

# भारतहैवीइलेक्ट्रिकल्सलिमिटेड

**Bharat Heavy Electricals Limited** 

# Regional Operation Division, Mumbai

14<sup>th</sup> Floor, World Trade Centre-1, Cuffe Parade, Colaba, Mumbai -400005.

Phone: 022-22171350/371/303/333/301

No.RE/MUM/EXP/ EO-2004	Date: 04/08/2020	
To,		
M/s		
Dear Sirs,		
Sub: Appointment of contractor for Pre-FOB activities	es at JNTP for star cement co. Ilc., UAE.	

BHEL, a Power Equipment Manufacturing Company, intends to export Engineering cargo. Your

most competitive offer is invited for the subject transportation in line with the terms and conditions placed in the tender specification. BHEL invites offers for movement of above

mentioned cargo. The tender comprises of:

(1) **Gist Of Information SECTION - I** (2) Scope of Work **SECTION - II** (3) **Instruction to bidders SECTION -III** (4) **Special Conditions** SECTION -IV **General Terms and Conditions** (5) **SECTION-V** (6) **Techno Commercial bid PQR SECTION-VI** (7) **Price Bid** SECTION -VII (8) **Compliance Letter SECTION -VIII** 

The bidders are advised to submit their most competitive offers complete in all respect and without any deviation. The offers shall remain valid for One month for acceptance from the due date of tender. Tender should be submitted stated in "Instruction to bidders – Section - III". The technical offer should comply with the all tender requirement. The offers with any deviation will be rejected and the price bid of the bidder will not be opened.

Reverse Auction will be done for this tender, for details regarding reverse auction please refer Section V, clause 22 of tender document.

Thanking you,
Yours faithfully
For BHARAT HEAVY ELECTRICALS LIMITED
-SDDeputy Manager(Exports)

# SECTION I GIST OF INFORMATION

BHEL intends to appoint a Contractor for Pre-FOB activity at JNPT for supply of 3000KW, squirrel case induction motor for **star cement co. llc., UAE.** 

In this regard Please Note below table:

Sno			
	BHEL ROD Mumbai adress:		
	Contact person:		
	Mr. Saket Bharadvaj, Dy. Mgr (Exports)	Ph No. 022-22171343	
	Mr. Amit Kumar, Sr. Engineer (Exports)	Mob: 9619422502	
	Mr. Sunil Kumar Mishra, Dy.Officer (Exports)	E-mail: saket@bhel.in	
1		Ph No. 022- 22171350	
	Office Address:	Mob: 9884657089	
	Regional Operations Division	E-mail : <u>amitkumar.s@bhel.in</u>	
	BHARAT HEAVY ELECTRICALS LTD.,	Ph no:	
	14/15th Floors, Centre-1, World Trade	Mob no: 9867276462	
	Center, Cuffe Parade, Mumbai, Maharashtra,	E-mail: sunil.mishra@bhel.in	
	India Ph No. 22171371		
2	Terms of Delivery:	FOB	
3	Port for Pre-FOB activities	JNPT , NhavaSheva, India	
4	Quantum of cargo	64.902 CBM	
5	Type of container	20 feet Flat rack	
6	No of Lots	01	
7	Time to complete pre-FOB activity	04 days	
8	Description of cargo	3000 KW motor	
9	Date and time of opening of (Price) Part II	To be intimated later via E-mail	
10	Value of Cargo	USD 98526/-	
11	EMD amount	INR 3000/-	
12	Tentative date of Cargo Arrival	10/08/2020	
		Name: Vivek Poduval	
		Sales Specialist –	
		Dangerous Goods	
13	Nominated Shipping line/Agent details:	Company Name: Decrei	
		Company Name: Peeraj Clearing & Forwarding Co	
		LLC	
		P.O. Box 8436 Dubai-UAE	

		Mobile: +971 50 6670225   Office +971 4 2824555 / 666 Contact details of local Agent will be informed at the time of LOA.
		LUA.
14	Due date & Time of submission of EMD & Tender	08/08/2020 till 15:00 Hrs
15	Date and time of opening of (Technical)	08/08/2020 15:00 Hrs

Offers received after due date and time shall not be considered.

# The tentative packing list is detailed below:

Package	3000KW, squirrel cage induction	
description	motor	
		±10%
Dimensions (mm)	5150(L) x 3550(W) x 3550(H)	variation
		±10%
Weight (kg)	20500 Kg	variation

Cargo is non- Hazardous.

Cargo shall be moved on full container load only and in one lot only.

Bidders are advised to go through the tender document fully before submitting their offers following guideline provided above.

# SECTION II SCOPE OF WORK

# The scope of work covers the following:

- 1) The entire cargo of will be shipped in One lot in one Container arranged by shipping agent of customer.
- 2) Arrange for receiving and unloading of the cargo arrived through BHEL/BHEL Supplier's transporter at contractors nominated CFS.
- 3) Issue proper receipt to BHEL/BHEL Supplier's transporter for cargo received after proper inspection of packages.
- 4) The contractor shall arrange for safe unloading of the cargo received at their own nominated CFS.
- 5) The contractor has to ensure the safety of cargo in his custody and keep proper record of arrival and dispatch of cargo to /from the CFS and send updates to BHEL via email giving details of the packages/ original documents received.
- 6) Contractor to inform BHEL sufficiently in advance the input documents required for Export customs clearance.
- 7) Arrange for export customs clearance of the materials at load port and do all activities in course of the same like Registration of DEEC license with customs, collection of export documents from our office, filling and processing the multiple shipping bills (DEEC / drawback etc as the case may be as advised by BHEL from time to time, including processing of drawback claims from custom house, follow up for processing of drawback claim and providing scroll number as proof for sanction of drawback by custom) and providing necessary endorsed documents of export (EC copy of S/Bills, endorsed by customs, SDF etc whatever applicable).
- 8) The export checklist has to be got approved from BHEL before uploading in ICEGATE.
- 9) Take all the necessary permissions from the relevant agencies at CFS for carting of cargo. The contractor is free to choose the CFS stuffing point and no additional cost for movement of empty container or loaded container from CFS to CFS or CFS to Port will be given.
- 10) Loading and transportation of empty container from shipping line agent CFS/empty container yard (nearby JNPT, within 15-30 Km range) to CFS nominated by contractor will be in contractor scope.
- 11) Contractor to ensure that the empty container is fully inspected on the exterior and interior. Container must be found suitable for loading of the goods with respect to cleanliness, dryness, free of odour, free of crack, proper closing and proper rubber seals, interior/exterior paint and wooden floor being reasonably intact, no hole/potential leakages. Ensure that Lashing eyes are provided on the longitudinal beams on the floor, roof and corner posts.
- 12) Contractor should carry out optimum stuffing of cargo in container to avoid problems such as cargo overflow or wastage of space. When packing a container or securing cargo, the Guidelines for Packing and Securing Cargoes in Containers for Transport by Land or by Sea (Container Packing Guidelines) issued by the International Maritime Organization (IMO) and International Labour Organization (ILO), must be observed. Cargo must also be secured within a container against all ship movements, such as rolling, pitching and yawing. Individual cargo parts that do not fill up the floor must be secured by being chocked and lashed.
- 13) Contractor should provide container wise packing list after stuffing of containers or stuffing report.
- 14) The contractor shall keep contact with shipping Agent for schedule of vessel and availability of empty container. If the contractor fails to handover the cargo to shipping agent/line on scheduled

time, all storage and shipping line charges will be borne by contractor till next scheduled vessel. No container or vessel detention charges are payable hence proper planning should be ensured by the contractor.

