carried out or as laid down in the BHEL regulations.
 - 2. HEADING TO THE CONTRACT CONDITIONS: The heading to these conditions shall not affect the interpretations thereof.
 - 3. WORK TO BE CARRIED OUT: The Contract shall, include all labour, materials, tools, plant, equipment and transport which may be required for the execution of the work.

The Contractor will be deemed to have satisfied himself as to the nature of the site, local facilities of access and all matters affecting the execution of the work. No extra charges consequent on any misunderstanding in these respects or otherwise will be allowed.

- 4. DEVIATIONS: The contractor shall not carry out any work not covered by schedule except in pursuance of the written instructions of DGM/CP&S. No such work shall be valid unless the same has been specifically confirmed and accepted by BHEL in writing and incorporated in the Contract.
- 5. OCTROI AND OTHER DUTIES: All charges on account of Octroi terminal or Sales Tax and or other Duties on materials obtained for the work shall be borne by the Contractor.
- 6. PLANT AND EQUIPMENT: The Contractor shall at his own expense, supply all tools, plant and equipment (Herein after referred to as T&P) required for the execution of the contract.
- 7. ASSIGNMENT OF TRANSFER OF CONTRACT:- The Contractor shall not without the prior written approval of the BHEL, assign or transfer the contract or any part thereof, or any share, or interest thereon to any other persons. No sum of money which may become payable under the contract shall be payable to any person, other than the contractor unless the prior written approval of the BHEL to the assignment or transfer of such money is given.
- 8. SUB-CONTRACT: The Contractor shall not sub-let any portion of the contract without the prior written approval of the BHEL.
- 9. COMPLIANCE TO REGULATIONS AND BYE-LAWS: The Contractor shall confirm to the provisions of any statute relating to the work and regulations and Bye-Laws of any local authority. The Contractor shall be bound to give all notices required by statute regulations or By-Laws as aforesaid and to pay all fees and taxes payable to any authority in respect thereof.

- 10. ORDERS UNDER THE CONTRACT: All orders, notices etc. to be given under the contract shall be in writing, type-script or printed and if sent by registered post to the address given in the tender of the Contract, shall be deemed to have been served on the date, when in the ordinary course they would have been delivered to him. The Contractor shall carry out without delay all orders given to him.
- 11. CONTRACTOR'S SUPERVISION: The Contractor shall either himself supervise the execution of the contract or shall appoint a competent agent acceptable to the DGM/CP&S to act in his stead.

Orders given to the Contractor's agent shall be considered to have the same force as if they have been given to the Contractor himself.

The Contractor or his accredited agent shall attend when required without making any claim for doing so, either the office of the DGM/Civil Projects & Services or the OFFICER-INCHARGE, to receive instructions.

The DGM/CP&S shall have full powers and without assigning any reason, require the Contractor to immediately cease to employ in connection with this contract, any agent, servant or employee where continued employment is, in his opinion undesirable. The Contractor shall not be allowed any compensation on this account.

- 12. LABOUR: The Contractor shall remain liable for the payment of all wages or other moneys to his work-people or employees under the payment of Wages Act 1936, Employees Liability Act. 1938, Workmen's Compensation Act 1923 or any other Act or enactment, relating thereto and rules framed, thereunder from time to time.
- 13. PRECAUTIONS AGAINST RISK: The Contractor shall be responsible for providing at his own expense for all precautions to prevent loss or damage from any and all risks and to minimize the amount of any such loss or damage and for the necessary steps to be taken for the said purpose.
- 14. DAMAGE & LOSS TO PRIVATE PROPERTY & INJURY TO WORKMEN: -

The Contractor shall at his own expense reinstate and make good to the satisfaction of the DGM/CP&S and pay compensation for any injury, loss or damage occurred to any property or rights whatever including property and rights of BHEL (or agents) servants or employee of BHEL, the injury loss or damage arising out of or in any way in connection with the execution or purported execution of the contract and further the contractor shall indemnify, the BHEL against all claims enforceable against BHEL (or any agent, servant or employee of BHEL) or which would be so enforceable against BHEL where BHEL is a private person, in respect of any such injury (including injury resulting in death) loss or damage to any person whomsoever or property including all claims which may arise under the Workmen's Compensation Act or otherwise.

15. LAWS GOVERNING THE CONTRACT: - The contract shall be governed by the Indian Laws for time being in force.

16. CANCELLATION OF CONTRACT FOR CORRUPT ACTS: - BHEL, whose decision shall be final and conclusive, shall without prejudice to any other right or remedy which shall have accrued shall accrue thereafter to BHEL cancel the contract in any of the following cases and the Contractor shall be liable to make payment to BHEL for any loss or damage resulting from any such cancellation to the same extend as provided in the case of cancellation for default.

If the Contractor shall: -

a) Offer or give or agree to give to any person in BHEL service any gift or consideration of any kind, as an inducement or reward for doing or for bearing to do or for having done or for borne to do any act, in relation to the obtaining or execution of this or any other contract for BHEL service,

OR

b) enter in to a contract with BHEL in connection with which commission has been paid or agreed to be paid by him or with his knowledge, unless the particulars of any such commission and the terms of payment thereof have previously been disclosed in writing to BHEL,

OR

c) Obtain a contract with BHEL as a result of ring tendering or by non-bonafide methods of competitive tendering, without first disclosing the fact in writing to BHEL.

17. RISK PURCHASE CLAUSE:

If the contractor fails to carry out the specified works as per the contract scope of work within the timeframe as directed by DGM/CP&S or his authorized officials and continues in that state after a reasonable notice from DGM/CP&S or his authorized officials, BHEL reserves the right to have the work done by any means at the Contractor's risk and expenses provided always that in the event of the cost of the work so done (as certified by DGM/CP&S which is final and conclusive) being less than the contract cost, the advantage shall accrue to the BHEL and if the cost exceeds the money due to Contractor under the contract, the Contractor shall either pay the excess amount ordered by DGM/CP&S or the same shall be recovered from the Contractor by other means.

18. CANCELLATION OF CONTRACT FOR INSOLVENCY ASSIGNMENT OF TRANSFER OR SUB-LETTING OF CONTRACT: -

BHEL, without prejudice to any other right or remedy, which shall have accrued or shall accrue thereafter to BHEL, shall cancel the contract in any of the following cases:

If the Contractor,

a) being an individual or if a firm any partner thereof shall at any time be adjudged bankrupt or have a receiving order for administration of his estate, made against him or shall take any proceedings for liquidation or composition under any bankruptcy Act or assignment of his effects of composition or arrangement for the benefit of his creditors or purport to do so, or if any application made under any Bankruptcy Act for the time being in force for the sequestration of his estate or if a trust deed be granted by him on behalf of his creditors

OR

b) being a Company, shall pass a resolution or the Court shall make an order for the liquidation of its affairs, or a receiver or Manager on-behalf of the debenture holders shall be appointed or circumstances shall arise which entitle the Court or debenture holders to appoint a receiver or Manager,

OR

- c) Assigns, Transfers, Sub-lets or attempts to assign, transfer or sub-let any portion of the work without the prior written approval of the BHEL.
- d) Whenever BHEL exercise the authority to cancel the contract under this conditions, BHEL may have the work done by any means at the Contractor's risks and expenses provided always that in the event of the cost of the work so done (as certified by DGM/CP&S which is final and conclusive) being less than the contract cost, the advantage shall accrue to the BHEL and if the cost exceeds the money due to Contractor under the contract, the Contractor shall either pay the excess amount ordered by DGM/CP&S or the same shall be recovered from the Contractor by other means.
- e) In case BHEL carries-out the work under the provisions of this condition the cost to be taken into account in determining the excess cost to be charged to the Contractor under this condition shall consist of the cost of the materials, hire charges of tools and plants and/or labour provided by the BHEL with an addition of such percentage to cover superintendence and establishment charges as may be decided by the DGM/CP&S whose decision shall be final and conclusive.

19. CANCELLATION OF CONTRACT IN PART OF FULL FOR CONTRACTOR'S DEFAULT: -

If the Contractor:

- a) makes default in carrying out the work as directed and continues in that state after a reasonable notice from DGM/CP&S or his authorized representative;
- b) fails to comply with any of the Terms and Conditions of the contract or after reasonable notice in writing with orders properly issued thereunder;
- c) BHEL, may without prejudice to any other right or remedy which shall have accrued or shall accrue thereafter to BHEL CANCEL the contract as whole or in part thereof or only such work order or items of work in default from the contract. Whenever BHEL exercise the authority to cancel the contract as whole or part under this condition BHEL may complete the work at the contractor's risk and cost (as certified by DGM/Stores which is final and conclusive) being less than the contract cost, the advantage shall accrue to the BHEL. If the cost exceeds the moneys due to the Contractor under this contract the Contractor shall either pay the excess amount ordered by DGM/CP&S or the same shall be recovered from the Contractor by other means. In case the BHEL carries out the work or any part thereof under the provisions of the conditions the cost to be taken into account in determining the excess cost to be charged to the Contractor under this condition shall consist of the cost of the materials, hire charges of tools and plant and/or labour provided by the BHEL with an addition of such percentage to cover the superintendence and establishment charges as may be decided by the DGM/CP&S whose decision shall be final and conclusive.

20. TERMINATION OF CONTRACT ON DEATH OF CONTRACTOR: -

Without prejudice to any of the rights or remedies under this contract, if the Contractor dies, or if the firm is dissolved or the company is liquidated BHEL shall have the option of terminating the contract without compensation to the Contractor.

21. SPECIAL POWER TO TERMINATION:- If at any time after the award of contract, BHEL shall for any reason whatsoever not require whole or any part of the work to be carried out the DGM/CP&S shall give notice in writing of the fact to the Contractor who shall have no claim to any payment of compensation or otherwise howsoever on account of any profit or advantage which he might have derived from the execution of the work in full but which he did not derive in consequence of the fore-closing of the work.

"If any employee / labourer working in the contract is found involved in corruption activities, the contract will be terminated and the contractor will be banned for applying for any future contract for 3 years."

- 22. SUBMISSION OF BILLS BY CONTRACTOR: The Contractor at the end of each month shall submit a bill in triplicate detailing the various items of work done during the month supported by the requisitions issued from time to time. The Contractor shall, once in every month, submit to the DGM/CP&S separately details of his claims for the work done by him up to and including the previous month which are not covered by his contract agreement in any of the following respects:
 - a) Deviation from the items provided in the contract documents.
 - b) Extra items / new items of work.
 - c) Items in-respect of which rates have not been settled. He should in addition furnish a clear certificate to the effect that the claims submitted by him as aforesaid cover all his claims and that no further claims shall be raised by him in respect of the work done up to and including the period under report.
- 23. PAYMENT OF BILLS: All payments to be made to the Contractor, under this contract shall be by "CHEQUE" crossed "A/C PAYEE ONLY" OR by NEFT / RTGS payment within a reasonable time after the certification of bills by DGM/Stores.
- 24. RECOVERY FROM CONTRACTOR: Whenever under the contract, any sum of money, shall be recoverable from or payable by the Contractors, the same may be deducted from or any sum then due or which at any time thereafter may become due to Contractor under the contract or under any other contract with BHEL or from his Security Deposit or he shall pay the claim on demand.
- 25. POST TECHNICAL AUDIT OF WORK AND BILLS:- BHEL reserves the right to carry out the post-payment Audit and technical examination of the work and final bill including all supporting vouchers, abstracts etc., and enforce recovery of any sum becoming due as a result thereof in the manner provided in the presiding sub-paragraphs. However no such recovery shall be enforced after three years of passing the final bill.
- 26. REFUND OF SECURITY DEPOSIT:- The Security Deposit mentioned in condition 10 above may be refunded to the Contractor after a period of one month on termination or expiry of the contract provided always that the Contractor shall first have been paid the last and final bill and have rendered a "NO DEMAND CERTIFICATE".
- 27. FORCE MEJEURE CLAUSE:- If, at any time during the continuance of this Contract the performance in whole or in part by either party of any obligations under this Contract shall be prevented or delayed by reason of any War, Hostile acts of the public enemy Civil Commotion, Epidemics, or Acts of God (Floods, Storm/Cyclone, Hurricane, Earth Quake etc.) then provided notice of happening of any such event is given by either party to other within 7 days from the date of occurrence therefor neither party shall by reason of such event be entitled to terminate this Contract nor shall either party have any claim for damages against the other in respect of such non-performance and delay in performance under the contract shall be resumed as soon as practicable after such event has come to an end or ceased to exist. If the performance in whole or part of any obligation under this Contract is prevented or delayed by reason of any such event, claims for extension of time shall be granted for periods considered reasonable by the DGM/CP&S subject to prompt notification by the contractor.

28. ARBITRATION: All disputes between the parties to the contract, arising out-of or relating to the contract, other than those for which the decision of the DGM/CP&S or Accepting Officer or any other person is by the contract expressed to be final and conclusive shall after written notice by either party to the contract to the other party be referred to the Arbitration by a sole Arbitrator to be appointed by BHEL.

Unless the parties otherwise agree, such reference shall not take place until after the completion, alleged completion or abandonment of the work or the determination of the contract.

The place of Arbitration shall be Ranipet. The venue of Arbitration may be at such a place or places as may be fixed by the Arbitrator in his sole discretion. The award of the Arbitrator shall be final, conclusive and binding on both parties to the contract.

- 29. SIGNING OF CONTRACT:- Each contract document shall be signed by the Contractor with his usual signature. Contract by partnership of Hindu Joint Family firm, may be signed in the FIRM'S name by one of the Partners or the Karta or Manager as the case may be or by any other duly authorized representative followed by the name and designation of the persons so signing. Contracts by a Company shall be signed with the name of the Company by a person authorized in this behalf and a power of attorney or other satisfactory proof showing that the persons signing the Contract documents on behalf of the Company is duly authorized to do so, shall accompany the contract.
- 30. All statutory requirements under Minimum Wages Act,1948, Factories Act 1948, Workmen Compensation Act 1923, Employees Provident Fund and Miscellaneous Provisions Act, 1952, Payment of Gratuity Act 1972, Employee State Insurance Act 1948, Contract Labour (R&A) Act 1970, Payment of Bonus Act 1965, Income Tax Act, Service Tax Act and all other applicable Acts shall be complied with by the Contractor.
- 31. Contractor shall comply with all statutory requirements, rules, regulations, notifications in relation to employment of his employees issued from time to time by the concerned authorities.
- 32. Contractor shall indemnify BHEL against all claims and losses under various Labour Laws, statutes or any civil or criminal law in connection with employees deployed by him.
- 33. Contractor wherever applicable shall maintain proper records prescribed by the concerned statutory authorities and provides a copy of the same to BHEL.
- 34. Contractor shall furnish proper returns to the concerned statutory authorities and provide a copy of the same to BHEL.

ANNEXURE IV

SAFETY PRECAUTIONS TO BE TAKEN BY THE CONTRACTORS

- 1. The Contractor must inspect the area of work to decide the safety precautions necessary for executing this contract.
- 2. Whenever people work at height more than six feet, platform shall be provided or the workers shall wear safety belt to avoid fall from the height.
- 3. Wherever any area declared as dangerous, the workers shall not be allowed to work till a written clearance is obtained from appropriate authorities.
- 4. No material of any kind shall be dropped or allowed to be dropped from any height.
- 5. Defective ladders shall not be used at all.
- 6. Inflammable materials shall not be stored near places where the sparks are likely to occur.
- 7. The necessary safety equipment's such as gloves, boots, helmets etc. must be issued to the workmen and strictly to be used while carrying out the work.
- 8. If the contractor's workmen are found to be violating the safety precautions, punitive action will be taken by withholding a sum of Rs.500/- to Rs.1000/- from the contractor's bill for each violation.
- 9. The working area shall be kept clean and free from all obstructions.
- 10. All temporary electrical connections shall be properly earthed, insulated and periodically checked.
- 11. The contractor should arrange WORKMEN COMPENSATION/ INSURANCE POLICY covered for all his/her workmen. A copy of the policy has to be submitted before commencement of work.
- 12. All safety precautions are to be taken by the contractor at his cost.
- 13. These safety measures shall be deemed to form an integral part of the Work Order/ Agreement.

HR Annexure

- 1. PF = 12% (Employer) + 12% (Employee)
- 2. PF to be remitted in contractor's own code
- 3. ESI = 4.75% (Employer) + 1.75% (Employee)
- 4. If ESI is not available in that area, then take insurance
- 5. Contract License as per CL Act
- 6. Issue of employment card to contract labours
- 7. Issue of one month notice before termination of contract
- 8. Minimum wages as per current stipulation.
- 9. Payment of wages within stipulated time.

And other statutory requirements under various applicable labour laws to be ensured.



