

BHARAT HEAVY ELECTRICALS LIMITED (A Government of India Undertaking) BOILER AUXILIARIES PLANT INDIRA GANDHI INDUSTRIAL COMPLEX RANIPET – 632 406 ERECTION SERVICES DEPARTMENT

TENDER DOCUMENT

Tender Notice No	BAP : ERN : NALCO-ANGUL : APH : MECH :C : 324
Name of work	E&C scope of work in Renovation & Modernization of 2 Nos. of APH model 24.5 VIT 1450 mm including dismantling of existing Air Pre-Heaters and erection & commissioning in 120 MW Captive Power Plant (CPP) of Unit-2 to 6 at National Aluminum Company Ltd. (NALCO) at Angul, Odisha using contractor's own tools and plants, cranes , consumables, manpower etc.
Type of tender	Open tender
Nature of Bids	Two-Part Bidding
Period of contract (ref Cl.26 in Page 7)	The Work period is 90 Days (pre-shutdown activates 30 days+ shut down activates 35 days+ post shut down activities25 days) from the date of site clearance by BHEL.
Earnest Money Deposit (EMD) Amount (ref CI.1.1 in Page 4)	Rs.1,35,310/- (Rupees One Lakh Thirty Five Thousand Three Hundred and Ten only)
Last date & Time for Receipt of the Tender (ref.: Cl. 6 in Page 5)	18-Nov-2019 at 14.30 Hrs.
Date of Technical bid Opening (Cl. 6 in Page 4)	18-Nov-2019 at 14.30 Hrs.
(Please obtain updated information from other changes if any in the tender conte	n the BHEL website about the latest applicable dates & ents)
Date of Price Bid Opening (Ref. Cl. 31 in Page 7)	Bidders whose technical bids are found acceptable will be intimated separately about the status of their offers and the date of opening of Price Bid.
Place of submission of Tender	Tender Box placed in Erection Services Department (Nearer to East-Gate) , BHEL –BAP- Ranipet – 632 406.
Address on the Sealed Tender Cover to be:	SDGM / Erection Services Department BHARAT HEAVY ELECTRICALS LIMITED RANIPET, VELLORE DISTRICT TAMIL NADU- 632 406.
	Office of SDGM/ES Department/BHEL/BAP/Ranipet

not in the newspapers. Bidders shall keep themselves updated with all such developments.

BHARAT HEAVY ELECTRICALS LIMITED BOILER AUXILIARIES PLANT RANIPET- 632406.

ERECTION SERVICES DEPARTMENT

TENDER SPECIFICATION NO. : BAP : ERN : NALCO-ANGUL : APH : MECH : C : 324

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BHARAT HEAVY ELECTRICALS LIMITED BOILER AUXILIARIES PLANT, RANIPET – 632 406 ERECTION SERVICES DEPARTMENT

SPECIAL INSTRUCTIONS TO BIDDERS

Page 01 of 01

- 1. This Booklet consists of the scope and bill of quantities of the entire work etc.
- 2. The Bidders are requested to go through the instructions contained in the documents attached and quote in the Rate Schedule attached.
- 3. The Bidders are advised to go through the General conditions of contract, Special conditions of contract, Tender specifications and all parts of this tender document and fully understand the scope of work before quoting. Any doubt in the documents should be got clarified from Erection Services Department of BHEL, Ranipet before submitting their offer.
- 4. Bidders shall note that all consumables, tools & tackles and **all the required Cranes, cutting** and welding machines, etc. are to be provided by the contractor.
- 5. No advance payment towards mobilization of site operation or for any other purpose will be made by BHEL. The payment for work will be made strictly as per payment terms in the tender specification.
- 6. The Tender Documents should be submitted duly signed and stamped in all the pages of the Tender Specification, General conditions of contract, special conditions of contract, Annexure etc. by the Bidder.
- 7. The bidders shall submit the duly filled up **Formats** given in this tender document, along with the offer.
- 8. Time is the essence of the contract and all the resources required for completion of work in the stipulated time period and avoid any demurrage / penalties.
- 9. BHEL is not bound to accept the lowest or any bid and will have the right to reject any or all the bids without assigning any reason whatsoever. It is to be noted that a two-part evaluation system will be used for this tender. Please read the relevant portions of the tender / NIT. Hence, it is essential that the bidder submit a comprehensive technical proposal in their bid.
- 10. No Special tools are envisaged to be provided by BHEL.
- 11. Approval, if any, required from statutory authorities like Labor Commissioner, Electricity Board, etc., should be obtained by the bidder at his own cost and risk.
- 12. The bidder should mobilize maximum labor force from the local area of work.
- 13. These Tender Documents are not transferable.
- 14. Offer of the Bidder with all the required documents should be submitted so as to reach the specified addressee as per schedule given in the notice-inviting tender.
- 15. ADDRESS FOR SUBMISSION / POSTING OF BID DOCUMENTS, COMMUNICATION AND CLARIFICATION.

THE SR.DEPUTY GENERAL MANAGER, ERECTION SERVICES BHARAT HEAVY ELECTRICALS LIMITED, BOILER AUXILIARIES PLANT, RANIPET - 632 406. Phone No.:04172 - 241171 / 284973 / 284295 Fax : 04172 - 242011 E- mail : plramana@bhel.in

BHARAT HEAVY ELECTRICALS LIMITED BOILER AUXILIARIES PLANT, RANIPET- 632406.

ERECTION SERVICES DEPARTMENT

NOTICE INVITING TENDER

Sealed offers in TWO PARTS are invited from experienced bidders meeting the requisite Qualifying Requirements (QR) for the work mentioned below. Points relevant to the tender are mentioned below and are to be complied with.

TENDER SPEC .: No : BAP : ERN : NALCO-ANGUL : APH : MECH :C : 324

NAME OF THE WORK : E&C scope of work in Renovation & Modernisation of 2 Nos. of APH model 24.5 VIT 1450 mm including dismantling of existing Air Pre-Heaters and erection & commissioning in 120 MW Captive Power Plant (CPP) of Unit-2 to 6 at National Aluminium Company Ltd. (NALCO) at Angul, Odisha using contractor's own tools and plants, cranes , consumables, manpower etc.

- 1.1. <u>EARNEST MONEY DEPOSIT</u> : Rs.1,35,310/- (Rupees One Lakh Thirty Five Thousand Three Hundred and Ten only)
- 1.2. **Earnest Money Deposit (EMD**) : Every tender must be accompanied by the prescribed amount of earnest money deposit.
- 2. **Tender Document Charges** (Non-refundable)
 - 2.1. If the bidder downloads the tender documents from the website, then Rs.1180/- shall be paid by the bidder.
 - 2.2. If the bidder requested for tender documents through post then Rs.1770/- shall be paid by the bidder.
- 3. **Mode of payment** of Earnest money deposit (EMD) & Tender Document charges
 - a) **Electronic Fund Transfer** credited in BHEL account No.10664849171 SBI-Mukundarayapuram, IFSC Code: SBIN0007013 (before Technical-Bid of tender opening)
 - b) Along with the tender in the form of pay order or **DEMAND DRAFT** drawn in favor of M/s BHARAT HEAVY ELECTRICALS LIMITED **payable at RANIPET**.
 - c) **Cash deposit** as permissible under the extant Income Tax Act (before tender opening)
 - d) Fixed Deposit Receipt (FDR) issued by Scheduled Banks/Public Financial Institutions as detailed in the companies Act (FDR should be in the name of the contractor A/c BHEL)

3.2. One Time EMD remitted at any other BHEL Unit / Power Sector <u>will not</u> be considered.

- 3.3. An offer / bid that is not accompanied by the requisite EMD amount is liable to be summarily rejected.
- 3.4. **MSME/NSIC** registered parties are also required to submit the EMD for the full value and no exemption is applicable.

4. **TENDER SCHEDULE :**

a.	SALE OF TENDER SPECIFICATION DOCUMENTS	26-Oct-2019 to 18-Nov-2019
b.	PRE- BID MEETING	Not Applicable
C.	DUE DATE AND TIME FOR SUBMISSION OF OFFER	18-Nov-2019 at 14.30 Hrs.
d.	DATE & TIME OF OPENING OF TECHNICAL BID	18-Nov-2019 at 14-30 Hrs. onwards

Note: Please obtain updated information from the BHEL website about the latest applicable dates.

5. **PRE BID MEETING :** Not Applicable

- 6. **OPENING OF TENDER** : Technical bids will be opened on the mentioned date at the office of the Sr.Dy. GENERAL MANAGER, ERECTION SERVICES DEPARTMENT, BAP., BHEL, Ranipet.
 - 6.1 In case the opening of the tender is, a non-working day then the opening will be take place on the next working day.
- 7. Tender specification documents with complete details are hosted in web page (<u>www.bhel.com</u>). Bidders can directly download the same and use for submission of offer. Tender document charges shall be paid to BHEL along with or before submission of offer.
- 8. Interested bidders may alternately collect hard copy of tender specification documents from Erection Services Department / BHEL / Ranipet on all working days (between 10.00 to 14.00 hrs) within the sale period on payment of tender document charges.
- 9. BHEL will not take any responsibility for delay/loss of documents or correspondence sent by courier/post.
- 10. Acceptance of any bid shall be subject to the approval by BHEL's Customer. BHEL reserves the right to accept or reject any or all the bids without assigning any reasons whatsoever.
- 11. BHEL reserves the right to accept or reject any or all the bids without assigning any reasons whatsoever
- 12. All corrigenda, addenda, amendments, clarifications etc. to tender specification will be hosted in (a) the web page (http://www.bhel.com/tender/tender_home.php- view corrigendum) and (b) The Central Public Procurement Portal only and not in the news paper. Bidders shall keep themselves updated with all such developments.
- 13. BHEL reserves the right to reject any offer on the basis of unsatisfactory performance of the bidder in any on going job or any similar job in the past.
- 14. BHEL will operate CPSE purchase preference policy as applicable.
- 15. **QUALIFYING REQUIREMENTS (QR):** The Bidder must satisfy the following Qualification Criteria for participating in the Tender.
- 15.1. The average financial turnover of the company during the last 3 years, ending 30th of Sep 2019, should be at least of Rs. 20.30 Lakhs and the bidder should submit audited balance sheet and profit & loss account for the last three financial years (FY) ending on 31/03//2019 duly certified by charted accountant /auditor.

And

- 15.2. "Experience of having successfully completed **either of the following similar works** during last 7 years ending 30-Sep-2019."
 - a) One similar completed works costing not less than the amount equal to Rs: 54.12 Lakhs.

(OR)

b) Two similar completed works costing not less than the amount equal to Rs:33.83 Lakhs

(OR)

- c) Three similar completed works costing not less than the amount equal to Rs:27.06 Lakhs
- 15.3 Definition of Similar work: Retrofitting / Revamping / Renovation / Modification / Modernisation (R&M) of Rotary air Pre- heaters in any power plants / CPP/ Industries of Minimum 120 MW or above rating coal fired boilers.
- 15.4 A bidder must satisfy all the qualifying requirements enumerated as in 15.1 and, 15.2 above concurrently in order to qualify to participate in this tender
- 15.5 The bidders to note that possession of provident Fund (PF) code is not a pre-condition for participation in the tender. However, the successful bidder should ensure to get the PF code for the employees engaged for this work
- 16. Supporting documents for QR: Bidder shall submit certified photocopies of the following documents in support of possessing qualifying requirements as under, duly self-certified and stamped by the authorized signatory.
 - Certified Photocopies of Work orders of similar works issued by the Customer containing details of bill of quantities/schedule of rates and certificates for proof of satisfactory completion of work.

- b) Certified Photocopies of Completion certificate of similar works showing the details such as (a) Work order reference No and date, (b) Brief details of job done, (c) Name of the project, (d) Name of the customer, (e) Executed value, (f) Date of start of work and date of completion. Etc..
- c) Certified Photocopies of **Performance certificate** from at least one customer for any one category of similar works.
- d) Certified Photocopies of **Audited profit and loss account** accompanied by relevant schedules for turnover figures.
- 16.1 The bidder shall submit documents in support of possession of 'Qualifying Requirements' duly self-certified and stamped by the authorized signatory, indexed and properly linked in the format for PQR. In case BHEL requires any other documents/proofs, these shall be submitted immediately.
- 16.2. The bidder may have to produce original document for verification if so decided by BHEL.
- 17. Seeking clarification on Tender Specification: Clarifications, if any shall be sought through written communication only, indicating the specific clauses in the Tender Document, so as to reach the specified office at least seven days before the last date for bid submission. BHEL shall not be responsible for receipt of queries after the due date for seeking of clarification due to postal delay. Any clarification / query received after the last date for seeking the same may not be normally entertained by BHEL and no time extension will be given.
- 18. BHEL may decide holding pre-bid meeting (PBM) with any /all intending bidders. On such communication from BHEL, the bidder shall ensure participation in the same at the appointed time, date and place as may be decided by BHEL. In view of space constraint, the bidders are strictly advised to visit the site and completely familiarize themselves with the site conditions.
- 19. All the information as called for in the various clauses and annexure of tender specification should be furnished. Please refer to the checklist. The details so furnished shall be complete in all respects and as per the formats prescribed in the Tender specification (Forms and Formats). The bidder may have to produce original documents for verification, if so desired by BHEL.
- 20. Offers received with any deviation or without relevant information are liable to be rejected.
- 21. **FIRM PRICE**: The Contractor has to keep his quoted rates firm for the entire contractual period including total extended period, if any, and no claim for revision of rates or price escalation is allowed under any circumstances.
- 21.1. **TAXES AND DUTIES**: The tenderer shall not include **GST** in their quoted rates. The **GST** rates and its working shall be indicated separately in the price bid. The successful tenderer shall register themselves with the GST authority in the state of Chattisgarh.
- 21.2. Procedure for reimbursement of GST (PI refer to the Annexure of T&C of GST): The GST shall be reimbursed against documentary evidence. The current rate of GST is @ 18% of taxable service rendered.
- 22. <u>PAYMENT TERMS:</u> All payments for the works completed shall be paid based on bills raised by the contractor and certified by Engineer-in-Charge of BHEL. Payment will be made within a period of 30 days from the date of submission of bills along with all the enclosures as called for by BHEL. Payment will be through e-payment (through electronic fund transfer (EFT) / RTGS) only after deducting Bank charges as per BHEL terms of payment indicated below.

22.1 Payment terms for Item no. A01, of the rate schedule shall be as below.

85% of the rate quoted shall be paid after completion of erection, alignment and welding of the new components supplied for the APH. and handing over of the dismantled materials to BHELs' Client.

10% of the rate quoted will be released after commissioning of the APH.

Balance 5% shall be paid only after 6 months from the date of commissioning of the APH.

- 23. Price bids received in any form other than prescribed in Part-II (PRICE BID) are liable to be rejected.
- 24. **VALIDITY OF OFFER**: The validity of the offer shall be 180 days from the date of bid opening (including extensions, if any). No unsolicited revision in the tender offer shall be entertained after opening of tenders and till expiry of the validity period.
- 25. **SECURITY DEPOSIT (SD):** The successful tenderer shall within the time specified in the letter of intent deposit the required amount of security deposit. The SD shall be as per clause 1.8 of General Conditions of Contract (GCC).
- 26. **PERIOD OF CONTRACT / DURATION OF WORK:** The total contract period shall be 90 Days from the date of commencement of Pre-Shutdown activities. The split-up for the various activities are provided hereunder. The Shut-down (E&C) Activity shall commence from the day of handling over of site by NALCO, Angul.
 - 26.1. Pre-Shut-down activities : 30 days
 - 26.2. Shut-down (E&C) activities : 35 days
 - 26.3. Post-Shutdown Activities for : 25 Days
- 27. LIQUIDATED DAMAGES: Contract period is the essence of the contract and the Erection and commissioning should be completed within this time, failing which, BHEL without prejudice to its rights under the contract shall have the option either to reduce the price @1/2% of order value per week or part thereof subject to a maximum of 5% of the unexecuted portion / the total contract value (if the partial execution cannot be used) or to cancel the Order and to execute the said work from alternative source at the risk and cost of the contractor
- 28. **REVERSE AUCTION (RA)**: BHEL Reserves the right to adopt the process of **Reverse Auction** (ON LINE BIDDING on INTERNET) among the bidders who are found to be qualified on the basis of technical bid. Refer the **General Terms and Conditions of reverse auction** in SECTION-VIII. No extension of time on this account will be entertained for bid submission.
- 29. If the reverse auction is unsuccessful as defined in the RA rules / procedure, or for whatsoever reason, the sealed Price Bids may be opened for deciding the successful bidder.
- 30. **BID EVALUATION** : The offer submitted by bidders who meet the requisite Qualifying Requirements will be evaluated in two stages, namely Technical- Bid Evaluation and Price Bid Evaluation. The bids, which meet the qualifying requirements, will only be further considered for Price Bid Evaluation. However, the final technical qualification of the bidder is subjected to approval of our client M/s Nalco-Angul.
- 31. **OPENING OF PRICE-BID:** Bidders whose technical bids are found acceptable to BHEL shall be intimated separately about the status of their offers. Date of price bid opening shall be intimated to the qualified bidders only.
- 32. **PRICE BID EVALUATION CRITERIA:** The successful bid shall be based only on the total quoted value for the entire scope of work, in the sealed "Price bid" or reverse Auction (RA) as applicable.
- 33. The offers of the bidders who are on the banned list as also the offer 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 "http://www.bhel.com/vender_registration /vender.php".
- 34. **EPF registration:** Bidders should furnish the EPF code and registration details along with the bid. Bidders who have not registered and do not possess EPF code, if awarded the work, should immediately register and obtain the code.
- 35. **ORDER OF PRECEDENCE:** In the event of any ambiguity or conflict between the clauses / statements in Tender Documents, the order of precedence shall be in the order below.
- a. Amendments / clarifications / corrigenda / errata etc. issued.
- b. Notice Inviting Tender (NIT)
- c. Price Bid
- d. Technical Conditions of Contract

- e. Special Conditions of Contract
- f. General Conditions of Contract
- g. Forms & Procedures
- 36. In the event of any conflict between requirements of a clause/s of this specification /documents/drawings/data sheets etc. and different standards / codes specified, the same is to be brought to the notice of BHEL before submission of offer; else, BHEL's interpretation shall prevail.
- 37. Typographical error/missing pages/other errors in the tender documents noticed, must be brought to the knowledge of BHEL in writing before pre-bid meeting / submission of offer, else BHEL's interpretation shall prevail.
- 38. **Multiple Bids:** The bidder in his own interest shall submit only one bid. If a bidder submits multiple bids, all the bids are liable for rejection. Bids shall be considered "Multiple" in the following circumstances:

38.1. Two bids by the same party.

38.2. If one bidder is the Affiliate of another bidder.

For the purpose of this clause "Affiliate" shall mean with respect to any Person, any other Person that, directly or indirectly, controls, is controlled by, or is under direct or indirect common control with, such Person, or is a director/ member / officer/ employee of such Person or of any Person who would otherwise qualify as an Affiliate of such Person pursuant to this definition;

"Person" for the purposes of this definition shall mean any natural person, individual, corporation, limited partnership, co-operative, general partnership, joint stock company, joint venture, association, company, trust, bank, trust company, land trust, business trust, corporate body or other organization, whether or not a legal entity."