- 15) Transport the loaded sealed containers to the vessel and load the containers on the vessel at JNPT. All CFS/ THC charges to be borne by the contractor.
- **16)** All CFS charges including storage charges, stuffing cost, cargo securing cost and any other cost if any, will be to the contractor's account. **Cargo shall be moved on full container load only.**
- 17) The vessel booking is being arranged by customer nominated shipping agent. Contractor has to coordinate with the shipping agent details given in NIT.
- 18) The contractor has to give 15 days' free storage period in CFS and no storage / any CFS charges will be payable for cargo lying for 15 days in CFS. However if any cargo is stored in CFS more than 15 days for consolidation or delay in DO from shipping line or any other reason not attributable to contractor, the CFS cargo storage charges only shall be reimbursed as per published rate of CFS for such no of days beyond 15 free days.
- 19) All the agency charges, shipping line charges, origin charges like Shipping line THC, Liasioning charges, certificate charges, Bill of lading charges, Facilitation charges, ISPS, seal charges, COC container surcharges are in contractor's scope and shall not be payable separately.
- 20) Cargo will be shipped in one lots and the contractor should make all efforts to handover the cargo on or before cutoff date of schedule vessel.
- 21) The contractor will have to ensure pre shipment survey & measurement of cargo from Licensed measurer and notify BHEL for the condition of the cargo prior to stuffing in the COC containers and their loading on the vessel.
- 22) Contractor to ensure that there is no pilferage of cargo being transported in loose/packed condition. Any loss suffered by BHEL on this account shall be recoverable from the Contractor.
- 23) Insurance of cargo shall be arranged by BHEL. However the Contractor to ensure
  - a) Lodging of first information to the underwriters and the other parties to protect BHEL's claim as required.
  - b) Immediate forwarding of information as required to enable BHEL for lodging the claim with the Underwriters.
  - c) Lodging of protest/claims with the carrier in case the damages reported at the time of discharge/Transportation

#### **SECTION III**

#### **INSTRUCTIONS TO BIDDERS**

# **GUIDELINES FOR OFFER SUBMISSION:**

- Due to Covid-19, lockdown existing and non-availability of proper courier and postal service, BHEL is seeking the offer from all vendors in two-part bid system in soft copies and same can be sent to our company email ID <u>finmsrodmum@bhel.in</u> in two part bid system i.e. Technical and price bid in separate email.
- 2. Bidder shall clearly mention Tender Reference No (RE/MUM/EXP/ EO-2004), bidder name and type of bid (Techno Commercial Bid or Price Bid) in subject of both emails. For example a subject for techno commercial bid from M/s XYZ should be RE/MUM/EXP/ EO-2004-M/s XYZ-Techno Commercial Bid.
- 3. Bidders are requested to restrict attachment size in each mail to upto 10MB. In case attachment size is more than 10 MB then techno commercial offers can be sent via part E-mails. Subject should be M/s XYZ should be RE/MUM/EXP/ EO-2004- M/s XYZ- Techno Commercial Bid- Part1\4 (in case mail is divided in 04 parts).
- 4. BHEL is not responsible for late receipt of offers due to any reason like network issue, attachment size, and wrong Email address.
- 5. Price Bid must be submitted in the prescribed format in section VII, price bid submitted in any other format will be rejected.
- 6. Bidder will be solely responsible for submission of offers before due date and time. Offers submitted after due date and time will be treated as "Late offers" and will be rejected.
- 7. Bidders are advised to go through the tender document fully before submitting their offers.
- 8. The bidder while submitting the offer should consider the shortest, most economical and reliable logistics to be adopted for transportation of cargo.
- 9. It shall be responsibility of the contractor that their agents ensure proper working in the interest of BHEL and the contractor shall be fully responsible for acts and deeds of the agent.
- 10. BHEL reserves the right to accept any tender or part of tender or to reject all tenders without assigning any reasons thereof.
- 11. The tender documents comprise the following:-
  - (I) EMD: The EMD to be submitted through NEFT/RTGS. The fund may be transferred to the following account.

BHEL Bank Account details:

Name: BHARAT HEAVY ELECTRICALS LTD

BANK: CITIBANK, FORT BRANCH ACCOUNT NO:0008279012 IFSC CODE: CITI0100000 MICR CODE:400037002

The EMD should be submitted latest by 1500Hrs on due date of tender. The offers without EMD will not be considered for evaluation. UTR details shall be furnished vide email before opening of tender. NO hard copy DD shall be accepted.

- (II) Part-1 Techno Commercial Bid.
  Should be submitted as per guideline provided.
- (III) Part-2 Price Bid
  Should be submitted as per guideline provided.

The Price offered in Price Bid should include:

- a. Cargo Carting/ Unloading/loading at contractor's CFS, Storage at contractor's CFS and movement till nominated CFS.
- b. Collection of DO, Loading and transportation of empty COC container to CFS.
- c. Custom clearance charges.
- d. All the necessary charges of stuffing/lashing/securing of the cargo including all CFS operations including storage charges.
- e. All insurance costs covering risk of operations undertaken (Cargo / goods will be insured by BHEL or consignee).
- f. All Forklift/crane/labour charges/SSR/revalidation/COC charges.
- g. Transportation of loaded Containers from CFS to Vessel, THC, etc.
- h. All shipping line charges & surcharges /CFS /transportation charges/COC surcharges etc if any.
- i. Any other charges occurring during PRE-FOB activities.

#### 12. Evaluation Criteria:

The offers will be evaluated on the basis of the total price basis (Price Bid). The order will be finalized on one party only.

# SECTION -IV SPECIAL CONDITIONS

- 1. The Special Conditions mentioned herein will supersede the General Terms and Conditions mentioned in SECTION V.
- 2. **Transit Time & Penalty**: Total time permitted from next day of container DO date (issued by shipping line) till port gate-In date (for handing over of container to shipping line) is 04 days. For every day delay in handing over the container to shipping line beyond the stipulated period BHEL shall deduct as penalty 0.5 % of the total charges payable on a shipment LOT for every day of such delay subject to a maximum of 10% of the total charges payable and shall be adjusted from the total bill.

Transit time shall be exclusive of followings

- I. Delay in any documents for BHEL/Shipping agent for export custom clearance.
- II. Delay due to shipping line refusal to take cargo/Container for booked vessel.
- 3. **Payment terms:** 100% payment after delivery of cargo/container to vessel and obtaining of OBL, shall be payable after 30 days of receipt of complete Invoice.

# Following documents are required to be submitted with contractor's bills for 100% Bill:

- i. One copy of OB/L with all supporting documents.
- ii. Invoice for work done (Original + 2 Copies).
- iii. Container Load plan/Stuffing report (Package wise).
- iv. Proof of gate-in of container.