ACCEPTANCE FOR ELECTRONIC FUND TRANSFER / RTGS TRANSFER

, ,					
01	NAME & ADDRESS OF THE SUPPLIER / VENDOR PHONE NO. WITH STD CODE				
02	VENDOR CODE (*** WORK	PAN NO.			
02	VENDOR CODE (as in WORK ORDER)				
03		Details of Bank Account:			
A)	NAME & ADDRESS OF THE BANK (WITH PIN CODE)				
В)	BANK TELEPHONE NUMBER (WITH STD CODE)				
C)	BANK BRANCH CODE:				
D)	MICR CODE				
E)	ACCOUNT NUMBER				
F)	TYPE OF ACCOUNT	CURRENT / OD / CASH CREDIT			
G)	VENDOR NAME AS PER BANK				
H)	BANK BRANCH RTGS IFSC CODE				
I)	BANK BRANCH NEFT IFSC CODE				
J)	VENDOR'S EMAIL ID (give two ids)				
K)	NAME OF AUTHORISED SIGNATORY				
<u> </u>		CERTIFICATE			
Natio / We	onal Electronic Funds Transfer and/or also agree that payments made to the	ents due from BHARAT HEAVY ELECTRICALS LIMITED, RANIPET by the RTGS Transfer mode by credit to my / our above mentioned Bank Account. I e above mentioned Account is a valid discharge of the liability of Bharat Heavy gree to bear the applicable Bank Charges for the above mode of transfer.			
		AUTHORISED SIGNATORY OF VENDOR WITH SEAL			
Wed		Banker's Certification ng RTGS and NEFT credits and we further confirm that the account number of (name of account holder), the signature			
of the	e authorized signatory and the MICR	and IFSC codes of our Branch mentioned above are correct.			
PLA	DE:				
DAT	Ξ:	(Manager / Officer's Signature Under Bank stamp) Authorisation No			

Note: This EFT Form is to be submitted duly filled in manually in all fields and duly signed by Authorised Signatory and certified by Banker.

GENERAL CONDITIONS OF CONTRACT FOR LUMP SUM, ITEM RATE AND PERCENTAGE CONTRACT



Bharat Heavy Electricals Limited

BOILER AUXILIARIES PLANT RANIPET - 632 406.

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SCOPE OF CONTRACT

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CHAPTER - I

DEFINITIONS IN THE CONTRACT AS HEREINAFTER DEFINED.

The following terms shall have the meanings hereby assigned to them, except here the context otherwise requires:-

- a. 'CONTRACT' means and includes the conditions of contract, the documents forming the tender and acceptance, thereof, specifications, drawings, bill of quantities, schedule of rates and prices if any, general and special conditions of contract, schedules A,B,C,D and or general summary attached to the form of tender and contract agreements. All these terms and conditions and documents as applicable taken together shall be deemed to form one contract and thereby complementary to one another.
- 'TENDER DOCUMENTS' means and includes the form of tender, the applicable schedules A, B, C, D and / or general summary, general and special conditions of contract and specifications and drawings as given to the contractors on payment.
- c. 'THE CONTRACTOR' means the person or persons, firm or company whether incorporated or not, whose tender is being accepted and includes the contractor's legal / personal representatives, successors and permitted assignees.
- d. 'THE WORK' means the work described in the tender documents and / or individual work orders, drawings and specifications as may be issued from time to time to the contractor by the Engineer In Charge within the powers conferred upon them including modified or additional works and obligations to be carried out either at the site or at any factory, workshop or any other place as required for the performance of the contract.
- e. 'THE SITE' means the lands and other places on, under, in or through which the work has to be executed under the contract and any other lands and places provided by the company for the purpose of carrying out the contract.
- f. 'THE COMPANY' referred to as BHEL in this contract shall mean M/s. Bharat Heavy Electricals Limited including its Board of Directors, Director, Executive Director, Group General Manager, General manager, Dy. General Manager and / or the Officers of the company Including Sr. Manager, Manager, Dy. Manager, Sr. Engineer and Engineer authorised on behalf of Bharat Heavy Electricals Limited, Boiler Auxiliaries Plant, Ranipet.
- g. 'THE ACCEPTING OFFICER' means the official who signs the contract agreement on behalf of Bharat Heavy Electricals Limited and includes his successors.
- h. 'ENGINEER-IN-CHARGE' means the Officer / Engineer of BHEL who is in charge of works under the contract and includes such other Officer / Engineer as may be notified by BHEL from time to time.
- i. 'APPROVED AND DIRECTED' means approval and / or directions of the Officers / Engineers of BHEL issued from time to time with regard to the contract.



- j. In the case of Lump-sum Contracts 'CONTRACTOR'S PERCENTAGE' means the percentage offered by the Contractor as addition to our deducation from the cost of building, or other works listed in Schedule "A" to provide a Lump-sum quotation for performance of the contract inclusive of all extra costs, profit, establishment charges, carriage, insurance etc., complete.
 - In the case of percentage Rate "Contracts Contractor's Percentage" shall, if the context so permits mean the uniform percentage tendered by the Contractor and accepted by the Accepting Officer; and the expression 'CONTRACT RATE' shall likewise mean the rates in the BHEL Schedule of Rate applicable as on date as adjusted by the said Contractor's percentage, if any.
- it. 'THE CONTRACT SUM' means the sum accepted or the sum calculated in accordance with the prices accepted in the tender and / or the contract rates as payable to the contractor for the execution and full completion of the work.
- The 'FINAL SUM' means the actual amount payable under the Contract by BHEL, to the Contractor for the entire Execution and full completion of the work.
- m. The 'DATE OF COMPLETION' is the date or dates for completion of the whole or any part of the work as the case may be set out in or ascertained in accordance with the individual work orders of the tender documents, or any subsequent agreed amendments thereto.
- A 'WEEK' means sevan days without regard to the number of hours worked or not in any day in that week.
- A 'DAY' means a day of 24 (Twenty Four) hours irrespective of the number of hours worked or not in that day.
- A 'WORKING DAY' means any day other than the holidays declared by BHEL,
 Ranipet.
- q. 'DEVIATION ORDER' means an order given by the Engineer-in-Charge to effect an alternation addition or deduction which does not readically affect the scope or nature of the contract.
- r. 'EMERGENCY WORKS' means any urgent measures which in the opinion of the Engineer-in-Charge, become necessary during the progress of the work to obviate any risk of accident or failure which become necessary for security.
- s. 'PROVISIONAL SUM' or "Provisional Lump-sum" means a Lump-sum included by the BHEL in the tender documents and represents the estimated value of work for which details are not available at the time of inviting the tender.
- PROVISIONAL ITEMS' means items for which approximate quantities have been included in the tender documents.
- u. 'DAY WORK' means an item of work requiring the employment of labour with or without materials as the case may be which in the opinion of the Engineer-incharge, is not capable of being evaluated by the accepted methods of measurement or assessment and is paid for on the basis of the actual labour and materials utilised on the particular item of work referred to.

- Heading of these terms and conditions shall not affect the interpretation or construction thereof.
- w. The 'DATE OF CONTRACT' shall mean the date / dates on which the parties to the contract have signed the contract agreement.
- x. MAINTENANCE PERIOD / GUARANTEE PERIOD shall mean the period during which the contractor shall remain liable for satisfactory performance of the work under the contract, repair or replacement of any part of the work performed under the contract.
- y. 'COST' shall mean and include any liability, expenditure, overhead costs whether on the site or off the site incurred by BHEL.

The contractor shall be deemed to have carefully examined all the documents to his satisfaction. If he shall have no doubt as to the manner of the contract document, he shall obtain the details/clarification from BHEL before signing the contract.

MANNER OF EXECUTION OF CONTRACT

The contract shall be deemed to have come into force from the date of Letter of Intent unless otherwise provide in the Letter of Intent. Unless and untill the contract agreement is executed, the Letter of Intent read in conjunction with the tender documents will constitute a binding contract.

CONTRACTOR / TENDER

ACCEPTING OFFICER

CHAPTER - II

SCOPE OF CONTRACT

2. Heading to the Contract

The heading to these conditions shall not affect the interpretation thereof.

3. Contract Documents

The Accepting Officer shall furnish to the Contractor on demand "FREE OF COST" three copies of signed Drawings and one copy of the signed agreement comprising of preamble to agreement, General and Special Specification, Schedule A,B,C & D etc., (but excluding General Conditions of Contract and Drawings) and three copies of all further drawing issued the progress of work.

However, for any additional copies of the agreement of drawings required by the Contractor, the same will be supplied on payment of the Specified cost.

The Contractor shall keep one copy of all the Drawings and of the Specifications on the site and the Engineer-in-Charge or his representative shall be at all reasonable times have access to them.

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

3a. Secrecy

The Contractor shall take necessary steps to ensure that all persons employed on any work in connection with this contract have noted that the Indian Officials Secrets Act 1923 (XIX of 1923) applies to them and shall continue so to apply even after the execution of such work under the contract.

All classified documents furnished to the contractor shall be returned to the Engineer-in-charge on the completion of works or the earlier determination of the Contract.

4. Works to be Carried Out

The Contract shall, except as provided under Schedules "B" and "C" included all labour materials, tools, plant, equipment, and transport which may be required in preparation for and in the entire execution and full completion of the work. Schedule "A" shall be deemed to have been prepared in accordance with good practice and recognised principles and unless otherwise stated, the descriptions given therein shall be held to include waste on materials carriage and cartage, lead, hoisting, setting, fitting in position and all other labour necessary in and for the entire execution and full completion aforesaid. Any error in description or quantity in Schedule "A" or any omission therefrom shall not vitiate the Contract or release the Contractor from the execution of the whole or any part of the work comprised therein according to the Drawings and Specifications, or from any of his obligations under the Contract.

The insertion of the name of any firm of suppliers in the Tender Documents is for the purpose of obtaining a particular class or quality of materials or workmanship but the articles or materials specified may be obtained from any other firm subject to prior written approval of the Engineer-in-Charge.

In the case of a discrepancy between Schedule "A" the specification and / or the Drawings, the Accepting Officer shall be the sole deciding authority as to which shall prevail and his decision shall be final and conclusive. If neither Drawings nor specifications contain any mention of minor details of construction, which is in the opinion of the Accepting Officer, whose decision shall be final and conclusive, are reasonable and obviously and fairly intended for the satisfactory completion of the work, such details shall be provided by the Contractor without any extra cost as if they were specially mentioned and shall be deemed to be included in the contract.

The Contractor will be deemed to have satisfied himself as to the nature of the site, local facilities of access and all matters affecting the execution and completion of the work. No extra charges consequent on any mis-understanding in these respects or otherwise will be allowed.

5. Provisional Items

The full amount of provisional Lump-sums and the value annexed to each provisional item inserted in the Tender Documents shall be deducted from the contract sum and the value of work ordered and executed there under shall be ascertained by measurement or valuation as for deviations.

No work under these items is to be begun without instructions in writing from the Engineer-in-charge.

The extent of quantitles or items described as "Provisional" shall not be held to guarantee or limit the amount and description of the work to be executed by the Contractor either in respect of the Items concerned or the work as a whole.

No addition or deduction shall be made by the Contractor to the amount of the provisional Lump-sum as included in the tender documents.

6. Deviations

The contractor shall not make any alteration in addition to or omission from the work as described in the tender documents 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 Accepting Officer may deviate either by way of addition or deduction, from the work so described, provided that the contract sum be not thereby varied on the whole by more than percentage set out in the tender documents. The value of all additions and deductions will be added to or, deducted from the contract sum, when ever the Accepting Officer intends to exercise such a right, his intentions shall specify the deviations which are to be made, the Lump-sum assessment or the proposed basis of payment, the extra time allowed, if any, and the date for completion of the entire contract,

Any objection by the Contractor to any matter concerning the order shall be notified by him in writing to the Engineer-in-charge within seven days from the date of such order, but under no circumstances shall the work be stopped (unless so ordered by the Engineer-in-charge) owing to differences or controversy that may arise from such an objection. In the absense such notification of objection by the contractor, he will be deemed to have accepted the order and the conditions stated therein. In the event of the contractor failing to agree with the Engineer-in-charge regarding the terms of the proposed deviation, the objection shall be referred to the Head of Civil Engineering Department whose decision shall be final, conclusive and binding on the contractor.

7. Time

Time is the essence of the contract and is specified in the tender documents or in each individual Work Order.

As soon as possible after the contract is let or any substantial Work Order is placed and before work order is to begin, the Engineer-in-charge and the Contractor shall agree to a Time and progress Chart. The Chart shall be prepared in direct relation to the time stated in the tender documents or the Work Order for the competion of the individual items there of and the contract or order as a whole. It shall indicate the fore cast of the dates for the commencement of the various trade processes or sequence of the work, and shall be amended as may be required by agreement between the Engineer-in-charge and the Contractor within the limitation of the time imposed in the tender, document or order.

In the absence of any specific Time and Progress chart to be agreed to between the Contractor and Engineer-in-charge the contractor shall ensure and maintain uninterrupted progress of the work such that the entire work shall be completed within the time imposed in the Tender documents or Order and that the proportion of the work completed upto any time in relation to the entire work to be under the Contract or Order shall not be less than the proportion that the time elapsed bears to the total time of completion provided. In the Tender documents or Order.

The Contractor shall suspend the execution of the work, or any part or parts thereof whenever call upon in writing by the Engineer-in-charge to do so, and shall not resume work there on until so directed in writing by the Engineer-in-charge. The Contractor will be allowed an extension of time for completion not less than the period of suspension. However, no other claim in this respect for compensation or otherwise however will be amitted. Provided the cause for suspension is not attributable to any default of the contractor's part to proceed with or fulfil the contractual obligations. This may also be extended to allow for alteration of work made by the deviation order.

8. Stores and Materials

8.1 Materials to be supplied by the Contractor

The Contractor shall at his own cost and expense provide all materials required for the work other than those listed in Schedule-B which are to be supplied by Bharat Heavy Electricals Ltd.

All materials to be provided by the Contractor shall be brand new and in conformity with the specifications laid down in the contract and the Contractor shall if requested by the Engineer-in-charge furnish proof, to the satisfaction of the Engineer-in-charge, that the materials so comply.

The Contractor shall at his own cost and expense and without delay, supply to the Engineer-in-charge samples of materials proposed to be used in the works. The Engineer-in-charge shall within seven days of supply of samples or within such further period as he may require and intimate to the Contractor in writing, inform, the Contractor whether samples are approved by him or not. If samples are not approved, the Contractor shall forthwith arrange to supply to the Engineer-in-charge for his approval fresh samples complying with the specification laid down in the contract.

The Engineer-in-charge shall have full powers to require removal of any or all of the materials brough to site by the Contractor which are not brand new and not in accordance with the contract specifications or do not confirm in character or quality to samples approved by him. In case of default on the part of the Contractor in removing rejected materials, the Engineer-in-charge shall be at liberty to have them removed by other means at the Contractor's expence and risk. The Engineer-in-charge shall have full power to require other proper materials to be substituted for rejected materials and in the event of the contractor refusing to comply, he may cause the same to be procured by other means. All costs charges and expenses which may attend such substitution shall be borne by the contractor. All charges on account of Octroi, terminal or sales tax and other duties on material obtained for the works from any source (excluding materials supplied by BHEL) shall be borne by the Contractor.

The Engineer-in-charge shall be entitled to have tests carried out as specified in the Contract for any materials supplied by the Contractor other than those for which, as stated above, satisfactory proof has already been furnished, at the cost of the Contractor and the Contractor shall provide at his expense all facilities which the Engineer-in-charge may require for the purpose.

8.2 Materials to be supplied by BHEL

Materials which BHEL are prepared to supply are shown in Schedule-B which also stipulates place of issue and rate(s) to be charged in respect thereof soon after acceptance of the tender the Contractor shall agree in writing with the Engineer-incharge on a phased programme of his requirements with regard to deliver of materials.

In the event of delay in supply of any Stores and materials mention in Schedule-B the contractor shall be entitled to reasonable extension of time as provided for under condition-9 but no claim for compensation or damage on any ground whatsoever shall be entertained by BHEL.

For the materials listed in Schedule-B the contractor shall give a reasonable notice in writing of his requirement to the Engineer-in-charge in accordance with the phased programme.



All materials issued to the Contractor by BHEL for incorporation or fixing i the works shall on completion or on fore-closure of the works and before submission of bills, be returned by the Contractor at his expense, at the place of issue, after making due allowance for actual consumption reasonable wear and tear and /or waste. In the Contractor is required to deliver such materials at a place other than the place less the transportation charges which would have been incurred by the Contractor had such materials been delivered at the place of issue, shall be borne by BHEL.

The Contractor shall bear the cost of loading, transporting to site, unloading storing under covered area as necessary, assembling and joining the several parts together as necessary and incorporating or fixing materials in the work including all preparatory work of whatever description as may be required, and of closing preparing, loading and returning empty cases or containers to the place of issue.