- 39. Fraud Prevention Policy: The bidder along with its associate / collaborators / sub-vendors / consultants / service providers shall strictly adhere to BHEL Fraud Prevention Policy displayed on BHEL website http://www.bhel.com and shall immediately bring to the notice of BHEL Management about fraud or suspected fraud as soon as it comes to their notice.
- 40. **Suspension of Business Dealings:** The bidder along with its associate / collaborators / subvendors / consultants / service providers shall strictly adhere to "Guidelines for Suspension of Business Dealings with Suppliers/ Contractors" AA/MM/SB/01 Rev: 02, Dt.22.07.2016 displayed on BHEL website http://www.bhel.com. (http://www.bhel.com/vender_registration/pdf/Suspension_guidelines_adbridged.pdf)
- 41. 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 (five years from the date of issue of acknowledgement in EM II) or valid NSIC certificate or valid Udyog Aadhar Memorandum & Acknowledgment or EM II certificate along with attested copy of a CA certificate (Format enclosed at Annexure -C where deemed validity of EM II certificate of five 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 1 in case of two part bid). Non submission of such documents will lead to consideration of their bid at par with other bidders. No benefit shall be applicable for this enquiry if any deficiency in the above required documents are not submitted before price bid opening.
 - 42. **SET OFF Clause:** "BHEL shall have the right to recover any money which in the sole opinion or BHEL is due from the Contractor from any money due to the Contractor under this Contract or any other contract or from
 - 43. Offer submitted in response to this NIT confirms your unqualified, unconditional acceptance of all Terms & Conditions of this NIT and its annexures (Any conditional / incomplete /unsigned bid shall be regarded as non-responsive and would be liable to be rejected.).
 - 44. BHEL reserves the right to assess Bidder's Capacity and Capability
 - 45. Overwriting or erasures should be avoided. If however, they exist they must be invariably attested.

- 46. Cost of bid preparation along with supporting documents as called for and submission of the same is to bidders account
- 47. In case if the contractors working in the same project site, while quoting for this tender shall provide separate set of Tools & Tackles, Man Power etc and shall not mix with the facilities already available in the other contracts
- 48. "In the event of any dispute or difference relating to the interpretation and application of the provisions of commercial contract(s) between Central Public Sector Enterprises (CPSEs)/ Port Trusts inter se and also between CPSEs and Government Departments/Organizations (excluding disputes concerning Railways, Income Tax, Customs & Excise Departments), such dispute or difference shall be taken up by either party for resolution through AMRCD as mentioned in DPE OM No. 4(1)/2013¬DPE(GM)/FTS-1835 dated 22-05-2018." (See, Clause 6(i) of the O.M.).

BHARAT HEAVY ELECTRICALS LIMITED BOILER AUXILIARIES PLANT RANIPET- 632406. ERECTION SERVICES DEPARTMENT

PROCEDURE FOR SUBMISSION OF SEALED TENDERS

1. PROCEDURE FOR SUBMISSION OF SEALED TENDERS

- a. The tenderer must submit their tender in two parts in separate sealed covers prominently superscribed as PART-I TECHNICAL BID AND PART-II PRICE BID and also indicating on each of the covers the TENDER SPECIFICATION NUMBER AND DUE DATE AND TIME OF SUBMISSION as mentioned in the tender notice..
 - PART-I (TECHNICAL BID) COVER-I :Excepting rate schedule, all other documents, data sheets and details called for in the specification shall be enclosed in PART-I "TECHNICAL BID".
 - ii. **PART-II (PRICE BID) COVER-II** : All indications of price shall be given in this PART-II "PRICE BID" only.
- b. These TWO COVERS I & II (PART-I AND PART-II) shall together be enclosed in A THIRD ENVELOPE (COVER-III) along with requisite EMD (in a separately sealed envelope superscribed as "EMD-Cover") as mentioned in the notice inviting tender and this sealed cover shall be super scribed and submitted to Sr. DGM/ERECTION SERVICES at the address given in "special instructions to tenderers" on or before the due date.

BHARAT HEAVY ELECTRICALS LIMITED BOILER AUXILIARIES PLANT RANIPET- 632406. ERECTION SERVICES DEPARTMENT

TENDER SPEC.: No : BAP : ERN : NALCO-ANGUL : APH : MECH :C : 324

PROJECT INFORMATION

1. Purchaser and Owner	: M/s. NATIONAL ALUMINIUM COMPANY LIMITED (NALCO) ANGUL., ODISHA
2. Location	: CPP – II,UNIT-2 to 6 (10 X 120 MW) NALCO-ANGUL, ODISHA.
3. Nearest Railway station	: ANGUL
4. Air Quality	: Normal Power Plant conditions

Before submitting his/her/their offer, the tenderer has to get thoroughly acquainted with the site conditions with reference to Operating procedures inside the plant, security rules for access and movements, HSE rules prevailing in the plant, site interference problems, movement of cranes / derricks etc. in the store yard / work site during material handling, erection, storage facilities available, constraints on access and movements, etc. No compensation or revision of rates will be entertained at a later date for not having proper knowledge of the site conditions.

TENDER SPECIFICATION

TENDER SPECIFICATION NO:BAP:ERN: NALCO-ANGUL : APH : MECH :C : 324

- 1.1 SCOPE OF WORK : The scope of work includes Dismantling of existing Air Pre Heater(APH) , handling at BHEL/Customer storage yard and shifting of new components / materials of APH to site of erection, Erection, testing and commissioning of APH in any one unit of # 2 to 6 of CPP-II (10 X 120 MW), NALCO, ANGUL using contractor's own tools and plants, cranes, material handling equipment, consumables, manpower etc.
- 1.2 Before dismantling, erection & commissioning following documents are to be submitted for approval.
- (a) Dismantling & erection activity sequence chart (PERT / GANTT)
- (b) Methodology of erection
- 1.3 Grossly the scope of erection & commissioning includes but not limited to following jobs:-
- 1.4 The dismantling, removal & Replacement of existing spares of 02 nos. of the Air Pre-Heaters of a unit along with associated spares, ducts, expansion bellows for complete renovation & modernization.
- 1.5 Erection of the modified & New Assemblies & spares & refitting of existing, spares & accessories.
- 1.6 Erection & Commissioning of the modified & New Assemblies of APH assemblies, spares, ducts, supports, and expansion bellows for complete R&M job including
- 1.6.1 Erection of modified /height increased rotor & housing to accommodate additional 10 inch Heating element.
- 1.6.2 Erection of modified rotor assy. for double sealing.
- 1.6.3 Erection of Modified APH drive system with clutch assy. fluid coupling & bracket.
- 1.6.4 Erection of new baskets.\
- 1.6.5 Removal existing Hot end centre section & erection of new ones
- 1.7 Erection & Commissioning of Modified flue gas/ air path adjacent to APH inlet for near uniform flow distribution
- 1.8 Erection & commissioning of all spares, consumables, accessories, assemblies, etc. as given in the scope of supply.
- 1.9 Any other activity as deemed necessary for completion of R&M job to achieve the guaranteed parameters.
- 1.10 Hiring of CRANES for major erection work, preferably with base ballast, is included in the contractors scope of work. The bidder has to visit site and ensure suitability of crane. The details of the crane shall be submitted along with the offer.
- 1.11 In addition, any other mobile crane required to execute the work shall be mobilized in time to meet the schedules.
- **1.12** Work includes handling of APH components at site stores / storage yards, transportation to site of erection, handling at site of erection, preassembly, water washing etc. complete and hook up of the entire system as per drawings of BHEL.
- **1.13** Any dismantling and re-erection of existing material/s that is required to complete the specified work shall form part of the work and shall be carried out at no extra cost to BHEL.
- **1.14** Removal and refitting / relaying of existing Air & Water lines, if any, which are required to enable dismantling & erection activities shall be in the scope of contractor.
- 1.15 The distance of BHEL / Customer stores / storage yard within the plant to site of erection is in a radius of about 2.0 km.
- **1.16** Area illumination for enabling the retrofitting work shall be in the scope of contractor.
- **1.17** All the APH materials & components will be supplied by BHEL / Client on free issue basis and the contractor has to take receipt of them at the designated point, store them carefully, use them in the works as specified and required and finally account for them.
- **1.18** Fabrication and erection of temporary structures, platforms, supports etc. for dismantling and erection of APH components forms part of the work. The temporary structures etc. erected shall be removed after completion of work at no extra cost.

- **1.19** Adequate quantity of winches, steel ropes, pulleys etc shall be arranged by the contractor for safe dismantling and erection.
- **1.20** The scope of work also includes shifting and proper storage of dismantled materials at storage yard. The dismantled materials should be segregated and unusable materials should be devoluted to NALCO-ANGUL scrap yard.
- **1.21** Being a retrofitting job, any work like cutting/grinding etc. of supplied materials/existing materials to suit to site conditions shall form part of the erection work and no extra charges will be paid on this account.
- **1.22** After completion of revamping work, all the materials/equipment removed/shifted shall be reinstalled/re-erected/placed back in their original locations or at locations as instructed by BHEL.
- **1.23** The contractor shall make suitable security arrangements including employment of security personnel (round the clock) to ensure the protection of all materials/equipment's and works from theft, fire, pilferage and any other damage and loss at stores/storage yard/pre-assembly area/erection site, till the completion of work.
- 1.24 The scope includes laying of insulation over APH and Duct wherever required in single/double layer of wool mattresses with GI / Aluminum Cladding matching and properly joining with the existing undisturbed portions of insulation over APH & Duct as per specifications, drawings and instructions of BHEL.
- **1.25** The detailed scope includes the changes during actual execution of the work for fast progress / as per site conditions / convenience of the work
- **1.26** The tenderer shall visit the site of work before quoting for this work and take note of the possible interferences as well as for the movement of Cranes/Derricks. Such interferences of the existing structure piping & ducting etc.. if any have to be removed and re-erected to the extend required at no extra cost. This removal and re-erection of interferences shall be carried out in consultation and
- 2.0 ROUND THE CLOCK WORK : Part of the work is to be carried during shutdown of the running plant and the relevant works have to be completed within the planned shutdown. This will call for working with enhanced resources and round the clock. The contractor shall provide for suitable illumination, security, labour amenities, etc for such working. Necessary safety gadgets shall be provided and ensured for the manpower during late hours. The bidder shall consider all such contingencies in their offer.
- 3.0 SITE LOCATION : Please see project information sheet.
- **4.0 TOOLS & TACKLES :** It may be noted that **BHEL will not provide** any cranes , trailors / trucks / tractors, tools and plants for execution of the work. All required resources including derricks, winches, wire ropes and tackles, etc are to be arranged by the contractor only. Higher capacity crane/s required for completion revamping work within the stipulated period shall be arranged by the contractor at no extra cost to BHEL. The quoted the rate shall consider all the eventualities that may arise during such works.
- **5.0 CONSTRUCTION POWER & WATER** : Required construction power and water to site shall be provided by BHEL on FREE OF CHARGE at one point only (within 500m). Necessary power cabling from the source to distribution boards, energy meters etc. and distribution pipe lines to different locations of water point with taps, valves etc., shall be provided by the bidder at his cost.
- 6.0 HEALTH, ENVIRONMENT AND SAFETY : The contractor shall follow good safety practices at the site. All personnel shall be provided the required safety protective gear and contractor to ensure that they are used. Safety training to be provided to all personnel at the site. In addition, the prevailing rules and regulations pertaining to Health, Environment and Safety (HSE) procedures of M/s NALCO-ANGUL, project site rules, prevailing labour laws enforced by local authorities, labour regulations, movement of labour / vehicles inside the plant area, time keeping systems etc., in force and other local political conditions shall be studied before submission of this budgetary offer. The bidder shall submit a write-up, along with the Technical-bid, on the HSE procedures to be adopted subject to modification and acceptance by BHEL, covering at minimum Personal Protective Equipment such as helmets, hard shoes, goggles, gloves, etc, safety training to staff and labour, daily safety pep talks & inspections, safety sign boards, housekeeping procedures, etc.
- 7.0 COMPLIANCE TO STATUTORY REQUIREMENTS: It is the responsibility of the contractor to obtain the required labour license from the appropriate authorities before commencement of work.
- 7.1 The contractor shall comply with all State/Central Laws, Statutory Rules, Regulations etc. inclusive of those regarding Labour and Industrial Laws which are applicable from time to time and shall comply with the provision of the same Labour Legislation, Rules and Regulations framed under the provision of Employees' Provident Fund and Miscellaneous Provision Act 1952, ESI registration, Labour License etc..
- 7.2 Minimum Wages to be paid by the contractor to their workers prescribed by the state/Central Govt. under the minimum wage Act 1948. Any increase in minimum wages/ statutory requirements , during the contract period , will have to be borne by the contractor. The statutory requirements like

PF, ESI will be applicable for the actual total wage per month. Bonus amount will be as per bonus act. Contractor quoted rate shall be inclusive of all the above payments including statutory payments thereon. The contractor has to pay the wages to their workers through worker's Bank account only.

- **7.3** The Contractor shall remain liable for the payment of all wages or other moneys to his work-men 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, there under from time to time.
- **7.4** ESI contributions (1% employees contribution + 3% employer contribution of the total monthly wages) before 20th day of every following month. Prescribed challans are available at ESI local office.
- **7.5** The contractor should deduct Provident Fund and ESI amount as per the provisions and amount so deducted along with the matching contribution of the contractor shall be remitted to the authorities concerned within the stipulated time. The statement of deduction along with the challans evidencing remittance shall be submitted to Officer-in- charge. If the evidences are not shown, further bills of the contractor will not be paid.
- **7.6** BHEL have the right to withhold the payment of his bills. Submission of statutory returns such as Half Yearly returns of ESI (Form 6), P.F. return (Form 12A), Form 5 and Form 10, Form 3A & Form 6A should be send to the concerned officers in time.
- **7.7** The workers" particulars such as Name, Age, Father's name, address, Phone no ,etc., and their daily attendance have to be maintained by the contractor. The details of Provident Fund and ESI compliance have to be maintained by the contractor in the prescribed format/register
- **8.0** <u>Compensation</u> : BHEL shall recover the amount of compensation paid to victim(s) by BHEL towards loss of life/permanent disability due to an accident which in attributable to the negligence of contractor, agency or firm or any of its employees as detailed below.
- a). Victim: Any person who suffers permanent disablement or dies in an accident as defined below.
- b). Accident Any death or permanent disablement resulting solely and directly from any unintended and unforeseen injuries occurrence caused during project execution, erection and commissioning ,services, repairs and maintenance, trouble shooting, serving , overhaul, renovation and retrofitting, trail operation, performance guarantee testing undertaken by the company or during any works at project sites
- c). Compensation in respect of each of the victims:
- i. In the event of death or permanent disability resulting from loss of both limbs Rs.10,00,000.00 /- (RupeesTen Lakhs only).
- ii. In the event of other permanent disability Rs.7,00,000.00 /- (Rupees Seven Lakhs Only).
- d). Permanent Disablement that is classified as permanent total disablement under section 2(1) of the Employees' Compensation Act ,1923

9.0 SITE MANAGEMENT :

- a. The contractor shall arrange to print all materials management forms, daily labour progress reports, and all other forms & reports etc., as indicated / instructed by BHEL and customer's HSE plan and project site rules. The Contractor shall depute well experienced senior site manager who shall liaise with BHEL and clients, coordinate all resources and works and complete the job satisfactorily. The bidder shall submit in his Technical bid a resume of the proposed site manager. In addition, the Contractor shall mobilize adequate numbers of well experienced site technical supervisory staff as well as skilled and unskilled labour.
- b. Erection Progress Reports shall be accompanied by Photographs (both hard & soft copies) as directed by BHEL Engineer at site.
- **10.0 MOBILISATION ADVANCE : No advance payment** towards mobilization of site operation or for any other purpose will be made by BHEL. The payment for work will be made strictly as per payment terms in the tender specification.
- **11.0 FIRM PRICE** : The Contractor has to keep his quoted rates firm for the entire contractual period including total extended period, if any, and no claim for revision of rates or price escalation is allowed under any circumstances.
- **12.0 VARIATION IN QUANTUM OF WORK** : The details of quantum of work are indicated in the rate schedule which is only approximate and is likely to vary to the extent of PLUS or MINUS 15% of the scheduled quantities, as per site conditions.
- **13.0 EARNEST MONEY DEPOSIT (EMD)** : The EMD amount to be remitted along with the offer and the mode of remittance shall be as indicated in the "Notice Inviting Tender".

- **14.0** <u>SECURITY DEPOSIT (SD)</u>: The successful tenderer shall within the time specified in the letter of intent deposit the required amount of security deposit. The SD shall be as per clause 1.8 of General Conditions of Contract (GCC).
- **15.0 TAXES AND DUTIES**: The tenderer shall not include **GST** in their quoted rates. The **GST** rates and its working shall be indicated separately in the price bid. The successful tenderer shall register themselves with the GST authority in the state of Maharashtra.
 - **15.1 Procedure for reimbursement of GST (PI refer to the Annexure of T&C of GST)**: The GST shall be reimbursed against documentary evidence. The current rate of GST is @ 18% of taxable service rendered.
- 16.0 PAYMENT TERMS : All payments for the works completed shall be paid based on bills raised by the contractor as payment terms and certified by Engineer-in-Charge of BHEL. Payment will be made within a period of 30 days from the date of submission of bills along with all the enclosures as called for by BHEL. Payment will be only through e-payment (through electronic fund transfer (EFT) / RTGS) only after deducting Bank charges as per BHEL terms of payment.
 - **16.1** DETAILS OF PAYMENT TERMS : The payment terms are indicated in SECTION-III, IV and VI of the Special Conditions Contract (SCC) enclosed.
- 17.0 PERIOD OF CONTRACT / DURATION OF WORK : As per L2-Schedule, 30 Days/Unit towards pre-Shutdown activities PLUS 35 Days/Unit for completion of E&C activities. and post shutdown works 25 Days The time period shall commence from date of Pre-shutdown activities indicated by BHEL-Engineer. The time period shall commence from date of starting of shut down works means first dismantling, wherever dismantling is involved). The Time period for shutdown and erection activity are enumerated below and shall be strictly adhered to. Contractors have to bear the cost of waiting in between the period of Completion of E&C of the first unit and the start of pre-shutdown activities for the second unit based on the site conditions.
 - **17.1** The contractor shall mobilise the resources like manpower, cranes, consumables, tools and plants required to complete the entire work with in the above said schedule.
- **18.0 LIST OF TOOLS & TACKLES :** The list of Tools and tackles, cranes etc proposed to be deployed by the contractor shall be given along with the offer. In case of cranes, the range diagrams and load charts should be included for the models to be used for the job.
- 19.0 Accommodation for Contractors' personnel : BHEL shall not provide any accommodation facilities for the contractors' personnel. All the necessary arrangements have to be made by the contractor, outside the Plant premises, at no extra cost to BHEL.
- **20.0 LIQUIDATED DAMAGES :** If the work completion gets delayed and the contract period gets extended due to reasons<u>attributable to the bidder</u>, liquidated damages as per provisions of contract (clause No.2.7.5 of General conditions of Contract for Works) shall apply. All decisions of BHEL in this regard will only be final and binding on the tenderer.
- 21.0 <u>EXTRA CHARGES FOR MODIFICATION AND RECTIFICATION WORKS</u>: Refer Section-VI of the special conditions of contract.
- 22.0 OVER-RUN COMPENSATION (ORC): Refer Section-VII of the special conditions of contract.