# 4. INVOICES AND PAYMENTS

- The Bidder will be required to raise the Invoice for the services rendered. The Invoices will
  have to be raised according to the explicitly agreed rates and payment terms of the
  contract.
- II. All the Bills should be in the name of BHEL, ROD, Mumbai having GSTN 27AAACB4146P1ZF.
- III. The successful bidder shall furnish proof of GST registration with GSTN Portal covering the services under this contract. Registration should also bear endorsement for the premises from where the billing shall be done by the successful bidder on BHEL for this project/ work.
- IV. In case of raising any Invoice/ Supplementary Tax Invoice (Debit / Credit Note) Bidder shall issue the same containing all the details as required as per applicable GST Act & Rules.
- V. Bidder shall comply with the Time limit prescribed under the GST Law and rules thereof for raising of the tax invoice.
- VI. Bidder shall note that in case GST credit is delayed/denied to BHEL due to delayed / non receipt of goods and /or tax invoice or expiry of the timeline prescribed in GST Law for availing such ITC, or any other reasons attributable to the bidder, GST amount shall be recoverable from the bidder along with interest levied / leviable on BHEL, as the case may be.

- VII. Bidder shall upload the Invoices raised on BHEL in GSTR-1 within the prescribed time as given in the GST Act. Bidder shall note that in case of delay in declaring such invoice in your return and GST credit availed by BHEL is denied or reversed subsequently as per GST Law , GST amount paid by BHEL towards such ITC reversal as per GST law shall be recoverable from the bidder along with interest levied / leviable on BHEL.
- VIII. In case of LD recovery the applicable GST shall be also be recoverable from the suppliers.
- **IX.** The payment shall be made on the actual quantities for which Pre-FOB activities are performed.
- X. The payments shall be made through RTGS/NEFT. The Bidder would be required to submit bank details for receiving the payments.

# 5. Taxes & Duties

- I. All taxes and duties including Charges, Royalties, any State or Central Levy, cess by whatever name called for the execution of work applicable in India as well as in destination are included in the quoted price. GST & applicable Cess, if any, in India will be payable extra as enumerated in Payment terms.
- II. TDS under Income Tax Act shall be deducted at applicable rates on gross invoice value from the running bills unless exemption certificate from the appropriate authority/ authorities is furnished.
- III. TDS under GST (if/ as & when applicable) shall be deducted at applicable rates on gross invoice value from the running bills.
- IV. Bidder shall raise GST compliant Invoice on BHEL. BHEL GSTN details shall be provided to the bidder before Invoicing.
- 6. Any new taxes & duties, if imposed subsequent to the due date of offer submission as per NIT &TCN, by statutory authority during contract period (including extensions for which delay is not attributable to the bidder), shall be reimbursed by BHEL on production of relevant supporting document to the satisfaction of BHEL. However, bidder shall obtain prior approval from BHEL before depositing any such new taxes and duties. Benefits and/or abolition of all existing taxes must be passed on to BHEL against new taxes, if any, introduced at a later date.
- 7. "The offers of the bidders who are under suspension as also the offers of the bidders, who engage the services of the banned firms, shall be rejected. The list of banned firms is available on BHEL web site <a href="http://www.bhel.com/index.php/vender">http://www.bhel.com/index.php/vender</a>.
- 8. Bidders must go through Guidelines for suspension of business dealings/Reverse Auction. Guidelines for suspension of business dealings/Reverse auction with suppliers/contractors are available on website <a href="http://www.bhel.com/index.php/vender">http://www.bhel.com/index.php/vender</a>.
- 9. MSE suppliers can avail the intended benefits only if they submit along with the offer, attested copies of either EM II certificate having deemed validity (2 years from the date of issue of acknowledgement in EM II) or valid NSIC certificate or EM II certificate along with attested copy of CA certificate (format enclosed as per Annexure I where deemed validity of EM II certificate of 2 years has expired) applicable for the relevant financial year

(latest audited). Date to be reckoned for determining the deemed validity will be the date of bid opening (Part I incase of 2 part bid). Non submission of such documents will lead to consideration of their bids at par with other bidders. No benefits shall be applicable for this enquiry if any deficiencies in the above required documents are not submitted before price bid opening. The documents in this regard must be sent to mail ID finmsrodmum@bhel.in!. Documents should be notarized or attested by Gazette officer.

- 10. **VALIDITY:** The contract shall be valid till delivery of loaded sealed containers/cargo to shipping line as per contract.
- 11. Bidders whose performance is evaluated as "not satisfactory" by BHEL in any Ocean freight contract of BHEL in last 1 year /or Bidders on which risk purchase has been done in last 1 year by BHEL/ Or Bidders on which Show cause notice has been issued under suspension of business dealings and matter is still pending, shall not be considered for evaluation and their bids will be rejected.

Sign and Seal of the Bidder

#### **SECTION V**

#### **GENERAL TERMS AND CONDITIONS**

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

### 1. **DEFINITIONS**:

- 1.1. "COMPANY" shall mean Bharat Heavy Electricals Limited, in short BHEL, a Company registered under Indian Companies Act 1956, with its Registered Office at BHEL House, Siri Fort, New Delhi-110 049, India and includes a duly authorized representative of the Company or any other person empowered in this behalf by the Company to discharge all or any of its functions.
- 1.2. "CONTRACTOR" shall mean the individual, or firm or Company or LLP who enters into this Contract with BHEL and shall include their executors, administrators, successors and assigns. "CONTRACTOR" shall also mean "AGENT" or "CARRIER" or "TRANSPORTER" or "MTO" or "FREIGHT FORWARDER "OR "BARGE OPERATOR" or "Successful Bidder" where the context so requires.
- 1.3. "SITE" shall mean the place or places, including Discharge Port or Project store or any other place/location, as specified in the contract, at which the Cargo/ equipment are to be delivered and services are to be performed as per the specifications prescribed in the contract

- 1.4. The "CONTRACT" or "CONTRACT DOCUMENT" shall mean the notice inviting the tender, the tender and acceptance thereof and the formal agreement, if any, executed between the Company and the Contractor together with the documents referred to therein including the work order, LOI, the accepted appendices of rates, Schedules of Quantities (if any), General Terms and Conditions of Contract, Special Conditions of Contract, Instructions to Bidder, the drawings, the Technical Specifications and the Special Specifications (if any).
- 1.5. Any conditions or terms stipulated by the bidder in the tender documents or subsequent letters shall not form part of the Contract unless specifically accepted in writing by BHEL and incorporated in the Agreement.
- 1.6. "TENDER SPECIFICATIONS" shall mean the Scope of Work, Special Instructions / Conditions, Technical specifications/requirement , Appendices, Site Information and drawings pertaining to the work and any other relevant reference in the Tender Document for which the Bidder are required to submit their offer.
- 1.7. "APPROVED" "DIRECTED" or "INSTRUCTED" shall mean approved, directed or instructed by BHEL ROD MUMBAI.
- 1.8. "SINGULAR AND PLURAL" etc. words carrying singular number shall also include plural and vice versa, where the context so requires. Words imparting masculine gender shall be taken to include the feminine gender and words imparting persons shall include any Company or Association or Body or Individuals, whether incorporated or not.
- 1.9. "VALIDITY OF THE CONTRACT" The contract will remain valid till the date specified in the contract after considering time extension(s), if any granted by the Company to the Bidder. Where validity date is not specified, the contract will remain valid till all the activities specified therein are completed in all respects to the satisfaction of BHEL or where the Company has decided to modify (increase/reduce) the scope of work, on completion of such modified scope of work to the complete satisfaction of BHEL.
- 1.10. "COMPLETION OF THE CONTRACT" The contract will be treated as complete on full and final settlement by BHEL of all Bills / invoices raised under the contract by the Bidder with no claim on either side.
- 1.11. "CARRIER/SHIPPING/TRANSPORTATION" shall mean the shifting/carrying Cargo by using ships, barges, tempo, trucks, trailers (mechanical /hydraulic), dolly, heavy duty railway equipment wagons, aircraft and all other transportation means which shall be arranged by the Bidder for executing the work.
- 1.12. ASSOCIATE: Shall mean entity who execute(s) the work along with or for the Bidder / Bidder
- 1.13. FREIGHT TON (FRT): Shall mean Cargo weight in Metric ton or volume in cubic meter whichever is greater.
- 1.14. LOT: Supplies which are shipped on single voyage/Flight of each vessel/Barge/Aircraft arranged by bidder/ supplier.
- 1.15. PROJECT CARGO: Shall mean any cargo comprising of equipment, fabricated items, and components of the manufactured equipment / system of: Mechanical, Electrical, Instrumentation & Control, Electronics, Metal structures / pipes, Large/ Heavy Engineering machinery, transformer oil, Resins, insulation material, hardeners etc. or a mix thereof, Items used in power plants, transported as a containerized shipment and break-bulk

shipment during the course of national or international transportation or exportationimportation.

