

Bharat Heavy Electricals Limited

(A Government of India Undertaking)

BOILER AUXILIARIES PLANT RANIPET – 632 406, INDIA

Phone No: 04172-284623

FAX No: 04172-241201

E-mail: plramana@bhelrpt.co.in

MAINTENANCE & SERVICES DEPARTMENT

REGISTERED POST WITH ACK.DUE

NOTICE INVITING TENDER				
Tender Notice No	BAP: M&S: TE: WB: 14: 018: DT: 30.09.2014			
Name of work	AMC of 100 Ton Essae Weigh Bridge.			
Period of contract	Two Years.			
Earnest Money Deposit (EMD) Amount	Not Applicable.			
Last date & Time for Receipt of the Tender	07.10.2014,14.30 Hrs.			
Date of Tender bid Opening	07.10.2014,14.30 Hrs onwards.			
Place of submission of Tender	Tender Box Placed in M&S Office, BHEL –BAP, Ranipet – 632 406			
Address on the Sealed Tender Cover to be:	DEPUTY GENERAL MANAGER M &S DEPARTMENT BHARAT HEAVY ELECTRICALS LIMITED RANIPET - 632 406 VELLORE DISTRICT TAMIL NADU			
Venue of the Tender Opening	M&S Conference hall			

Issued to Messers/Thiru

M/s. Essae Digitronics Pvt Ltd, No.4318, x-5, 05th Main Road, Annanagar. Chennai - 40.

Only for information purpose.

M.P. Chardraldhog 30/9/14
ISSUING OFFICER

्अ.च.चन्द्रशखर /M.P.Chandra Sekhar

चरिष्ठ अभिवंता / Senior Engineer अबु. एवं से. योजना / M&S Planning

अपूर्व अएपी, रानीपेट / SMEL, BAP , Ranipet & E

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SIGNATURE OF THE TENDERER WITH SEAL AND ADDRESS

GENERAL INSTRUCTIONS TO TENDERER

1. Tender must be submitted in sealed cover and should be addressed to

DEPUTY GENERAL MANAGER
M&S Department,
Bharat Heavy Electricals Limited,
RANIPET – 632 406.

The Name, Address of the Tenderer and the name of work shall be clearly mentioned on the cover.

- 2. Sealed Tender will be received up to 14.30 Hrs on 07.10.2014 in the prescribed form and will be opened on 07.10.2014 at 14.30 Hrs at M&S Conference Hall in the presence of such of those tenderers or their agents who may choose to attend, with authorization letter.
- 3. All entries in the tender documents should be filled with same ink. Over-writing in the price bid to be avoided. The tenderer concerned should duly sign all cancellations and corrections.
- 4. Tenderer should fill in all the required particulars in the blank spaces provided for this purpose in the tender documents and also sign and seal each and every page of the tender document/annexures attached thereto before submitting the tender.
- 5. Conditional and unwitnessed tender, tender containing absurd rates and amounts, tender which are incomplete or otherwise considered defective and tender not in accordance with the tender conditions laid down by the Accepting Officer are liable for rejection.
- 6. Bidder is advised to quote only as per BOQ given by BHEL. Offers other than price bid proforma of BHEL will not be considered.
- 7. In quoting the rates, the tenderers are advised to take into account all factors including any fluctuations in the market rates etc. No claim will be entertained on this account after acceptance of the tender or during the currency of the contract.
- 8. The rates quoted in the tender shall remain valid for a period of Three months from the date of opening of the tender.
- 9. In the event of tender being submitted by a firm, the tender must be signed separately and legibly by each partner or member of the firm or in their absence, by the person holding the Power of Attorney on behalf of the firm concerned. In the latter case, a copy of the Power of Attorney duly attested by a Gazetted Officer must accompany the tender.
- 10. BHEL reserves right to reject any or all the tenders received or accept any tender or part thereof without assigning any reason therefor.
- 11. Tenders submitted by post should be sent preferably by "REGISTERED POST"/ Speed post. This should be posted with due allowance for any delay in postal delivery. On no account the tenders, received after the due date and time shall be considered.
- 12. Should a tenderer or a contractor has a relative or in the case of a firm or company of contractors any of its shareholders or share holder's relative, employed in Bharat Heavy Electricals Limited, the authority inviting tenders shall be informed of this fact at the time of submission of the tender failing which tender may be disqualified or if such fact subsequently come to light, the contract may be rescinded.