23.0 The following documents enclosed shall also form part of the tender:

a.	General conditions of Contract for work (ES:F:010)	Page: 17-33
b.	Special Conditions of Contract for APH works	
	(BAP:ERN:SPN:MECH:APH:01 – SECTION-III, IV & V)	Page: 34-43
c.	Special Conditions of Contract – (Section – VI and VII)	Page: 45, 45
d.	General Terms and Conditions for REVERSE AUCTION (SECTION-VIII)) Page: 46
e.	Appendix-I (page47) and Appendix-II, III, (Page: 48,49)	
f.	Statutory requirement of contract (ES:F:009)	Page: 50-63

TENDER DOCUMENT

(BAP : ERN : NALCO-ANGUL : APH : MECH :C : 324) UNPRICED COPY

SCHEDULE OF RATES & QUANTITIES

" E&C scope of work in Renovation & Modernisation of 2 Nos. of APH model 24.5 VIT 1450 mm including dismantling of existing Air Pre-Heaters and erection & commissioning in 120 MW Captive Power Plant (CPP) of Unit-2 to 6 at National Aluminium Company Ltd. (NALCO) at Angul, Odisha using contractor's own tools and plants, cranes , consumables, manpower etc."

S.No.	DESCRIPTION OF ITEM	QTY	UOM	Weightage in %.
A01	Receipt of materials from BHEL/NALCO Stores, transporting to site of erection, dismantling of existing APH equipment to the extent required, transporting of scrap to NALCO scrap yard (with in the boundary), Erection, Testing, testing and Commissioning of new Air pre Heater of BHEL make 24.5 VIT, 1450 mm, 72 Degree P.A. opening of regenerative vertical tri-sector rotary type with double sealing system and 4 layers of baskets (cold end, hot Intermediate, hot end bottom and hot end top) as per Technical Specification, Drawings and as per instructions of BHEL Engineers, complete at NALCO CPP 1x120 MW, Unit-2 to 6 (as per enclosed annexures / specification)	2	Set	97.67
A02	Fixing of wool mattress of 50mm thick sheet (involving transporting of Wool mattress from Stores Yard to site of erection, Fixing of Pins, Laying of Insulation, Fixing of wool retainer and cladding of Area of Insulation in 02 Nos. of APH and in Connected Ducts	500	Sq.Mtr	2.33
	Total			Quoted
М	%-Age of GST			

Note: The applicable GST is to be indicated in this UNPRICED-COPY of the Price-Bid

SIGNATURE OF BIDDER

Note: Vendor to quote only the "Rate of GST" in this copy of **Un-Priced Bid** in Column (M).

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Bharat Heavy Electricals Limited Boiler Auxiliaries Plant, Ranipet –632 406 ERECTION SERVICES DEPARTMENT GENERAL CONDITIONS OF CONTRACT ES:F:010

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GENERAL CONDITIONS OF CONTRACT

FOR

WORKS

(SECTION – I & II)

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ERECTION SERVICES DEPARTMENT

BHARAT HEAVY ELECTRICALS LIMITED

(A Government of India Undertaking) BOILER AUXILIARIES PLANT INDIRA GANDHI INDUSTRIAL COMPLEX RANIPET – 632 406

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Bharat Heavy Electricals Limited Boiler Auxiliaries Plant, Ranipet –632 406 ERECTION SERVICES DEPARTMENT

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SECTION –I

1. GENERAL INSTRUCTIONS TO BIDDERS

1.1. DESPATCH INSTRUCTIONS:

- **1.1.1.** This tender specification as a whole, duly furnishing all the details required and other documents as required in the following pages, shall be duly signed and sent in a sealed cover duly super scribing the name of work as given in the tender notice.
- **1.1.2.** The tender shall be addressed to Officer inviting tender as indicated in the tender notice.
- **1.1.3.** Tenders submitted by post shall be sent by "REGISTERED POST WITH ACKNOWLEDGEMENT DUE "and shall be posted with the due allowance for any postal delay. The tenders received after the due date and time of opening are liable to be rejected. Telegraphic offers and offers received by telex may not be considered.
- **1.1.4.** Tenders shall be opened by authorized officer of BHEL at his office at the time and date as specified in the tender notice in the presence of such of those bidders or their authorized representatives who may be present.
- **1.1.5.** The Tenders shall closely pursue all the clauses, specifications and drawings indicated in the tender documents before quoting. Should the bidder have any doubt in the meanings of any portion of the tender specification or find discrepancies or omission in the drawings or the tender documents issued are in complete or shall require clarification on any of the technical aspect, scope of work etc., he shall at once contact the authority inviting the tender for clarification before the submission of the tender.
- **1.1.6.** Before tendering, the bidders are advised to inspect the site of work and the environments and be well acquainted with the actual working and other prevalent conditions, facilities available, position of material and labour. No claim will be entertained later, on the ground of lack of knowledge.
- **1.1.7.** Bidder must fill up all the schedules and furnish all the required information as per the instructions given in various sections of the tender specification. Each and every page of the Tender Specification must be signed and submitted along with the offers by the bidder in token of complete acceptance thereof. The information furnished shall be complete by itself.
- **1.1.8.** The bidders shall quote the rates in English language and international numerals. These rates shall be entered in figures as well as in words.

1.1.9. Discrepancy in Quoted Rates :

- a. If, in the price structure quoted, there is a discrepancy between the Unit rate quoted and the Total Price (which is obtained by multiplying the unit price by the quantity) due to arithmetical errors, the Unit rate quoted will be considered valid and the Total price will be corrected accordingly, unless in the opinion of BHEL there is an obvious misplacement of decimal point in the unit price. In which case the total price as quoted shall govern and the unit price corrected accordingly.
- b. If there is an error in total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected.
- 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 to (a) and (b) above.
- d. If there is such discrepancy in an offer, the same shall be conveyed to the bidder with target date before which the bidder has to send their acceptance on the above lines. If the bidder does not agree to the decision of BHEL, the bid is liable to be ignored.
- **1.1.10.** For the purpose of the tender, the metric system of units shall be used.
- **1.1.11.** All entries in the tender shall either be typed or be written in ink. Erasers and overwriting are not permitted and may render such tenders liable to summary rejection. All cancellations and insertions shall be duly attested by the bidder.
- 1.2. **QUALIFICATION OF BIDDERS:** Only bidders who have previous experience in the work of this nature and description detailed in this tender specification are expected to quote for this work duly submitting details of experience along with the offer. Offers from bidders who do not have proven and established experience in the field are not likely to be considered.



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SECTION -I

1.3. **DATA TO BE ENCLOSED:** Full information shall be given by the bidder in respect of the following. Non- submission of these information may lead to rejection of the offer.

1.3.1. FINANCIAL STATUS:

A certificate from Scheduled Bank to prove his financial capacity to undertake the work duly indicating financial limits the bidder enjoys or solvency certificate from the concerned Government authority. Informations required in Annexure A_7 shall be furnished by the bidder along with the offer.

1.3.2. INCOME TAX CERTIFICATE:

A certificate of Income Tax clearance from the appropriate authority in the forms prescribed there for indicating annual turnover and the Sales Tax clearance certificate from the appropriate authorities as prescribed by the concerned state government, if any. These certificates shall be valid for one year from the date of issue or for the period prescribed therein for all tenders submitted during the period.

1.3.3. PREVIOUS EXPERIENCE:

A statement giving particulars duly supported by documentary evidence of the various services rendered for each similar work by the bidder indicating the particulars, value of each work, the site location, the duration, date of completion, a list of site locations and particulars and value of various services that are under progress. Information required in Annexure –BI & BII shall be furnished by the bidders along with the offer.

- **1.3.4. ORGANISATION CHART:** The Organisation pattern that is presently available with the bidder and that will be employed by the bidder for this work shall be furnished.
- **1.3.5.** An attested copy of the Power of Attorney, in case the tender is singed by an individual other than the sole proprietor, shall also be attached. (If it is a Company or Firm, etc., Director/Managing Partner as the case may be is required to sign)
- **1.3.6. IN CASE OF AN INDIVIDUAL:** His full name, address and place and nature of business shall be indicated.
- **1.3.7. IN CASE OF PARTNERSHIP FIRMS:** The names of all the partners and their addresses be furnished along with a copy of the partnership deed/instrument of partnership duly certified by Notary Public shall be enclosed.

1.3.8. IN CASE OF COMPANIES:

Date and place of registration including date of commencement certificate in case of public companies (certified copies of Memorandum and Articles of Association are also to be furnished) are to be furnished.

- **1.3.9.** Nature of business carried on by the Company and the provisions of the Memorandum relating there of shall be furnished.
- **1.3.10** Names and particulars including addresses of the Directors and their previous experiences shall be furnished.
- **1.3.11** A list of tools and tackles that the bidder is having and those that will be used on this job shall be furnished.
- **1.3.12** In addition to the above, the particulars required in various annexure shall also be furnished.

EARNEST MONEY DEPOSIT:

- **1.4.1.** Every tender must be accompanied by the prescribed amount of Earnest Money Deposit in any one of the following forms.
- 1.4.1.1. EMD shall be deposited in cash (as permissible under income tax act), Banker's cheque,Payorder or Demand Draft (payable at Ranipet in favour of "Bharat Heavy Electricals Ltd.,") Electronic Fund Transfer in BAP/BHEL account (before tender Opening)only. No other form of EMD remittance shall be acceptable to BHEL.

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Bharat Heavy Electricals Limited Boiler Auxiliaries Plant, Ranipet –632 406 ERECTION SERVICES DEPARTMENT

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- **1.4.1.2.** In case of payment of EMD in the form of Cash, the amount should be remitted by the bidder to the Cash Office of Bharat Heavy Electricals Limited, BAP,Ranipet-632 406 during it's working hours and cash receipt issued shall be enclosed along with the tender.
- **1.4.2.** Tenders received without Earnest Money in full in the manner prescribed above are liable to be rejected.
- **1.4.3.** The Earnest Money Deposit of the successful tenders may be retained towards part of Security Deposit.
- **1.4.4.** In the case of unsuccessful bidders, the Earnest Money will be refunded to them within a reasonable time after finalisation of the tender.
- **1.4.5.** Earnest Money Deposit by the bidder will be forfeited as per tender documents if the bidder:
- **1.4.5.1.** Fails to communicate unqualified acceptance of Letter of Intent within 15 days of date of Letter of Intent.
- **1.4.5.2.** Does not commence the work within the period as per LOI/Contract. In case the LOI/Contract is silent in this regard then within fifteen days after award of contract.
- **1.4.5.3.** After opening of Tender, revokes/withdraws his tender within the validity period or revises/alters his earlier quoted rates/conditions.
- **1.4.5.4.** Fails to submit SD as indicated in the Letter of Intent.
- **1.4.6.** Earnest Money deposit shall not carry any interest.

1.5. AUTHORISATION AND ATTESTATION:

- **1.5.1.** Tenders shall be signed by persons duly authorized /empowered to do so. Certified copies of such authority and relevant documents shall be submitted along with the tenders.
- 1.6. **VALIDITY OF OFFER:** The rates in the Tender shall be kept open for acceptance for a minimum period of six months from the date of opening of tenders. In case the Bharat Heavy Electricals Limited calls for negotiations such negotiations shall not amount to cancellation or withdrawal of the original offer , which shall be binding on the bidders.
- 1.7. **EXECUTION OF CONTRACT:** The successful bidder's responsibility under this contract commences from the date of issue of the Letter of Intent by Bharat Heavy Electricals Limited. The successful bidder shall be required to execute an agreement in the prescribed from (Annexure-D) with BHEL within a reasonable time after the acceptance of his tender and in any case before submitting the first bill for payment. The expenses for completion, stamping and registration of the agreement with prescribed authority, if necessary, shall be borne by the Contractor.

1.8. SECURITY DEPOSIT:

- **1.8.1.** Upon acceptance of tender, the successful bidder within the time specified in the letter of intent must deposit the required amount of Security Deposit for satisfactory execution of work and shall not commence work under this contract before remitting security deposit except as directed by BHEL.
- **1.8.2.** The total amount of Security Deposit will be 5% of the contract value. 50% of the value of total security deposit shall be collected in the form of CASH only. EMD of the successful tenderer shall be converted and adjusted towards the required amount of Security Deposit.
- **1.8.3.** Modes of deposit: The balance amount to make up the required Security Deposit of 5% of the contract value may be accepted in the following forms:
- i) Cash (as permissible under the extant Income Tax Act)
- ii) Local cheques of Scheduled Banks (subject to realization)/ Pay Order/ Demand Draft/ Electronic Fund Transfer in favour of BHEL
- iii) Bank Guarantee from Scheduled Banks/ Public Financial Institutions as defined in the Companies Act. The Bank Guarantee format should have the approval of BHEL
- iv) Fixed Deposit Receipt issued by Scheduled Banks/ Public Financial Institutions as defined in the Companies Act (FDR should be in the name of the Contractor, a/c BHEL)
- v) Securities available from Indian Post offices such as National Savings Certificates, Kisan Vikas Patras etc. (held in the name of Contractor furnishing the security and duly endorsed/ hypothecated/ pledged, as applicable, in favour of BHEL)



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SECTION –I

(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)

- **1.8.4.** Collection of Security: At least 50% of the required Security Deposit, including the EMD, required to be submitted before start of the work. Balance of the Security Deposit can be recovered by deducting 10% of the gross amount progressively from each of the running bills of the Contractor till the total amount of the required Security Deposit is collected.
- **1.8.5.** If the value of work done at any time exceeds the contract value, the amount of Security Deposit shall be correspondingly enhanced and the additional Security Deposit shall be immediately deposited by the Contractor or recovered from payment/s due to the Contractor.
- **1.8.5** Failure to deposit the Security Deposit within the stipulated time, may lead to forfeiture of Earnest Money and cancellation of the award of work.
- **1.8.6** If any part of Security Deposit of the Contractor is held in the form of approved securities it shall be kept transferred in the name of Bharat Heavy Electricals Limited, Ranipet, in such a manner that the same can be realized fully without referring to the Contractor, BHEL shall not be responsible for any depreciation in the value of the Security while in BHEL's custody or for any loss of interest thereon.
- **1.8.7** BHEL reserves the right to forfeiture of Security Deposit in addition to the other claims and penalties in the event of the Contractor's failure to fulfill any of the Contractual obligation including liquidation or bankruptcy of the contractor, non-payment of money payable by means of arbitration award in favour of BHEL or in the event of termination of Contract as per terms and conditions of Contract. BHEL reserves the right to set off the Security Deposit, against any claims of any other contracts with BHEL.

1.8.8 RETURN OF SECURITY DEPOSIT:

If the Contractor performs and completes the work in all respects to the entire satisfaction of BHEL and presents an absolute "No Demand Certificate" in the prescribed form (Annexure-F) and returns properties belonging to BHEL handed over, lent or hired by him for carrying out the said works, Security Deposit will be released to the Contractor after deducting all cost of expenses or other amounts that are to be paid to BHEL under this or other contracts entered into with the Contractor. It may be noted that in no case the Security Deposit shall be refunded/released prior to passing of final bill.

1.9. REJECTION OF TENDER AND OTHER CONDITIONS

- **1.9.1.** The acceptance of Tender will rest solely with BHEL which does not bind itself to accept the lowest tender or any tender and reserves to itself full rights for the following without assigning any reasons whatsoever.
- **1.9.1.1.** To reject any or all of the bidders.
- **1.9.1.2.** To split up the work amongst two or more Bidders.
- **1.9.1.3.** To award the work in part.
- **1.9.1.4.** Either of the contingencies stated in (1.9.1.2) and (1.9.1.3) above to modify the time for completion suitably.



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- **1.9.1.** Conditional and Unwitnessed tenders, tenders containing absurd or unworkable rates and amounts and tenders which are incomplete and otherwise considered defective and tenders not in accordance with the tender conditions, specifications, etc., are liable to be rejected.
- **1.9.2.** Conditional and Unwitnessed tenders, tenders containing absurd or unworkable rates and amounts and tenders which are incomplete and otherwise considered defective and tenders not in accordance with the tender conditions, specifications, etc., are liable to be rejected.
- **1.9.3.** If a bidder expires after the submission of his/her tender or after the acceptance of his/her tender, BHEL may at their discretion cancel such tender. If a partner of a firm expires the submission of the tender or after the acceptance of the tender, BHEL may cancel such tender at their discretion unless the firm retains its character.
- **1.9.4.** BHEL will not be bound by any power of Attorney granted by the bidder or by changes in the composition of the firm made subsequent to the execution of the Contract. They may, however recognize such power of Attorney and changes after obtaining proper legal advice, the cost of which will be chargeable to the contractor concerned.
- **1.9.5.** If the bidder deliberately gives wrong information in his tender, BHEL reserves the right to reject such tender at any stage or cancel the contract, if awarded. The Earnest Money/Security Deposit /any other money due shall also be forfeited.
- **1.9.6.** Canvassing in any form in connection with the tender is strictly prohibited and the tenders submitted by the contractors who resort to canvassing in any form are liable to rejection.
- **1.9.7.** Should a bidder or contractor or in the case of a firm or company of contractors one or more of its partners/share holders/Directors have a relation or relations employed in BHEL, the authority inviting tender shall be informed of the fact along with the offer, failing this BHEL may, at its sole discretion reject the tender or cancel the contract and forfeit the Earnest Money/Security Deposit.
- **1.9.8.** The successful bidder should not sub-contract the part or complete work detailed in the tender specification undertaken by him without written permission of BHEL. The bidder is solely responsible to BHEL for the work awarded to him.
- **1.9.9.** No deviation from the tender specification shall be acceptable to BHEL. Bidders shall confirm their unqualified acceptance of the terms and conditions by giving an undertaking to this effect in a separate letter as specified by BHEL. It may be noted that any conditional or Incomplete bid shall be regarded as non-responsive and would be liable to be rejected.
- 1.10. NO INTEREST shall be payable by BHEL on Earnest Money or Security Deposit, if applicable, or any money due to the Contractor by BHEL.