#### 2. ISSUE OF NOTICE:

The Bidder shall furnish the name, designation and addresses of his authorized agents/associates at Kolkata/ Chennai / Mumbai (India), at the Load Port and at the discharge Port/Site. All complaints, notices, communications and references shall be deemed to have been duly given to the Bidder, if delivered to the Bidder or his authorized agent/representative through any mode (e-mail, telegram, fax, letter by courier, ordinary post / registered post / hand delivery /SMS/ Whatsapp or by any other means etc.).

#### 3. COMMENCEMENT OF WORK:

The Bidder shall commence the work on specific intimation from BHEL in writing or the time indicated in the LOI and shall proceed with the same with due expedition without delay. If the Bidder fails to commence the work as per the terms of Order/Contract, BHEL, at its sole discretion will have the right to cancel the Order/Contract. His Earnest Money and/or Security Deposit will stand forfeited without prejudice to any and all of BHEL's other rights and remedies in this regards.

#### 4. DISCREPANCY AND CONTRADICTION

The several documents forming the contract are to be taken as mutually explanatory of one another. In case of any contradiction in the terms and conditions as specified in the Special Conditions of Contract and General Conditions of Contract the Special Conditions will prevail over the General Conditions of contract.

In case if the contradiction in the Tender terms and conditions could not be resolved on the above basis, UNIT HEAD-ROD BHEL or his authorized representative shall be the deciding authority with regard to intention of the contract.

#### 5. ARRANGEMENT OF SHIP/BARGE/TRUCKTRAILOR/AXELS:

The Bidder shall arrange the carrier i.e ship(s)/ Barge(s)/ Truck(s)/ Trailer(s) /Axel(s) on specific intimation(s) from BHEL in writing or the time/schedule indicated in the LOI/Work order/Contract without delay. If the Bidder fails to do the same as per the terms of Order/Contract, BHEL, at its sole discretion will have the right to cancel the Order/Contract. His Earnest Money and/or Security Deposit will stand forfeited without prejudice to any and all of BHEL's other rights and remedies in this regard.

Before arrival of the carrier, the Bidder will inspect the cargo available in Port whether under the custody of the Bidder or BHEL or its supplier or any other authorized representative and ensure its sea worthiness. Any deficiency in this regard shall be brought to the notice of BHEL in writing suggesting remedial measures to enable BHEL to make it sea worthy. Alternatively, such action can be taken by the Bidder after obtaining written approval of BHEL to the action as well as to the cost. Such cost incurred by the Bidder shall be reimbursed by BHEL to the Bidder, if agreed. After such remedial

measures, the Bidder shall be responsible for loading of the cargo on the Ship arranged by the Bidder.

The Bidder shall also intimate BHEL in writing about the documents required for loading of the cargo on the carrier. He will be responsible for examination of all the required documents before arrival of the carrier and any discrepancy in the same shall be attended to by the Bidder /BHEL in time to ensure loading on the carrier arranged by the Bidder as per cl.5.1 above.

#### 6. DETENTION OF THE CARRIER:

It will be the responsibility of the Bidder to ensure that all the declared and available cargo is loaded on the carrier and unloaded from the carrier in time without its detention. If the carrier is detained without any written request from BHEL, the Bidder shall be fully responsible for detention of the carrier and BHEL shall in no way be liable to pay any detention charges whatsoever.

In case of non-availability of Barges to receive heavy lifts directly from Vessel on its arrival at port of origin, the detention charges of stoppage of vessel at port of origin will have to be borne by the bidder.

For unloading of cargoes on to wharf, the availability of Hydraulic axles is essentially required at the time of arrival of vessel. Due to non-availability of required trailers/tools & equipment the trucking & terminal handling charges will be to bidder's accounts.

#### 7. RISK PURCHASE:

BHEL reserves to itself the following rights in respect of this Contract without entitling the Bidder for any compensation.

If at any time during the validity of the contract, the Bidder fails to render all or any of the services required under the scope of work of the contract satisfactorily in the opinion of BHEL, whose decision shall be final and binding on the Bidder, BHEL reserves the right to get the work done by other parties or departmentally at the risk and cost of the Bidder and also forfeit the security deposit.

To recover any moneys due from the Bidder, from any money due to the Bidder under this or any other contract or from the Security Deposit.

To claim compensation for losses sustained including BHEL's supervision charges & overheads in case of termination of Contract.

# 8. OBSERVANCE OF LOCAL LAWS:

The Bidder shall comply with all Laws, Statutory Rules, and Regulations etc. The Bidder shall obtain all necessary permits/approval from the local Governing Body, Police and other concerned Authorities as may be required under law of load port country / transit country/ discharge port country for smooth execution of the Contract.

The Bidder shall pay all taxes, fees, license charges, deposits, duties, tolls, royalty, commissions or other charges that may be leviable on account of any of the operations connected with the execution of this contract in load port country/transit country/discharge port country.

The Bidder shall be responsible for the proper behavior and observance of all applicable regulations by the staff employed in load port country/transit country/ discharge port country.

# 9. **SAFETY OF MEN, EQUIPMENT, MATERIAL & ENVIRONMENT**:

All safety rules, codes applied by BHEL/its customer at site shall be observed by the Bidder and his workmen without exception. The Bidder shall be responsible for the safety of the equipment/materials and work to be performed by him.

The contractor shall take all necessary safety precautions and arrange for appropriate appliances as to prevent loss of human lives, injuries, to personnel engaged and damage to property. If the bidder fails to take appropriate safety precautions or to provide necessary safety devices and equipment required as per law of the land, bidder shall be sole responsible for the same and BHEL shall have the right to take corrective steps at the risk and cost of the contractor.

The Bidder shall insure his workmen against all accidents and the policy shall be presented to BHEL on demand. Otherwise, BHEL will arrange the same and the expenditure towards this will be debited to the contractor. In case of a fatal or disabling injury accident to any person during execution of the contract due to lapses by the bidder, the victim and/or his/her dependents shall be compensated by the bidder as per statutory requirements. However, if considered necessary BHEL shall have the right to impose appropriate financial penalty on bidder and recover the same from payments due to the bidder for suitably compensating the victim and/or his/her dependence before imposing any such penalty. Appropriate enquiry shall be held by BHEL giving opportunity to the bidder for presenting his case. Above safety conditions are not exhaustive but give an idea for the bidder and bidder shall adhere to all safety precautions warranted for the execution of the contract.