- 13. The Bharat Heavy Electricals Limited will not bound by any Power of Attorney granted by the tenderer or 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 contract concerned.
- 14. If the contractor deliberately gives wrong information in the tender or creates conditions favorable for the acceptance of his tender, Bharat Heavy Electricals Limited reserves the right to reject the tender at any stage.
- 15. Words imparting the singular number shall also deemed to include the plural number and vice versa where the context so requires.
- 16. The expenses for completing and stamping the agreement shall be to the contractor's account.
- 17. The General and Special Conditions of Contract are complimentary to each other and where they are in conflict, the Special Conditions shall prevail. In regard to matters not covered by the General or Special Conditions of Contract, those contained in the specifications approved by Bharat Heavy Electricals Limited shall apply.
- 18. Tenderers shall not increase their quoted rates or lay additional conditions incase Bharat Heavy Electricals Limited negotiates for reduction of rates, such negotiations shall not amount to cancellation or withdrawal of the original offer and the rates originally quoted shall be binding on the tenderers for a period of three months from the date of opening of tender. In case the above conditions are violated, BHEL is at the discretion to cancel the tender by forfeiting the EMD paid by deviating tenderer.
- 19. Canvassing in any form in connection with the tender is strictly prohibited and the tenders submitted by the contractors who resort to canvassing will be liable for rejection.
- 20. The "GENERAL INSTRUCTIONS TO TENDERERS" shall be deemed to form an integral part of contract for the work to be entered into.
- 21. The tenderer should be present if called for negotiation both technical and commercial. In case, the tender's authorized person is attending the negotiation such person should have the authorization letter and he should be capable of taking spot decisions.
- 22. If needed tenderers may visit the site / working area and obtain all clarifications from Tender Issuing Officer regarding the nature of job before offering their quotation.
- 23. The contractor shall quote all the applicable taxes in the offer and no tax will be paid after the issue of the contract.
- 24. Necessary 'COMPREHENSIVE INSURANCE' coverage is to be arranged by contractor for his material handling vehicle/drivers/ labors and also for third party liability.
- 25. If required bidders may visit the site/working area and obtain all clarifications from Tender Issuing Officer regarding the nature of job before offering their quotation.
- 26. The bidder shall clearly indicate all the applicable Taxes in the Price Bid and also shall state clearly whether these taxes are inclusive or exclusive of the Basic rate quoted. If any tender does not indicate applicable taxes, BHEL will assume, price quoted is inclusive of all Taxes and Tender will be evaluated accordingly.

- 27. The contractor should submit a copy of the following documents.
 - i. Pan card.
 - ii. TN VAT registration certificate.
 - Service tax registration certificate.
- 28. The contractor shall indicate all the applicable taxes in the offer and any claim after the issue of contract will not be entertained.
- 29. In case if any Taxes not applicable, like due to threshold limit etc. Same may be clearly indicated in the offer by the Bidder.

30. Discrepancy in "words " & " Figures "

- a) If, in the price structure quoted for the required goods/services/works, there is discrepancy between the unit price and the total price (which is obtained by multiplying the unit price by the quantity), the unit price shall prevail and the total price corrected accordingly, unless in the opinion of the purchaser there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price corrected accordingly.
- **b)** If there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and
- c) If there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject of (a) and (b) above.
- **d)** If there is such discrepancy in an offer, the same shall be conveyed to the bidder with target date up to which the bidder has to send his acceptance on the above lines and if the bidder does not agree to the decision of the purchaser, the bid is liable to be ignored.

31. Service Tax:

Rates quoted shall include all royalties, terminal taxes, octrai duties, central and provincial excise tax, sales tax and other taxes leviable under the State or Central Government Rules excluding Service Tax. The Bharat Heavy Electrical Limited will not entertain any claim whatsoever in this respect in future.

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

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

Pure Service not involving any supply of materials by Contractor:

Bidders have to quote the applicable Service Tax payable in the Price bid format included in the Bid document which shall be considered for evaluation. The same shall be considered for reimbursement against valid documentary evidence to successful bidders.