If, in the opinion of the Engineer-in-charge (which shall be final and conclusive) any stores supplied by BHEL have either during currency of the work or after completion of the work whilst under custody, of the contractor, become damaged to such an extend that they cannot be usefully utilised, either in the same work or in other works, the Engineer-in-charge shall not accept the stores and in the rates specified in the contract. The contractor shall not be entitled to any claim whatsoever on this account.

The Engineer-in-charge shall have access to the stores where materials issued by BHEL as per schedule -B of the contract is stored to ensure the balance stock of material on hand after taking into consideration the materials used on the work is as per the issue and usage. If there be any discrepancy, the cost towards the same will be recovered at the double recovery rate indicated for the material concerned. This is without prejudice to and in addition to the overall reconcilation of materials to be made at the completion of work.

If on completion of works, the Contractor fails to return surplus materials out of those supplies by BHEL then, in addition to any other liability which the Contractor would incur, the Engineer-in-charge may, be written notice to the Contractor, require him to pay within a fortnight of receipt of the notice for such un-returned surplus materials given in sub para-4.

The Contractor shall have to build a weather-proof shed **ar** the storage of Cement (required for 15 days consumption of the work).

8.3 General

Materials required for the works, whether brought by the Contractor or supplied by BHEL shall be stored by the Contractor only at places approved by the Engineer-in-charge. Storage and safe custody of materials shall be at the risk and the responsibility of the Contractor.

Officials concerned with contract shall be entitled at any time to inspect and examine any materials intended to be used in or in the works either on the site or at factory or workshop or other places where such materials are assembled, fabricated or manufactured or at any place(s) where these are lying or from which these are being obtained and the Contractor shall give such facilities as may be required for such inspection and examination.

All materials brought to the site shall not be removed off the site without the prior written approval of the Engineer-in-charg. But whenever the works are finally completed and advance if any, in respect of any such materials is fully recovered the Contractor shall at his own expense forthwith remove from the site all surplus materials originally supplied by him and upon such removal the same shall revert in and become the property of the Contractor.

Should the Engineer-in-charge consider at any time during the construction or reconstruction prior to the expiry of the MAINTENANCE PERIOD that the stores or materials provided by the Contractor are unsound or of a quality inferior to that contracted for or otherwise not in accordance with Contract (in respect where of the decision of the Engineer-in-charge shall be final and conclusive) the Contractor shall on demand in, writing from the Engineer-in-charge specifying the Stores or materials complained of not withstanding that the same may have been inadvertently passed, certified and paid for, forthwith remove the Stores or materials so specified and provide other proper and suitable stores or materials at his own expense, to the entire satisfaction of the Engineer-in-charge and in the event of his failing to do so within a period to be specified by the Engineer-in-charge in his demand aforesaid. the Engineer-in-charge may replace with others the Stores or materials complained of at the risk and expense in all respects of the Contractor. The liability of the Contracator under this condition shall not extend beyond the maintenance period aforesaid except as regards Stores or materials which the Engineer-in-charge shall have previously given notice of to be Contractor to replace.

9. Delay and Extension of Time

- If, in the opinion of Engineer-in-charge the work is delayed:
- by reason of abnormally bad weather, OR
- ii) by reason of serious loss or damage by fire OR
- iii) by reason of Civil commotion local combination of workmen, strike or lockout, affecting any of the trades employed on the work, OR
- iv) a by delay on the part of the agency or tradesman engaged by BHEL in executing work not forming part of this Contract OR
- v) by reason of any other cause which in the absolute discretion of the Engineer-in-charge is (when he is the Accepting Officer of the Contract), beyond the Contractor's reasonable control, then in such cases the Accepting Officer, on the recommendation of the Engineer-in-charge or higher authority may make fair and reasonable extension in the completion dates of the individual items of work of the Contract as a whole. Such extension which will be communicated to the Contractor by the Engineer-in-charge in writing shall be final and binding on the Contractor. No other claim in this respect for compensation or otherwise howsoever is admissible. Upon the happening of any such event causing delay, the Contractor shall immediately give notice thereof in writing to the Engineer-in-charge but shall nevertheless use constantly his best endeavour to prevent or make good the delay and shall do all that may reasonably be required to the satisfaction of the Engineer-in-charge to proceed with the work.

10. Patent Rights

The Contractor shall fully indemnity BHEL or the agent, servant, employee of BHEL against any action, claim or proceeding relating to infringement or the use of any patent or design or any alleged patent of design rights, and shall pay any royalties which may be payable in respect of any article *I* or part thereof included in the Contractor. In the event of any claim, being made or action brought against BHEL or any agent, or servant or employee of BHEL in respect of the matters aforesaid, the Contractor shall immediately be notified thereof for taking necessary action provided that payment of indemnity shall not apply when such infringement has taken place in complying with the specific directions issued by the BHEL but the Contractors shall pay any royalties payable in respect of any such use.

11. Octroi and Other Duties

All changes on account of Octroi, Terminal or Sales Tax and / or other duties on materials obtained for the Work (excluding materials provided by BHEL on payment) shall be borne by the Contractor.

12. Royalties

Royalties fixed from time to time as per prevalent local rules will be recovered for materials, which the Contractor may be allowed to remove from quarries situated on land which is in charge of the BHEL authorities.

13. Plant and Equipment

The Contractor, shall at his own expense, supply all tools, plant and equipment (here-in-after referred to as T & P) required for the execution of the contract other than those listed in Schedule - C which subject to their availability may be hired by BHEL to the Contractor or issued free for use in the execution of the work, as specified in Tender documents.

14. Assignments or Transfer of Contract

The Contractor shall not without the prior written approval of the Accepting Officer assign or transfer the Contract or any part thereof, or any share, or interest there in to any other person. No sum of money which may become payable under the Contract shall be payable to any person other than the Contractor unless the prior written approval of the Accepting Officer to the assignment or transfer of such money is given.

14 (a) Sub - Contract

The Contractor shall not sub-let any portion of the Contract without the prior written approval of the Accepting Officer.

15. Compliance to the Regulations and Bye - Laws

The Contractor shall confirm to the provision of any statute relating to the work and regulations and bye-laws of any local authority and of any water and lighting Companies or Undertakings with whose system the work is proposed to be connected. He shall, before making any variation from the drawings or the specifications that may be necessiated for such connections give the Engineer-in-charge notice, specifying the variation proposed to be made and the reasons there for and shall not carryout any such variation until he has received instructions from the Engineer-in-charge in respect thereof. The Contractor shall be bound to give all notice required by Statute Regulations of Bye-laws as aforesaid and to pay all fees and taxes payable to any authority in respect thereof.

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CHAPTER - III

PERFORMANCE OF THE CONTRACT

18. Security Deposit

18.1.1 Security Deposit should be collected from the successful tenderer. The rate of Security Deposit will be as below:

Upto Rs. 10 lakhs

Above Rs. 50 lakhs

Above Rs. 10 lakhs up to Rs.50 lakhs

10%

I lakh+7.5% of the amount

Exceeding Rs. 10 lakhs.

Rs.4 lakhs + 5% of the amount

Exceeding Rs. 50 lakhs.

The security Deposit should be collected before start of the work by the contractor.

- 18.1.2 Security Deposit may be furnished in any one of the following:
 - i) Pay Order, Demand Draft in favour of BHEL.
 - ii) Local cheques of scheduled banks, subject to realization.
 - iii) Securities available from Post Offices such as National Savings Certificates, Kisan Vikas Patras etc.

(Certificates should be held in the name of Contractor furnishing the security and duly pledged in favour of BHEL and discharged on the back).

- iv) 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.
- v) 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.
- vi) 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 the balance 50% may be recovered from the running
- vii) EMD of the successful tenderer shall be converted and adjusted against the security deposit.
- Viii) The security deposit shall not carry any interest.

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

- 18.1.3 Security deposit shall not be refunded to the contractor except in accordance with the terms of the contract.
- 18.1.4 All compensation or other sums of money payable by the contractor to BHEL, under the terms of this contract or under any other contract with BHEL, may be deducted from the security deposit or realized by the sale of the securities or from the interest arising there from or from any sums which may be due or may become due to the contractor payable by BHEL on any account whatsoever against this contract or any other contract with BHEL, and in the event of his security deposit being reduced by reason of such deduction or sale as aforesaid, the contractor shall within seven days thereafter make good in cash or in securities endorsed as aforesaid, any sum or sums by which the security deposit has been so reduced.
- 18.1.5 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 refundable only after the expiry of the maintenance period of six (6) months from date of completion of work as stipulated in the contract concerned.

19. Orders under the Contract

All orders, notices, etc., to be given under the contract shall be in writing, typescript or printed and if sent by registered post to the address given in the tender of the Contractor, shall be deemed to have been served on the date when in the ordinary course they would have been delivered to him.

The Contractor shall carry out without delay all orders given to him.

20. Admission to Site

The contractor shall not enter on (other than for inspection purposes) or take possession of the site unless permitted to do so by the Engineer-in-charge. The portions of the site to be occupied by the Contractor will be clearly defined and marked on the site plan, and the contractor will on account be allowed to extend his operations beyond these areas The Contractor shall provide if necessary or requried at the site, temporary access there to and shall alter, modify and maintain the same as required from time to time. He shall out and clear away the access route when no longer required restoring—the area to its original condition.

The Engineer-in-charge shall have power to execute other works (whether or not connected with the work, in the contract agreement) on the site contemporaneously with the execution of the original work and contractor shall give reasonable facilities for this purpose.

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BHEL reserves the right of taking over, at any time, any portion of the site which they may require and the contractor shall at his own expense clear such portion forthwith. No photographs of the site or of the work or any part here of shall be taken published or otherwise circulated without the prior approval of the Engineer-in-charge.

however

No such approved shall bewere exempt the Contractor from cemplying with any statutory provison in regard to the taking and publication of such photographs.

BHEL. Officials connected with the Contract shall have the right of entry to the site at all times.

Engineer-in-charge shall have the power to exclude from the site any person whose admission there to may, in his opinion be undesirable for any reason whatsoever

The Contract shall be governed by the security regluations of BHEL Including the entry exit timings, use of roades as may be in force from time to time. The Contractor should follow these regulations strictly and no claims for any additional payment whatsoever will be entertained under by circumstances.

21. Contractors Supervision

The Contractors shall either himself supervise the execution of the Contractor or shall appoint a competent Agent approverd by the Engineer-in-charge to act in his stead The Contractor shall employ an Engineer/Agent having atleast a Degree of Bachelor of Civil Engineer from a recognised University/on any work with a Contract value exceeding rupees two lakhs, and having atleast a Diploma in civil Engineering from a recognised college, on work with a contract value exceeding Rs. 50,000/-but not exceeding rupees two lakhs.

The Employment of an Engineer/Agent as aforesaid shall not be necessary if the Contractor himself is in possession of a recognised technical qualification and is, in opinion of the Engineer-in-charge, capable of the receiving instructions of the Engineer-in-charge and of the executing the work to the satisfaction of the Engineer-in-charge. If the Contractor fails to appoint a suitable Engineer/Agent as aforesaid, the Engineer-in-charge shall have full powers to suspend the execution of work and stop payment of any advances that may have become due until such date as a suitable Engieer/Agent is appinted and the Contractor shall be held responsible for the delay caused to the work and no extension of time on this account shall be given to him as stipulated in condition (9) above.

Orders given to the Contractor's Agent. Engineer shall be considered to have the same force as if they had been given contractor himsef,

The Contractor or his Agent shall be in attendance at the site during all working hours and shall superintend the executing of work with such additional assistance in each trade as the Engineer-in-charge may consider necessary.

The Contractor or his accredited agent shall attend when required and without making any claim for doing so, either the Office of the Engineer-in-charge or the work site to receive instructions.

The Engineer-in-charge shall have full powers, and without assigning any reason to require the Contractor immediately to cease to employ in connection with the

Contract any Agent, servant or employee whose continued employment is, in his opin on undesirable

The contractor shall not be allowed any compensation on this account.

22. Labour

The contractor shall elimploy labour in sufficient number either directly or through sub-contractors to maintain the required rate of progress and of quality ensure wormanship of the degree specified in the contract and to the satisfaction of the Engineer-in-charge. The contractor shall comply with all labour laws inforce from time to time.

23. Safety Rules

The Contractor shall comply with all safety rules of BHEL.

24. 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, togethere 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 purposes connected with the work.

In the event of a provision existing in the Tender documents for supply of water on payment by Bharat Heavy Electricals Limited, water will be supplied from the BHEL supply system or orther sources at any points fixed by the Engineer-in-charge on the site of work. The contractor shall make necessary arrangment 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.

25. Temporary workshops, store Etc.,

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

On completion of the work all such termporary building shall be cleared away and the site restored and left in a clean and tidy condition to the entire satisfaction of the Engineer-in-charge.

26. Tool and Plant on site

All tools, plant and equipment brought to the site shall not be removed from the site without the prior written approval or the Engineer-in-charge when the work is finally completed or the contract is determined for reasons other than the defeult of the contractor he shall forthwith remove from the site all tool, plant, equipment etc., (other than those as may have been provided by BHEL)

27. Statments of Hire Charges

A monthly detailed statment of the hire charge incurred in respect of BHEL tools, plant, equipments etc., shall be given to the Contractor by the Engineer-in-charge.

28. Precaution Against risks

The Contractor shall be responsible for providing at his own expense, for all precaution to prevent loss or damage and for the necessary steps to be taken for the said purpose until the works have been handed over complete, in all respects to the Engineer-in-charge.

The Contractor shall provide all watchman necessary for the protection of the site, the work, the matrials, 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 placess on or about the work and the site which may be dangerous to any person whomsoever.

29. Notices and fees

The Contractor shall give all notices required by any Statutory provision or by the regulations and/or bye-laws of any local / or of any same are or will be connected. The contractor shall pay and indemnify BHEL against any statutory fees and charges payable under such Acts. Regulation and / or bye-laws in respect of the work andsall make and supply all drawings and plans required in connection with any such notice.

30. Setting out of the works and Protective and Maintaining signals and works

The Engineer-in-charge shall supply dimensioned drawings, levels and other information necessary to enable the cotractor to set out the work, the cotractor shall at his own expense set accurately according to the drawings and figured dimension thereon, all the work comprised in the contract and any extras or additions there to and shall be solely responsible for their being so set out and executed.

All bench marks, pegs, signals on the surface alignment stones, milestones and all similar marks whether put in by BHEL Authorities for the purpose of checking the Contractor's work or in the nature of permanent survey marks will during the tenure of the contract, be under the care of the Contractor who shall at his own expense take all proper and reasonable precautions and care to preserve and maintain them in their true position. In the event of these marks being disturbed or obliterated by accident or due to any other cause whatsoever, the same may, if deemed necessary be replaced by the Engineer-in-charge at the Contractor's expense and the cost thereof deducted from any money then or thereafter becoming due to the Contractor.

Where requested by the Contractor, the level marks, centre line and chainage pegs corresponding to those shown on the Drawing will be pointed out to the Contractor on the ground but all bench marks or chainage pegs additional to those shown on the Drawing will be set out by BHEL authorities.

31. Site Drainage

All water that may accumulate on the site during the progress of the work, or in trenches and excavations shall be removed to the entire satisfaction of the Engineer-in-charge and at Contractor's expense.

32. Excavation, Relics, etc.

Materials of any kind obtained from excavation on the site shall remain the property of BHEL and shall be disposed off as Engineer-in-charge directs.

All gold, silver, oil and other minerals of any description and all precious stones coins treasures, relice, antiquities and other similar items which may be found in or. upon the site shall be the property of Bharat Heavy Electricals Limited and the contractors shall duly preserve the same to the satisfaction of the BHEL and shall from time to time deliver the same to such person or persons as the BHEL may appoint to receive the same.

33. Foundations

The Contractor shall not lay any, foundations untill the excavations for the same have been examined and approved in writing by the Engineer-in-charge.

34. Covering - in work

The Contractor shall give reasonable notice in writing to the Engineer-in-charge whenever any work is to be permanently covered up or concealed, whether by earth or other means so that it can finally be inspected or measured, if necessary. In default of so doing, the Contractor shall if required by the Engineer-in-charge uncover such work at his own expense.

35. Approval of Works by Stages

All work embracing more than one process shall be subject to examination and approval at each stage thereof and the Contractor shall give due notice in writing to the Engineer-in-charge when each stage is ready. In default of such notice being received, the Engineer-in-charge shall be entitled to approve the quality and extent thereof at any time he may choose and in the event of any dispute, the decision of the Engineer-in-charge thereon shall be final conclusive.

36. Execution of the work

The work shall be executed in a workman like manner and to the satisfaction in all respects of the Engineer-in-charge.

The Engineer-in-charge will communicate or confirm his instructions to the Contractor in respect of the execution of the works in a "Work Site Order Book" maintained at his office and the Contractor shall visit this office daily and shall confirm receipt of such instruction by signing the relevent entries in this book. Such entries will rank as order to notices in writing the intent and meaning of these conditions.

