



**BHARAT HEAVY ELECTRICALS LIMITED, BHOPAL**

(Works Engineering & Central Services Department)  
ELECTRONICS MAINTENANCE (EMX-Electronics)

**TENDER No. : WE&CS/EMX/21-22/ENQ/11**

Sealed tenders are invited from parties for “ **Annual Maintenance Contract (AMC) of Radio Remote Control (RRC) systems & AC Drive controls of 189 Nos. EOT cranes for a period of 1 year** ” Detailed Scope of work, commercial terms & conditions and Schedule of rate are available on our web site [www.bhel.com](http://www.bhel.com). Complete set of tender documents can be downloaded from site.

**Date of submission of the Tender : On or before 04/02/2022 up to 11: 00 A.M**  
**Tender opening (Part-1) Date and time : 04/02/2022 at 2:00 P.M.**

**Place of Tender Submission:**

**Tender Room (Green -Works Tender Box),  
ADM Building  
Ground Floor,  
BHEL, Bhopal.**

*Note : All corrigendum, corrections, amendments, time extensions, clarifications etc, to the tender notice will be hosted on BHEL website ([www.bhel.com](http://www.bhel.com) ). Bidders should regularly visit website(s) to keep themselves updated.*

Shubham Agrawal  
Dy. Mgr (EMX)  
BHEL, Bhopal

Enclosure:

Tender Documents

General Terms and Condition

Annexure – 1,2 , A to I

# TENDER

**Tender Enquiry No. *WE&CS/EMX/21-22/ENQ/11* for the work of "Annual Maintenance Contract(AMC) of Radio Remote Control(RRC) systems & AC Drive controls of 189 Nos. EOT cranes for a period of 1 year".**



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# BHARAT HEAVY ELECTRICALS LTD

WORKS ENGG. & CENTRAL SERVICES DEPTT.  
EMX DIVISION

**Enquiry No: WE&CS/EMX/21-22/ENQ/11**

**Dated: 13.01.2022**

**Sub- “ Annual Maintenance Contract (AMC) of Radio Remote Control (RRC) systems & AC Drive controls of 189 Nos. EOT cranes for a period of 1 year ”**

Dear Sir,

Sealed tender subscribing the name of work, tender notice no. and due date is invited by the undersigned for executing the following work: -

Description of Work	EMD Amount	Due Date	Duration of Contract
“Annual Maintenance Contract (AMC) of Radio Remote Control (RRC) systems & AC Drive controls of 189 Nos. EOT cranes for a period of 1 year ”	Rs 20,830/=	04.02.2022	1 year from start of work

## NOTES

1. Vendor must submit complete information against Qualifying Conditions (Annexure C). The offer meeting these qualifying conditions would only be processed.
2. The "Bidder to Confirm" Column of all annexures shall be filled in by the Vendor and submitted along with the offer. Inadequate/incomplete, ambiguous, or unsustainable information against any of the clauses of the specifications/requirements shall be treated as non-compliance.
3. The offer and all documents enclosed with offer should be in English language only.
4. **SCOPE OF WORK:** “Annual Maintenance Contract (AMC) of Radio Remote Control (RRC) systems & AC Drive controls of 189 Nos. EOT cranes for a period of 1 year ” as per scope of work annexure - B. The list of Cranes as per annexure – III is attached .
5. **FACILITIES:** This is a labour contract. The tools required for the AMC has to be brought by the contractor. However any special tools required for carrying out the work is required, the same shall be provided by BHEL.
6. **TERMS OF PAYMENT:** Shall be as under : –
  1. The payment shall be made on quarterly on actual deployment basis after satisfactorily completion of all the break down calls and preventive maintenance as per scope of work. The record for the breakdown call attended shall be

recorded and submitted along with the bill duly certified by Engineer in charge. The payment shall be made as per BHEL norms after verification of work by EMX dept and all payments will be subject to deduction of income tax at source as per Income Tax Act.