32. **SET OFF Clause:**

BHEL shall have the right to recover any money due from the contractor form any money due to the contractor under this contract or any other contract or from the security deposit.

CERIFICATE OF NO DEVIATION				
I / We	I			
Date:				
Signature of the Bidder				

SCOPE OF WORK

Name of work: AMC of 100Ton Essae Weigh Bridge for two years.

01) It is the responsibility of the contractor to ensure that the weigh bridge covered under this contract, operates in trouble free manner during the period of contract. Maintenance and replacement of spares, except mentioned in exclusion below shall be carried out at BHEL Ranipet. Govt Re-stamping fee for weigh bridge is also under the contractor scope.

02) Inclusions:

a) **PREVENTIVE MAINTENANCE**

The contractor shall depute his service engineer **Four times per year** to attend preventive maintenance service and that should be evenly spaced with a span of **Three months** in between each service. servicing of machines shall be carried out 09.00 Hrs. to 16.00 Hrs. on all working days except Sundays and holidays.

b) **BREAKDOWN MAINTENANCE**:

Un restricted breakdown calls during the AMC period without any additional charges. In case of any break down, the weigh bridge problem has to be rectified within 24 hours of complaint. Any delay more than 24 hours will attract penalty on pro – rata basis on AMC charges and will be recovered including holidays if it falls between the break down period. Any transportation charges will be borne by the contractor.

Conveyance expenditure if any for deputing the service personnel for attending the preventive or breakdown maintenance calls are in contractor scope.

- c) Free repair / replacement of the following parts during the AMC period, if found faulty i.e. Indicator, cables, connectors, junction box, Essae Surge Protection Device (ESPD 30), mouting plates, mounting links due to fair amount of were and tear weigh soft-weigh bridge software, welding repair on the platform.
- d) During contract period, the stamping expenses both actual and incidental expenses to legal metrology department should be borne by Essae.
- e) Any old parts replaced under the contract will be property of M/s. Essae Digitronics Pvt Ltd.

03) Exclusions:

 a) Load cells, Hardware components of computer and printer, Additionally Display, Opertaing System of Computer, Major repairs on the platform due to abuse correction and rust because of chemical of adverse environmental conditions.

04) Payment Terms:

Payment will be made once in three months after each service on submission of invoice in triplicate duly certified by the engineer-in charge.

It may be noted that BHEL will not pay any advance payment on any account.

05) PERIOD OF CONTRACT:

The period of contract is **Two years**.

06) TERMINATION OF AMC AGREEMENT:

If the performance of the service provider is found not satisfactory, BHEL will terminate the AMC contract with 15 days notice period.

PRICE BID

BILL OF QUANTITY

Name of work : AMC of 100Ton Essae Weigh Bridge.

Period of contract: Two Years.

Tender Notice no: BAP: M&S: TE: WB: 14: 18: DT: 30.09.2014

S.No	Description	Rate in Rs / Annum	Amount in Rs for Two Years
01	AMC of 100 Ton Essae make Weigh Bridge		
02	Govt Stamping Fees		
03	Sub Total		
04	Service Tax @%		
	Total Amount (03+04)		

SAFETY RULES

- 1. The Contractor must inspect the area of work to decide the safety precautions necessary for executing this contract.
- 2. Whenever people work at height more than six feet, platform shall be provided or the workers shall wear safety belt to avoid fall from the height.
- 3. Wherever any area declared dangerous, the workers shall not be allowed to work till a written clearance is obtained from appropriate authorities.
- 4. No material of any kind shall be dropped or allowed to be dropped from any height.
- 5. Defective ladders shall not be used at all.
- 6. Inflammable materials shall not be stored near places where the sparks are likely to occur.
- 7. The necessary safety equipments such as gloves, safety belt, helmet, safety boot etc must be issued to the workmen and strictly to be used while carryout the work. If Personal Protection Equipments not provided by the contractor, BHEL shall provide the required PPEs on chargeable basis, depending upon the stock availability.
- 8. If the contractor's workmen found violating the safety precautions, punitive action will be taken and or a penalty of Rs.500/- will be imposed and deducted from the contractor bill for each violation.
- 9. The working area shall be kept clean and free from all obstructions.
- 10. All safety precautions are to be taken by the contractor at his cost.

These safety measures shall be deemed to form an integral part of the Work Order/Agreement.