The Bidder shall be responsible for provision of all the safety notices and safety equipment as enjoined on him by the application of relevant statutory regulation / provisions and/or as called upon by BHEL from time to time related to execution of this contract. Bidder shall be held responsible for any violation of statutory regulations (local, state or central) and BHEL instruction that may endanger safety of men, equipment and material.

#### 10. **INSURANCE:**

BHEL shall arrange for insuring the project materials/properties of BHEL covering the risks during transit and material handling at port(s).

The Bidder shall during the performance of the contract take a suitable insurance to cover against bodily injury, death or damage to property of the Bidder or his employees or any other person engaged.

The Bidder shall during the performance of the contract take out a Third Party insurance cover against bodily injury or death suffered by any third party/parties or damage to property occurring during the course of execution of this contract in accordance with appropriate statutory requirements.

If due to Bidder's carelessness, negligence, non-observance of safety precautions, improper security arrangements or due to non-compliance of paper work needed for

lodging insurance claim, damage to BHEL/its Customer's property, and if BHEL is unable to recover its claim from the Insurance Company, the deficit will be recovered from the Bidder.

#### 11. **FORCE MAJEURE:**

The following shall amount to force majeure conditions:-

Acts of God, Act of any Government, war, blockades, Sabotage, riots, civil Commotion, insurrection, terrorist acts, acts of Public enemy, Flood, Storms, Washouts, Fire, Explosion, landslides, lightning, Cyclone, Earthquake, epidemics, quarantine restrictions, arrest and restraints of the government, necessity for compliance with any court order, law ordinance or regulations promulgated by any governmental authority having jurisdiction, either federal /state /civil or military, strikes or other industrial disturbances, lockouts and other similar causes / events over which the Bidder has no control.

If the Bidder suffers delay in the due execution of the contract, due to delays caused by force majeure conditions, as defined above, the agreed time of completion of the work covered by this contract may be extended by a reasonable period of time provided notice of the happening of any such cause / event is given by the Bidder to BHEL within 14 days from the date of occurrence thereof.

The Bidder by the reason of such events shall neither be entitled to terminate this contract nor shall have any claim for damages against BHEL in respect of such non-performance or delay in performance and deliveries under the contract shall be resumed as soon as practicable after such event has come to an end or ceased to exist, and the decision of BHEL as to whether the deliveries have been so resumed or not shall be final and conclusive.

Force Majeure conditions will apply on both sides.

#### 12. PREVENTION OF CORRUPTION:

Canvassing in any form or any attempt to influence directly or indirectly any official of BHEL will lead to rejection of the bid and forfeiture of the Earnest Money Deposit.

BHEL shall be entitled to cancel the contract and to recover from the Bidder the amount of any loss resulting from such cancellation, if the Bidder has offered or given any person any gift or consideration of any kind as an inducement or reward for doing or intending to do any action in relation to the obtaining or the execution of the contract or any other contract with BHEL or for showing or intending to show favor or disfavor to any person in relation to the contract with BHEL, if the like acts shall have been done by any persons employed by him or acting on his behalf whether with or without the knowledge of the Bidder in relation to this or any other contract with BHEL.

#### 13. SETTLEMENT OF DISPUTE

a) Except as otherwise specially provided in the Contract, all disputes concerning questions of fact arising under the Contract shall be decided by the GM ROD of BHEL subject to a written appeal by the Bidder to the GM ROD whose decision shall be final to the parties hereto.

- **b)** Any dispute or difference including those considered as such by only one of the parties arising out of or in connection with the Contract shall be to the extent possible settled amicably between the parties.
- c) If amicable settlement cannot be reached, then all disputed issues shall be settled by arbitration as provided in clause below.

#### 14. ARBITRATION

- a) Except as provided elsewhere in this Contract, in case amicable settlement is not reached between the Parties, in respect of any dispute or difference; arising out of the formation, breach, termination, validity or execution of the contract; or, the respective rights and liabilities of the Parties; or, in relation to interpretation of any provision of the contract; or, in any manner touching upon the contract, then, either Party may, by a notice in writing to the other party refer such dispute or difference to the sole arbitration of an arbitrator appointed by Head of the BHEL Unit/Region/ Division issuing the contract.
- b) The arbitrator shall pass a reasoned award and the award of the Arbitrator shall be final and binding upon the Parties.
- c) Subject as aforesaid, the provisions of Arbitrations and Conciliation Act 1996 (India) or statutory modifications or re-enactments thereof and the rules made there under and for the time being in force shall apply to the arbitration proceeding under this clause. The seat of arbitration shall be Mumbai.
- d) The cost of arbitration shall be borne as per the award of the Arbitrator.
- e) Subject to the arbitration in terms of Clause 16 above, the Courts at Mumbai shall have exclusive jurisdiction over any matter arising out of or in connection with this contract.
- f) Notwithstanding the existence or any dispute or differences and/or reference for the arbitration, the contractor shall proceed and continue without hindrance the performance of its obligations under this contract with due diligence and expedition in a professional manner except where the contract has been terminated by either Party in terms of this contract.
- g) In case of contract with Public Sector Enterprise (PSE) or a Government Department: In the event of any dispute or difference relating to the interpretation and application of the provisions of the contract, such dispute or difference shall be referred by either party for arbitration to the sole arbitrator in the Department of Public Enterprises to be nominated by the secretary of the Government of India in-charge of the department of Public Enterprises. The arbitration and conciliation Act, 1996 shall not be applicable to arbitration under this clause. The award of the arbitrator shall be binding upon the parties to the dispute, provided, however, any party aggrieved by such award may make further reference for setting aside or revision of the award to the Law Secretary, Department of Legal affairs, Ministry of Law and Justice, Government of India. Upon such reference the dispute shall be decided by the Law Secretary or the special secretary or Additional Secretary when so authorized by the Law Secretary, whose decision shall bind the Parties hereto finally and conclusively. The Parties to the dispute will share equally the cost of arbitration as intimated by the Arbitrator.

#### 15. LAWS GOVERNING THE CONTRACT:

The contract shall be governed by the Indian Laws for the time being in force and only courts in Mumbai, India shall have jurisdiction over this contract.

#### 16. SHORT – LANDED OR DAMAGED GOODS.

- a) It shall be the responsibility of Bidder to give notice of loss (damages or short landing of cargo) as per the relevant rules to the Carriers, Port authorities and Underwriters for non-delivery/short delivery/ losses/ damages. Under no circumstances, the intimation be time barred. In case of time barred cases, the loss sustained by BHEL shall be to the account of the Bidder.
- b) In case of goods specified by BHEL and in case of apparent damages, the Bidder will apply for survey by Carriers, Port authorities, Underwriters etc. (including Insurance survey) within 48 hours of landing of goods. If any loss or damage is apparent, the Bidder shall lodge claim with the appropriate authorities.
- c) The Bidder is responsible for safe transportation of the goods. Bidder shall effect open delivery of the cases of major damage after completing the due processes.
- d) The Bidder will ensure that damaged cases are repacked properly before dispatch after completing the survey by the relevant authorities.