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- 2.1. **DEFINITION:** The following terms shall have the meaning hereby assigned to them except where the context otherwise requires.
- **2.1.1. BHEL or (B.H.E.L Ltd)** shall mean Bharat Heavy Electricals Limited a Company registered under Indian Companies Act 1956, with its Registered Office at BHEL House, Siri fort, New Delhi 110 049 or its Authorised Officers or its Resident Engineer or other employees authorized to deal with any matters with which these persons are concerned on its behalf.
- 2.1.2. "GENERAL MANAGER" shall mean the Officer in Administrative charges of contracting unit of BHEL.
- **2.1.3. "ENGINEER**" or "ENGINEER IN CHARGE" shall mean Engineer who is in-charge for the works referred in Erection Services. The term also includes PROJECT MANAGER, "RESIDENT MANAGER" "SITE ENGINEER " "RESIDENT MANAGER" and "ASSISTANT SITE ENGINEER " of BHEL at the site as well as the Officers in_charge at Head Office.
- **2.1.4.** "SITE" shall mean the place or places at which the plants/equipments are to be erected and services are to be performed as per the specification of this contract.
- **2.1.5.** "CLIENTS OF BHEL" or "CUSTOMER" shall mean the project authorities to whom BHEL is supplying the equipments.
- **2.1.6. "CONTRACTOR**" shall mean the individual, firm or company who enters in to this contract with BHEL and shall include their executors, administrators, successor and permitted assignees.
- 2.1.7. "CONTRACT" or "CONTRACT DOCUMENT" shall mean/and include the agreement or work order, the accepted appendices of rates, schedules, quantities, if any and general conditions of contract, the special conditions of contract, instructions to the bidders, the drawings, the technical specifications, the special specifications, if any, the tender documents and the Letter of Intent/Acceptance Letter issued by BHEL. Any conditions or terms stipulated by the contractor in the tender document or subsequent letters shall not form part of the contract unless specially accepted in writing by BHEL, in the Letter of intent and incorporated in the agreement.
- 2.1.8. "GENERAL AND SPECIAL CONDITIONS OF CONTRACT" shall mean the "Instructions to Bidders and General and Special Conditions of Contract" pertaining to the work for which the bidders are called for.
- **2.1.9. "TENDER SPECIFICATIONS**" shall mean the "SPECIFIC CONDITIONS, Technical specifications, appendices, site informations and drawings" pertaining to the work in which the bidders are required to submit their offer, Individual specification number will be assigned to each tender specification.
- **2.1.10. "TENDER DOCUMENTS"** shall mean the General and Special Conditions of Contract(2.1.8) and tender specification(2.1.9).
- **2.1.11.** "LETTER OF INTENT" shall mean the intimation by a letter to the bidder that the tender has been accepted in accordance with provisions contained in that letter. The responsibility of the contractor commences from the date of issue of this letter and all the terms and conditions of contract are applicable from this date.
- **2.1.12.** "COMPLETION TIME" Shall mean the period by date specified in the acceptance of tender or date mutually agreed upon for handing over of the erected equipment/plant which are found acceptable by the Engineer being of required standard and conforming to the specifications of the contract.
- **2.1.13.** "**PLANT**" shall mean and cannote the entire assembly of the plant and equipments covered by the contract.
- **2.1.14.** "EQUIPMENT" shall mean all equipments, machinery, materials, structurals, electricals and other components of the plant covered by the contract.
- **2.1.15. "TESTS**" shall mean and include such test or tests to be carried out on the part of the contractor as are prescribed in the contract or considered necessary by BHEL in order to ascertain the quality, workmanship, performance and efficiency of the contract work or part thereof.
- **2.1.16.** "APPROVED" "DIRECTED" or "INSTRUCTED" shall mean approved, directed or instructed by BHEL.



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- **2.1.17. "WORK OR CONTRACT WORK**" shall mean and include supply of all categories of labour specified consumables, tools and tackles required for complete and satisfactory site transportation handling, stocking, storing, erecting, testing, and commissioning of the equipments to the entire satisfaction of BHEL.
- **2.1.18. "SINGULAR AND PLURAL ETC**" works carrying singular number shall also include plural and vice versa, where the context so required. Words importing the masculine gender shall be taken to include the feminine gender and words imparting persons shall include any company or association or body of individuals, whether incorporated or not.

2.1.19. "HEADINGS"

The headings in these general conditions are solely for the purpose of facilitating reference and shall not be deemed to be part thereof or be taken into consideration in the interpretation or construction thereof or of the contract.

- 2.1.20. "MONTH" shall mean calender month, unless specified otherwise in the tender.
- 2.1.21. "WRITING" shall include any manuscript typewritten or printed statement under the signature of BHEL.

2.2. LAW GOVERNING THE CONTRACT AND COURT JURISDICTION

The contract shall be governed by the Law for the time being in force in the Republic of India, and shall be subject to the Jurisdiction of the courts having Jurisdiction over RANIPET (VELLORE Dist, Tamil Nadu).

2.3. ISSUE OF NOTICE:

The Contractor shall furnish to the BHEL ENGINEER the name, designation and address of his authorized agent and all complaints, notices, communication and reference shall be deemed to have been duly given to the contractor or his authorized agent or left or posted to the address of either the contractor or of his representative and shall be deemed to have been so give in the case of posting on the day on which they would have reached such address in the ordinary course of post or on which they were so delivered of / or left.

2.4. **USE OF LAND:** No land belonging to BHEL or their customer under temporary possession of BHEL shall be occupied by the Contractor without the written permission of BHEL.

2.5. COMMENCEMENT OF WORKS:

- **2.5.1.** The Contractor shall commence the works within the time indicated in the Letter of Intent from BHEL and shall proceed with the same with due expedition without delay.
- **2.5.2.** If the successful bidder fails to start the work within the stipulated time, BHEL, at his sole discretion will have the right to cancel the contract. His earnest money and/or Security Deposit with BHEL will stand forfeited without any further reference to him without prejudice to any and all of BHEL's other rights and remedies in this regard.
- 2.5.3. All the works shall be carried out under the direction and to the satisfaction of BHEL.
- **2.5.4.** The erected/constructed plant or work performed under this contract shall be taken over when it has been completed in all respects and/or satisfactorily put in to operation at site.

2.6. MODE OF PAYMENT AND MEASUREMENT OF THE WORK COMPLETED:

- **2.6.1.** All payments due to the contract shall be paid through E-PAYMENT (EFT / RTGS) only. The contractor has to furnish acceptance for e-payment, duly indicating the bank account details in the prescribed format.
- **2.6.2.** For Progress running bill payment:

The contractor shall present detailed measurement working sheets, in quadruplicate, duly indicating all relevant details based on technical documents and connected drawings for work done during the month/period under various categories in line with terms of payment as per letter of intent. The basis of arriving at the quantities/weight shall be the relevant documents and drawings released by BHEL.



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- **2.6.3.** These measurement working sheets will be checked and vetted by BHEL Engineers and quantities and percentage eligible for payment under various groups shall be decided by BHEL engineers. The abstract of quantities and percentage so arrived based on the terms of payment shall be entered in Measurement Book and signed by both the parties.
- **2.6.4.** Based on the above quantity, contractor shall prepare the bills in prescribed proforma and work out the financial value. These will be entered in Measurement Book and signed by both the parties and paid duly effecting recoveries due.
- **2.6.5.** All recoveries due from the contractor for the month/period shall be effected in full from the corresponding running bills unless specific approval from the competent authorities is obtained otherwise.
- **2.6.6.** Measurement shall be restricted to that for which it is required to ascertain the financial liability of BHEL under this contract.
- **2.6.7.** The measurement shall be taken jointly be persons duly authorized on the part of BHEL and by the contractor.
- **2.6.8.** The contractor shall bear the expenditure involved, if any, in making the measurement. The contractor shall, without extra charges provide all the assistance with appliances and other things necessary for measurement.
- **2.6.9.** If, at any time due to any reason, whatsoever, it becomes necessary to re-measure the work done in full or in part, the expenses towards such re-measurements shall be borne by the contractor.
- **2.6.10.** Passing of measurement as per bills does not amount to acceptance of the completion of the work mentioned. Any left out work has to be completed if pointed out at a later date by BHEL.
- **2.6.11.** Final measurement bill shall be prepared in the final bill proforma prescribed for the purpose based on the certificate issued by BHEL Engineer that entire work as stipulated in the tender specification has been completed in all respects to the entire satisfaction of BHEL. Contractors shall give unqualified 'No Due' and 'No Demand' certificate. All the tools and tackles loaned to them should be returned in condition satisfactory to BHEL. Quantities/Weight erected shall be prepared and paid, within a reasonable time after completion of work. After payment of final bill, only guarantee obligation percentage shall remain unpaid which shall be released in accordance with clause 2.13. The final bill quantities and financial value shall also be entered in Measurement Book and signed by both the parties to the contract.

2.7 RIGHTS OF BHEL

BHEL reserves the following rights in respect of this contract without entitling the contractor for any compensation.

- **2.7.1.** To get the work done through other agency at the risk and cost of the Contractor, in the event of Contractor's poor progress, or inability to progress the work, persistent disregard in instruction of BHEL, assignment transfer, subletting of the contract without permission of BHEL, non fulfillment of any contractual obligation etc., and to recover compensation for such losses from the contractor including BHEL's supervision charges and overheads from Security Deposit / other dues.
- **2.7.2.** To withdraw any portion of work and/or to restrict/alter quantum of work as indicated and get it done through other agency and/or with departmental labour to suit BHEL's commitment to its customer or in case BHEL decides to advance the date of completion due to other emergency reasons/BHEL's obligation to its customer.
- **2.7.3.** To terminate the contract after due notice to cause forfeiting of Security Deposit and recover the loss sustained in getting the balance work done through other agencies in addition to liquidated damages in the event of :
- **2.7.3.1.** Contractor's continued poor progress.

2.7.3.2. Withdrawal from or abandonment of the work before completion of the work.

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- **2.7.3.3.** Corrupt act of contractor.
- **2.7.3.4.** Insolvency of the contractor.
- 2.7.3.5. Persistent disregards to the instructions of BHEL.
- **2.7.3.6.** Assignment transfer, sub-letting of the contract without BHEL's permission.
- 2.7.3.7. Non-fulfillment of any contractual obligations.
- **2.7.4.** To recover any money due from the contractor from any money due to the contractor under this contract or any other contract or from the Security Deposit.
- 2.7.5. Liquidated Damages: Time is the essence of the contract. The Contractor has to complete the entire scope of work within the contract period. If the Contract-period gets extended due reasons solely attributable to the contractor, then the "Liquidated Damages" at the rate as specified in the NIT shall be levied. However, if nothing is mentioned in the NIT, the applicable LD will be of ½% of the contract value per week of delay or part thereof subject to a ceiling of 5% of contract value, unless otherwise specifically waived-off.
- **2.7.6.** To terminate the contract or to restrict the quantum of work and pay for the portion of work executed in case BHEL's contracts with their customers are terminated for any reason.
- **2.7.7.** To effect recovery from any amount due to the contractor under this or any other contractor in any other form the moneys BHEL is forced to pay to anybody, due to contractor's failure to fulfill any of his obligation.
- **2.7.8.** To restrict or increase the quantity and nature of work to suit the site requirements since the tender specification is based on preliminary documents and quantities furnished there in are indicative and approximate and the rates quoted shall not be subject to revision.
- **2.7.9.** To deploy BHEL's fitters, welders, operators and technicians in case of emergency/poor progress/deficiency in skill on the part of employees of contractor and to recover the expenditure on account of the same from contractor's bills.
- **2.7.10.** While every endeavor will be made by BHEL they cannot guarantee un-interrupted work to the contractor due to conditions beyond their control. Contractor will not be entitled for any compensation extra payment on his account.
- **2.7.11.** In the event of any dispute of any nature, the decision of BHEL shall be final and binding on the contractor.
- 2.7.12. Cancellation of contract in part or full for contractor's default: If the contractor:
- a). makes default in commencing the work within a reasonable time from the date of handing over of the site and continue in that state after 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, with due diligence and continue in that state after a notice of seven days from Engineer-in-charge OR
- c) fails to comply with any of the terms and conditions of the contract or after 7 days notice in writing with orders properly issued there under OR
- d). fails to complete the work order and items of work as per individual dates for completion and clear the site on or before the date of completion or fails to achieve the progress set out in accordance with the provisions of contract.

The Accepting Officer may, without prejudice to any other right or remedy which shall have accrued or shall accrue to BHEL, cancel the contract as a whole or in part thereof or only such work order items of work in default from the contract. Whenever the Accepting officer exercises his authority to cancel the contract as a whole or in part under this condition he may complete the work at the contractor's risk 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 completion exceeds, 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.

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

- **2.7.13.** If 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 of the contractor's unused materials, construction 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 there after be any balance out standing from the contractor, it shall be recovered in accordance with the provisions of the contract.
- 2.7.14. BHEL shall have the right to recover any money due from the contractor from any money due to the contractor under this contract or any other contract or from the Security Deposit.
- 2.8. RESPONSIBILITIES OF THE CONTRACTOR IN RESPECT OF LOCAL LAWS, EMPLOYMENT OF WORKERS Etc.

The following are the responsibilities of the Contractor in respect of observation of local laws, employment of personnel, payment of taxes etc.

- **2.8.1.** As far as possible unskilled workers shall be engaged from the local areas in which the work is being executed.
- **2.8.2.** The contractor at all times during the continuance of this contract shall, in all his dealings with local labour for the time being employed on or in connection with the work, have due regard to all local festivals, religious and other customs.
- **2.8.3.** The contractor shall comply with all state and Centrals Laws, Statutory Rules, Regulations etc., inclusive of those regarding labour and industrial laws which are applicable from time to time and they shall comply with the provisions of the said labour legislations, rules and regulations framed under the provisions of Employees Provident Fund and Miscellaneous Provisions Act 1952 shall be strictly followed.
- **2.8.4.** The contractor shall pay all taxes, including sales Tax on works contract if any fees, license, charges, deposits duties, tool royalty commissions or other charges which may be leviable on account of any of his operations in execution of the contract in case BHEL is forced to pay any of such taxes. BHEL shall have the right to recover the same from the contractor either from his bills or other wise as deemed fit.
- **2.8.5.** While BHEL would pay the inspection fees, of the Boiler Inspectorate, all other arrangements for the visits periodically by Boiler Inspector to site, Inspection Certificate etc., will have to be made by the contractor. However BHEL will not make any payment to Boiler Inspector in connection with contractor's welders qualification/requalification tests etc.
- **2.8.6.** The contractor shall be responsible for provision of health and sanitary arrangements (more particularly described in Contract Labour Regulation & Abolition Act) safety precautions etc., as may be required for safe and satisfactory execution of the contract.
- **2.8.7.** The contractor shall be responsible for providing proper accommodation including adequate medical facilities for the personnel employed by him.
- **2.8.8.** The contractor shall be responsible for the proper behavior and observance of all regulations by the staff employed by him. In case the Contractor is required to undertake any work outside the scope of this contract the rate payable shall be those mutually agreed upon.
- **2.8.9.** The contractor shall ensure that no damage is caused to any person/property of other parties working at site. If any such damage is caused it is the responsibility of the contractor to make good the losses or compensate for the same.
- **2.8.10.** All the properties/equipments/components of BHEL their client loaned with or without deposit to the contractor in connection with contract shall remain the properties of BHEL/their client. The contractor shall use such properties for purpose of execution of this contract, all such properties/equipments/components shall be deemed to be in good condition when received by the Contractors unless he notifies within 48 hours to the contrary. The Contractor shall return them in good condition as and when required by BHEL/their client. In case of non-return, loss, damage, repairs etc, the cost thereof, as may be fixed by the site Engineer, will be recovered from the Contractor.

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- **2.10 INSURANCE:**BHEL/their customer shall arrange for insuring the materials/properties of BHEL / customer covering the risks during transit, storage, erection and commissioning.
- **2.10.1.** It is sole responsibility of the contractor to insure his workmen against accidents and injury while at work as required by relevant Rules and to pay compensation, if any, to workmen as per workmen's Compensation Act. The work will be carried out in a protected area and all the rules and regulations of the client/BHEL in the area of project which are in force from time to time will have to be followed by contractor.
- **2.10.2.** If due to negligence and/or non-observance of safety and other precautions, any accident/injury occurs to any other persons/public, the contractor shall have to pay necessary compensation and other expenses if so decided by the appropriate authorities.
- **2.10.3.** If due to contractor's carelessness's, negligence of non-observance of safety precautions damage to BHEL's /customer's property and personnel should occur and if BHEL is unable to recover in full cost from the insurance company, the same will be recovered from the contractor.
- **2.10.4.** It shall be the responsibility of the contractor to provide security arrangement for the equipment/ materials belonging to BHEL and handed over to the contractor for erection/transportation till the same are taken over by BHEL after erection/returned to BHEL stores.
- **2.10.5.** <u>Compensation</u> ::BHEL shall recover the amount of compensation paid to victim(s) by BHEL towards loss of life/permanent disability due to an accident which in attributable to the negligence of contractor, agency or firm or any of its employees as detailed below.
 - a). Victim: Any person who suffers permanent disablement or dies in an accident as defined below.
 - b). Accident Any death or permanent disablement resulting solely and directly from any unintended and unforeseen injuries occurrence caused during project execution, erection and commissioning ,services, repairs and maintenance, trouble shooting, serving, overhaul, renovation and retrofitting, trail operation, performance guarantee testing undertaken by the company or during any works at project sites
 - c). Compensation in respect of each of the victims:
 - i. In the event of death or permanent disability resulting from loss of both limbs Rs.10,00,000.00 /- (Rupees Ten Lakhs only).
 - ii. In the event of other permanent disability Rs.7,00,000.00 /- (Rupees Seven Lakhs Only).
 - d). Permanent Disablement that is classified as permanent total disablement under section 2(1) of the Employees' Compensation Act ,1923
- 2.11. **STRIKES & LOCKOUTS:** The contractor will be fully responsible for the entire dispute and other issues connected with his labour. In the event of the contract labour resorting to strike or the contract resorting to lock-out and if the strike or lock-out declared is not settled within a period of one month, BHEL, shall have the right to get the erection work executed employing its wonlabour or through any agencies or both and the cost so incurred by BHEL be deducted from the contractor's bills.
- **2.11.1.** For any purpose whatsoever the employees of the contractor shall not be deemed to be in the employment of BHEL.
- **2.12.1 FORCE MAJEURE:** The following shall amount to FORCE MAJEURE:

Act of God or of any Government, War, Sabotage, Riots, Civil commotion, Police action revolution, Flood, Fire, Cyclones, Earth quake and epidemic and other similar causes over which the contractor has no control.

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



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2.13 GUARANTEE:

Even though the work will be carried out under the supervision of BHEL Engineers the contractor will be responsible for the quality of the workmanship and shall guarantee the work done for a period of twelve months from the date of completion of work as certified by the Engineer for good workmanship and shall rectify free of cost all defects due to faulty erection, detected during the guarantee period starting from the date of the completion of rectification. In the event of the contractor failing to repair the defective works within the time specified by the Engineer, BHEL may proceed to undertake the repairs of such defective works at the contractor's risk and cost, without prejudice to any other rights and recover the same from Security Deposit/other dues or by other legal means.

2.14 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, right, matter or thing whatsoever in anyway arising out of or relating to the contract, designs, drawings, specifications, estimates, instructions, orders or these 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 arbitrator nominated by the Unit Head of BHEL-Ranipet.

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 arbitrator 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 an 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 and Conciliation Act 1996or any statutory modification or reenactment thereof and the rules made there under and for the time being in force 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 dispute to be referred to arbitration under this clause together with the amount or amounts claimed in respect of each such dispute.

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

The arbitrator 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 Arbitrator shall be final conclusive and binding on all parties to this contracts.

In the event of disputes or differences arising between one public sector and a Government Department or between two public sector enterprises the above stipulations shall not apply, the provisions of BPE Office memorandum No.BPE/CL/001/76 MAN/2(1.10)76-BPE(GM-1)dated 1st January 1976 or its amendments for arbitration shall be applied.