2. In case MSME- payment within 45 days/in case of others – 60 days payment.

## **7. Penalty:**

1. **Penalty for Non Deployment** If the overall attendance of Skilled and unskilled manpower is less than 85% for the quarter, penalty of Rs 144 per skilled worker per day, Rs 96 per unskilled worker per day of absence will be deducted. Total absence for the quarter shall be considered for the deduction. The deduction is over and above the deduction for the absence of the manpower. (For details see Annexure – B ). For deduction purposes, the actual man-days in a quarter will be considered based on attendance record.

## **2. Penalty for Non Performance-**

Non-completion of preventive maintenance within 2 weeks from the scheduled week provided by BHEL will attract penalty as given below.

S No.	Particulars	Rate/Crane/week
1.	Preventive maintenance of RRC systems of 189 No. EOT Cranes	Rs. 100.00

However penalty will not be imposed for non-availability of crane from production. The penalty deduction, if applicable will be made in each quarter.

3. The maximum cumulative penalty shall be limited to 10% of the Work order value.
4. GST on penalty shall be extra.

## **8. Earnest Deposit:**

Earnest Money Deposit (EMD): EMD is to be paid by tenderers for securing fulfillment of any obligations in terms of the NIT.

Earnest Money Deposit (EMD) of ₹ 20,830/- may be accepted only in the following forms:

- i) Cash deposit as permissible under the extant Income Tax Act (before tender opening)
- ii) Electronic Fund Transfer credited in BHEL account (before tender opening)
- iii) Banker's cheque/ Pay order/ Demand draft, in favour of BHEL (along with offer)
- (iv) EMD can also be accepted in the form of FDR issued by Scheduled Banks/ Public Financial Institutions as defined in the Companies Act (FDR should be in the name of the Contractor, a/c BHEL)

Tenders not submitted with earnest money are liable to be rejected. EMD given by all unsuccessful tenderers shall be refunded normally within fifteen days of award of work. EMD of successful tenderer will be retained as part of Security Deposit. EMD shall not carry any interest.

Forfeiture of EMD:

EMD by the Tenderer will be forfeited as per NIT conditions, if:

After opening the tender and within the offer validity period, the tenderer revokes his

tender or makes any modification in his tender which is not acceptable to BHEL.

ii) The Contractor fails to deposit the required Security deposit or commence the work within the period as per LOI/ Contract. EMD by the tenderer shall be withheld in case any action on the tenderer is envisaged under the provisions of extant "Guidelines on Suspension of business dealings with suppliers/ contractors" and forfeited/ released based on the action as determined under these guidelines.

## **9. SECURITY DEPOSIT:**

Security Deposit means the security provided by the Contractor towards fulfilment of any obligations in terms of the provisions of the contract and shall be refundable after expiry of contract period. The total amount of Security Deposit will be 3% of the contract value. EMD of the successful tenderer shall be converted and adjusted towards the required amount of Security Deposit.

The balance amount to make up the required Security Deposit of 3% of the contract value may be accepted in the following forms:

- i) Cash (as permissible under the extant Income Tax Act)  
Local cheques of Scheduled Banks (subject to realization)/ Pay Order/ Demand Draft/ Electronic Fund Transfer in favour of BHEL
- ii) Bank Guarantee from Scheduled Banks/ Public Financial Institutions as defined in the Companies Act. The Bank Guarantee format should have the approval of BHEL
- iii) Fixed Deposit Receipt issued by Scheduled Banks/ Public Financial Institutions as defined in the Companies Act (FDR should be in the name of the Contractor, a/c BHEL)
- iv) Securities available from Indian Post offices such as National Savings Certificates, Kisan Vikas Patras etc. (held in the name of Contractor furnishing the security and duly endorsed/ hypothecated/ pledged, as applicable, in favour of BHEL)

(Note: BHEL will not be liable or responsible in any manner for the collection of interest or renewal of the documents or in any other matter connected therewith)

However if the contractor so desire, contractor can opt for depositing 50% of security deposit value before start of the work and balance of the security deposit can be collected by deducting 10% of the gross amount progressively from each of the running bills of the contractor till the total amount of the required security deposit is collected . Security Deposit will only be refunded after expiry of the contract period upon fulfillment of contractual obligations as per terms of contract.