## 17. REQUIREMENTS OF PERFORMANCE.

- a) All the permissions and Clearances or any other relevant authorization from competent authority shall be obtained by the Bidder at his own cost. Any contingency arising in this respect shall be the responsibility of the Bidder. Also the Bidder shall be responsible for any mishap, accident enroute and consequences therefore including legal complications, if any.
- b) The contract as entered into between BHEL and the Bidder shall in no way, nullify, reduce, mitigate or absolve the parties of any responsibility, obligation or liability that may devolve upon them under the acts or laws governing such activity.
- c) The Bidder shall take all due care for protecting the consignments from rains and be responsible for their safe and sound condition during his possession and the vehicles carrying such consignments shall be suitably equipped for the same. The Bidder shall take all due care of consignments, follow instructions given on the package, special instructions if any by supplier while loading/unloading/stowing of the cargo. During transhipment he shall provide all packing and leashing at his own cost.
- d) All the safety precautions required in transportation such as lashing and securing the consignments, providing pilots/escort (if necessary) shall be the responsibility of the Bidder at his own cost.
- e) Any information / documents like route survey reports, third party approvals given to BHEL shall not in any way absolve or relieve the Contractor from any of his obligation, responsibility, or liability as per scope of work.
- f) The Bidder shall be liable for any defects in the construction of any part of the Works, where such defects are due to any bad workmanship, the use of defective or inferior quality materials, error, omission, or negligence of the Contractor.
- g) The Contractor shall be liable for the consequences of faulty design and specifications, lack of care and negligence for that part of the Works, which was designed and specified

by the Contractor for the period specified. The Contractor shall keep the Employer fully and effectively indemnified against all legally enforceable losses, damages, injuries, deaths, actions, proceedings, claims, demands and all associated costs suffered by the Employer or any third party.

#### 18. **INDEMNITY**:

The Bidder shall indemnify and keep indemnified BHEL all losses, claims etc. arising out of any of his acts or out of the acts of his agents or associates or servants during the currency of the contract.

### 19. SECURITY DEPOSIT

- a) Successful bidder shall submit 5% of the total contract value as security deposit within Five days of issue of LOI for the contract. EMD of the successful Bidder shall be converted and adjusted towards the required amount of Security Deposit
- b) Security deposit may be made in any of the following ways:
  - Local cheque of Scheduled Banks (subject to realization)/ Pay Order/ Demand Draft/ Electronic Fund Transfer in favor of BHEL.
  - ii) Bank Guarantee from Scheduled Banks/ Public Financial Institutions as defined in the Companies Act. Bidder to obtain the proforma for Bank Guarantee format from BHEL on issue of LOI.
  - iii) Fixed Deposit Receipt issued by Scheduled Banks/ Public Financial Institutions as defined in the Companies Act (FDR should be in the name of the Bidder, a/c BHEL).
  - iv) Securities available from Indian Post offices such as National Savings Certificates, KisanVikasPatras etc. (held in the name of Bidder furnishing the security and duly endorsed/ hypothecated/ pledged, as applicable, in favor of BHEL).
    - Note: BHEL will not be liable or responsible in any manner for the collection of interest or renewal of the documents or in any other matter connected therewith
- c) If the value of work done at any time exceeds the contract value, the amount of Security Deposit shall be correspondingly enhanced and the additional Security Deposit shall be immediately deposited by the Bidder or recovered from payment/s due to the Bidder.
- d) The security deposit shall not carry any interest.
  - i. (Note: Acceptance of Security Deposit against SI. No. 21.2.3 and 21.2.4 above will be subject to hypothecation or endorsement on the documents in favor 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). Securities / BG's shall be released after Three (3) months of successful execution, completion of the contract and upon fulfillment of contractual obligations as per terms of the contract.

#### **20. EARNEST MONEY DEPOSIT:**

**a)** The offers from the bidders shall enclose a EMD as per Techno commercial Bid in any one of the following forms :

- i) Electronic Fund Transfer credited in BHEL account (before tender opening) in Below bank account of BHEL Name: BHARAT HEAVY ELECTRICALS LTD BANK: CITIBANK, FORT BRANCHACCOUNT NO: 0008279012 IFSC CODE: CITI0100000 MICR CODE: 400037002
- ii) EMD can also be accepted in the form of FDR issued by Scheduled Banks/ Public Financial Institutions as defined in the Companies Act (FDR should be in the name of the Contractor, a/c BHEL)
- iii) EMD amount in excess of ₹ 2 lakh may also be accepted in the form of BG
- **b)** EMD of the Bidder will be forfeited if:
  - (i) After opening the tender and within the offer validity period, the Bidder revokes his tender or makes any modification in his tender which is not acceptable to BHEL.
  - (ii) The Bidder fails to deposit the required Security deposit or commence the work within the period as per LOI/ Contract
  - (iii) If the bidder declines to accept the LOI or is unable to accept the work which has been awarded on the basis of the offer received from the bidder or revokes the offer within the validity period of the offer, the earnest money shall stand forfeited
- c) EMD by the Bidder shall be withheld in case any action on the Bidder is envisaged under the provisions of extant "Guidelines on Suspension of business dealings with suppliers/ Bidders" and forfeited/ released based on the action as determined under these guidelines.
- d) EMD of successful bidder will be adjusted towards part of the security deposit.
- **e)** EMD of all unsuccessful bidders shall be returned normally within fifteen days of placement of LOI/Work Order on successful bidder.
- f) EMD shall not carry any interest.
- g) In case total EMD amount is more than Rs.20 Lakh, the amount in excess of Rs.20 lakh maybe accepted in the form of Bank Guarantee from scheduled bank. The Bank Guarantee in such cases shall be valid for at least six months.

### 21. DISCREPANCY IN WORDS & FIGURES: QUOTED IN OFFER

- 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 23.1 and 23.2 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.

#### 22. REVERSE AUCTION:

a) For detailed information regarding reverse Auction procedure, please refer BHEL Reverse auction Policy available at http://www.bhel.com/index.php/vender

#### 23. BHEL FRAUD PREVENTION POLICY:

Bidder along with its associate/ collaborators/ sub-Bidders/ sub vendors/ consultants/ service providers shall strictly adhere to BHEL fraud prevention policy displayed on BHEL web site http://www.bhel.com and shall immediately bring to the notice of BHEL Management about any fraud or suspected fraud as soon as it comes to their notice.

#### 24. CANCELLATION OF THE CONTRACT:

- a) BHEL shall have the right to cancel the contract for unsatisfactory performance i.e. repeated failure for arranging trailers/vessels and delivery of the cargo within transit time. BHEL shall have the right to forfeit the security for poor performance of Bidder leading to cancellation of contract.
- b) If the Bidder fails or neglects or refuses to observe / perform any of the terms and conditions / obligation of or under the contract BHEL may without prejudice to any other rights terminate the contract by giving one month's notice in writing and recover from the Bidder any damage suffered by on account of the failure, negligence, refusal, violation or breach of contract or any part thereof including the amount by which the cost of completion of the work done by any other agency shall exceed the amount payable to the BIDDER under the contract.
- c) BHEL reserves the right to either short close the contract or terminate the contract at its discretion without assigning any reason by giving one month's notice by registered post acknowledgement due or in person under delivery.

# 25. Integrity commitment, performance of the contract and punitive action thereof:

# **25.1.** Commitment by BHEL:

a) BHEL commits to take all measures necessary to prevent corruption in connection with the tender process and execution of the contract. BHEL will during the tender process treat all Bidder(s) in a transparent and fair manner, and with equity.