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CONTRACT AGREEMEN		T
AGR	EEMENT NO: BAP : ERN : BHE :	DATE:
Nam	e of work :	
Nam	e of the contractor with full address :	
Amo	unt of tender accepted :	
Lette	r of Intent No. :	
Time	allotted for completing the work : (date of completion)	
CON	(Offi TRACTOR	cer authorized to sign the agreement)

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ANNEXURE – 'D' CONTRACT AGREEMENT

AGREEMENT No: BAP: ERN : BHE : DATE: This agreement made this day, the ______ of ______ between the Bharat Heavy Electricals Limited, Ranipet having Registered Office at 'BHEL House', Siri Fort, New Delhi 110 049 (herein after called the FIRST PARTY) of one part and Messrs. (herein after called the ("CONTRACTOR") of the SECOND PARTY. between the Bharat Heavy Electricals Limited, Ranipet having its 2. WHEREAS the first party is desirous of executing the work of ____ more particularly described in the appendices including drawings and specifications attached herewith. 3. WHEREAS IN PURSUANCE of the said Contractor's Tender having been accepted, the first party has decided to give the above said work to Contractor, and WHEREAS the contract between the parties was concluded by virtue of a letter of intent issued by the First Party under reference. Dt. WHEREAS the said Contractor has agreed to do the aforesaid work of the first party subject to the conditions herein contained in 4 the presents, instructions to bidders, general conditions and special conditions, schedules, appendices, letter of intent and specifications (hereinafter referred as the said contract schedule) at the approved rates (herein referred as the said contract rate). 5. AND WHEREAS the said contractor has furnished a Bank Guarantee for a sum of Rs. Valid to up towards initial 50% security Deposit and has further agreed for balance 50% Security Deposit being recovered at 10% of value of each running bill till the full Security Deposit is made up for the satisfactory completion and performance of the work and whereas the validity of the said Bank Guarantee has to be extended by the Contractor, if so required before for the balance period of contract has further been agreed that the failure to extend the validity of Bank Guarantee or failure to pay the aforesaid amount the manner specified above shall constitute the breach of contract, and first party reserved the right to take easy legal action deemed fit for (Rupees recovering the said sum of Rs. Will be refunded (and Bank Guarantee will be returned) to the Contractor on only). This amount of Rs. satisfactory completion of the work as specified in the Contract documents. 6. Now THESE PRESENTS WITNESS that in consideration of the said contract schedule and said contract rate as also of agreement of good and faithful services to be rendered and performed by the contractor in the execution of the said work, subject to the stipulation hereinafter expressed. 7. That the said contractor will perform the aforesaid work subject to the conditions contained in these presents, instructions to bidder, general and special conditions of contract and the contract documents attached herewith including the said schedules, specifications, appendices, letter of intent, drawings attached and also such other drawings and instructions as may from time to time be given by the first party. And that the said contractor shall be deemed to have carefully examined the specifications and conditions of contract, appendices, schedules, letter of intent, drawings etc., as aforesaid and also to have satisfied himself as to the nature and character of work to be executed. That the said contractor shall carry out and complete the execution of the said work to the entire satisfaction of the Engineer within 8. the agreed time schedule. 9. That the first party after proper scrutiny of the bills submitted by the said contractor will pay to him during progress of the said work. at said contract rates and agreed terms of payment, a sum as determined by the first party in respect of the work executed by the contractor. 10. That the contract shall come into force with retrospective effect from the date on which the letter accepting the tender (Letter of Intent) has been issued to the said contractor. 11. That whatever under this contract or otherwise, any sum of money shall be recoverable from or payable by the Contractor, the same may be deducted in the manner as set out in the conditions of contract as aforesaid. 12. That all charges on account of Octroi, terminal and sales-tax or other duties on materials obtained for the work shall be borne by the said contractor. 13. That is agreed between the parties that the non-exercise of any of the powers conferred on the authorities of the first party will not in any manner constitute waiver of the conditions thereto contained in these presents and the liability of the said contractor either of past or further compensation shall remain unaffected. 14. That the expression BHEL wherever occurring means THE BHARAT HEAVY ELECTRICALS LIMITED, RANIPET. 15. The contract is subject to RANIPET(TamilNadu) jurisdiction. 16. The document hereto attached viz. shall also form part of this agreement. 17. General Conditions of Contract attached to the Notice inviting tender shall form part of this contract in so far as any thing is not provided specifically in this agreement. 18. In witness hereof the parties have respectively set their signatures in the presence of : WITNESSES: (with full address) 1. 2. Signature of the Contractor (to be signed by a Person holding valid power of Attorney of the Company) Date: WITNESSES: (with full address) 1. 2.

For and on behalf Bharat Heavy Electricals Limited.

Boiler Auxiliaries Plant, Ranipet –632 406 ERECTION SERVICES DEPARTMENT

बीरचई सग	Bharat Heavy Electricals Limited	GENERAL CONDITIONS OF CONTRACT
BHEL	Boiler Auxiliaries Plant, Ranipet –632 406	ES : F : 010
Ranipet	ERECTION SERVICES DEPARTMENT	Page No.: 17 of 18
	ANNEXURE 'E' PROFORMA FOR SECURITY DEPO	SIT
THIS DEED OF favour of Messer the Principal)	GUARANTEE made this day of by Messrs rsBHARAT HEAVY ELECTRICALS LIMITED, RANIPET having its Regi	(hereinafter called the Bank) in stered Office at New Delhi(hereinafter called
WHEREAS Mes with Bharat He Dt	sers(hereinafter called avy Electricals Ltd., Ranipet arising out of Letter of Intent No _ addressed by the Principal to the Contractor(hereinafter called the said	the Contractor) has entered in to a Contract d agreement) for
AND WHEREAS	the said Agreement provides that the contractor shall pay a sum of	
_only) towards ((Rupees	pecified.
	S the Contractor have approached the Bank and at their request and d contractor and the Bank, the Bank has agreed to give such guarantee a	
	these present witness that we the Bank by the hand Mr	-
	attorney, do hereby undertake to pay to the principal a sum of Rs.	
		only)
without demur	on demand being made by the principal and to keep the principal	indemnified to the extent of Rs.
contract of any of tender documen the terms and co discretion of the	arantee against any loss or damage caused to or suffered by the princi of the terms and or conditions, stipulations or undertakings of any one of t ts attached thereto and for the payment of any money or moneys payable onditions of the said Agreements(the decisions regarding the breach, los Principal).	hem contained in the said Agreement and the e by the said contractor to the principal under s damage or payment due being solely in the
demand from tim in any Court Trit liable under the agreement betw conditions or stip given to us or r or/conditions of forbearance of t contractor irresp	The to time irrespective of the fact whether the said contractor admits or of bunal or Arbitration Proceedings or before any authority. The aforesaid g same irrespective of any concession or time being granted by the princ yeen contractor and the principal and the guarantee will remain in ful bulation or any variation in the terms of the said agreement irrespective of not and claim to receive such notice of any change/and or variation of the said agreement is hereby specifically waived by us. Further we sha the exercise or non-exercise of any of the powers or rights under the ective of whether notice of such forbearance enforcement or non-enforce the said agreement or concessions shown to contractor by the principal is	denies such claim or questions its correctness guarantee will remain in force and we shall be cipal, to the Contractor in or fulfilling the said I force irrespective of any change of terms, f whether notice of such change or/variation is the terms and or variation of the terms and all not be release from this guarantee by any said agreement by the principal against the ment of any powers or rights, modifications or
constitution of th	nerein contained shall not be determined or affected by the liquidation or ne contractor but shall in all respects and for all purposes be binding and after become due to the principal in respect of any liability or obligations of	operative until all payments of all moneys due
taken for the per virtue of the said conditions of the guarantee subje	In the agreee that the guarantee herein contained shall remain in full for formance of the said agreement and that it shall continue to be enforced a agreement have been fully paid and its claims satisfied or discharged e said Agreement have been fully and properly carried out by the sai ct to however that the principal shall have no rights under this guarantee he contract (the date of completion shall be as certified by the Principal	ble till all the dues of the principal under or by or till the principal certifies that the terms and id contractor and accordingly discharges the after the expiry of six months from the date of
	spute arising under the terms of this contract shall only be enforced or ORE Dist, Tamil Nadu)	r settled in the Court having jurisdiction over
And lastly the B writing.	ank undertakes not to revoke this guarantee during its currency except	with the previous consent of the principal in
	y declares that it has power to issue this guarantee under that Bank's Mer s power to do so on its behalf under the power of Attorney granted to him b	
Date:		(Name of the Bank & Place)

Seal:

DESIGNATION OF THE AUTHORISED PERSON SIGNING THE GUARANTEE

बीरप ई लग	
RHFI	

Ranipet

Bharat Heavy Electricals Limited Boiler Auxiliaries Plant, Ranipet –632 406 ERECTION SERVICES DEPARTMENT

GENERAL CONDITIONS OF CONTRACT ES:F:010

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ANNEXURE – 'F' NO DEMAND CERTIFICATE	
1)	Name of work :
2)	Agreement Date :
3)	 I/We certify that a) I/We have completed the above work to the entire satisfaction of BHEL. b) I/We have handed over all the balance materials, components, tools and tackles, machinery and other equipment of BHEL. c) I/We have received the final payment from BHEL for the above work. d) I/We have no further demand whatsoever from BHEL. I/We, therefore request you to refund to me/us the security deposit of Rs
Place: Date: Witnes	s 1)
	3)

SPECIAL CONDITIONS OF CONTRACT

FOR

MECHANICAL WORKS

BAP:ERN :SPN :MECH: APH:01



ERECTION SERVICES DEPARTMENT BHARAT HEAVY ELECTRICALS LIMITED (A Government of India Undertaking) BOILER AUXILIARIES PLANT INDIRA GANDHI INDUSTRIAL COMPLEX RANIPET – 632 406

SECTION-III

SPECIAL CONDITIONS OF THE CONTRACT FOR ERECTION & COMMISSIONING WORKS

3.1 RESPONSIBILITIES OF THE CONTRACTOR & SCOPE OF WORK

Dismantling, erection, commissioning for Renovation & Modernization (R&M) job to achieve the guaranteed parameters in existing 02 nos. of Air Pre-Heaters (APH), Model 24.5 VIT, 1450 mm, 72Degree P.A. opening of regenerative vertical tri-sector rotary type with double sealing system and 4 layers of baskets (cold end, hot Intermediate, hot end bottom and hot end top) of total minimum height of 1700 mm along with all accessories, auxiliaries and associated Equipments, etc. for captive power plant (CPP) 120 MW of National Aluminium Company Ltd. (NALCO) at Angul, Odisha. The entire work must be carried out at no extra cost but within the rates quoted in the rate schedule

- **3.1.1** The scope also includes laying insulation over APH & Duct wherever required in single / Double layers of wool mattress with GI / aluminium cladding matching and properly joining with the existing and undisturbed portion of insulation over APH & Duct as per specn., drgs & Instructions of BHEL.
- **3.1.2** The Detailed scope given in Annexure-I may also be referred which may have some changes during actual execution of the work for faster progress / As per site condition / convenience of work.
- **3.1.3** The tender shall be visit the site of work before quoting for this work and take note of the possible interference as well as for the movement of the Cranes / Derricks. Such interference of the existing structures piping, Ducting Etc.. if any, have to be removed and re-erected to the extent required at no extra cost. This removal and re-erection of the interference shall be carried out in consultation and prior approval of customer / BHEL authorities doing execution of work.
- **3.1.4** The work may to be carried out with very much restraint of space for movement of cranes / Derrick due to adjacent structures. The tenderer shall plan in such a way to place the Derrick of suitable height / crane of suitable capacity and boom length. Physical inspection of the site and acquaintance with site condition with ref. to all the interference problem and feasibility of the works is essential. No revision of rate shall be allowed at a later stage for not having adequate knowledge about the site condition.
- **3.1.5** Insulation Works: APH & Duct by welding of Studs/hooks with retainers, laying of Mineral Wool/LRB over the retainers, Sewing of Mattress, Fixing of TOP Retainers and Binding Wire over the wool, Fixing of GI/Aluminium Sheets over the Wool Mattress (Single/Double Layers). Using self tapping screws as per drg.
- **3.1.6** And application of Bituminous sealing compound for the vertical joints of the sheets. Attachment welder approved by BHEL/Customer, using NG Set and 2.5mm Dia Electrode, shall weld insulation hooks. While fixing the insulation, there shall not be any gap between two mattresses.
- **3.1.7** Separating line of two subsequent layer of insulation shall be staggered. Cutting shall not increase size of the holes of retainer plates. Adjacent pads of insulation shall be woven by binding wire. Cladding sheet shall be inserted in the slot of the holding channels provided at top & bottom. Sheets shall be secured with adequate number of screws. Any sheets//plates dismantled for renewing or fixing of insulation shall be re-fixed in proper way. Aluminium/GI Sheets shall be end grooved and Greased to obtain proper shape and strength, as per drg of BHEL. The tenderer shall arrange to supply and application of two coats of Anti-corrosive paints on the inner-face of the cladding sheets before erection and required scaffolding to undertake the work at no extra cost.
- **3.1.8** All the tools which may be required during the execution of the job which are not explicitly mentioned in the tender are also to be arranged by the contactor.

3.2 PAYMENT TERMS:

3.2.1 PAYMENTS FOR WORK COMPLETED:

- a) The Tenderer shall quote separate rates per metric tonne for each of the categories of work in the rate schedule appended. No eraser should be used and no overwriting is acceptable.
- **b)** The Contractor shall submit his running bills for erection work. The Contractor shall submit his running bills once in a month before end of each month.
- c) Subject to any deduction which BHEL may be authorized to make under the contract, the Contractor shall on the certificate of the Engineer at site, be entitled for payment as explained in the payment terms.

3.2.2 PAYMENT:

Payment terms for the rate schedule shall be as below.

85% of the rate quoted shall be paid after completion of erection, alignment and welding of the new components supplied for the APH. and handing over of the dismantled materials to BHELs' Client.

10% of the rate quoted will be released after commissioning of the APH.

Balance 5% shall be paid only after 6 months from the date of commissioning of the APH.

3.3 RATE SCHEDULE

- **3.3.1** The tenderer shall quote the Rate as per the 'RATE SCHEDULE' vide part II 'PRICE BID' Annexed. Conditional offers are liable to be rejected. The scope of work and the responsibility of the Contractor as mentioned under all the clauses etc., of the tender specification shall be covered within the quoted rates.
- **3.3.2** 'The rates quoted' in the tender are to be kept firm for entire period/extended period of the contract (if any) from the date of Letter of indent issued by BHEL, No escalation, on any account whatsoever will be accepted by BHEL.
- **3.3.3** The total weight mentioned in the rate schedule is APPROXIMATE and is liable to vary later at the discretion of BHEL. No variation in quoted/accepted rates per Metric Tonne shall be allowed due to increase/decrease in total tonnage mentioned.
- **3.3.4** The work executed will be priced at the unit rate quoted by the contractor and accepted by BHEL for the purpose of the payment. For the purpose of payment the gross weight indicated in RR/LWB/PWB/BL will be taken into account for calculating the tonnage handled.
- **3.3.5** The distance if any indicated in the rate schedule are only approximate. However the tenderer should asses the various distances and site conditions by visiting the site before submitting their offer.
- **3.3.6** The tenderer is also required to quote for all the "PROVISIONAL ITEMS" if any of the rate schedule as the same may be operated according to the site conditions and entirely at the discretion of BHEL during the execution of the contract.
- **3.3.7** The tenderer is expected to fill up the 'RATE SCHEDULE' after satisfying all the terms and conditions stipulated in the TENDER SPECIFICATION.
- **3.3.8** The scope of work under this contract is deemed to be completed only when so certified by the Site Engineer of BHEL.
- **3.3.9** During the entire period of contract, the Contractor shall maintain proper progress, adequate manpower, requisite handling and transportation equipment's, tools and tackles and other consumables, to meet the scheduled programme as per the priority given by BHEL Site Engineer.

SECTION-IV

4.1 SPECIAL REQUIREMENTS

- **4.1.1** The entire work of erection testing and commissioning shall be completed within the time specified in the time schedule.
- **4.1.2** The contractor has to indicate their ability in completing the contract in all respects shorter than the period mentioned in the time schedule.
- **4.1.3** As time is the essence of this contract, the contractor shall be able to mobilize his manpower round the clock for the entire period to complete the work within the stipulated time.
- **4.1.4** The contractor should be able to mobilize all the tools, plants and consumables necessary for three shifts operation to meet the requirements.
- 4.2 IMPORTANT GENERAL & SPECIAL CONDITIONS OF CONTRACT :

4.2.1 RETURN OF SECURITY DEPOSIT:

If the contractor fully performs and completes the work in all respects to the entire satisfaction of BHEL and their client and presents an absolute "No Demand Certificate" in the prescribed form and returns properties belonging to BHEL, handed over / lent to them for carrying out the said works, security deposit will be released to the contractor after deducting all the cost of expenses, if any, under other contracts entered in to with the contractor. It may be noted that in no case the security deposit shall be refunded /released prior to passing of the final bill.

4.2.2 IDLE LABOUR

If the contractor suffers delay in the due execution of the contractual obligation due to delays caused by FORCE MAJEURE conditions, the agreed time of completion of the contract shall be extended by a period of time equal to the period of delay provided that on the occurrence of any such contingency, the contractor immediately reports to BHEL in writing about the causes of delay. The contractor shall not be eligible for any other compensation.

4.3 RIGHTS OF BHEL IN CASE OF POOR PROGRESS OF WORK:

To get the work done through other agencies at the risk and cost of the contractor, in the event of contractor's poor progress or inability to execute work, persistent disregard to instructions of BHEL, assignment transfer, subletting of contract without the permission of BHEL, non-fulfillment of any contractual obligation etc., and to recover compensation for such losses from the contractor including BHEL's supervision charges and overheads from the security deposit / other dues.

SECTION-V

5.1 Scope of Contract

The intent of this specification is to provide services for execution of projects according to most modern and proven techniques and codes. The omission of specific reference to any method, equipment or material necessary for the proper and efficient services towards the work allotted shall not relieve the contractor of the responsibility of providing such services/facilities to complete the project or portion of project awarded to him. The quoted rate shall deem to be inclusive of all such contingencies.