37. Day Work

No day - work shall be performed without the prior written instructions of the Accepting Officer.

The Contractor shall give to the Engineer-in-charge reasonable notice of the start of any work ordered to be executed by day-work and shall deliver to the Engineer-in-charge within two days of the end of each pay week a return in duplicate giving full detailed accounts of labour and materials for the payweek. One copy of each of these returns, if found correct will be certified by the Engineer-in-charge and returned to the Contractor and must be produced at the time of adjustment of accounts.

An Invoice in duplicate signed by the Contractor or his agent shall be sent with each delivery of materials for day-work and the Contractor will be furnished with receipt signed by the Engineer-in-charge specifying the description, quantites, weight or measurement (as the case may be) of the articles approved, reference will made in this receipt in the return aforesaid and the Contractor's Bill.

In the case of Lumpsum Contracts, the rates to be charged and the percentage addition for profit and establishment charges etc. will be agreed upon between the Accepting Officer and the Contractor prior to the execution of the work.

38. Inspection of the Work

BHEL Officers concrued 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 be given for such inspection and examination.

Should Engineer-in-charge consider, at any time during the expiry of the maintenance period, that any work has been executed with unsound, imperfect or unskilled workmanship or of a quality inferior to that contracted for or not otherwise in accordance with the contract (in respect). Whereof the decision of the Engineerin-charge shall by final and conclusive the contractor shall, on demand in writing from the Engineer-in-charge specifying the fault not withstanding that the same may have been inadvertently passed, certified and paid for, forthwith rectify or removed and reconstruct the work so specified in whole or in part as the case may require at his own expense to the entire satisfaction of the Engineer-in-charge and in the event of his failing to do so within a period to be specified by the Engineer-incharge in his demand as aforesaid, the Engineer-in-charge whose decision shall be final and binding may carry out the work by other means at the risk and expense in all respects of the Contractor. However, the liability of the Contractor under this condition shall not extend beyond the maintenance period except as regards workmanship which the Engineer-in-charge shall have previously given notice of to the Contractor to rectify.

39. Responsibility for Building

In the event of any building or part of any building being handed over to the Contractor for the execution of work there to under the provisions of the Contract he shall give a written receipt for all fixtures, glass etc., and he shall be required to make good at his own expense all damages resulting from the cause whatsoever while in his charge and on completion of the work to deliver the said building or part

thereof in a clean state complete in every particular to the entire satisfaction of the. Engineer-in-charge.

40. Insurance

The Contractor shall with in one month after the date of acceptance of the Contract, insure the work against loss or damages to the contract works, temporary work and materials erected in performance of the contract "all risks" basis from the time of arrival on site until taken over by BHEL on completion of the Contract.

The cover shall also include whenever necessary the risks of testing including breakdown or explosion or plant and machinery undergoing testing, trial and commissioning operations. The insurance shall also specifically cover removal of debris cost. The sum insured shall represent the estimated ful value of the contract work inclusive of value of free supply materials by BHEL, transport charges, customs dues, express freight, overtime charges, cost of erection, value of constructional plants and machinery; removal of the debris and escavation of costs. Where the contract includes a maintenance period, the insurance cover shall specifically include the Contractor's liabilities during the maintenance period. The insurance shall also be extended to cover third party personal injury and property damage for a sum to be specified by BHEL. The insurance shall be effected in the name of BHEL and the Contractor shall submit to BHEL a draft of the insurance policy for approval. The policy when issued will be lodged with BHEL together with receipts of premium for such insurance and the contractor shall maintain such policienis force until the obligations of the Contracotr are full discharged.

If the Contractor falls to comply with the terms of this condition the Accepting Officer may insure the work and may deduct the amount of premiums from any money that may become payable to the Contractor or may at his descretion refuse payment of any advances to the Contractor until the Contractor shall have complied with the terms of this condition. This provision does not, however, absolve the Contractor of his responsibility for taking up the Insurance. The Contractor is, therefore, primarily responsible for the insurance in time.

41. Damage and Loss to Private Property and Injury to Workmen

The Contractor shall at his own expense reinstate and make good to the satisfaction of the Engineer-in-charge and pay compensation for any injury, loss or damage occassioned to any property or rights whatever including property and rights of BHEL (or agents, servants to employees of BHEL) the injury loss of damage arising out of or in any way in connection with the execution of the contract and further the Contractor shall indemnify BHEL against all claims enforceable against BHEL or any agent, servant, or employee of BHEL a private person, in respect of any such injury (including injury resulting in death loss or damage to any person) who so ever or property, including all claims which may arise under the Workmen's Compensation Act or otherwise, or which would be enforceable against BHEL.

42. Completion

The works shall completed to the entire satisfaction of the Engineer-in-charge and in accordance with the Contractor's forecast of Time and progress where operative, and all unused stores and materials, tools, plants equipment, temporary Building and things shall be removed from the site and work cleared of rubbish and all

waste materials and levelled up clean and tidy to the satisfaction of the Engineer-in-charge at the Contractor's expense and/or before the Schedule date of completion.

The BHEL shall have power to take over from the Contractor from time to time such sections of the Work as have been completed to the satisfaction of the Engineer-in-charge. In such an event, the contractor is not entitled for any extension of time or any other compensation for executing the balance work.

In case the Contractor fails to remove any of his properties, assets or fails to clear the rubbish and waste materials within 30 days of the completion of the contract, it is lawful for the contractee, that is BHEL to take such action as it deems fit to clear, dispose of such properties, assets or such waste materials and charge the Contractor any expenses incurred thereon.

The Engineer-in-charge shall certify to the Contractor the date on which the work is completed and the state thereof.

The Engineer-in-charge shall also certify to the Contractor the state of the work at the end of maintenance period, where applicable.

43. Compensation for delay

If the Contractor fails to maintain the required progress in terms of condition 7 or to complete the work and clear the site on or before the contracted or extended 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 or such smaller amount as may be fixed by the BHEL on the contract value of the work for every week that the progress remains below that specified in condition 7 or that the work remains incomplete.

This will also to items or groups of items for which separate period of completion has been specified.

For the purpose the term "Contract Value" shall be the value at contract rates of the work or ordered.

a) Completion period (as originally at 1 per cent per week stipulated) not exceeding 6 months

b) Completion period (as originally at ½ per cent per week stipulated) exceeding 6 months and not exceeding 2 Years

c) Completion period (as originally at ¼ per cent per week stipulated) exceeding 2 years

Provided always that the total amount of compensation for delay to be paid under this condition shall not exceed the under noted percentage of the contract value or of the item or group of items of work for which a separate period of completion is given:

Completion

Gemplete period (as originally stipulated) not exceeding 6 months

10 per cent

 b) Completion period (as originally stipulated) exceeding 6 months and not exceeding 2 Years 7½ per cent

 c) Completion period (as originally stipulated) exceeding 2 years 5 per cent

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.

44. Laws Governing the Contract

This Contract shall be governed by the Indian Laws for the time being inforce.

45. Cancellation of Contract for Corrupt Acts

The Accepting Officer, whose decision shall be final and conclusive, shall without prejudice to any other right or remedy which shall have accrued or shall accrue thereafter to Bharat Heavy Electricals Limited, cancel the Contracat in any of the following cases and the contractor shall be liable to make payment to BHEL for any loss or damage resulting from any such cancellation for default. If the Contractor shall:

- a) Offer or give or agree to give to any person in BHEL service any gift or consideration of any kind as an inducement or reward for doing or for bearing to do or for having done or forborne to do a day act in relation to the obtaining or execution of this or any other contract for BHEL service OR
- b) Enter into a contract with BHEL in connection with which commission has been paid or agreed to be paid by him or with his knowledge, unless the particulars of any such comission and the terms of payment thereof have previously been disclosed in writing to the Accepting Officer, OR
- c) Obtain a contract with BHEL as a result of ring tendering or by non-bonafide methods of competitive tendering without first disclosing the fact in writing to the Accepting Officer.

46. Cancellation of Contract for Insolvency, Assignment or Transfer or Sub-Letting of Contract

The Accepting Officer, without prejudice to any other or remedy which shall accure thereafter to BHEL shall cancel the contract in any of the following cases:

If the Contractor

a) being an individual, or if a firm any partner thereof shall at any time be adjudged bankrupt or have a receiving order or orders for administration, of his Estate made against him or shall take and proceedings, for liquidation or composition under any Bankruptcy Act for the time being in force or make any conveyance of assignment of his effects composition or arrangement for the benefit of his credit or purport to do so, or if any application be made under any Banruptcy Act for the time being in force for sequestration of his Estate or if a trust deed be granted by him on behalf of his cretitors, OR

- b) being a company shall pass a resolution or the court shall make on order for the liquidation of its affairs, or a Receiver or Manager on behalf of the debentures holders shall be appointed or circumstances shall arise which entitle the court or debentures holders to appoint a Receiver or Manager OR
- assigns, transfer, sub-lets or attempts to assign, transfer or sub-let any portion
 of the work without the prior written approval of the Accepting Officer OR
- d) Shall suffer an excution being levied on his goods and allow it to be continued, for a period of 21 days.

Whenever the Accepting Officer, exercises his authority to cancel the contract under this condition, he may complete the work by any means at the Contractor's risk and expense provided always to that in the event of the cost of completion (as certified by Engineer-in-charge which is final and conclusive) being less than the contract cost, the advantage shall accure to the BHEL and that if the cost of completion exceeds the moneys due to the Contractor under the contract the contractor shall either pay the excess amount ordered by the Engineer-in-charge or the same shall be recovered from the Contractor by other means.

Engineer-in-charge will have pwers to take possession of the site and any materials constructional plant, implements, stores, etc. thereon and carryout the work by any means at the risk and cost of the Contradator.

In case the BHEL completes the work under the provisions of this condition the cost of such completion to be taken into account in determining the excess cost to be charged to the contractor under this condition shall consist of the cost of materials purchased and or labour provided by the BHEL with an addition of such percentage or cover superintendence and establishement charges as may be decided by the General Manager whose decision shall be final and conclusive.

In the Contractor fails to pay the excess sum within a period of 30 days, the Engineer-in-charge shall have the right to sell any or all of the Contractor's unused materials, constructional plant implements, temporary buildings etc. and apply the proceeds of sale thereof towards the satisfaction of any sum due from the Contractor under the contract and if thereafter be any balance outstanding from the Contractor, it shall be recovered in accordance with the provisions of the Contract.

47. Cancellation of contact in part or Full for Contractor's Default

If the contractor:

- makes default in commencing the within a reasnoble time from the date of handing over of the site and continue in that state a reasonable notice from Engineer-in-charge OR
- b) in the opinion of the Engineer-in-charge at any time, whether before or after the date extended date for completion, make default in proceeding with the work, withdue diligened and continue in the state after a notice of seven days from Engineer-in-charge OR
- fails to comply with any of the terms and conditions of the contract or after
 7days notice in writing with orders properly issued thereunder. OR

d) fails to complete the work order and items of work individual dates for completion and clear the site on or before the date of completion or fails to achieve the progress at set out under clause 7 of these General conditions of contract.

The Accepting Officer may, prejudice to any other right or remedy which shall have accrued or shall accrue after B H E L, Cancel the centract as a whole or in part there or only such work oder items of work in default from the contract. Whenever the Accepting officer exercises his authority to cancel the cantract as a whole or in part under this condition he may complete the work at the contractor's rick and cost provided always that in the event of the cost of completion (as certified by Engineer-in-charge which is final and conclusive) being less than the contract cost the advantage shall accrue to the BHEL if the cost of comletion exceedds, the money due to the contractor under this contract the contractor shall either pay the excess amount ordered by General Manager or the same shall be recovered from the contractor—by other means. Engineer-in-charge will have power to take possession of site and materials, constructional plant, implements, stores etc there on.

In case the BHEL completes the work or any part there of under the provisions of the condition the of such completion to be taken in to account in determining the excess cost to be charged to the contract under this condition shall consist of the cost of materials purchased and / or labour provided by the BHEL, with an addition of such percentage to cover superintendance and establishment charges as may be decided by the General Manager whose decision shall be final and conclusive.

If the contract fails to pay the excess sum within a period of 30 days the Engineer-in-charge shall have the right to sell any or of the contractor's unused materials, construction plant, implements, temporary buildings etc and apply the proceeds of sale there of towards the satisfaction of any sum due from the contractor under the contract and if here after be any balance out-standing from the contract, it shall be recovered in accordance with the provisions of the contract.

48. Termination of Contract for death

Without perjudice to any of the rights or remedles under this contract, if the contractor dies, the Accepting officer shall have the option of terminating the contract without compensation to the contractor.

49. Special Powers of Determidiation

If at any time after the acceptance of the tender BHEL shall for any reason whatsoever not require the whole or any part of the work to be determined General Manager shall give notice in writing of the fact to the contractor who shall have no claim to any payment of compensation or otherwise howsoever on account of any profit or advantage which he might have derived from the execution of the work in full but which he cannot derive in consequence of the foreclosing of the work.

He shall be paid at contract rates for the full amount of the exceuted including such additional works, e.g. clearing of site, etc., as may be rendered necessary by the said inreclosing. He shall also be allowed a reasonable payment (as decided by the Accepting office) for any expenses sustained on account of labour and materials collected but which couls not be utilised on the work, as verified by the Engineer-in-charge. Neither shall the contractor have any claim for compensation on account of any alterations have been made in the original specifications drawings, designs and instructions, invoiving any curtailment of the work as original contemplated.

50. BLANK

CHAPTER - IV

VALUATION AND PAYMENT

51. Records and Measurements:

All items having a financial value shall be entered in the BHEL Measurment Book so that a complete record is obtained of all works performed under the contract

Buildings, etc., priced in schedule 'A' as a unit Lump-sum will be entered by number at the unit Lump-sum.

Work carried out for agreed Lump-sum will be described and similarly recorded

Lump-sum omissions will be entered for deduction. Measurement shall be restricted to that required to ascertain the financial liability of BHEL under the contract.

Work which fails to be measured in detail shall be measured physically, with-out reference to any local custom that may obtain excepting where it may otherwise be directed in the tender documents. The measurments shall be taken joinly by any person duly authorised on the part of the BHEL and by the contractor.

The engineer -in-charge shall give resonable notice in writting to the contractor of appointment of measurement

The contractor shall without,extra charge,provide assistance with appliance and other hings necessary for measurement

The contractor shall bear all the cost of measurements of his work.

measurements shall be entered in the BHEL measurement book and signed and dated by both parties each day at the site on completion of measurement. If the contractor objects to any of the measurements recorded on behalf of the BHEL. A note to that effect to be made in the BHEL measurement, book or against the item or items objected to; and such note shall be signed and dated by both the parties engaged in taking the measurement.

If as a result of such objection, it becomes necessary to re-measure the work wholly of impart, the expenses of such measurement shall be borne by the partly requiring the measurement.

Measurement to be re-taken provided that a net error is found by this remeasurement to amount to less than 5% (Five percent) of the value as recorded by the first/measurement. But where the net errors amount to 5% and over of the said value, then the cost is to be borne by the other party. In any case if the net value of errors found exceded to Rs 500 the expense or re-measurement is said to be borne by the other party. If the contractors representative fails to attend when required, the engineering-in-charge shall have power to proceed by himself to take measurement and in that case those measurements shall be considered as accepted by the contractor as final. The contractor shall, once in every month, submit to the engineer-in-charge with a copy to the accepting officer details, of his claims for the work done by him up to and including the previous month which are not covered by his contract agreement in any of the following respects.

- Deviation from the items and specifications provided in the contract documents.
- b) Extra Items / Items of work,
- c) Quantities in excess of those provided in the contract schedule.
- d) Items in respect of which rates have not been settled. He should, in addition furnish a clear certificate to the effect that the claims submitted by him as aforesaind cover all his claims and that no further claims shall be raised by him in respect of work done up to and including the period under report.

Except where any general to detailed description of the work in quantities expressly shows to contrary, schedule of quantities shall be deemed to have been prepared and measurements shall be taken in accordance with the procedure set forth in the schedule of rates specification not withstaning any provision in the relevant standard method of measurement or any general or local custom. In the case of items which are not covered by the schedule of rates / specification, measurement shall be taken in accordance with relevant standard method of measurement issued by the Indian Standard institution or as per Standard engineering practice.