# **25.2.** Commitment by Bidder/ Supplier/ contractor:

a) The bidder/ supplier/ contractor commit to take all measures to prevent corruption and will not directly or indirectly influence any decision or benefit which he is not legally entitled to nor will act or omit in any manner which tantamount to an offence

- punishable under any provision of the Indian Penal Code, 1860 or any other law in force in India.
- b) The bidder/ supplier/ contractor will, when presenting his bid, disclose any and all payments he has made, and is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract and shall adhere to relevant guidelines issued from time to time by Govt. of India/ BHEL.
- c) The bidder/ supplier/ contractor will perform/ execute the contract as per the contract terms & conditions and will not default without any reasonable cause, which causes loss of business/ money/ reputation, to BHEL
- d) If any bidder/ supplier/ contractor during pre-tendering/ tendering/ post tendering/ award/ execution/ post-execution stage indulges in mal-practices, cheating, bribery, fraud or and other misconduct or formation of cartel so as to influence the bidding process or influence the price or acts or omits in any manner which tantamount to an offence punishable under any provision of the Indian Penal Code, 1860 or any other law in force in India, then, action may be taken against such bidder/ supplier/ Bidder as per extant guidelines of the company available on www. bhel.com and/or under applicable legal provisions".

# 26. LICENSE/ PERMISSION/ REGISTRATION:

- a) Wherever any License /Permission from or Registration with Local or State or Central authorities is required under the above Acts/Law or any other Laws Governing the work contracted for, the Bidder shall at his own cost arrange for such License/ Permission/ Registration. Bidder shall also be liable for producing for inspection such certificates and licenses as may be required by the Local/State/Central Authorities or BHEL as and when required. The Bidder shall pay all levies, fees, taxes and charges etc. to appropriate authorities and other bodies as required by them under their rules for, vehicles / trailers, employees or workers engaged by him. These charges shall be borne by the Bidder. However, if any new tax is levied, subsequent to the signing of the contract, reimbursement of the same may be considered by the Competent Authority on the basis of written proof regarding imposition of new tax. The vehicle/trailer shall not carry load in excess of the GVW as mentioned in the RC Book of the vehicle/trailer concerned. No claim or compensation for reimbursements, made against BHEL by Bidder shall be entertained by BHEL for any breach of the provisions/Acts or laws by the Bidder.
- **b)** In case of Risk Purchase is enforced, The Bidder will hand over the clean cargo along with all related documents, NOC etc without any financial bearing to BHEL, enabling BHEL/BHEL nominated freight forwarder to carry out the work further.
- c) It shall be the duty of the Bidder to acquaint himself with all safety regulations regarding handling equipment and Road Transportation of all types of containers/cargo. The Bidder shall follow the safety requirements mentioned here and as applicable by laws, rules and regulations all the time during the period of contract.
- **d)** The Bidder shall indemnify BHEL against any violation of safety laws, rules and regulations while carrying-out operations as required by the contract.

- e) No unauthorized person should be allowed to work on the Trailers/equipment etc. The drivers and crane operators should have valid license and should be proficient in their work. No person without a valid driving license should be allowed to drive the vehicle.
- f) The Bidder is responsible for safe transportation of the goods. Bidder shall effect open delivery of the cases of major damage after completing the due processes.
- **g)** The Bidder will ensure that damaged cases are repacked properly before dispatch after completing the survey by the relevant authorities.

#### 27. TIME LIMIT FOR SUBMISSION OF BILLS

- a) The Bidder shall make a claim for the services rendered under this contract to BHEL within (3)Three months of such service. If he does not prefer claim within the said period, he shall be deemed to have waived his right in the respect thereof and shall not be entitled to any payment on account thereof. Nevertheless, the accepting authority on written request can waive off this limitation and allow late submission of bills if the reasons for delay are found convincing and reasonable.
- b) No claim in respect of under payment to the Bidder shall be considered valid or entertained unless a claim in writing is made thereof within (3) Three months from the date on which payment of the original claim thereto was made. Any claim for such under payment, not received within the stipulated four months period, shall be liable to be summarily rejected by BHEL. Nevertheless, the accepting authority on written request can waive off this limitation and allow late submission of bills if the reasons for delay are found convincing and reasonable.
- c) However, in case of any specific issue over which the Bidder had not billed for any particular activity the same can be allowed for payment, subject to with the prior approval of the General Manager, notwithstanding what has been laid down in the Clause on Payment. The decision of the General Manager shall be final and binding on the Bidder.

#### 28. PROGRESS REPORTING

- a) The progress report shall indicate the progress achieved against planned with reasons indicating delays, if any, and shall give the remedial actions which the Bidder intends to take to make good the slippage or lost time, so that further works again proceed as per the original program and the slippages do not accumulate and effect the overall program.
- **b)** The daily reports shall clearly indicate the work force deployed, category-wise, specifying also the activities in which they are engaged.
- c) Weekly progress review meetings will be held at any suitable location during which actual progress during the week vis-à-vis scheduled program shall be discussed or actions to be taken for achieving targets. For discussions, the Bidder shall present program of subsequent week. The Bidder shall constantly update/revise his work program to meet the overall requirement.
- d) Periodic progress reviews on the entire activities of execution in respect of scope of bidder will be held once in a month at any location. These meetings will be attended by reasonably higher officials of the Bidder and will be used as a forum for discussing all areas where progress needs to be speeded up. The Bidder shall be further responsible for ensuring that suitable steps are taken to meet various targets decided upon such meetings.

- e) During execution Bidder shall take colour digital photograph on mobile and forward on whatsApp/email etc for each milestone every month/fortnight/week as applicable for all important activities of the works during progress and after reaching of consignment at major locations.
- f) Successful bidder has to provide for electronic/ computerized storing and re-production/ printing/ plotting of various data, photo, protocols, measurements etc. These may be stored in CD/Removable hard disk (as per requirement) and handed over to BHEL on monthly basis.
- g) The bidder shall be bound to report movement progresses of all outgoing consignments through electronic communication systems such as Fax, Mobile telephony/STD hones/Roaming cell phones, email, web based monitoring system or any other mode desired by BHEL at regular intervals.
- h) For consignments carried by Hydraulic trailers, the transporter shall ensure that the vehicle driver carries with him a mobile phone to enable BHEL/Customer to contact him for monitoring the progress. The mobile phone No. shall be intimated to BHEL before the consignment is moved. Besides, daily status of movement shall be conveyed by e-mail to BHEL.

# 29. CONFIDENTIALITY, USE OF CONTRACT DOCUMENTS AND INFORMATION

- a) Bidder shall not, without Company's prior written consent, disclose the contract, or any provision thereof, or any specification, plan, drawing pattern, sample or information furnished by or on behalf of Company in connection therewith, to any person other than a person employed by Bidder in the performance of the contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far, as may be necessary for purposes of such performance
- **b)** Bidder shall not, without Company's prior written consent, make use of any document or information provided by the Company except for purposes of performing the contract
- c) Any document supplied to the Bidder in relation to the contract other than the Contract itself remain the property of Company and shall be returned (in all copies) to Company on completion of Bidder's performance under the Contract if so required by Company. All information obtained by Bidder in the conduct of operations and the information/drawings/documents provided to the Bidder shall be considered confidential and shall not be divulged by Bidder or its employees to anyone other than the Company's personnel. This obligation of Bidder shall be in force even after the termination of the contract.