- **5.1.2** The contractor shall carry out the work in accordance with instructions/drawings/specification standard practices supplied by BHEL from time to time.
- **5.1.3** Provision of all types of labour, supervisors, Stores staff, watch and ward as required, tools and tackles, consumables as specified under various clauses of Tender Specification for unloading, erection, testing and commissioning and dismantling of existing structures.
- 5.1.4 Proper out turn as per BHEL plan and commitment.
- **5.1.5** Completion of work in time.
- 5.1.6 Good quality and accurate workmanship for proper performance of equipment.
- 5.1.7 Repair and rectification.
- **5.1.8** Re-conservation/preservation of all components.
- 5.1.9 Comprehensive Reporting on the progress of the Work on daily basis, attending review meetings with BHEL to monitor and speed up the work and taking steps as directed to speed up the work/ improve the Quality and Safety of the Work.
- 5.2 FACILITIES TO BE PROVIDED AND DEVELOPED BY THE TENDERER AT HIS COST
- **5.2.1** It shall be the responsibility of the contractor to construct his own office shed, stores shed, labour tenements, with all facilities like electricity, water supply, sanitary arrangements in the area allotted to him for the purpose.
- **5.2.2** Distribution of water for construction purposes and as well as drinking purpose from the single point provided by BHEL to various works fronts shall be the Contractor's responsibility and at his cost.
- **5.2.3** Necessary meters for recording consumption of water and power for cost analysis purpose and maintenance of the same during execution period shall be Contractor's responsibility.
- **5.2.4** Provision for distribution of electrical power from the given single central point to the required places with proper distribution boards, approved cable laying, including supply of all materials like cables, switch boards, pipes, etc., observing the safety rules laid down by the Electricity Authority of the State/BHEL/their customer shall be the responsibility of the tenderer /contractor.
- **5.2.5** As there are bound to be interruptions in regular power supply, power cut/load shedding in any construction site due to inherent power shortage in State on this account, suitable extension of time only be given and contractor is not entitled for any compensation. Such interruptions should be intimated to BHEL by the contractor timely It shall be the responsibility of the contractor to have at least a few diesel operated welding generator sets to get urgent and important work done with out interruption.
- **5.2.6** Adequate lighting facilities such as flood lamps, 24V Safety lamps and area flood lighting shall be arranged by the Contractor at the site of constructions, pre-assembly area, Contractor's material storage area and at access roads etc., at his cost.
- **5.2.7** For the purpose of Planning, Contractor shall furnish along with tender, the estimated requirement of power (month wise) for execution of work in terms of maximum KW demand.
- **5.2.8** On completion of work, all the temporary buildings, structures, pipelines, cables etc. shall be dismantled and leveled and debris shall be removed as per instruction of BHEL by the contractor at his cost. In the event of his failure to do so, the same will be arranged to be removed and expenditure therefore will be recovered from the Contractor. The decision of BHEL Engineer in this regard is final.
- **5.2.9** The Contractor shall provide all materials required for scaffolding, form work and centering wherever necessary for erection should arrange at his cost.
- **5.2.10** Depending upon the nature of work and availability of facilities locally, Contractor may have to arrange for a temporary work-shop for facilitating uninterrupted progress of work.

- **5.2.11** The contractor shall secure and maintain comprehensive including third party insurance for appropriate amount to protect your and our interest against all risk and claims to the men/women or for labour force. If failure in securing the insurance policies in this regard shall not absolve you from reimbursing to us for any loss / damages / injuries or death to any person.
- **5.2.12** The contractor shall be fully responsible for obtaining labour licence/approval if any, from State/Central/Local authorities at his own cost and risk.
- **5.2.13** It is the responsibility of contractor to obtain approval from statutory authorities like pollution control board, Factory Inspectorate etc., if necessary.
- 5.3 GASES
- **5.3.1** All required gases like oxygen / Acetylene / LPG for the work shall be supplied by the Contractor at his cost. It shall be the responsibility of the Contractor to plan the activities and store sufficient quantity of these gases Non-availability of gases cannot be considered as reason for not attending the required progress.
- **5.3.2** In case of improper arrangement of above gases, BHEL reserves the right to procure the same from any source and recover the cost from the Contractor's bill at market value plus BHEL departmental charges as may be fixed from time to time and postponement of recoveries is not permissible. The decision of BHEL Engineer in this regard is final and binding on the Contractor.
- **5.3.2** BHEL reserves the right to reject the use of any gas in case the required purity is not maintained.
- **5.3.3** The Contractor shall submit Weekly / fortnightly / monthly statements / reports regarding consumption of above gases for cost analysis programme.
- **5.3.4** The Contractor shall ensure safekeeping of the inflammable cylinders at separate place away from normal habit with proper security etc.

5.4 ELECTRODES

- 5.4.1 All the electrodes required shall be arranged by Contractor at his cost. It shall be the responsibility of the Contractor to obtain prior approval of BHEL before procurement, regarding suppliers, type of electrodes etc. On receipt of the electrodes at site, it shall be subjected to inspection and approval of BHEL. The Contractor shall inform BHEL, the details regarding type of electrode, batch number, date of expiry etc.
- 5.4.2 Storage of electrode shall be done in an air-conditioned / controlled humidity room as per requirement.
- **5.4.3** Shortage of any of the electrodes for the equipment suggested by BHEL shall not be quoted as reason for deficiency in progress or for additional rate.
- **5.4.4** BHEL reserves the right to reject the use of any electrodes at any stage, if found defective because of bad quality, improper storage, quality, date of expiry, unapproved type of electrodes etc. It shall be the responsibility of the Contractor to replace at his cost with out loss of time.
- **5.4.5** All electrodes shall be dried in the electrodes drying oven to the temperature and period specified by BHEL Engineer before they are used for erection work. Electrode drying ovens shall be provided by the contractor.
- **5.4.6** In case of improper arrangement for procurement of above electrodes, BHEL reserves the right to procure the same from any source and recover the cost from the Contractor's first subsequent bills at market value plus the departmental charges of BHEL communicated from time to time. Postponement of such recovery is not permitted.
- **5.4.7** Contractor shall submit weekly / fortnightly / monthly statement / reports regarding consumption of electrodes of all types for cost analysis purpose.

5.5 CRANE AND OTHER TOOLS AND TACKLES

- **5.5.1** All the T&P including Cranes, trucks, Lorries, tractors, trailers etc required for the satisfactory execution of work shall be arranged by the Contractor. BHEL will not arrange any Tools and Plants.
- **5.5.2** All the T&P arranged by the Contractor including electrical connection wherein required shall be reliable / proven tested with necessary test certificate.
- **5.5.3** All the T&P, lifting tackles including wire ropes, slings, shackles and electrically operated equipments arranged by Contractor shall be got approved by BHEL Engineer before they are actually put on use.

- **5.5.4** Civil works required for safe and efficient operation of tools and tackles shall be the Contractor's responsibility.
- **5.5.5** Contractor shall take into consideration the above clauses and quote the rates as called for in the rare Schedule.

5.6 SUPERVISORY STAFF AND WORKMEN

- **5.6.1** The Contractor shall supply all skilled workmen like welders, gas cutters, riggers, erectors, carpenters, fitters, electricians etc., in addition to other skilled, semi-skilled, unskilled workmen required for all the works of receipt, material handling, transportation, erection, testing and commissioning & dismantling contemplated under this specification. Only fully trained and competent men with previous experience in the job shall be employed. They shall hold certificates wherever necessary. BHEL reserves the right to decide on the suitability of the workers and other personnel who will be employed by the contractor. BHEL reserves the right to insist or removal of any employee of the Contractor shall for with remove him.
- **5.6.2** The supervisory staff employed by the Contractor shall ensure proper out-turn of work and discipline on the part of the labour put on the job by Contractor and in general see that the works are carried out in a safe and proper manner and in co-ordination with other labour and staff employed directly by BHEL or other contractors of BHEL or BHEL'S client.
- **5.6.3** The contractor shall also furnish daily labour report showing by classification the number of employees engaged in various categories of work and a progress report of work as required by BHEL Engineer.
- **5.6.4** The work shall be executed under the usual conditions affecting major power plant constructions and in conjunction with numerous other operations at site. The Contractor and his personnel shall co-operate with other personnel and proceed in a manner that shall not delay or hinder the progress of work as a whole.
- **5.6.5** The Contractor's supervisory staff shall execute the work in the most substantial and work man like manner in the stipulated time Accuracy of work and aesthetic finish are essential part of this contract. The contractor shall be responsible to ensure that assembly and workmanship confirm to the dimensions and tolerances given in the drawings/instructions given by BHEL Engineers, from time to time.
- **5.6.6** The Contractor shall employ the necessary number of qualified and approved full time electricians at his cost to maintain his temporary electrical installation till the completion of work.
- **5.6.7** It is the responsibility of the Contractor to engage his workmen in shifts or on over time basis for achieving the target set by BHEL and also during the period of commissioning and testing The Contractor's quoted rate shall include all these contingencies.
- **5.6.8** In case Contractor's progress is found unsatisfactory BHEL may deploy fitters, welders, operators and technicians on BHEL rates and will assist in improving the progress. All expenses incurred for will be recovered from Contractor's bill.
- **5.6.9** If the Contractor or his workmen or employees shall break, deface, injure or destroy any part of building, road kerb, fence, enclosure, water pipes, cables, drains, electric or telephone posts or wires, trees or any other property or to any part of erected components etc., the Contractor shall make the same good at his own expense or in default, BHEL may cause the same to be made good by other workmen or by other means and deduct the expenses (of which BHEL'S decision is final) from any money due from the Contractor.

5.7 Deleted

5.8 Scope of material handling

- **5.8.1** While BHEL will endeavor to store/stack/identify materials properly in their open/closed storage yard/shed, it shall be Contractor's responsibility to assist BHEL in identifying materials well in time for erection, taking delivery of the same, following the procedure indicated by BHEL and transport the materials safely to pre-assembly yard, erection site in time, according to programme.
- **5.8.2** The Contractor shall identify necessary supervisor/labour for the above work in sufficient quantity as may be needed by BHEL for areas covering their scope.
- **5.8.3** It shall be the Contractor's responsibility to arrange for necessary crane/tractor/trailor or trucks/slings/tools and tackles /labour/including operators for loading from storage yard on to transport equipment, move it to erection site/pre-assembly yard and unload the same at pre-assembly yard/erection site and to erect the APH and the quoted rate shall include the same. Tenderers may please note that the storage yards are at an approximate distance of 5.0.km from erection site.
- **5.8.4** All equipments so used by Contractor shall be of proven quality and safe in operation as approved by BHEL Site Engineer's from time to time.

- **5.8.5** Any loss/damage to materials issued to Contractor shall be made good by him or BHEL will arrange for replacement at cost recovery basis and decision of BHEL shall be final.
- **5.8.6** The Contractor shall take delivery of components and equipment and special consumables from storage area after getting the approval of BHEL Engineer on standard indent forms.
- **5.8.7** In the event of Contractor's inability to arrange in time any of the above equipment/T&P etc., if possible BHEL shall provide the same on specific written request from the Contractor subject to the availability of equipment on the normal hire charges of BHEL, applicable from time to time and recoverable from Contractor's subsequent month's running bills.
- **5.8.8** Allthe surplus, damaged unused materials, package materials/containers, special transporting frames, gunny bags etc. supplied by BHEL shall be returned to BHEL Stores by the Contractor.
- **5.8.9** The Contractor shall have total responsibility for all equipment and materials in his custody, stores, loose, semi-assembled, assembled or erected by him at Site.
- **5.8.10** The Contractor shall make suitable security arrangements (round the clock) including employment of security personnel to ensure the protection of all materials/equipments and works from theft fire, pilferage and any other damage and loss at Site.
- **5.8.11** The Contractor shall ensure that all the packing materials and protection devices used for the various equipments during transit and storage are removed before these equipments are installed.
- **5.8.12** All equipments shall be handled very carefully to prevent any damage or loss. No bars, wire ropes, slings etc., shall be used for unloading and/or handling of the equipments without the specific written permission of the Engineer. The equipment from the storage yard shall be moved to the actual site of erection/location at the appropriate time as per the direction of BHEL Engineer so as to avoid damage for such equipment at Site.
- **5.8.13** The Contractor shall take all reasonable care to protect the materials and work till such time the erected equipment has been taken-over by BHEL/their client. Whenever necessary suitable temporary fencing and lighting shall have to be provided by the Contractor as a safety measure against accident and damage of property of BHEL, suitable caution notices shall be displayed where access to any part may be deemed to be unsafe and hazardous.
- **5.8.14** The Contractor shall be responsible for taking all safety precautions during the constructions and leaving the site safe at the end of each working day and at all times. When the work id temporarily suspended, he shall protect all construction materials, equipments and facilities from causing damage to existing property interfering with the operation of the station when in goes into service. The contractor shall comply with all applicable provisions of the safety regulations, clean up programme and other precautionary measures, which the BHEL has in effect at the Site.
- **5.8.15** All lifting tackles including wire ropes, slings, shackles etc., used by the Contractor shall be got approved by BHEL Engineer at Site before they are actually put on the work.
- **5.8.16** The Contractor shall take delivery of equipment from storage yard/stores/sheds. He shall also make arrangements for verification of equipment, scrupulously maintain records and keep safe custody, watch and ward of equipment after it has been handed over to him till these are fully erected and tested and commissioned and taken over by BHEL's client. The stolen/lost/damaged good shall have to be made good by the contractor at his own cost.

5.9 **Preservation of Components**

- **5.9.1** In order to maintain the surfaces of various components from rusting etc., frequent painting/re-painting of material at storage yard has to be carried out. While BHEL will arrange for supply of paint/thinner etc., it shall be responsibility of Tenderer/Contractor to provide sufficient number of unskilled category of labour for carrying out the preservative painting. The number of labour to be supplied will depend on the quantum of work awarded.
- **5.9.2** The above-referred labour will be given by the Contractor right through the contract period without fail and any failure on their part will entail in reduction of the value of their running bills.
- **5.9.3** It shall be the responsibility of the Contractor to apply preservative painting on equipments erected by him till such time of final painting. All paints and thinner will be supplied by CONTRACTOR and it shall be Contractor's responsibility to arrange for required labour, scaffolding materials, providing of scaffoldings, supply of cleaning materials like wire brush, emery sheets, etc., cleaning of surface and provide one coat of preservative painting from time to time as decided by BHEL Engineer. The quoted rate shall include this work also. It is to be noted that such painting may have to be done twice a year till such time the final painting is carried out.
- **5.9.4** The Contractor shall effectively protect the finished work from action of weather and from damage or defacement and shall cover the finished parts then and there for their protection.
- **5.9.5** Any failure on the part of the Contractor to carry out works according to above clauses will entail BHEL to carry out the job from any other party and recover the cost from the Contractor.

5.10 DRAWING AND DOCUMENTS:

- **5.10.1** The detailed drawings, specifications, available with BHEL Engineers will form part of this Tender Specification These documents will be made available to the Contractor during execution of work at site.
- **5.10.2** One set of necessary drawings to carry out the erection work will be furnished to the Contractor by BHEL on loan, which shall be returned to BHEL Engineer at Site after completion of work. Contractor's personnel shall take care of these documents given to them.
- **5.10.3** Should any error ambiguity be found in the specification or information, the Contractor shall for with bring the same to the notice of BHEL before commencement of work BHEL's interpretation in such cases shall be final and binding on the Contractor.
- **5.10.4** The data furnished in various appendices and the drawings enclosed with this tender specification describes the equipment to be installed, tested and commissioned under this specification briefly. However, the changes in the design and in the quality may be expected to occur as is usual in any such large scales of work.
- **5.10.5** Deviation from design dimensions should not exceed permissible limit. The Contractor shall not correct or alter any dimension/details, without specific approval of BHEL.

5.11 SITE CLEANLINESS AND SAFETY REQUIREMENTS:

- **5.11.1** During the course of construction, alternation or repairs, scrap lumber with protruding nails, sharp edges etc., and all other debris shall be kept cleared from working areas, passageways and stairs in and around Site. Proper house keeping is the responsibility of the Contractor.
- **5.11.2** Combustible scrap and debris shall be removed at regular intervals during the course of construction. Safe means shall be provided by the Contractor to facilitate such removal. If this is not done regularly, BHEL will get the job done and debit the cost to Contractor.
- **5.11.3** Rigging equipments for material handling shall be inspected prior to use of each shift and as necessary during its use to ensure that it is safe. Defective rigging equipment shall be removed from service. Necessary test certificates have to be provided by the Contractor for the rigging and handling equipments brought by them. Otherwise this will be got to be done by BHEL and the cost will be debited to Contractor.
- 5.11.4 Rigging equipment shall not be loaded in excess of its recommended safe working load.
- **5.11.5** Rigging equipment when not in use shall be removed from the immediate work area so as not to present a hazard to employees.
- **5.11.6** The Contractor will notify the Engineer his intention to bring on to site any equipment or any container with liquid or gaseous fuel or other substance which may create a hazard. The Engineer shall have the right to prescribe the conditions under which such equipment or container may be handled and used during the performance of the works and the Contractor shall strictly adhere to such instructions. BHEL Engineers shall have the right to inspect any construction plant and to forbid its use, if in his opinion it is unsafe. No claim due to such prohibition shall be entertained.
- **5.11.7** Where it necessary to provide and/or store petroleum products or petroleum mixture and explosives, the Contractor shall be responsible for carrying out such provision and/or storage in accordance with the rules and regulations laid down in the relevant petroleum Act., Explosive Act and Petroleum and Carbide of Calcium Manual, published by the Chief Inspectorate of Explosives of India. All such storage shall have prior approvals of BHEL Engineer. In case any approvals are necessary from the Chief Inspector of Explosives of any other statutory Authorities, the Contractor shall be responsible for obtaining the same.
- **5.11.8** Valve protection caps shall be in place and secured.
- **5.11.9** Cylinders shall be moved by tilting and rolling them on their bottom edges. They shall not be intentionally dropped, struck or permitted to strike each other violently.
- 5.11.10 When cylinders are transported by powered vehicles, they shall be secured in vertical position.
- **5.11.11** All the hand lamps used by the contractors workmen shall be of 24V only. Adequate step down transformers should be installed at site to cater to the complete requirement. (230V hand lamps should not be used).
- **5.11.12** All workmen of the Contractor working in construction areas shall wear safety shoes, safety helmets, & safety belt (with double harness when working at heights). Contractor shall insure his workmen against all accidents, and the policy shall be presented to BHEL. In case of failure to do so BHEL will arrange the same and the expenditure towards this will be debited to the Contractor including BHEL over heads. In case the Contractor fails to provide necessary safety equipments to workmen, BHEL will provide the same to the workers and recover the cost of equipment along with BHEL overheads.

- **5.11.13** All the above safety conditions are not exhaustive but gives an idea for the Contractor and the Contractor shall adhere to all the safety precautions given by the BHEL Engineer at Site. Such of those workmen who do not follow safety precautions shall be turned out from Site. They will not be allowed to work until they fulfill safety regulations.
- **5.11.14** Contractor shall arrange at his cost suitable flood lighting arrangement at various levels for safe and proper working operations during night hours at the work spot as well as at the pre-assembly area.
- **5.11.15** The Contractor shall be responsible for provision of all the safety notices and safety equipments as enjoined on him by the application of relevant statutory regulations/provisions and/or as called upon by the BHEL Engineer and their client from time to time.
- **5.11.16** The Contractor shall provide temporary fencing wherever required as a safety measure against accident and damage to properties. Suitable caution notices shall be displayed where access to any part is found to be unsafe and hazardous.
- **5.11.17** The Contractor shall ensure the safety of all the workmen, material and equipments either belonging to him or to others working at site.
- **5.11.18** It will be the responsibility of the Contractor to ensure safe lifting of the equipments, taking due precaution to avoid any accidents and damages to other equipments and personnel.
- **5.11.19** The Contractor shall provide necessary first aid facilities for all his employees, representatives and workmen working at Site.
- **5.11.20** All the Contractor's Supervisory personnel and sufficient number of workers shall be trained for fire fighting and shall be assigned specific fire protection duties. Enough number of such trained personnel must be available during the tenure of the Contract. Contractor should nominate one of his supervisors to co-ordinate and for implementation of safety measure.
- **5.11.21** Contractor shall provide enough fire fighting equipment of the types and numbers at his office, temporary structures, labour colony area etc. Access to such fire fighting equipment shall be easy and kept open at all times. Compliance of the above requirement under fire protection shall it no way relieve the Contractor of any of his responsibilities and liabilities to fire accident occurring.
- **5.11.22** The Contractor shall at his cost remove from the vicinity of work, all scrap packing materials rubbish unused and other materials and deposit them in places specified by BHEL engineer to keep the work Site clean and tidy.
- **5.11.23** For this purpose the mechanical completion of erection work shall be deemed to be completed in all respects only when the trial runs of motors and gas tightness tests are completed and certified so by BHEL Engineer. The decision of BHEL in this respect shall be final and binding on the contractor.
- **5.11.24** The commissioning of the unit shall be deemed to be completed in all respects only when all the equipments are tested and commissioned and the Unit is ready for commercial operation.