52 Valuation of Deviations

Rates for deviated items of work will be fixed as follows:

- 1) For any item of work required to be carried out after the contract has been awarded and which is not covered by Contractor's Schedule but is covered by B.H.E.L schedule of Rates the payable for such a fresh item will be derived from B.H.E.L. Schedule by the method of proportion as follows:
 - a) In the same proportion to the BHEL Schedule of rates as the tendered rate for the nearest analogous item of work in contractor's schedule bears to rate for the parti cularanalogous item of work in BHEL schedule of rates. However incase of nearest analogous item of work in contract schedule forms part of individual chapter of the BHEL schedule of rates the above proportion will be workedout only for such items which are found — both in contract schedule and BHEL Schedule of rates as group of items under the chapter.
 - b) If a single appropriate analoguous item of work is not available in both schedule (contractor's and BHEL schedule) then the method of proportion will be applied to the nesarest analogous group items available in both the schedule referred to i,e. in the same proportion as the total tendered cost of that particular group of item (the sum of the products of the tendered rates and the quantities for which orders are placed) bears to the total cost of the same items and quantities and BHEL Schedule of Rates.
 - c) If even an appropriate anologuous group of items is not available in contractor's schedule and BHEL Schedule, then the methods of proportion will be applied to all those items of the whole work, which are available in both the schedule and for which orders have been placed on the contractor i. e., in the same proportion as the total cost of all

these items of work (the work of the products of the tendered rates and the quantities for which order—are placed) bears to the total cost of the same items and quantities at—the BHEL schedule of rates.

The selection of analogous items or analogous group of items referred to above shall be done by the Engineer-in-charge. Where the rates for deviated items or new items of work can be derived by the selection of different analogous items or analogous group of items, the lowest of all such derived rates shall be taken as the correct rate.

In the case of the contracts for which the Engineer-in-charge is the Accepting officer all disputes regarding the settlement of rates of deviated or new items or work shall be referred to the Head of Civil Engineering Department whose decision shall be final and conclusive as the case may be.

II. If any work not covered by any of the foregoing is ordered of the contractor, the basis of payment shall be decided by the Accepting Officer whose decision shall be final and conclusive and binding on the parties.

53. Reimbursement / Refund on variation in Price, Materials

If after submission of the tender and / or during the progress of the works, the price of any material (not bering a material supplied from the BHEL store in accordance) with the conditions of the contract) is increased or decreased by an Act of Legislature (central or state) and / or any notification thereunder or on account of new duties or levies such as octroi or on account of increase or decrease in such duties affecting the price of materials required for incorporation in the works and made from materials of which the price has increased or decreased as aforeaid and the contractor has thereupon to pay in respect of such material or Item a price which is higher or lower than the price of that material or item as prevailing immedialtly before the passing of such act or levying, increasing / decreasing of such duty, the BHEL shall increase in price or the duty reimbursed to the contractor the increase in price or additional or increased duty paid by the contractor and in case of decrease in price the BHEL shall be entitled to a refund of the reduction in the price or the reduction in duty. This will be applicable only for material which are directly incorporeted on the work. The contractor shall however indicate the assumption he has made while submitting the tender. However no reimbursement or refund shall be made if the increase / decrease is not more than + 10% of the said price, and if so the reimbursement or refund shall be made only / on the excess over + 10% provide always that any such increase shall not be payable if, in the opinion of the Accepting officer (whose decision shall be and conclusive) the increase is attributable to the delay in the execution of the contract with the control of the contractor or that any such increase has become operative after the contracted/ or extended dated of completion of the works or items of work in question.

The Contractor shall, for the purpose of this condition, keep such books of account and other document as are necessary to show the amount of any increase or any reduction available and shall allow inspection of the same by any duty authorised representative of the BHEL and further shall at the request of the Engineer-incharge furnish for verification such other information as the Engineer-in-charge may require.

The Contractor shall within a reasonable time of his becoming, aware of any alteration in the prices of any such materials give notice therof in writing to the Engineer-in-charge stating that the rate is submitted in pursuance to this condition togeether with all information relating thereto which he may be in a position to supply.

Advance on account

No payment shall be made for work estimated to cost less than Rupees ONE THOUSAND till after the whole of the work shall have been completed and a certificate of completion given by the Competent authority.

In the case of work estimated to cost more than Rupees FIVE THOUSAND the contractor may at intervals of less than one month or as otherwise provided for in the Contract documents, counting from the date on which order to commence work is given by Engineer-in-charge submit claims on BHEL forms for payment of advances on account of work done and of materials delivered in connection with the Contract.

The Contractor shall be paid in respect of such claims to the extent approved and passed by the Engineer-in-charge subject to a maximum of 90% of the value of the work actually executed to the satisfaction of the Engineer-in-charge. The certificate of the Engineer-in-charge regarding such approval and passing of the sums so payable shall be final and conclusive against the contractor.

Notes:

"After the full amount of Security Deposit is made up through the 10% deduction from On account bills, 100% payment of all subsequent bills may be made to the contractor.

The Contractor may also be paid during the progress of the work 75% of the value of any materials which are in the opinion of the Engineer-in-charge in accordance with the Contract, and are actually required for incorporation in the work and which have reasonably been brought to the site in connection there with and are adquately stored and / or protected against damage by weather or other, causes, but which have not at the time of payment of the advance been incorporated the work on furnishing a formal hypothecation deed. Payment of such advances, however shall be purely at the discretion of the Accepting Officer provided always that payment shall not be made under these periodical certificate in respect of materials like time, cement, timer, sand, kankar, etc.

Any sums, due from the Contractor on account of Tools and Plant, stores or any other items provided by BHEL shall be deducted from the respective advances. The Engineer-in-charge shall from time to time certify the sums payable to the Contractor after retaining the reserves.

Any certificate relating to work done or materials delivered may be modified or corrected by any subsequent interim certificate or by the final certificate of the Engineer-in-charge supporting an advance payment shall itself be conclusive evidence that any any work or materials it relates are in accordance with the contract. All such intermediate payments shall be regarded as advance against the final payment only and shall not be considered an admission of the performance of the contract or any part—thereof in any respect or the accurring of any claim whatsoever.

Such intermediate payment shall not conclude determine or affect in any way the powers of the Engineer-in-charge as to the final settlement and adjustment or the account or otherwise or in any way vary or affect the contract.

55. Final Bill

As soon as possible after the competion of the work to the satisfaction of the Engineer-in-charge, the contract shall forward a certified final account on BHEL forms, in duplicate.

It shall be accompanied by all abstracts, vouchers, etc., in support there of add shall be prepared in the manner prescribed by the Engineer-in-charge.

No claims will be entertained after the receipt of the final bill.

The Contractor shall be entitled to be paid the final sum less the value of payments already made on account, subject to certification of the final bill by the Engineer-incharge. Any sums due from the Contractor on account of Tools and Plant, Stores or any other items provided by BHEL not yet recovered from the contractor shall be deducted from the final sum aforesaid.

No charge shall be allowed to the Contractor an account of the preparation of the final bill.

50. Payment of Bills

All payment to be made to the Contractor under this contract shall be by "Crossed Cheque" marked "A/c payee only" (within a reasonable after the certification by the Engineer-in-charge) at the Nationalised Banks/Scheduled banks or their subsidiaries located in the station where either the work is executed or service rendered or at their branch nearest to the station whre the Office of the Engineer-in-charge is located.

57. Recovery from Contractor

Whenever under the contract any sum of money shall be recovered from or payable by the Contractor the same may be deducted any sum than due or which at any time thereafter may become due to the Contractor under the contract or under any other contract with BHEL or from his Security Deposit or he shall pay the claim on demand.

58. 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, abstracts etc., and to enforce recovery of any sums becoming due as a result thereof in the manner provided in the preceding sub-paragraphs provided. However, no such recovery shall be enforced after three years of passing the final bill.

59. Refund of Security Deposit

50% of the Security deposit mentioned in condition 18 above, may be refunded to the Contractor in respect of all contract on completion of work and after payment of final bill and the balance 50% on expiry of the maintenance period, provided the

Contractor shall have rendered a "No - Demand" Certificate. In case of work where maintenance period is not involved 100% of the Security Deposit may be refunded after payment or final bill provided that the Contractor shall have rendered a "No Demand" Certificate.

60. Arbitration

Except where otherwise provided for in the contract all questions and disputes relating to the meaning of the specifications, designs, drawings and Instructions herein before mentioned and as to the quality of workmanship or materials used on the work or as to any other question, claim matter or thing whatsoever in any way arising out of or relating to the contract, designs, drawings, specifications, estimates, instructions, orders or there conditions or otherwise concerning the work or failure to execute the same whether arising during the progress of the work or after the completion or abandonment thereof shall be referred to the sole arbitration of the General Manager of BHEL and if General Manager is unable or unwilling to act, to the sole arbitration of same other persons appointed by the General Manager, willing to act as such arbitrator.

The cases referred to arbitration shall be other than those for which the decision of the Accepting Officer, or Engineer-in-charge as the case may be, is expressed in the contract to be final and conclusive. There will be no objection if the arbitration, so appointed is an employee of BHEL and that he had to deal with the matters to which the contract relates and that in the course of his duties as such he had expressed views on all or any of the matters in dispute or difference.

The arbitrator to whom the matter is originally referred being transferred or vacating his office or being unable to act for any reason, such General Manager as aforesaid at the time of such transfer, vacation of office or inability to act, shall appoint another person to act as arbitrator in accordance with the terms of the contract. Such person shall be entitled to proceed with the reference from the stage at which it was left by his predecessor.

Subject as aforesaid the provision of the Arbitration Act, 1940 or any statutory modification or re-enactment thereof and the rules made thereunder and for the time being inforce shall apply to the arbitration proceeding under this clause.

It is a term of the contract that the party involving arbitration shall specify the dispute or disputes to be referred to arbitration under this clause together with the amount or amount claimed in respect of each dispute.

The arbitrator(s) may from time to time with consent of the parties enlarge the time, for making and publishing the award.

The work under the Contractor shall if reasonably possible contine, during the arbitration proceedings and no payment due or payable to the Contractor shall be withheld on account of such proceedings.

The Arbitrator shall be deemed to have entered on the reference on the date he issues notices to both the parties fixing the date of first hearing.

The Arbitration shall give a separate award in respect of each dispute or difference referred to him.

The venue of arbitration shall be such place as may be fixed by the Arbitrator in his sole discretion.

The award of the Arbitration shall be final, conclusive and binding on all parties to this contract.

In the event of disputes or differences arising between one public sector enterprise and a Govt. Department or between two public sector enterprises the above stipulations shall not appy, the provisions of BPF Office memorandum No. BPF/CL001/76MAN/2(1.10) 75 - BPE (GM - 1) dated 1st January 1976 or its amendments for arbitration shall be applicable.

61. Jurisdiction of Court

For the purpose of Court proceeding if any, same shall be in the Court having jurisdiction over Ranipet - 632 406. (Vellore District, Tamilnadu).

62. Taxes etd: -

All taxes, duties, levies that are payable to the Government or to any other authorities in respect of the works under the contractor at the time of contract or becomes payable in future shall be exclusively borne by the contractor and the BHEL is not liable for any reimbursement / Payment thereof.

ANNEXURE - I

TERMS AND CONDITIONS REGARDING COMPLIANCE WITH VARIOUS LABOUR LAWS BY THE CONTRACTORS FOR BHEL.

(Please See Condition - 22)

- The Contractor shall not employ in connection with the work any person who has not completed 18 years of age.
- The Contractor shall in respect of tabour employed by him either directly or through sub-contractor's comply with or cause to be complied with the following statutory provisions and rules and in regard to all matters provided therein.
- a) The Contract Labour (Regulation & Abolition) Act 1970 and the related Tamilnadu ules.
- b) The Minimum wages Act 1948 and the related Tamilnadu Rules.
- c) The payment of wages Act 1936 and the related Tamilnadu Rules.
- The factories Act 1948 and teh related Tamilnadu Rules.
- e) The Employees' Provident Fund & Miscellaneous Provisions Act 1952.
- f) The Employees State Insurance Act 1948.
- g) The workman's Compensation Act 1923.
- h) The Industrial Disputes Act 1947 and any other Law or modifications to the above or to the rules made there under from time to time.
- Paymet of Bonus Act 1985.

REGISTRATION AND LICENSING

- 3. Every Contractor shall register his name with the Welfare Section of BHEL before taking up the work awared to him by giving the following information and getting a code Number:-
 - a) The Name of the Contractor.
 - b) Nature of Contract Work.
 - c) Period of Work.
 - d) Number of maximum labour employed by him on anyone day.
 - e) Licence No. & Date (applicable in case of Contractors employing 20 or moreworkers)
 - f) Whether enrolled for PF, ESI, etc., and enrolment No.

This Information is called for the purpose of informing the Inspectorate of Factories whenever they call for information regarding Contracts.

- 4. The Contractor employing 20 or more workmen is required to obtain licence from the authorities (The Deputy Chief Inspector of Factories / Assistant Commissioner of Labour as the case may be). This licence shall be amended and /or renewed wherever there is an increase in the workmen employed by him or in the event of contract being extended or renewed. The Contractor shall inform the licence number to the BHEL Management before taking up the work.
- 5. The Contractor (licensed or unlicensed) shall promptly furnish every information and document required by BHEL authorities for the purpose of fulfilling their obligations as principal Employer and / or occupier of the factory and shall render all necessary assistance for the same.

WAGES

- 6. The Contractor shall pay wages to the workmen employed by him at the rate which shall not be less than the minimum wages applicable under Law from time to time.
- 7. The Contractor shall fix wage periods in respect of which wages shall be payble. No wage period shall exceed one month.
- The Contractor shall ensure payment of wages to the Contract labour employed by him within three days from the end of wage period in case the wage period, is one week or a fortnight and in all other cases before 10th day of the following month.
- 9. All payment of wages shall be made on working days at the work site and during the working time and on dates notified in advance. In case the work is completed before the expiry of the wage period, final payment shall be made within 48 hours of the last working day.
- 10. Where the employment of any works is terminated by or on behalf of the Contractor, the wages earned by him shall be paid before the expiry of the second working day from the day on which him employment is terminated.
- Wages due to every worker shall be paid to him direct or to the person authories by him in this behalf. All wages shall be paid in current coin or currency or in both.
- The Contractor shall ensure the disbursement of wages in the presence of such authorised representatives of BHEL Management.
- 14. A certificate of payment shall be furnished in duplicate by the Contractor to the Engineer-in-charge each month in Form "A" enclosed.

- 15. A Notice of showing the wage period and the place and time of disbursement of wages shall be displayed at the place of work and a copy to be sent to the welfare department by the Contractor undeer acknowledgement.
- 16. Notices showing the rates of wages, weekly rest days, wage period, hours of work, date of payment of wages, and addressed of the Inspectors having jurisdiction the date of unpaid wages shall be displayed in Tamil and English in conspicious places at the establishment and at worksite the contractor. The contractor shall inform the BHEL Management every month the details of contract labour engaged for each contract in the following form:-
 - a) Serial Number
 - b) Location
 - c) Period of Work
 - No. of Contract labour engaged during the work
 - e) No. of days worked
 - f) No. of Mandays worked
 - Wages paid to his workers

The above statement shall be furnished to BHEL Management at the end of every month.

REGISTERS AND RECORDS AND COLLECTION OF STATISTICS

- The following documents/formats under contract labour (Regulation and Abolition) Act 1970 and Tamil Nadu Rules there under shall be maintained by each Contractor.
 - Register of Persons employed by the Contractor.
 - b) Employment Card
 - c) Service Certificate
 - Muster Roll, Wage Register, Deduction Register, Wage Slip, Over Time Register, Register of Fines, Register of Advances etc.
- The Contractor shall display the abstract of the contrac labour (Regulation) and Abolition) Act and the Rules there under both in English and in Tamil.
- Half Yearly Return shall be sent by the Contractor in duplicate to the Licensing Officer.
- The Contractor shall submit the returns required under the Contract Labour (Regulation and Abolition) Act 1970 periodically to BHEL Management.
- The Contractor shall without fail give upto date information in writing of the attendance of the workers employed by him.

- The Contractor shall ensure that his workers keep and produce their Employment Card when coming to duty and take them back when leaving duty.
- 23. All the above registers and records shall be preserved in original for a period of Three years. All the Registers, Records and notice maintained under the Act and rules shall be produced on demand by Inspector or any authority under the Act.

WORKING HOURS AND WORKING CONDITIONS

- 24. NO WORKER SHALL BE REQUIRED OR ALLOWED TO WORK ON SUNDAY UNLESS HE HAS OR WILL HAVE A HOLIDAY ON ANYONE OF THE THREE DAYS BEFORE OR AFTER THE SAID DAY.
- 25. The contractor shall inform BHEL Management in the prescribed from details of the contract workers scheduled to work on Sunday., the day of rest and also indicate the substituted holiday in lieu there of, this shall be intimated two days in advance berfore his workmen are booked for work on sunday.
- 26. The contract labour working for more than nine hours in nay or for more than 48 hours in any week shall be paid wages at the rate of towice the ordinary rates of wages in accordance with the provisons of section 59 of the factories Act 1948
- 27. The contractor shall provide all safety devices and personal protective equipment to his workmen at his own cost and shall ensure that his workmen wear/use such devices or equipment provided to them while doing the work and there should not be any relexation on this.
- 28. The contractor shall give four paid National Holidays to his workers, viz. 26th January, lst, May, 15th August and 2nd October.
- 29. The contractor shall ensure that his workmen vacate the premises after the shift is over.
- 30. No. woman worker shall be required or allowed to work in the factory except between the hours of 6.00 a.m and 7.00 p.m.
- 31. The contractor shall comply with the provisions relating to wifare and Health facilities as provided in the contract labour (Regulation and Abolition) Act 1970 read with the Tamilnadu contract labour Rules 1975.