#### 30. EXPEDITING:

- a) Bidder should expedite cargo arrival by following up with BHEL MUs/BHEL vendors / transporters based on the pending cargo remaining in the packing list and vessel /Barge likely being planned.
- b) Bidder will be responsible to follow up with BHEL MUs/BHEL vendors for cargo arrival schedule provided by them at 1<sup>st</sup> instance. He will keep track of cargo from the day it has left the works and plan further accordingly especially in case of ODC/HL

**31. VERIFICATION OF DOCUMENTS:** BHEL reserves the right to verify any documents submitted by the Bidder. Any supporting documents in line with contract copy and completion certificate like invoices, Packing list, Billing details in original may be asked and BHEL reserves the right to reject the bid if verification from customer/ or supporting documents is not forthcoming.

SECTION -V
TECHNO- COMMERCIAL CUM PQR BID(RE/MUM/EXP/EO-2004)

Sn	Technical and Pre-Qualification Requirements	Remarks / Documents
1.	EARNEST MONEY DEPOSIT: The Bidders, must submit EMD in as	Required for Qualification (Details of the EMD to be
	suggested in tender document.	provided here)
2.	CHA License: The bidder must be having valid Custom House agent's license from Indian customs.	Copy of CHA License
3.	Bidder must have an average annual Financial turnover not less than INR 0.45 Lakhs for the last 03 Financial years Last 03 FY shall be read as FY 2016-2017, 2017-2018 & 2018-2019.	CA certificate/ Audited balance sheets inclusive of P&L Statement.
4.	The Bidder must submit proof of having successfully executed Logistics Contract/CHA contract in the last seven years (ending last day of month previous to the one in which tender was floated) as under (copies of work order/ contract along with completion certificate to be enclosed)  (a) Three contract of value not less than INR 0.6 Lakhs each or Equivalent  or (b) Two contract of value not less than INR 0.75 Lakhs each  Or (c) One contract of value not less than INR 1.2 Lakhs each	Self-certified Photocopy of contract(s) on bidder name along with satisfactory completion/Execution certificate from customer in respect of these Contracts. Details of the customer with email and office address are also required for verification.
5.	The Bidder should not have been banned/Suspended for business dealing by BHEL/Government of India/any undertaking of Government of India/ EXIM Bank and nor should be associated with party who have been banned for business dealing by BHEL/Government of India/any undertaking of Government of India/ EXIM Bank as on date of publication of NIT.	A self-certification should be submitted by the bidder indicating compliances.

6.	The Bidder should NOT have been referred to BIFR and Interim	A self-certification should be
	Resolution Professional (IRP) is not appointed for initiating	submitted by the bidder
	insolvency by NCLT proceedings against the bidder.	indicating compliances
7.	<b>Tender Documents:</b> Entire tender document including forwarding	To be sent
	letter of the tender document along with blank price bid duly signed	
	and stamped on each page is to be sent on mail ID	
	finmsrodmum@bhel.in.	
8.	Compliance Letter: The compliance letter duly signed and stamped	To be sent on letter head
	on letter head is to be sent on mail ID finmsrodmum@bhel.in.	
9.	GST details	Copy to be sent
10.	Pan Number details	Copy to be sent
11.	Transit Time: in no. of Days: As per special conditions	Agreed
12.	Transit penalty As per special conditions	Agreed
13.	<b>PAYMENT TERMS:</b> As Specified in the General terms and conditions	Agreed
14.	<b>ARBITRATION</b> As Specified in General Terms & Conditions.	Agreed
15.	<b>FORCE MAJEURE</b> As specified in the General Terms & Conditions.	Agreed
16.	ADDITIONAL WAR RISK INSURANCE: In the event of war or war like	Agreed
	situation, additional war risk premium if any as per notification of	
	the Lloyd's surveyor/Insurance additional insurance premium paid	
	receipt for war risk, pro rata, insurance for Hull machinery for the	
	BHEL cargo may be considered for payment.	
	CANCELLATION OF THE CONTRACT: As per General Terms and	Agreed
	condition	
18.	<b>5</b> ,	Agreed
	and trailers shall be to the Contractor's A/c. The Contractor shall be	
	responsible for payment of any Sales, Service, Income Tax or any	
	other form of Tax leviable not envisaged in the tender on	
	transportation activity carried out in discharge country being	
	main/sub-contractor of BHEL. Only GST is payable as per actual	
19.	, ,	Agreed
	under this contract	
20.	GOVT.RULES & REGULATIONS:	Agreed
	CONTRACTOR to abide by all the rules and regulations related to	
	road transportation, traffic, police, customs etc. These would	
	include all levies, licenses, and permits for operation in India / transit	
	country / discharge countries. It is obligatory for CONTRACTOR to	
	comply with regulating requirements in discharge port countries are	
	fully met before award of the contract.	
21.		Agreed
	beams/parallel bars, hydraulic stools and other accessories as	

	required for loading, unloading and transhipment of the cargo both in India and overseas.	
22.	RISK PURCHASE As Specified in General Terms & Conditions.	Agreed
23.	RA terms and condition: As per general terms and condition.	Agreed

#### **SECTION VII**

#### **PRICE BID**

# PRICE BID:RE/MUM/EXP/EO-2004

Sn	Description	Offered Total Price (INR)
-1	-2	-3
Sch A	<b>Sch. "A"</b> Cost of pickup of container from Shipping line container yard; transportation to contractor CFS; loading and unloading of cargo at various points during Pre-FOB process, custom clearance, Inter carting, CFS storage, stuffing, Port handling /THC, Shipping line charges & Surcharges / at load port and all other charges at Load port till FOB as per scope of work.	
	Total	

#### Note

- i. Price evaluation will be done on the basis of offered total price in INR.
- ii. Reverse Auction will be done for this tender.
- iii. The Price offered in Price Bid are inclusive of :
  - a. Cargo Carting/ Unloading/loading at contractor's CFS, Storage at contractor's CFS and movement till nominated CFS.
  - b. Collection of DO, Loading and transportation of empty COC container to CFS.
  - c. Custom clearance charges.
  - d. All the necessary charges of stuffing/lashing/securing of the cargo including all CFS operations including storage charges.
  - e. All insurance costs covering risk of operations undertaken (Cargo / goods will be insured by BHEL or consignee).
  - f. All Forklift/crane/labour charges/SSR/revalidation/COC charges.
  - g. Transportation of loaded Containers from CFS to Vessel, THC, etc
  - h. All shipping line charges & surcharges /CFS /transportation charges/COC surcharges etc if any.
  - i. Any other charges occurring during PRE-FOB activities till FOB of vessel.

# **SECTION VIII**

(Letter of compliance in Company's Letter Head)			
Ref No:	No:	Date:	
	M/s Bharat Heavy Electricals Limited, 15 <sup>th</sup> Floor, World Trade Centre-1, Cuffe Parade, Mumbai –5		
Sub : Yo	: Your Tender no RE/MUM/EXP/EO-2004		
Dear Sir	· Sir,		
With reference to your above tender, we have carefully read and understood the tender terms & conditions and hereby confirm that all the terms and conditions of your above tender are acceptable to us and our offer is based on the same.			
In view of the above confirmation, any deviation mentioned by us anywhere in the tender is not valid and is to be ignored by BHEL while finalizing the Tender.			
Further, it is also confirmed that we have submitted the price bid in your price bid format only without any deviations / conditions.			
In case, any deviation is observed in the financial bid the same is not be entertained / considered by BHEL.			
Thankin	nking you,		
Yours fa	rs faithfully,		
Name/S Stamp.	ne/Signature of the signatory.		