5.12 PRICE ESCALATION:

- **5.12.1** The Contractor has to keep his quoted rates firm for the entire contractual period including total extended period, if any, and no claim for revision of rates is allowed under any circumstances.
- **5.12.2** However, the Contractor shall maintain sufficient work force and other resources required for completion of the job expeditiously for the entire contractual period including total extended period.
- **5.12.3** In case due to unforeseen circumstances and due to reasons not attributable to the Contractor, the work gets delayed and completion time gets extended as per Bar Chart from the date of actual start of work at Site, the Contractor shall not be entitled for any over run compensation for a period of first 3 months after the Contractual completion date. However, the contractor shall be paid over run charges for extension in the completion period beyond 3 months as stated above and for reasons not attributable to the Contractor. This shall be mutually discussed and settled at that time.

SPECIAL CONDITIONS OF CONTRACT

SECTION - VI

6.0 EXTRA CHARGES FOR MODIFICATION AND RECTIFICATION WORKS:

- 6.1 BHEL may consider payment for extra work on man hour basis for such of those works which require major modification which is totally unusual to the APH Erection & commissioning work which are not due to contractors faulty erection
- 6.2 The decision of BHEL in this regard shall be final and binding on the contractor. The contractor may submit his work claim bills (specifically agreed by BHEL Engineer) along with the labour sheets duly certified by BHEL Engineer at site. But BHEL may opt to get those work done through other agencies if they so desire.
- 6.3 Al the extra works, if any, carried out should be done by a separate gang which should be identified prior to start of work for certification of man hours. Daily labor sheets should to be maintained and should be sighed by the contractor representative an BHEL Engineer. Signing of labour sheets does not mean the acceptance of extra works. Only those works which are identified as not usual to normal erection & Commissioning and certified so by the site in-charge of BHEL and accepted by designers,/ suppliers, competent authorities only will be considered for payment.
- 6.4 Average single manhour rate including overtime if any, supervision, use of tools and tackles and other site expenses and incidentals, **including consumables**, if any required, for carrying out any rework / rectification that may arise during the course of revamping shall be **Rs. 60/- per man hour**.
- 6.5 The decision of BHEL in this regard shall be final and biding of the contractor.

Extra works are broadly defined as below:

- i) Design changes which will be intimated to the contractor after the start of the work which call for dismantling of the erected components, rectification, modification, etc.
- ii) Repair / rectification of the components damaged during transit and intimated to BHEL before drawing the materials from BHEL stores.
- iii) Modification, rectification of components wrongly manufactured/fabricated at works subject to acceptance of the approving authority. Any such modification work costing less than 48 Man Hours per work of a DU shall be considered as incidental to erection and shall not be considered for payment.
- iv) Jobs which require major modification, major repair, major reworks etc. (Not normal to the APH E&C) which will be identified as major and warrant extra payment, certified as such by the Site-in-Charge of BHEL and accepted by the designers/competent authority of BHEL. However, prior to carry out to repair/rework, administrative approval with the estimate to be obtained by site. Any work costing less than 48 man Hours of works of DU shall not be considered for payment. The decision of BHEL in this regard shall be final and binding on the contractor.

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#### SPECIAL CONDITIONS OF CONTRACT

#### SECTION - VII

#### 7 OVER-RUN COMPENSATION (ORC) :

- 7.2 In case due to reasons not attributable to the contractor, the work gets delayed and the completion gets extended beyond the contract completion date by more than the grace period of 3 months, the contractor shall be paid Over Run Compensation for every month of extended period so determined by BHEL beyond the contract completion date (and the grace period) indicated in this specification.
- 7.3 ORC will be paid only at the end of the contract period, including extension/s of period if any, after ascertaining the actual period of eligibility of delay as aforesaid. For this purpose, the contractor shall submit details of factors with time estimates which accounted for the delay in work completion.
- 7.4 All decisions of BHEL in this regard shall be final and binding on the contractor. The period to be considered for ORC shall not include loss of time due to Force-majeure conditions explained in this tender.
- 7.5 The ORC shall be paid by BHEL only after completion of all works within the scope of the works awarded to the tenderer. Hence, it is obligatory on the part of the tenderer to complete the works during extended period also.
- 7.6 This supplements the clause 5.12 of Special conditions of Contract for Mechanical works -V enclosed along with this tender specification.
- 7.7 The rate of ORC payable per month and the total eligibility period will be determined by BHEL.

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SPECIAL CONDITIONS OF CONTRACT SECTION – VIII

8 GENERAL TERMS AND CONDITIONS OF REVERSE AUCTION

- 8.1 For the proposed reverse auction, technically and commercially acceptable bidders only shall be eligible to participate.
- 8.2 BHEL will engage the services of a service provider who will provide all necessary training and assistance before commencement of on line bidding on Internet.
- 8.3 BHEL will inform the vendor in writing, in case of reverse auction, the details of service provider to enable them to contact and get trained.
- 8.4 Business rules like event date, time, start price, bid decrement, extensions, etc. also will be communicated through service provider for compliance.
- 8.5 Vendors have to fax the compliance form in the prescribed format (provided by service provider) before start of Reverse auction. Without this the vendor will not be eligible to participate in the event.
- 8.6 BHEL will provide the rate schedule (e.g. EXCEL sheet) for the vendor to enable them to fill-in the price and keep it ready for keying in during the auction. In the event of discrepancy in rate and amount against any item of work, the least of the two will be taken for bid price. In case of discrepancy between the total price indicated in price bid and the arithmetic sum arrived based on rate quoted, then also the least of the two will be taken for the bid price. The bids are compared on the total price quoted and NOT on individual ITEM of works.
- 8.7 Reverse auction will be conducted on scheduled date & time.
- 8.8 At the end of reverse auction event, the lowest bidder value will be known on the network.
- 8.9 The lowest bidder has to fax the duly signed filled-in prescribed format as provided on case-tocase basis to BHEL through Service provider within 24 hours of auction without fail.
- 8.10 Opening bid in reverse Auction: The opening bid (in the reverse Auction) of the bidders shall be same as that quoted in their final sealed price submitted to BHEL(along with Technical offer). The bidder shall confirm in writing to BHEL that their opening bid (in reverse auction) shall be same as that quoted in their final sealed price bids submitted to BHEL against this NIT along with Technical Bid (Patr-1). If any bidder offered a unsolicited discount or rebate, in separate cover etc. in any place other than the sealed price bid, then the opening price bid in reverse auction, by such a bidder in Reverse Auction, shall be the price offered in final sealed price bid submitted (against this NIT) minus discount offered in any place other than the sealed price bid submitted in any place other than the sealed price bid submitted in any place other than the sealed price bid submitted (against this NIT) minus discount offered in any place other than the sealed price bid.
- 8.11 BHEL reserves the right to cancel Reverse Auction (RA) without assigning any reasons and resort to considering the sealed bids submitted by vendor for processing and finalizing the tender.
- 8.12 In case the process of reverse auction is found unsuccessful by BHEL, then BHEL at its discretion may decide to call the L1 bidder of reverse auction for further negotiation.
- 8.13 Any variation between the on-line bid value and signed document will be considered as sabotaging the tender process and will invite disqualification of vender to conduct business with BHEL as per prevailing procedure.
- 8.14 In case BHEL decides not to go for Reverse auction procedure for this tender enquiry, the Price Bids and price impacts, if any already submitted and available with BHEL shall be opened as per BHEL's standard practice.
- 8.15 Only those vendors, who participate in the Online Initial Opening Bid, will be eligible to participate in the subsequent Online English Reverse Auction.
- 8.16 Price bids offered by the bidders during reverse auction process is considered as an offer to execute the work. Bids once made by a bidder cannot be cancelled/withdrawn and bidders shall be bound to execute the work at the final bid price. BHEL shall take appropriate action if the bidder fails to do so.

APPENDIX – I

LIST OF MAJOR TOOLS & TACKLES TO BE ARRANGED / DEPLOYED BY CONTRACTOR BEFORE COMMENCEMENT OF WORK.

This is only an indicative list of minimum quantities to be deployed at site. All the tools & tackles, equipment etc. that are required for completion of the work within the scheduled time period shall be arranged by the contractor. All safety equipment required for this work shall be arranged by the contractor. All safety regulations of BHEL/their client M/s.NALCO must be followed by the contractor during the erection work.

SI	Description	Minimum Quantity to be deployed at site
1	Telescopic Crane of suitable capacity	1 No.
2	Mobile crane (Minimum 12 MT capacity)	2 Nos.
3	Power winches of required capacities 3MT / 5MT	06 Nos.+ 02 Nos
4 5	Lorry / Tractor / Trailors 10 MT Cap	2 Nos.
5	Welding Generator / Rectifier	12 Nos.
6	Portable Grinding Machines of Assorted Sizes/ Types	10 Nos.
7	Portable Electrode Drying oven	06 Nos
8	Welding Cable	300 Mtr
9	Gas Cutting Set	12 Sets
10	Chain Pulley Blocks 3MT/5MT cap	25 Nos./10 Nos.
11	Lifting Tackles of assorted sizes	As per requirement
12	Pulling Machines / Hook Chooks	6 Nos.
13	24 volt Transformer	02 Nos.
14	24V Lamps with cable and plug tops	10 Nos.
15	Power distribution Board	02 sets.
16	Switch board with extension wire	06 Nos.
17	Flood light fittings.	12 Nos.
18	Torque Wrench with Torque Multifier	01 No. each (35 Kg.M / 65 Kg.M)
19	Slogging Spanners 52 mm & 54 mm	4 Nos. each
20	Digital distance measuring instrument (Laser based)	01 No.
21	Digital level measuring instrument 0.02 mm LC	01 No.
22	Vernier Calipers	
	0-150 M	2 Nos.
	0-300 M	2 Nos.
	0-600 M	1 Nos.
23	Inside Micrometer up to 600 mm	1 No.
24	Outside Micrometer upto 600 mm range	1 No.
25	Measuring Tape up to 15 M length	4 Nos.
26	Dial Guages	3 Nos.
27	Grinding Machine AG-7 & GQ 4	8 Nos. / 4 Nos.
28	Diesel Grinders	2 Nos.
29	Tap set M 30 x 3,	1Set
30	Filler Guage (Loose) 200 mm Long	4 Nos.

APPENDIX - II

Page 1 of 1

CONSUMABLES TO BE ARRANGED / DEPLOYED BY CONTRACTOR FOR EXECUTION OF WORK

Consumables to be arranged by the contractor (This is inly indicative and not exhaustive))

- 01. Kerosene / Diesel
- 02. Rustolene
- 03. CTC
- 04. Waste Cloth / Cotton
- 05. Marking Cloth
- 06. Cut-off wheels / Grinding Wheels
- 07. Mounted Wheels / Rotor Cutters
- 08. Insulation Tapes
- 09. Sander Disc and wheels
- 10. Polythene sheets
- 11. Electric fuse wise cables
- 12. Cutting Electrode
- 13. Welding Electrodes E-6013/E7018/E-8018
- 14. DA and Oxygen Gases
- 15. Paints for preservative painting

APPENDIX - III

QUALITY REQUIREMENT

- 1.0 Various inspection / control / quality assurance procedure / methods at various stages will be as per BHEL / customer quality control procedure / FQP / ERECTION MANUAL / codes and other statuary provisions and as per BHEL Engineer's instructions.
- 2.0 Preparation of quality assurance log sheets and protocols with customer's engineers. Welding logs, other quality control and quality assurance documentation as per BHEL Engineer's instructions, is within the scope of work / specification.
- 3.0 A daily log book should be maintained by Area In-Charge of contractor on the job incorporating erection / alignment / Welding clearance / NDT testing / progress of work etc., and the same shall be submitted to BHEL.
- 4.0 All the important measurements like pre-assembly checking of alignment leveling / centering work etc., shall be recorded in the daily log book with sketches based on BHEL drawings readings / measurements actually taken and signed by BHEL / Customer / Contractor representatives.
- 5.0 The inspection / measuring and testing equipments should be of brand, quality and accuracy, as specified by BHEL engineer and should have valid calibration certificates traceable to national / international standards.



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STATUTORY REQUIREMENT

OF

CONTRACT

(FORMATS & PROCEDURES)

ES:F:009



R 05- 275

ERECTION SERVICES DEPARTMENT

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

STATUTORY REQUIREMENT OF CONTRACT ES:F:009

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Ranipet

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CHECK I IST

ERECTION SERVICES DEPARTMENT

	CHE	CCK LIST			
Bidde	rs are required to fill in the following details:				
1.a	Name of the Bidder With address, Phone No., Mobile No., Fax and e-mail.				
1.b	Nature of Firm (Whether Proprietary, Partnership, Pvt.Ltd, Others-Specify)				
2	Whether EMD submitted as per tender Specif		Yes	/	No
3	Validity of offer (shall be as per relevant claus	se of NIT)	Yes	/	No
4	Whether Bidder visited the erection Site a before quoting	nd acquainted with Site Conditions	Yes	/	No
5	Whether the following details are furnished.				
5.a	Previous Experience – Photocopies as in QR	Annexure-B-I & B-II	Yes	/	No
5.b	Present assignments		Yes	/	No
5.c	Organization chart of the Company Annexure-C				No
5.d	Financial status of the Company	Annexure-A	Yes	/	No
5.e	In case of Company, proof of registration of the Company				No
5.f	Memorandum and Articles of Association of Company / copy of Partnership Deed.				No
5.g	Profit and Loss Account For the last three Years				No
5.h	Balance sheet for the last three years		Yes	/	No
5.i	Income Tax clearance Certificates				No
5.j	Solvency Certificate from a Nationalized Bank	K	Yes	/	No
5.k	Power of Attorney of the person signing the tender duly attested by a Notary Public				No
5.I	Names and addresses of Directors, Partners their Experience and qualification				No
5.m					No
5.n	EPF regn No. (with a copy of certificate)				
5.0	GST regn No. (with copy of cert')				
5.p	E- payment acceptance as per appendix.				No
5.q	Rate schedule as per the schedule appendec	l	Yes	/	No
6	Whether the Bidder is conversant with local la	abour laws and conditions	Yes	/	No
7	Whether the Bidder is aware of all safety Rule	es and codes.	Yes	/	No
8	Whether the declaration sheet (as per append	dix enclosed) filled	Yes	/	No
9	Whether the erection schedule (as per appen	dix enclosed) furnished	Yes	/	No
10	Whether all the pages are read, understood a	ind signed	Yes	/	No

SIGNATURE OF BIDDER

NOTE : The Bidders are requested to peruse the Tender Specification terms and conditions carefully and furnish the above information also in detail as required.

BHF	Ż	Boiler Auxiliaries Plant, Ranipet –632 406			ES : F : 009				
	Ranipet ERECTION SERVICES DEP		, ,		Page No.: 03 of 14				
OFFER OF THE BIDDER (FORMAT - To be typed written in LETTER HEAD and submitted along with offer)									
Ei Bl B(In	recti hara oiler idira ANI	PET –632 406	Pept, ricals Limited,						
Sir,									
issued by		,				detailed in the Tender Specification nt, Ranipet in accordance with the terms			
			d the following do that we have vis			he above work and agree to abide by the oned in the NIT			
 b. Statuto c. Specia d. Respect e. Specia f. Generation h. Other state I/We have in Clause 	ory r I con ctive I Ins al te sect e de No	equirement of nditions of Cor e Tender Spec structions to Bi rms and condi ions, appendic eposited / forw .1.4. of the Ge	idder itions of Reverse ces, annexure, so arded herewith t eneral Conditions	:009) nical works (Auction. chedules and the Earnest I of Contract	d drawing. Money Deposit for Works tow	in the form prescribed and as stipulated ards the Earnest Money Deposit for an			
amount a	is pe	er the NIT ie. F	ls	(Rupees.		only) (In words)			
Demand I should ou sum, with sum of R: (Rupees shall mak Contract f	Drat ur of in th s. s. ke u for \ her	ft No fer not be acc ne stipulated ti p the Security Vorks. agree to exec	cepted. Should c me as may be in Deposit for the	work as pro	t accepted, I/We BHEL, which al ovided for in c in the said do	2019 which shall be refunded e further agree to deposit such additional ong with the only) lause 1.8.2 of the General Conditions of ocuments upon the terms and conditions			
Diagon				ADDRESS					
Place: Date:				ADDRESS					
	WITNESSES WITH FULL ADDRESS								
		GNATURE	NAME		ADDRESS				
1									

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STATUTORY REQUIREMENT OF CONTRACT ES:F:009

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Ranipet

APPENDIX – II (To be filled by Tenderer and submitted along with Tender document)

S.No.	PARTICULARS YES NO						
01	GST						
а.	GST Registration No. of Tenderer (copy to be enclosed)						
b.	Issue of Tax Invoice as per GST Rules						
C.	Whether Tenderer is taking GST Credit for their Inputs						
d.	Under which Service Head is Service provided (SAC Code)						
е.	If GST is Exempted , furnish reasons						
f.	GST to indicate in your invoice GSTIN of BHEL Nodal Agency 21AAACB4146P3ZP						
02							
а.	PAN No. of Tenderer						
b.	If Exempted , furnish exemption Certificate						
с.	PAN No. of BHEL : AAACB/4146/P						
	NOTE :						
	1. Rates Quoted shall be clearly indicated that they are INCLUSIVE of all Taxes & Duties except GST. The Contractor has to issue invoice accordingly. Also refer clause 15.0 of Tender specification regarding Taxes & Duties	-					
	2. Payment will be made <u>only through e-payment</u> to your account. Payment through Cheque / DD payment will not be made by BHEL.						
Tende	Tenderer has to submit Banker's Certificate as per format specified in APPENDIX- IV.						
Agree	d to the Above Conditions						
	Signature of the Tenderer :						



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<u>APPENDIX - III</u> ACCEPTANCE FOR ELECTRONIC FUND TRANSFER / RTGS TRANSFER

01	NAME & ADDRESS OF THE															
	SUPPLIER / VENDOR															
	MOBILE, PHONE NO. WITH STD CODE															
			1			-		1								
	PAN NO.															
02	VENDOR CODE (as in Purchase Order)															
03	Detail	s of	Bai	nk	Aco	cou	int:									
A)	NAME & ADDRESS OF THE BANK (WITH PIN CODE)															
B)	BANK TELEPHONE NUMBER (WITH STD CODE)															
C)	BANK BRANCH CODE															
D)	MICR CODE															
E)	ACCOUNT NUMBER															
F)	TYPE OF ACCOUNT		CU	RR	EN	ΤA	VC		/	OD	/	CAS	SH (CR	EDIT	
G)	Vendor name as per Bank records															
H)	BANK BRANCH RTGS IFSC CODE															
I)	BANK BRANCH NEFT IFSC CODE															
J)	VENDOR'S EMAIL ID (give two ids)															
1																
2																
K)	NAME OF AUTHORISED SIGNATORY						•				 	I				

CERTIFICATE

I / We hereby agree to receive the payments due from BHARAT HEAVY ELECTRICALS LIMITED, RANIPET by the National Electronic Funds Transfer and/or RTGS Transfer mode by credit to my / our above mentioned Bank Account. I / We also agree that payments made to the above mentioned Account is a valid discharge of the liability of Bharat Heavy Electricals Limited, Ranipet. I / We also agree to bear the applicable Bank Charges for the above mode of transfer.