NOTICES OF ACCIDENTS

- 32. Notwithstanding any thing contrary to this, in the event of accident the contractor shall be required to fill injury report and submit the Engineer-incharge immediately and ensure the compliance of ESI/Workmen's Compensation Act, Factories Act and Rules made there under He shall also maintain a register of accident as per Act.
- 33. The contractor shall get the contract labour engaged by him insured under workmen's Compensation Policy from General Insurance Corporation of India before actually starting the work of contract. The Insurance coverage should

- be for the entire period of contract. The contractor shall comply with the provision of the Workmen's Compensation Act 1923 [This should be read in conjunction with the provision of ESI Act]
- 34. The contractor shall ensure that all his workmen are covered under the Employees State Insurance Act and and produce to BHEL such Registration Number/ Enrolment Number before executing the contract work.
- 35. The contractor shall regularly pay the amount of contribution i.e. employers contribution as well as employees contribution in pursuance of the above scheme as fixed from time to time. The contribution payable presently is 1.75% of wages to be recoverfrom the workmen and 4.75% of wages to be contributed by the contractor. Contribution recovered from employee and contribution made by the contractor may be rounded to the next higher multiples of five paise.
- 36. The contractor shall take note of any amendment that may be brought forth in the above contribution rate and accordingly.
- 37. The contractor shall ensure that his workmen are covered under the EPF & miscellaneous Provision Act 1952 and accordingly produce to the BHEL Managemaent the registration / enrolment number before awarding of contract work. As per the extisting provision every worker who has completed three months continuous service or has actually worked for not less than 60 days within a period of three months or less shall be entitled and required to become a member of the fund. The employees, contribution payable at present is 12% of wage which will be recovered by the contractor from the wages of his workmen and the contractor should pay equal contribution. The contractor is also liable to pay any administrative charges in this behalf that may be decided from time to time, it will be the responsibility of the contractor to ensure such contribution payable in respect of workmen employed through sub-contractors also.
- 38. The contractor shall take note of any amendment in the rate of contribution payable under the scheme from time to time.
- 39. The contractor shall within seven days of the close of every month submit to BHEL a statement showing the amount to contribution payable/paid for employees engaged by him or through him and shall also furnish to BHEL such information as Principal Employer is required to furnish under the provision of the ESI Act and PF as well as the schemes made thereunder to the authorities concerned.
- 40. Whenever any sum of shall sum of money is found to be recoverable from or payable by the contractor under the above Acts the same shall be deducted from any sum that may be due or which at any time there after may become due to the contractor under this contract or under any other contract or from his security deposit in case the recoveries are not sufficient to satisfy the claims, the contractor shall pay the balance there of on demend. In case any recoveries are made this clause from the as may be required to replace the shortage caused by such recoveries in the amount of Security Deposit.

- 41. The contractor shall abide by all the labour and other laws applicable to contract labour/worken under this contract and shall at all times keep BHEL indemnified against all losses, claims, prosecutions, under any law.
- 42. in case of non-compliance of any of the provisions of the Acts and in case BHEL Haveing complied with the same BHEL will be entitled to recover the same from the contractor / sub-contractor.
- 43. Non exercise of any of the power of or rights available to BHEL here under or under any law, shall not any way operate as waiver thereof.

ACCEPTING OFFICER

FORM - IV

(See Rule 21(1) of Tamil Nadu Contract Labour Rules)

Application for Licence

- Name and Address of the Contractor (including his Father's Name in case of Individuals)
- Date of Birth and age (in case of Individuals)
- 03. Particulars of Establishment where Contract Labour is to be employed
 - a) Name and Address of the Establishment
 - b) Type of business,trade industry manufacture
 - Number and date of certificate of Registration of occupation, which is carried on the Estabilshment under the Act.
 - d) Name and address of the Principal Employer
- 04. Particulars of contract labour:
 - a) Nature of work in which cantract labour is employed or is to be employed in the establishment
 - b) Duration of the proposed contract work (give particulars of proposed date of commencing and ending)
 - Name and address of the agent or Managerof contractor at the worksite :
 - Maximum No. of contract labour proposed to be employed in the establishment on any date

- 05 Whether the contractor was convicted of any offence within the preceding five years, if so give details
- 06. Whether there was any order against the contractor revoking or suspending licence or forfeiting security deposit in respect of an earliercontract if so the date of such order
- 07. Whether the contractor has worked in any other establishment within the past five years, if so, give details of the principal employer Estalishment and nature of work
- 08. whether a certificate by the principal Employer in form V is enclosed
- Amount of licence fee paid No of Treasury challan and Date
- 10 Particulars of security deposit if any, requested to be adjusted, including Tréasury Receipt number
- The amount of security deposit or balance if any after adjustment of amount to be refunded under rule 31 deposited with treasury Receipt Number and date

DECLARATION

I hereby declare that the details above are correct to the best of my knowledge and belief.

PLACE : DATED :

SIGNATURE OF THE APPLICANT [CONTRACTOR]

NOTE: The application should be accompanied by a treasury Receipt for the appropriate amount and a certificate in Form V From the principal employer.

(To be filled in the office of the Licensing officer).

Date of receipt of the application with challan for fees / security Deposit.

SIGNATURE OF THE LICENSING OFFICER

FORM - XIII

(See Rule 75 of Tamil Nadu Contract Labour Rules 1975)

Register of workman employed by contractor

Name and Address of the Contractor :	
Name and location of work :	
Name and address of establishment in /under which contract is carried on	
Name and address of Principal Employer :	
01. Serial Number	
02. Name and surname of workman	
03. Age and sex	:
04. Father's / Husband's Name	:
05. Nature of Employment /Designation	:
06. Permanent Home address of workman (village Taluk and District)	:
07. Local Adderss	:
08. Date of commencement of Employment	:
09. Signature or Thump Impreesion of workman	1 :
10. Date of termination of Employment	:

FORM - XIV

(See Rule 76 of Tamil Nadu Contract Labour Roules)

EMPLOYMENT CARD

Name and Address of contractor	:	Nname and address of Estalishment in/under which contract is carried on
Nature of work and location of work	:	Name and address of Principal Employer
01. Name of the workmen	:	
02. Sl. No. of register of workmen¶ employed	:	
03. Name of Employment/Designation	:	
04. Wage rate (with particulars of unit in case of Piece work)	of :	•
05. Wage period	:	
06. Tenure of Emloyment	:	
07. Remarks	;	

SIGNATURE OF CONTRACTOR

FORM - XV

(See Rule 77 of Tamil Nadu Contract Labour Rules)

SERVICE CERTIFICATE

Name and Address of the contractor			: Name and address of Estatishment in/under which contract is carried on				
Name and	location	of the wor	k		:		
Name and	address	of the war	rkma	n		Name and address o Employer	of Principal
Age or Dat	e of Birth				:		
Identification	n marks				:		
Father's / H	lusband's	s Name			:		
SI.No	Total pe which e From	eriod for mployed Ta		Nature of work done	(Wi	late of wage ith particulars units ase of piece of work	Remarks
(1)	(2)	(3)	(4)	(5)		(6)	(7)

SIGNATURE

FORM - XVI

(See Rule 78 [l] [a] [i] of Tamil Nadu Contract Labour Rules)

MUSTER ROLL

Name and Address of contractor			: Name and address of Estalishment in/under which contract is carried on				
Nature of location of the work			: Name and address of Principal Employer				
			For	the Month of			
SI, No	Name of						
OI, IND	workmen	Father's/Husbands Name	Sex	Dates Rer 1 2 3 4 5	narks		

(04)

(03)

SIGNATURE OF CONTRACTOR

(05)

(06)

(01)

(02)

FORM - XVII

(See Rule 78(1) (a) (i) of Tamil Nadu Contract Labour Rules)

Register of wages

Name and Address of the Contractor	:
Nature and location of work	:
Name and address of establishment in/under which contractor is carried on	:
Name and address of Principal Employer	:
Wage Period : MONTHLY	
01. Serial Number	;
02. Name of workman	:
03. St. No. in Register of workman	:
04. Designation / Nature of work done	:
05. No. of days worked	:
06. Units work done	:
07. Daily rate of wages / Piece rate	;
08. Basic wages	:
09. Dearness allowance	:
10. Overtime	:
 Other cash Payment (Nature of payment to be indicated) 	:
12. Total	:
13. Deductions, If any [indicate nature]	:
14. Net anmount paid	;
15. Signature / Thump impresion of workman	:
16. Initials of contractor or his representative	:

FORM - XIX

(See Rule 78(1) (b) of Tamil Nadu Contract Labour Rules)

Wage Slip

Name and Address of the Contractor	: Name and Father's / Husband Name of the workman
Name and location of work	For the week / Fortnight / Month ending
01. No. of days worked	:
02. No. of units worked in case of piece rate workers	:
03. Rate of dialy wages /piece rate	:
04. Amount of over time wages	;
05. Gross wages Payable	:
06. Deductions, if any	:
07. Nêt amount of wages paid	:

INTIALS OF THE CONTRACTOR OR HIS REPRESENTATIVE

FORM - XX

(See Rule 78(1) (a) (if) of Tamil Nadu Contract Labour Rules)

Register of deductions for damage or loss

Name and Address of the Contractor	;	
Nature and location of work	;	
Name and address of establishment in/under which contractor is carried on	:	
Name and address of Principal Employer	:	
01. Serial Number	;	
02. Name of workman	:	
03. Father's / Husband's Name	:	
04. Designation / Nature of employment	:	
05. Particular of damage or loss	:	
06. Date of damage or loss	:	
 Whether workman showed cause against deduction 	;	
 Name of person in which presence employee's explanation was heard 	:	
09. Amount of deduction imposed	:	Data of Davis
10. No. of instalments imposed	:	Date of Recovery
11. First Instalments	:	
12. Final Instalments.	;	
13. Remarks		

FORM - XXI

(See Rule 78(1) (a) (ii) of Tamii Nadu Contract Labour Rules)

Register of Fines

Name and A	Address of the Contractor	:
Nature and	location of work	;
	address of establishment in/under actor is carried on	:
Name and a	iddress of Principal Employer	:
01. Se	rial Number	;
02. Na	me of workman	:
03. Fat	ther's / Husband's Name	;
04. De	signation / Nature of employment	:
05. Ac	/ Omission for which fine imposed	:
06. Da	te of offence	:
07. Wh	nether workman showed cause aganist	:
	me of the person in whose presence ployee's explanation was heard	;
09. Wa	ige period & Wage payable	:
10. Am	nount of fine imposed	:
11. Da	te on which fine realised	:
12. Re	marks	:

FORM - XXII

(See Rule 78 (1) (a) (ii) of Tamil Nadu Contract Labour Rules)

Register of Advance

Name and Address of the	he Contractor	:
Nature and location of v	work	:
Name and address of e which contractor is carr		:
Name and address of P	rincipal Employer	:
01. Serial Number		:
02. Name of work	man	:
03. Father's / Husl	band's Name	:
04. Designation / N	Nature of employment	:
05. Wage period a	ind wages payable	:
06. Date and amou	unt of advance given	:
07. Purposes (s) fo	or which advance made	:
08. No. of instalme to be repaid	ents by which advance	: .
09. Date and amou	unt of each instalment repa	aid :
10. Date on which	instalment was repaid	:
11. Remarks		:

FORM - XXIII

(See Rule 78(1) (a) (iii) of Tamil Nadu Contract Labour Rules)

Register of Overtime

Name and Address of the Contractor	:
Nature and location of work	:
Name and address of establishment in/under which contractor is carried on	:
Name and address of Principal Employer	:
01. Serial Number	:
02. Name of workman	:
03. Father's / Husband's Name	:
04. Sex	:
05. Designation / Nature of employment	Ξ
06. Dates on which overtime worked	;
07. Total overtime worked or production in case of plece -rated	:
08. Normal rate of wages	;
09. Overtime rate of wages	:
10. Overtime earning	:
11. Date on which Overtime wages paid	:

12. Remarks

PAYMENT CERTIFICATE

FORM "A" Certified that :: l as contractor of 1 have made payment to all contract Labourers in full in respect of contract No. as per terms of my contract and in no case less than the rates applicable upto the period ending. The above payment have been made by me in the presence of the au-2. thorised representative of of for Employees amounting to Rs 3. The neccessary payment registers attendance register / Form 12 . Leave register / book under Laboure and industrial Law and lother relevant records have been maintained by me and available with me for production as and when required . No payment is due / outstanding to any contract Labourers engaged by 4. me in respectof the aforesaid contract upto the period ending CONTRACTOR NAME DATE : SUPERVISOR

NAME : DESIGN : DATE :

> COUNTERSIGNED OFFICER INCHARGE

NAME : DESIGN : DEPT. :

ANNEXUR II

SAFETY RULES

(See Condition 2)

A BHEL SAFETY CODE

- Suitable scaffolds shall be provided for workmen for all work that connot safely be done from the ground, or from solid construction except such short period of work as can be done safely from ladder When a ladder is used an extra mazdoor shall be engaged for holding the ladder and if the ladder is used for carrying materials as well suitable footholds and handholds shall be provided on the ladder and the ladder shall be give an inclination not steeper than ¼to 1(½ horizontal and 1 vertical)
- 2. Scaffolding or staging more than 3.25 metres above the ground or floor, swing or suspended from an overhead support or erected with stationary support, shall have a guard rail properly attached, boiled braced and otherwise secured atleast 1 metre high above the floor or platform of such scaffolding or staging and extending along the entire length of the outside and ends there of with only such openging as may be neccessary for the delivery of materials. Such scaffolding or staging shall be so fastened as to prevent it from swaying from the building or structure.
- 3. Working platform, gangways and stairways shall be so constructed that they do not sag unduly or unequally, and it height of a platform or gangway or stairway is more than 3.25 metres above ground level or floor level it shall be closely boarded have adequate width and be suitably fenced, as described in 2 above.
- 4. Every opening in floor of a building or in a working platform shall be provided with suitable means to prevent fall of persons or materials by providing suitable fencing or railing with a minimum height of 1 metre.
- 5. Safe means of access shall be provided to all working platform and other working places. Every ladder shall be securely fixed, no portable single ladder shall be over 9 metres in length. Width between side rails in a rung ladder shall in no case be less than 30 cm for ladders upto and including 3 metres in length. For longer ladder this width shall be increased by atleast 6mm for each additional 30cm of length. Uniform step spacing shall not exceed 30cm.

Adequate precautions shall be taken to prevent danger from electrical equipment. No materials on any of the sites shall be so stacked or placed as to cause danger or inconvenience to any person or the public. The contractor shall provide all necessary fencing and light to protect public from the accident and shall be bound to bear expenses of defence of every suit-action or other proceeding at law that may be brought by any person for injury sustained owing to neglect of the above precautions, and pay any damages and cost which may be awarded in any such suit, action or proceeding to any such person or which may with the consent of the contractor be paid to compromise any claim by such person.

6. Excavation and Trending

All trenches 1.5 metres or more in depth, shall at all time be supplied with atleast one ladder for each 30m length or fraction there of ladder shall be extended from bottom of trench to atleast 1 metre above surface of the ground. Sides of the trench 1.5 metres or more in depth shall be stepped back to give suitable slope or securely held by timber bracing, so as to avoid the danger of sides collapsing. Excavated materials shall not be placed within 1.5 metres of the edge of trench or half the depth of trench, whichever is more. Cutting shall be from top to bottom under no circumstances shall under mining or under - cutting be done.

7. Demolition:

Before any demolition work is commenced and also during the progress of work.

- All roads and open areas adjacent to the work site shall be closed or suitably protected.
- b] No electric cable or apparatus which is liable to be a source of danger over a cable or apparatus used by the operator shall remain electrically charged.
- c] All practical steps shall be taken to prevent danger to person employed from the risk of fire or explosion ,or flooding no floor , or roof or other part of building shall be so overloaded with dobris or materials as to render it unsafe.
- 8. All necessary personal saftey equipment as considered adequent by the Engineer-in-charge shall be /available for use of person employed on the site and maintained in a condition suitable for immediate use and the contractor shall take adequate steps to ensure proper use of equipment by those concerned.
 - a) Workers employed on mixing asphaltic materials cement and lime mortars concrete shall be provided with protective footware and protective gloves.
 - b] Those engaged in handling any material which is injurious to the eye shall be provided with protective goggles.
 - Those engaged in welding work shall be provided with welder's protective eye shellds
 - d] Stone breaker shall be protective goggles and protective clothing and seated at sufficiently safe intervals.
 - e) When workers are employed in sewers and manholes which are in use, the contractor shall ensure that manhole covers are opened and manholes are ventiled atleast for an hour before the workers are allowed to get into them manholes so opened shall be cordoned off with suitable railing and provided with warning signals or boards to prevent accident to public.
 - No paint containing lead or lead products shall be except in the form of paste or ready-made paint.
 - Suitable face masks shall be supplied for use by workers when paint applied in the form of spray or surface having lead paint is dry rubbedand scrapped.

- f] The contractor shall not employ men below the age of 18 and women on the work of painting with products containing lead in any form. Whenever men above the age of 18 are employed on the work of lead painting their following precaution shall be taken:
- i] No paint containing lead or lead products shall be used except in the form of
 - Suitable face masks shall be supplied for use by workers when paint is applied in the form of spray or surface having lead paint is dry rubbed and scrapped
 - (iii) Overalls shall be supplied by the contractor to workmen and adequate facilities shall be provided to enable working painters to wash during or cessation of work.
 - 9. When work is done near any place where is risk of drowing ,all necessary equipment shall be provided and kept ready for use and all necessary steps taken for prompt—resue of any person, in danger and adequate provision made for prompt first aid treatment of all injuries likely to be sustained during the during the course of the work.
 - 10. Use of hiosting machine and tackles including their attachments, anchorage and support shall conform to the following

a)

- These shall be of good mechanical construction, sound materials and adequate strength and free from defects and shall be kept in good working order.
- Every rope used in hoisting or lowering materials or as a means of suspension shall be of durable quality and adequate strength and free from defects.
- b) Every crane driver or hoisting appliance operator shall be properly qualified and no person under the age of 21 yrs shall be incharged of any hoisting machine including any scaffolding winch or give signals to operator.
- In case of every hoisting machine and or every chain ,ring , hook, shackle swivel and pull block used in hoisting or lowering as means of suspension safe working load shall be ascertained by adequate means. Every hoisting machine and all gear referred to above shall have the safe working load plainly marked there on In case of a hoisting machine having a variable safe working load, each safe working load at the condition under which it is applicable shall be clearly indicated. No part of any machine or gear referred to above in this paragraph shall be loaded be youd the safe working load except for the purpose of testing.
- In case of department machine, safe working load shall be notified by the Engineer-in-charge. As regards contractor's machine the contractor shall notify safe working load of each machine to the Engineer-in-charge when ever he brings it to site of work and get it verified by the Engineer-in-charge.

- 11. Motors , gearing , transmission electric wiring and other dangerous parts of hoisting appliances shall be provided with efficient safeguards, hoisting appliances shall be provided with such means as will reduce to the minimum risk of accident descent of load . Adequate precaution shall be taken to reduce to the minimum risk of any part of a suspended load becoming accidentally displaced. When workers are employed on electrical installations which are already energised insulating mats, working apparel such as gloves, sleeves and boots as may be necessary shall be provided. Workers shall not wear any rings watches , carry keys or other materials which are good conductors of electricity.
- 12. All scaffolds, ladders, and other safety devices mentioned or described here in shall be maintained in a safe condition and no scaffold, ladder or equipment shall be altered or removed while it is use. Adequate washing facilities shall be provided at or near the places of work.
- 13. These safety provision shall be brought to the notice of all concerned by display on a notice board at apromient place at the workspot persons responsible (or ensuring compliance with the safety code shall be named thereon by the contractor.
- 14. To ensure effective enforcement of the rules and regulations relating to safety precaution, arrangement made by the contractor shall be open to inspection be the Engineer-in-charge or his representation and the inpecting officers as defined in the contractor's Labour Regulations.
- 45 Not exturble to the above conditions 1 to 14, the contractor is not exempted from the operation of any other Act or Rule inforce.

B, GENERAL SAFETY PRECAUTIONS TO BE FOLLOWED AT WORK SITES DURING EXECUTION

The following safety measures should be strictly adhered to during execution of works at sites.

- 1. Providing the working platform with toe-board and handrail for continuous working at heights.
- 2. Providing safety belt and lifeline at all times for men working at heights.
- 3. Providing dust or fume respirator in places where dust and fume concentration exists
- 4. Providing goggles and welding screens.
- 5. Providing acid and alkali proof rubber gloves for handling acids, alkali and chemicals, which are corrosive.
- 6. Providing rubber gloves for working on electrical works.
- 7. Ensuring proper lashing of the components while being transported in vehicles.
- 8. The vehicles must have side supports or have body to support the materials conveyed.
- 9. The materials should not be allowed to extend or overflow the sides of vehicles.
- 10. Materials should not be allowed to overhang from the rear edge of the body of the vehicle.
- 11. Driver of the vehicle must posses license.
- 12. Vehicle must not be overloaded prescribed limits.
- 13. Red flags and lights for parts projecting from the body of the vehicle must be provided.
- 14. The speed restrictions with in the factory must be strictly adhered to.
- 15. The gas cylinders must always be handled on trolleys or kept tied down not in use. They should never be rolled as Roller for conveying.
- Cylinders should not used without regulators.
- 17. All excavations may be barricaded and red belts/ lamps must be provided.
- 18. All electrical connections must be properly earthed.
- 19. No work should be taken up for execution inside shop floor, with out obtaining necessary work permit.
- 20. Providing helmet for high level work.
- 21. The contractor should maintain a register regarding the driver license particulars.
- 22. All Personnel Protective Equipments (PPE) conform to standard specification as per the details given in the code of conduct.
 - (i) Safety helmets confirming to IS-2925: 1984
 - (ii) Safety Belts confirming to IS-3521: 1983
 - (iii) Safety Shoes confirming to IS-1989: 1978
 - (iv) Eye and face protection devices confirming to IS 8520:1977 & IS 8940:1978
 - (v) Hand and body protective devices confirming to: IS 2573: 1975

IS - 6994: 1973

IS - 8807: 1978

1S - 8519: 1977

Contractor including the subcontractors, agents and labours engaged on work are required to scrupulously adhere to the safety regulations, safety precautions and measures. Any violation thereof will invite punitive action being taken against them. Also contractors with frequent violations of safety regulations will not entrusted with further work in this organization.

General:

All tools, tackles, lifting appliances, material handling equipment, scaffolds, cradles, safety nets, ladders, equipment 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.

C. SAFETY PRECAUTION TO BE OBSERVED WHILE TRANSPORATING MATERIALS

I. Vehicle

- Vehicle carrying materials should have proper registration documents and must be produced on demand by our Security staff.
- 2. The light on right side i.e. over the driver's cabin shall be in working condition
- Both the head light as well as park lamps must be in working condition.

II. Movement of Vehicle

- The vehicle should not travel at more than 20KMPH in our premises.
- The driver of the vehicle must possess heavy duty licence and produce on demand by the Security Staff.
- Vehicles carrying inflammable liquids in the tanks containers should have grounding chain or the tank container should be coated with insulating materials to avoid static electricity.
- In road junction, speed breaker and Railway crossing the speed should be lowered and cehicles should proceed cautiously.
- The driving should be 'keep to the left' at all places.
- The vehicles should not parked on the road which could obstruct the vehicular traffic.
- No person other than driver should be allowed to sit or stand on the prime mover or trailer.
- 8. The vehicle should pass onlythrough the approved routes. Short cuts should be forbidden.
- 9. There must be a safe distance behind another moving truck.
- The driver should aviod making quick starts, jerk stop or quick turns at excessive speed.

III Shipping

- 1. Strong side supports should be provided on both sides of the tailer. The side supports should be fixed in such a way that it cannot be removed even temporally.
- Adequate packing must be given for easy slinging operations. The packing materilas should be good enough to withstand the load.
- The stacking of loads on the truck should be evenly placed. The load should not be heaped together or dumped over the chassis.
- 4. The load on the truck should not be beyond its standard capacity. The carry indicapacity must be clearly marked on the trailers also.
- 5. The loaded materials should be fastened tightly with "WIRE ROPE". Manila rope or coir rope should not at all be used. There must be side packing such as gunny or rubber tyre between the sharp edges of the job and wire rope in order to avoid cut in the wire rope.
- There must be minimum two fastening and it should be more in case of lengthier loads.
- The wire rope should be in sound condition i.e there should not be links.
 knots or bristles etc.
- The wire rope ends should be clamped with 'U' clamps.
- 9. The loose pieces should be bundled before loading on the truck.
- There must be red flags or red lamps for the lengthly loads which extend beyond chassis.
- 11. The materials should not be stacked too high to avoid hitting against live electric lines.
- 12. The load should not be overhanging more than 0.9 metres from the end of body.
- 13. While transporting the scraps, there must be wire net cover to prevent falling of scrap.

IV General

 The vehicles should not be moved directly inside the production building in case the materials are to be unloaded there. But the vehicles should beparked outside the building and the driver should ascertain the passage as well as the unloading points, with the help of the shop officals. This will avoid the congestion of blocking of traffic in the gangway.

TENDER DOCUMENT

TENDER SPECIFICATION No: BAP:CTS:OT:04/2015-16 Dt: 04/03/2016

NAME OF WORK:

Maintenance of Horticulture and upkeeping works in BHEL township for the year 2016-17

PERIOD OF CONTRACT:

ONE YEAR

PART - II - PRICE BID

(Pages 08 including cover page)



CIVIL TOWNSHIP DEPARTMENT

BHARAT HEAVY ELECTRICALS LIMITED

(A Government of India Undertaking)

BOILER AUXILIARIES PLANT

INDIRA GANDHI INDUSTRIAL COMPLEX

RANIPET – 632 406

TENDERER ACCEPTING OFFICER

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BHARAT HEAVY ELECTRICALS LIMITED



BOILER AUXILIARIES PLANT RANIPET - 632406

PRICE BID

ESTIMATE REF NO: CTS/RB/19/15

NAME OF WORK : MAINTENANCE OF HORTICULTURE AND UPKEEPING WORKS IN BHEL TOWNSHIP FOR THE YEAR

2016-17.

CPWD 2013 REF	SLNO	DESCRIPTION	QTY	UNIT	RATE RS P	AMOUNT RS P
DATA	1.1 #	WATERING AND MAINTENANCE OF THE LAWN	129000.000	SQM	9.30	1199700.00
		FOR 30 DAYS, TILL THE GRASS FORMS A				
		THICK LAWN FREE FROM WEEDS AND FIT FOR				
		MOWING.				
DATA	1.2 #	RENOVATING LAWNS INCLUDING WEEDING,	600.000	SQM	17.86	10716.00
		CHEELING THE GRASS, FORKING THE				
		GROUND, TOP DRESSING WITH SLUDGE OR				
		MANURE, MIXING THE SAME WITH FORKED				
		SOIL, WATERING AND MAINTENANCE OF THE				
		LAWN FOR 30 DAYS, TILL THE GRASS FORMS				
		A THICK LAWN FREE FROM WEEDS AND FIT				
		FOR MOWING AND DISPOSAL OF RUBBISH				
DATA	1.3 #	WATERING AND MAINTENANCE OF THE	21600.000	SQM	17.86	385776.00
		SHRUBBERY FOR 30 DAYS, FREE FROM				
		WEEDS.				
DATA	1.4 #	WATERING AND MAINTENANCE OF THE HEDGES	74400.000	RM	17.86	1328784.00
		0.6 M WIDTH				
		FOR 30 DAYS, FREE FROM WEEDS.				
DATA	1.5 #		13200.000	EACH	26.12	344784.00
		0.60 M WIDTH FOR 30 DAYS, FREE FROM				
		WEEDS				
		COCONUT & MANGO TREES				
DATA	1.6 #	CLEARING OF HEAVY JUNGLE AS PER	3000.000	SQM	6.57	19710.00
		STANDARD SPECIFICATIONS AND				
		INSTRUCTIONS OF ENGINEER IN CHARGE.				
		THE RATE SHALL INCLUDE FOR GRUBBING				
		THE ROOTS THOROUGHLY, DISPOSING THE				
		USEFUL MATERIALS TO BHEL STORES AND				
		THE UNWANTED MATERIALS TO THE				
		SPECIFIED				
DATA	1.7 #	MAINTENANCE OF GARDENS, TREES, SHRUBS,	12.000	LS/M	47229.76	566757.12
		LAWNS IN SENIOR OFFICERS QUARTERS (GM				
		BUNGALOWS & BHEL HOUSE) AND KEEPING				
		THE AREA AROUND THE QUARTERS, SERVANT				
		QUARTERS & SURROUNDINGS NEAT AND				
		CLEAN				
DATA	1.8 #	MAINTENANCE OF GARDENS, TREES, SHRUBS,	12.000	LS/M	15743.26	188919.12
		LAWNS IN ET HOSTEL AND SURROUNDINGS				
		NEAT AND CLEAN THROUGHOUT THE MONTH BY				
		ENGAGING REQUIRED PERSONNEL AND AS PER				
		THE INSTRUCTION OF ENGINEER-IN-CHARGE.				
DATA	2.1 #		12.000	LS/M	94578.45	1134941.40
	- "	MONTHS BY REMOVING OF VARIOUS TYPE OF				2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -
		JUNGLE, INCLUDING REMOVAL OF ROOTS OF				
		PLANTS IN THE OPEN AREA AROUND AND IN				
	1	III OLDI AMBA AMOOND AND IN		l		

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BHARAT HEAVY ELECTRICALS LIMITED

BOILER AUXILIARIES PLANT RANIPET - 632406

PRICE BID

ESTIMATE REF NO: CTS/RB/19/15

NAME OF WORK : MAINTENANCE OF HORTICULTURE AND UPKEEPING WORKS IN BHEL TOWNSHIP FOR THE YEAR

2016-17.

CPWD 2013 REF	SLNO	DESCRIPTION	QTY	UNIT	RATE RS P	AMOUNT RS P
DATA	2.2 #	BETWEEN A,B,C & D TYPE QUARTERS, SIDES OF ROADS, MANGO TREE AREA, COCONUT TREE AREA, PUBLIC BUILDING SURROUNDING, PUBLIC UTILITY AREAS LIKE WEEKLY SANTHAI, SHOPPING COMPLEX, TEMPLE COMPLEX CHURCH, MOSQUE, TRAFFIC PARK, AROUND DAV & SRK SCHOOL BUILDINGS CARRYING AND FIXING SHAMIYANA OF ANY SIZE AND SIDE SCREENS, STAGES ETC., AVAILABLE IN CIVIL TOWNSHIP STORES IN THE REQUIRED PLACE SPECIFIED AND AS PER THE INSTRUCTIONS OF ENGINEER IN	80.000	EVE	1032.16	82572.80
		CHARGE AND REMOVING THE SAME AFTER COMPLETION OF THE FUNCTIONS AND RETURNING THE MATERIALS TO CIVIL TOWNSHIP STORES.				

[#] Escalation is not applicable for this Item Sl. No.

CONTRACTOR/ TENDERER



BHARAT HEAVY ELECTRICALS LIMITED

BOILER AUXILIARIES PLANT RANIPET - 632406

PRICE BID

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2016-17.

TOTAL ESTIMATED VALUE BEFORE ESCALATION		5262660.44
**ESCALATION @	ે	0.00
TOTAL ESTIMATED VALU CONTRACTOR TENDER PERCENTAGE @ ABOVE []	E (A)	5262660.44
BELOW 2 AT PAR 3 ———— [%]	(B)	
(Percentage in words)		
SUB TOTAL 4 if above (A) + (B)	(C)	
5 if below (A) - (B)	(C)	
6 if at par (A)	(C)	
7 *SERVICE TAX @	% (D)	
SERVICE HEAD :		
8 TOTAL VALUE OF WORK [(C) + (D)]	(E)	
(Rupees in words)

NOTE:

- 1) Tick whichever is applicable. In case of ommission in Ticking, figures indicated in the amount column will be considered.
- 2) Boxes 1,2,3 any one box is to be ticked as per quote. Boxes 4,5,6 any one box is to be filled in with appropriate figures. Box 8 value is equal to Box 4 or 5 or 6 plus box 7.
- 3) Free Issue of Material by BHEL is Rs. 0.00 /-
- **4) Escalation not included for item sl no. marked with # symbol.

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BHARAT HEAVY ELECTRICALS LIMITED

BOILER AUXILIARIES PLANT RANIPET - 632406

PRICE BID

ESTIMATE REF NO:

CTS/RB/19/15

NAME OF WORK : MAINTENA

MAINTENANCE OF HORTICULTURE AND UPKEEPING WORKS IN BHEL TOWNSHIP FOR THE YEAR

2016-17.