AUTHORISED SIGNATORY OF VENDOR WITH SEAL

Banker's Certification

We confirm that we are enabled for receiving RTGS and NEFT credits and we further confirm that the account number of______

(name of account holder), the signature of the authorized signatory and the MICR and IFSC codes of our Branch mentioned above are correct.

PLACE:

DATE:

(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.



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<u>APPENDIX – IV</u>

Certified by Chartered Accountant on letter head

Further verified from the Books of Accounts that the investment of the company as on date as per MSMED Act 2006 is as follows:

1. **For Manufacturing Enterprises:** Investment in plant and machinery (i.e. original cost excluding land and building and the items specified by the Ministry of Small Scale Industries vide its notification No.S.O.1722(E) dated 5, 2006 :

Rs..... Lakhs

2. **For Services Enterprises:** Investment in equipment (original cost excluding land and building and furniture, fittings and other items not directly related to the service rendered or as may be notified under the MSMED Act, 2006:

Rs..... Lakhs

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

Date:

(Signature)

Name –

Membership Number –

Seal of Chartered Accountant

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FORMAT FOR NO DEVIATION CERTIFICATE (To be submitted in the bidder's letter head)

То

SDGM/Erection Services Department Bharat Heavy Electricals Limited Boiler Auxiliaries Plant, RANIPET-632406, TAMILNADU, INDIA

Sub.: No Deviation Certificate for the tender enquiry for "E&C scope of work in Renovation & Modernisation of 2 Nos. of APH model 24.5 VIT 1450 mm including dismantling of existing Air Pre-Heaters and erection & commissioning in 120 MW Captive Power Plant (CPP) of Unit-2 to 6 at National Aluminium Company Ltd. (NALCO) at Angul, Odisha using contractor's own tools and plants, cranes , consumables, manpower etc."

Ref.: TENDER SPEC.: BAP : ERN : NALCO-ANGUL : APH : MECH :C : 324

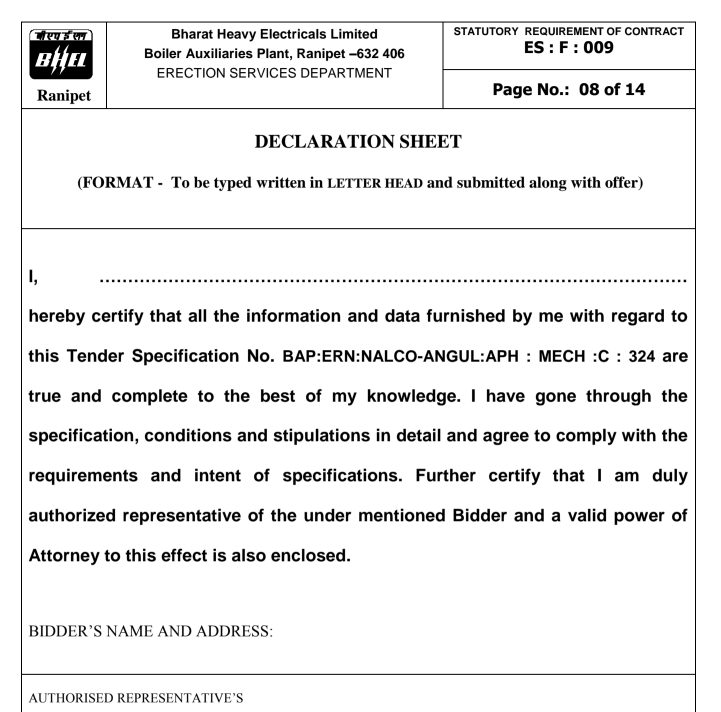
Dear Sirs,

With reference to above, this is to confirm that as per tender conditions, we have visited site before submission of our offer and noted the job content & site conditions etc. We also confirm that we have not changed / modified the tender documents as appeared in the website and in case of observance at any stage, it shall be treated as null and void. We here by confirm that we have not taken any deviation from tender clauses together with other references as enumerated in the above referred NIT and confirm our acceptance to reverse auctioning process and we hereby convey our unqualified acceptance to all terms and conditions as stipulated in the tender and NIT. In the event of observance of any deviation in any part of our offer at a later date whether implicit or explicit, the deviations shall stand null & void.

We confirm to have submitted offer strictly in accordance with tender instructions.

Thanking you, Yours faithfully,

(Signature, date & seal of authorized representative of the bidder)



SIGNATURE

WTH NAME AND ADDRESS



STATUTORY REQUIREMENT OF CONTRACT ES:F:009

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FINANCIAL VIABILITY (Annexure-A)

SI	Aspects		Rs	To be filled-up	
1	Owner's Capital in the business (In case of P Mention percentage of shares and Amour		Rs.		
2	Quantum of business done during Last three financial years.	Year 20	Rs.		
		Year 20			
		Year 20			
		(Year 20)			
3	Value of Fixed Assets of the	Year 20	Rs.		
	business in last three years	Year 20			
		Year 20			
		(Year 20)			
4	Guarantee limits (if any) Enjoyed by the firm		Rs.		
5	Overdraft limits (if any) Enjoyed by the firm		Rs.		
6	Income Tax paid during the last three Years	Year 20	Rs.		
		Year 20			
		Year 20			
		(Year 20)			
7	Please state whether audited profit and Loss According Sheet for last 3 Years and Solvency Certificate and			Yes / No	
Note: A	Il the above documents should be duly certified by	auditors/bank as m	ay be	applicable.	
Signature of the Bidder					



STATUTORY REQUIREMENT OF CONTRACT ES:F:009

Page No.: 10 of 14 ORGANISATION STRUCTURE

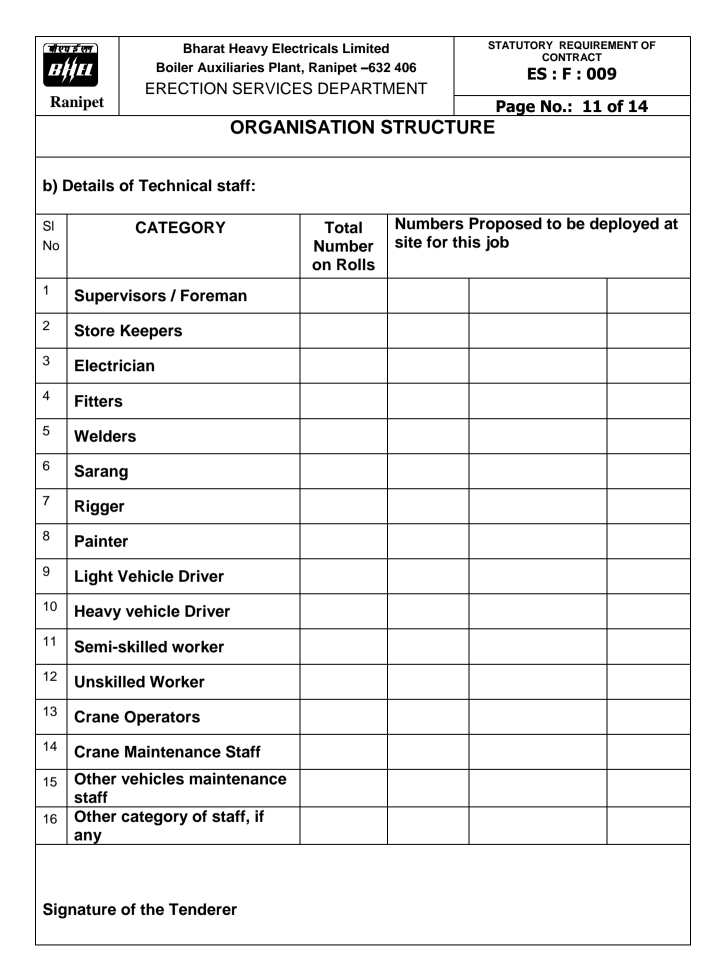
1. Management structure of the firm: Whether public limited / Private Limited / Sole Proprietorship / Partnership.

2. Details of the staff presently on permanent rolls of the organization.

a) Engineering / Supervisory Staff.

SI No	Name and Designation	Qualification	Experience Years	Proposed to be deployed at site for this job	Remarks If any

Signature of the Tenderer





Ranipet

Bharat Heavy Electricals Limited Boiler Auxiliaries Plant, Ranipet –632 406 ERECTION SERVICES DEPARTMENT

STATUTORY REQUIREMENT OF CONTRACT ES : F : 009

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FACILITIES FOR STAFF & WORKERS AT SITE

2a1. ACCOMMODATION:

a) For Engineer / Supervisor / other staff

				1	
SI	Category	Type of	Facilities	Remarks	
		accomm	provided		
		odation			
b) No work	b. of quarters, plinth area of each quarter a men.	and estimate	ed cost propo	esed to be constr	ucted for
1	MEDICAL:				
2	CONVEYANCE:				
3	OTHER AMENITIES:				
	Date :	SIG	NATURE O	F THE BIDDE	R



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Ranipet

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SCHEDULE TO BE FURNISHED BY THE TENDERER

- 1. Bidder shall submit the following technical proposal documents (a detailed write–up on his erection plan) along with the offer indicating the proposal to achieve the milestone dates, giving details of erection sequence, manpower deployment plan and T&P deployment plan for the various erection activities. The bidder shall submit histograms for Equipment, Staff and Labour to be deployed on the Work.
 - a. Method Statements along with appropriate drawings for pre-assembly works, dismantling works and erection works
 - b. Site establishment plan based on the ESP layout drawing provided, showing the locations of site office, storage yard, tower crane location, mobile crane/ trailer movement to facilitate the preassembly works, dismantling works and the erection works
 - c. Cycle time calculations for critical activities
 - d. Rated Load chart, Range diagrams, Manual of the proposed tower crane
 - e. Rated Load chart, Range diagrams, Manual of the proposed mobile crane
- 2. Bidders are required to submit details for the above. Bids received without above documentary proof are liable to be rejected.

3. The Tenderer is required to submit the following schedule along with his offer.

Schedule-A	PERT / CPM Bar Chart showing Work Breakdown Structure, time schedule and Milestone dates					
Schedule-B	Schedule of Plant, Equipment and Tools					
Schedule-C	Schedule of Project Staff (identifying skill and work area)					
Schedule-D	Schedule of Labour -Day wise deployment of skilled / semiskilled / unskilled and other categories of workers to suit the above programme.					
Schedule-E	Schedule of Consumable	s (LPG, Oxygen, Welding I	Electrodes, etc.,)			
Schedule-F	Day wise schedule of erection quantities					
Schedule-G	Construction power / electricity required for / Office / stores / workshop sheds, etc. of the tenderer in the following format.					
		5				
Electricity required for		Average	Peak			
Electricity required for Construction : (Scope of work covered in this tender)	Amp KVA		Peak			
Construction : (Scope of	Amp KVA Amp KVA		Peak			
Construction : (Scope of work covered in this tender)	KVA Amp KVA Tender offers are liable		ent of non-submission of			
Construction : (Scope of work covered in this tender) Office & Storage sheds	KVA Amp KVA Tender offers are liable above schedules along w	Average to be rejected in the event ith the offer complete with a cate their ability in completing	ent of non-submission of all the details asked for.			
Construction : (Scope of work covered in this tender) Office & Storage sheds Note-1	KVA Amp KVA Tender offers are liable above schedules along w Contractor may also indic	Average to be rejected in the event ith the offer complete with a cate their ability in completing	ent of non-submission of all the details asked for.			

बिल्प् इ Bम्	FL	Bharat Heavy Electricals L Boiler Auxiliaries Plant, Ranipet - ERECTION SERVICES DEPART	-632 406 MENT	STATUTORY REQUIREMENT OF CONTRACT ES : F : 009 Page No.: 14 of 14	
		ANALYSIS OF UNIT RATE QUOTED (Or	nly Percentag	<u>es to be Quoted)</u>	
SI-No		ription	Percentage of the rate quoted	Remarks, If any	
1	elect wate work	acilities viz. ricity, r, shop and ⁻ infrastructure facilities			
2	Salar	ry & wages for staff and workers			
3	Cons	sumables a) Gases b) Electrodes c) Steel materials d) Others			
4	Depr items	eciation and maintenance for T&P, other			
5	Estat sites	olishment and Administration expenses of			
6		enchment benefit			
7		heads			
8		work incidental to erection			
while fu	urnishi	dders are requested to take care that the rates ng the above details.	quoted by the	m are not disclosed in any way	
D	Date : SIGNATURE OF THE BIDDER				

Annexure on :Terms and Condition w.r.t GST

Registration & GST Rate

- 1. Bidder should indicate GSTIN No. (Copy of GST registration to be enclosed) and PAN No. (copy of PAN to be enclosed).
- 2. Tender will be considered/ accepted, if & only if the vendor has a valid GST Registration No.
- 3. Central Tax/ State Tax/ Integrated Tax/ Union Territory tax to be quoted as extra in %.
- Bidders to ensure correct applicability of Central Tax/ State Tax/ Integrated Tax/ Union Territory tax based on the Inter / Intra state movement Supply of goods and provision services or both.
- 5. <u>Invoicing & Payment</u> The Tax Invoice for supply of Goods & Services should be raised as per the provision of GST Act & Rules and must compulsorily mention the following :
 - a. GSTIN of BHEL Nodal Agency for Odisha is 21AAACB4146P3ZP
 - b. HSN Code or Service Accounting Code for supply of goods or services.
 - c. Name & address of supplier
 - d. GSTIN of Supplier
 - e. Consecutive Serial No. & date of issue
 - f. Description of goods or services
 - g. Total value of supply
 - h. Taxable value of supply
 - i. x Rate Central Tax & State Tax or Integrated Tax, Cess
 - j. Amount of Tax charged
 - k. Place of supply
 - I. Address of delivery if different from place of supply
 - m. Signature of authorized signatory
- 6. **Reimbursement of GST** to the vendor is contingent upon complying with the following condition by the service provider:
 - i. Uploading the onward GST Return **(GSTR-1)** in GSTN Network portal within the statutory time period.
 - ii. Discharging the GST tax liability to the Government.
 - iii. Submission of Tax Invoice to BHEL.
 - iv. Submission of proof of payment of GST to BHEL.
 - v. Availment of Input Tax Credit by BHEL.
- Input Tax Credit: In case GST credit is delayed/ denied to BHEL, due to non/delayed receipt
 of goods and/or services and/or tax invoice or expiry of timeline prescribed in GST Law for
 availing such ITC, or any other reason not attributable to BHEL, GST amount shall be
 recoverable from Vendor along with interest & penalty levied/ leviable.
- 8. In case vendor delays declaring such invoice in his 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 vendor/contractor along with interest & penalty levied/ leviable on BHEL.
- 9. In case of discrepancy in the data uploaded by supplier in the GSTN portal or in case of any incomplete work/service, then BHEL will not be able to avail the tax credit and will notify the supplier of the same. Supplier has to rectify the data discrepancy in the GSTN portal or issue credit note (details to be uploaded in GSTN portal).
- 10. For any such delay in availing of tax credit for reasons attributable to vendor (as mentioned above), interest as per the GST Act & Rules, along with penalty, if any will be deducted for the

delayed period i.e. from the month of receipt till the month tax credit is availed, from the running bills.

- 11. <u>Penalty for Non-compliance of GST Act</u> Penalty amount so determined along with GST if applicable thereon shall be recovered from the contractor.
- 12. <u>Anti-profiteering Measure:</u> Any reduction in rate of Tax on any supply of goods or services or the benefit of input tax credit shall be passed on to the recipient by way of commensurate reduction in prices.
- 13. <u>Other Provison</u>: The agency should quote the applicable taxes and duties in the technical bid (part-I) as well as in price bid (part-II).
- 14. All the terms & conditions of the contract with respect to Taxes & Duties are subject to the new taxation laws introduced from time to time (e.g., GST). The terms & conditions will be modified in accordance with the provisions of new laws (e.g., GST).
- 15. The Prices quoted above must be inclusive of all taxes and duties and exclusive of GST, which will be payable extra as per applicable rules and subject to Submission of documentary evidence.
- 16. In case any changes in taxes and duties as per Gov. Notification (including GST), the same shall be applicable from time to time.

The following details to be furnished by the bidder:

S.No	Details	To be filled by the bidder
1	GSTIN No. (Copy to be enclosed)	
2	PAN No (Copy to be enclosed)	
3	HSN Code & SAC Code (Copy to be enclosed)	

The bidder has to submit this document along with their offer after duly signed & sealed by the authorized person.

SIGNATURE OF THE CONTRACTOR

TENDER DOCUMENT (BAP : ERN : NALCO-ANGUL : APH : MECH :C : 324) PART-II PRICE-BID

SCHEDULE OF RATES & QUANTITIES

"E&C scope of work in Renovation & Modernisation of 2 Nos. of APH model 24.5 VIT 1450 mm including dismantling of existing Air Pre-Heaters and erection & commissioning in 120 MW Captive Power Plant (CPP) of Unit-2 to 6 at National Aluminium Company Ltd. (NALCO) at Angul, Odisha using contractor's own tools and plants, cranes , consumables, manpower etc."

S.No.	DESCRIPTION OF ITEM	QTY	UOM	Weightage in %.
A01	Receipt of materials from BHEL/NALCO Stores, transporting to site of erection, dismantling of existing APH equipment to the extent required, transporting of scrap to NALCO scrap yard (with in the boundary), Erection, Testing, testing and Commissioning of new Air pre Heater of BHEL make 24.5 VIT, 1450 mm, 72 Degree P.A. opening of regenerative vertical tri-sector rotary type with double sealing system and 4 layers of baskets (cold end, hot Intermediate, hot end bottom and hot end top) as per Technical Specification, Drawings and as per instructions of BHEL Engineers, complete at NALCO CPP 1x120 MW, Unit-2 to 6 (as per enclosed annexures / specification)	2	Set	97.67
A02	Fixing of wool mattress of 50mm thick sheet (involving transporting of Wool mattress from Stores Yard to site of erection, Fixing of Pins, Laying of Insulation, Fixing of wool retainer and cladding of Area of Insulation in 02 Nos. of APH and in Connected Ducts	500	Sq.Mtr	2.33
к	TOTAL value for the above scope of work in Indian Rupees			
М	GST @%			
N	TOTAL value for the above scope of work in Indian Rupees inclusive of GST			

SIGNATURE OF BIDDER

Note: Vendor to work out his rates in a separate paper and quote only lumsum price for entire scope of work in column (**K**). Individual item rates for the above schedules will be arrived based on the lump sum price quoted by the bidder as per weightage indicated against each schedule. Applicable/Quoted GST amount will be payable extra. Any other entry elsewhere (individual item rate, if any) in the Price bid by the bidder shall be treated as Null and Void.