SPECIAL CONDITION

1 (LEGEND for UNITs given in the PRICE BID schedule : SQM - Square Metre; RM - Running Metre; LS/M - Lumpsum/Month & EVE - Event)

HORTICULTURE WORK (For item No: 1.1 to 1.8):

MAINTAINING THE LAWN, SHRUBS, HEDGES, SHRUB TREES, ASOKA ETC., LAWN CUTTING, HEDGE CUTTING, WEEDS REMOVING, MULCHING, WATERING, KEEPING THE ADJOINING AREA NEAT AND TIDY, FLOWER BED PREPARATION, PLANTING, APPLYING OF MANURE, PESTICIDES, FUNGICIDES, FERTILIZERS PERIODICALLY, CLEARING ALL THE UNWANTED MATERIALS, DRY LEAVES, DEBRIS ETC ARE TO BE TRANSPORTED TO SPECIFIED PLACES AND TRIMMING THE BOGAIN VILLEAS AND OTHER HEDGES PROVIDED AROUND THE FENCING, WATERING ETC.

- IT IS THE RESPONSIBILITY OF THE CONTRACTOR IN MAINTAINING THE LAWN AND OTHER PLANTS PROVIDED AT DIFFERENT PLACES IN TOWNSHIP PREMISES DURING THE CONTRACT PERIOD AND THE SAME SHOULD BE HANDED OVER TO THE DEPARTMENT IN GOOD CONDITION AFTER THE CONTRACT PERIOD. IN CASE OF DAMAGES TO THE PLANTS AND LAWN, THE CONTRACTOR HAS TO REPLACE THE SAME AT HIS OWN COST.
- WATER REQUIRED FOR WATERING THE LAWN AND PLANTS IS TO BE DRAWN BY THE CONTRACTOR FROM THE NEAREST WATER POINT. POWER & WATER REQUIRED FOR THE WORK WILL BE SUPPLIED BY BHEL AT FREE OF COST.
- IN CASE ANY WATER LINE DAMAGED OR WHEEL VALVE BROKEN DUE TO NEGLIGENCE/DEFECTIVE OPERATION, THE COST OF MATERIALS AND LABOUR CHARGES WILL BE RECOVERED FROM THE CONTRACTOR'S BILLS.
- MATERIALS LIKE PESTICIDES, MANURE, FERTILIZERS, GOOD / RED EARTH ETC REQUIRED FOR THIS
 MAINTENANCE WORK WILL BE SUPPLIED BY BHEL AT CIVIL TOWNSHIP STORE/STACK YARD AT FREE OF COST.
 THE CONTRACTOR HAS TO MAKE HIS OWN ARRANGEMENTS TO DRAW THESE MATERIALS FROM STORES AS
 AND WHEN REQUIRED AND APPLY TO VARIOUS PLACES WHEREVER REQUIRED.
- IN CASE THE CONTRACTOR FAILS TO CARRY OUT THE WATERING AND MAINTAIN THE LAWN AS PER INSTRUCTIONS OF ENGINEER-IN-CHARGE, BHEL WILL BE FREE TO ENGAGE ALTERNATIVE AGENCY AND EXECUTE THE WORK AT THE RISK AND COST OF THE CONTRACTOR.
- 7 THE DRIED UP AREA OF THE LAWN HAS TO BE MADE ALRIGHT IMMEDIATELY AND THE DEAD PLANTS TO BE REPLACED ON TOP PRIORITY AS INSTRUCTED BY THE ENGINEER-IN-CHARGE.
- THE CONTRACTOR IS REQUIRED TO FOLLOW THE SAFETY AND SECURITY REGULATIONS THROUGHOUT THE CONTRACT PERIOD.
- 9 IT IS THE RESPONSIBILITY OF THE CONTRACTOR TO DEPUTE HIMSELF OR HIS REPRESENTATIVE (SUPERVISOR)
 TO BE MADE AVAILABLE AT ALL TIMES FOR DAY TO DAY CO-ORDINATION, TO RECEIVE INSTRUCTIONS FROM
 THE ENGINEER-IN-CHARGE AND EXPEDITE THE WORK FROM THE LABOURERS.
- 10 THE CONTRACTOR HAVE TO FOLLOW ALL STATUTORY REQUIREMENT THROUGHOUT THE CONTRACT PERIOD.



BHARAT HEAVY ELECTRICALS LIMITED

BOILER AUXILIARIES PLANT RANIPET - 632406

PRICE BID

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NAME OF WORK : MAINTENANCE OF HORTICULTURE AND UPKEEPING WORKS IN BHEL TOWNSHIP FOR THE YEAR

2016-17.

YOU HAVE TO PAY WAGES TO THE WORKERS AS PER MINIMUM RATES OF WAGES FOR THE EMPLOYMENT IN GENERAL ENGINEERING AND FABRICATION INDUSTRY FOR THE CATEGORY OF WORKER COVERING UNDER MINIMUM WAGES ACT WHICH WILL BE INFORMED BY BHEL FROM TIME TO TIME.

- THE CONTRACTOR IS REQUIRED TO PAY PAID WEEKLY OFF TO THE LABOURERS ENGAGED IN THE WORK AND THE SAME SHALL ALSO BE TAKEN INTO ACCOUNT WHILE QUOTING RATE.
- THE INCREASE IN MINIMUM WAGES IF ANY WITHIN THE CONTRACT PERIOD WILL HAVE TO BE BORNE BY THE CONTRACTOR INCLUDING APPLICABLE STATUTORY PAYMENTS FOR THE INCREASE WITHIN THE QUOTED RATES, WHILE QUOTING YOUR RATES PLEASE TAKE INTO ACCOUNT THIS CONDITION WITHOUT FAIL.
- 13 RATE QUOTED SHALL BE FIRM THROUGH OUT THE CONTRACT PERIOD AND INCLUDE ANY INCREASE IN MINIMUM WAGES, ALL ROYALTIES, TERMINAL TAXES, CENTRAL OR PROVICIAL EXCISE TAX, SALES TAX, TAX ON WORKS CONTRACT AND ANY OTHER TAXES LEVIABLE UNDER THE STATE/ CENTRAL GOVERNMENT RULES. THE TENDERER HAS TO MENTION IN THE RATE SCHEDULE SPECIFICALLY THAT THE SERVICE TAX IS INCLUSIVE OR EXCLUSIVE. YOU WILL HAVE TO SUBMIT THE SERVICE TAX REGISTRATION CERTIFICATE TO BHEL. YOU WILL HAVE TO CLAIM THE SERVICE TAX FROM BHEL BY SUBMITTING TAX INVOICE AS PER SERVICE TAX RULES & THE DOCMENTARY EVIDENCE WILL HAVE TO BE SUBMITTED ALONG WITH THE NEXT BILL FOR PAYMENT.
- 14 THE GENERAL CONDITIONS OF CONTRACT BOOKLET (57 PAGES) PREVAILING IN BHEL/BAP SHALL BE APPLICABLE TO THIS CONTRACT FOR ALL THE ITEMS.
- YOU WILL HAVE TO FOLLOW ALL LABOUR LAWS LIKE PAYMENT OF MINIMUM WAGES, PF & ESI THROUGHOUT THE CONTRACT PERIOD. YOU WILL HAVE TO REMIT THE PF AMOUNT IN YOUR OWN CODE AND ESI IN YOUR OWN/SUB-CODE. YOUR BILLS WILL BE ENTERTAINED ONLY AFTER REMITTANCE OF THE PF & ESI AMOUNT AND HAS TO OBTAIN CLEARANCE CERTIFICATE FROM THE WELFARE DEPARTMENT OF BHEL. THE FINAL BILL WILL BE CLEARED ONLY AFTER SUBMISSION OF CLEARANCE CERTIFICATE FROM THE AUTHORITIES CONCERNED.
- THE TENDERER SHALL VISIT THE SITE BEFORE QUOTING RATES FOR THIS TENDER AND ASSESS THE NATURE OF WORK AND SITE CONDITIONS. CONTRACTOR SHALL DEPLOY NECESSARY ADEQUATE MAN POWER TO CARRY OUT THE COMPLETE SCOPE OF WORK OF THIS TENDER.
- 17 TOOLS AND TACKLES:

THE REQUIRED TOOLS AND PLANTS LIKE POTS, SPADES, CROW BARS, WATER HOSES, KALAI VETTI, PICKAXE, GARDEN SCISSORS, HACK SAW, PATTA KATHI, PANS, BASKETS ETC WILL BE ARRANGED BY THE CONTRACTOR AT HIS OWN COST.

18 UPKEEPING WORK (For Item No: 2.1 to 2.2):

DURING THE PERIOD OF CONTRACT, THE CONTRACTOR HAS TO ARRANGE FOR UPKEEPING THE AREAS BY REMOVING JUNGLE AS AND WHEN REQUIRED BY ARRANGING SUFFICIENT LABOURERS AND TOOLS & TACKLES REQUIRED FOR THE WORK TO THE ENTIRE SATISFACTION OF ENGINEER-IN-CHARGE.

19 IN CASE THE CONTRACTOR FAILS TO CARRYOUT THE WORK TO THE SATISFACTION OF ENGINEER-IN-CHARGE.
BHEL RESERVES THE RIGHT TO CARRYOUT THE WORK AT THE RISK AND COST OF THE CONTRACTOR AND THE
DECISION OF THE ENGINEER-IN-CHARGE SHALL BE FINAL AND BINDING ON THE CONTRACT.



BHARAT HEAVY ELECTRICALS LIMITED

BOILER AUXILIARIES PLANT RANIPET - 632406

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2016-17.

- IT IS THE RESPONSIBILITY OF THE CONTRACTOR IN MAINTAINING THE LAWN AND OTHER PLANTS PROVIDED AT DIFFERENT PLACES IN TOWNSHIP PREMISES DURING THE CONTRACT PERIOD AND THE SAME SHOULD BE HANDED OVER TO THE DEPARTMENT IN GOOD CONDITION AFTER THE CONTRACT PERIOD. IN CASE OF DAMAGES TO THE PLANTS AND LAWN, THE CONTRACTOR HAS TO REPLACE THE SAME AT HIS OWN COST.
- THE CONTRACTOR HAS TO CARRYOUT THE CHANGES AS AND WHEN DIRECTED BY THE ENGINEER-IN-CHARGE TO KEEP THE AREA FREE FROM ANY JUNGLE. ETC THROUGHOUT THE PERIOD OF CONTRACT.
- THE MATERIALS THUS REMOVED SHALL BE COLLECTED BY THE CONTRACTOR IMMEDIATELY, DISPOSED AND BURNT AT THE AREA INDICATED BY THE ENGINEER-IN-CHARGE WHICH IS INCLUSIVE OF THE SCOPE OF CONTRACT AND NO EXTRA PAYMENT WILL BE MADE ON THIS ACCOUNT.
- THE CONTRACTOR IS REQUIRED TO FOLLOW THE SAFETY AND SECURITY REGULATIONS THROUGHOUT THE CONTRACT PERIOD.
- IT IS THE RESPONSIBILITY OF THE CONTRACTOR TO DEPUTE HIMSELF OR HIS REPRESENTATIVE (SUPERVISOR)
 TO BE MADE AVAILABLE AT ALL TIMES FOR DAY TO DAY CO-ORDINATION TO RECEIVE INSTRUCTIONS FROM
 THE ENGINEER-IN-CHARGE AND EXPEDITE THE WORK FROM THE LABOURERS.
- THE CONTRACTOR HAVE TO FOLLOW ALL STATUTORY REQUIREMENT THROUGHOUT THE CONTRACT PERIOD. YOU WILL HAVE TO PAY WAGE TO THE WORKERS AS PER MINIMUM RATES OF WAGES FOR THE EMPLOYMENT IN GENERAL ENGINEERING AND FABRICATION INDUSTRY FOR THE CATEGORY OF WORKER COVERING UNDER MINIMUM WAGES ACT, WHICH WILL BE INFORMED BY BHEL FROM TIME TO TIME.
- THE CONTRACTOR IS REQUIRED TO PAY PAID WEEKLY OFF TO THE LABOURERS ENGAGED IN THE WORK AND THE SAME SHALL ALSO BE TAKEN INTO ACCOUNT WHILE QUOTING RATE.
- YOU WILL HAVE TO FOLLOW ALL LABOUR LAWS LIKE PAYMENT OF MINIMUM WAGES, PF & ESI THROUGHOUT THE CONTRACT PERIOD. YOU WILL HAVE TO REMIT THE PF & ESI AMOUNT IN YOUR OWN CODE. YOUR BILLS WILL BE ENTERTAINED ONLY AFTER REMITTANCE OF THE PF & ESI AMOUNT AND HAS TO OBTAIN CLEARANCE CERTIFICATE FROM THE WELFARE DEPARTMENT OF BHEL. THE FINAL BILL WILL BE CLEARED ONLY AFTER SUBMISSION OF CLEARANCE CERTIFICATE FROM THE AUTHORITIES CONCERNED.
- THE TENDERER SHALL VISIT THE SITE BEFORE QUOTING RATES FOR THIS TENDER AND ASSESS THE NATURE OF WORK AND SITE CONDITIONS. CONTRACTOR SHALL DEPLOY NECESSARY ADEQUATE MAN POWER TO CARRY OUT THE COMPLETE SCOPE OF WORK OF THIS TENDER.
- 29 TOOLS AND TACKLES:

THE REQUIRED TOOLS AND PLANTS WILL BE ARRANGED BY THE CONTRACTOR AT HIS OWN COST.

APART FROM THE EXISTING MINIMUM WAGES, THE CONTRACTOR SHALL PAY TO THE LABOUR, AN ADDITIONAL PAYMENT OF Rs. 3200/- PER MONTH FOR ALL THE UNSKILLED WORKERS TO BE ENGAGED IN THIS WORK. STATUTORY PAYMENTS LIKE PF, ESI, BONUS ETC ARE APPLICABLE FOR THE MINIMUM WAGES, ANY WAGE INCREASE & ALSO FOR THE ADDITIONAL PAYMENT.

THE RATES INDICATED IN THE ABOVE ESTIMATE CONTAIN MINIMUM WAGES, A CUSHION FOR WAGE INCREASE

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BOILER AUXILIARIES PLANT RANIPET - 632406

PRICE BID

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NAME OF WORK :

MAINTENANCE OF HORTICULTURE AND UPKEEPING WORKS IN BHEL TOWNSHIP FOR THE YEAR

2016-17.

AND MONTHLY ADDITIONAL PAYMENT AND ALSO STATUTORY PAYMENTS FOR THEM ALL FOR ONE YEAR PERIOD FOR USWs TO BE DEPLOYED IN THE WORK. THE RATES ALSO CONTAIN OVERHEAD EXPENDITURES AND PROFIT FOR THE CONTRACT.

THE MINIMUM LABOURERS TO BE ENGAGED FOR THIS WORK ARE 28 NO USWs THROUGTH OUT THE CONTRACT PERIOD.

THE TENDERER SHALL QUOTE IN THE PRICE BID A PERCENTAGE ABOVE OR BELOW OR AT PAR THE RATES SHOWN IN THE BILL OF QUANTITIES. THE PERCENTAGE QUOTED SHALL BE CLEARLY WRITTEN BOTH IN WORDS AND FIGURES. THE QUOTED PERCENTAGE WILL APPLY TO THE INDIVIDUAL ITEMS UNIFORMLY.

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- " SAFETY PROTECTION MATERIALS FOR EACH OF THE LABOURS ENGAGED IN THE CONTRACT SHALL BE ARRANGED BY THE CONTRACTOR AS BELOW AT HIS OWN COST WITHIN THE QUOTED RATES.
- a) RAIN SHOE = 1 No. / YEAR
- b) CARBOLIC SOAP = 12 Nos. / YEAR
- c) MURUKKU TOWEL = 2 Nos. / YEAR
- d) PANAMA CAP = 2 Nos. / YEAR
- e) UMBRELLA = 1 No. / YEAR
- f) CHAPPAL = 1 No. / YEAR
- g) RUBBER HAND GLOVES = 2 Nos. / YEAR "

These items have to be supplied to the labours within the quoted rates.

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REG. SERVICE TAX: IF FOR ANY REASON, TENDERER HAS TO PAY PENALTY, INTEREST ON SERVICE TAX, THE TENDERER HAS TO BEAR SUCH ADDITIONAL PAYMENT. BHEL WILL PAY ONLY THE SERVICE TAX AT ACTUAL. IN CASE TENDERER DOESN'T MENTION WHETHER THE QUOTED PRICES ARE INCLUSIVE OR EXCLUSIVE OF SERVICE TAX, BHEL WILL ASSUME THE QUOTED RATES ARE INCLUSIVE OF PRESENT SERVICE TAX AT THE PREVAILING RATES. THE BHEL WILL NOT ENTERTAIN ANY CLAIM IN THIS REGARD.