The Security Deposit shall not carry any interest.

Bidder agrees to submit performance security (security deposit) required for execution of the contract within the time period mentioned. In case of delay in submission of performance security, enhanced performance security which would include interest (SB/ rate + 6%) for the delayed period, shall be submitted by the bidder. Further, if performance security is not submitted till such time the first bill becomes due, the amount of performance security due shall be recovered as per terms defined in NIT / contract, from the bills along with due interest.

## **10. INSPECTION:**

The bidders can inspect the EOT Cranes with RRC systems & Drives on any working day during working hours between 9AM to 4PM with prior information and approval from BHEL authority.

## **11. TENDER SUBMISSION AND OPENING: Tender submission location:** Tender Box (For Works), Tender Room, Ground Floor, Administrative Building, Bharat Heavy Electricals Limited, Bhopal – 462 022.

**Tender Submission time/date: Before 11:00 hrs on 04.02.2022 Tenders received after 11:00 hrs will be treated as LATE TENDER and will not be**

**considered**

**Tender opening time/date: 14.00 hrs on 04.02.2022 in Tender Room** : The tender envelope must carry the following information on the top of the envelope:

**Tender/Enquiry No: WE&CS/EMX/21-22/ENQ/11**

**Party's name:**

**Tender/Enquiry Opening date:**

The bid submitted should include the following

**1. Techno-commercial Bid**

In the Techno-commercial bid, the detailed technical specifications of the scope of supply and scope of work along with all the commercial terms and conditions should be included.

**2. Price Bid**

It should provide the price in the enclosed Price Bid format only. If the price is provided in any other format, the same is liable to be rejected.

The Techno-commercial & Price bids should be submitted in separate marked envelopes.

Contractors should bring their authorization letter from their company for witnessing the tender opening. Contractors will be permitted in tender room to witness the tender opening from 14:00 hrs onwards.

**BID OPENING**

- 1) PART-I (EMD, tender fee and Techno-Commercial Bid) is to be opened on the due date and time as specified in the Tender Notice, in the presence of bidders who may like to attend in the tender room itself. Part-II (Price Bid) shall be opened subsequently of the technically qualified parties.
- 2) Date and time of Price Bid (Part-II) opening shall be intimated to the technically and commercially acceptable bidders only.
- 3) Not more than two representatives will be permitted to be present for the tender opening.
- 4) No correspondence shall be entertained from the bidders after the opening of Price bid(s).
- 5) Standard pre-printed conditions of the bidders attached to the offer will not be accepted and only those mentioned in the body of his offer will be considered.
- 6) Unsolicited bids shall not be entertained. Unsolicited revised Price Bids also, shall not be entertained at any stage of the tendering process.
- 7) BHEL reserves the right to go further for price negotiation after opening of price bid if needed.
- 8) Vendor not submitting EMD & tender fee, their offer's PART II will not be opened. If exempt, kindly provide the relevant certificate (like Udyog Aadhar, MSME Certificate etc.) as per MSMED act.

**LANGUAGE AND CORRECTION**

- 1) The bidder shall quote the rates in English Language & International Numerals only
- 2) Bidder shall fill the original tender documents issued by BHEL. All entries and Signatures in the bid shall be in Blue ink only; each page of the bid shall be signed & stamped using official seal of the company by the bidder.
- 3) All entries shall be filled in neat & legible handwriting. No over-writings erasures & corrections are permitted and may render such bid liable for rejection. However, if any cancellations, corrections & insertions are in the bid, the bidder shall duly attest the same.
- 4) The Rate quoted shall be deemed to cover working under adverse conditions as well as supervision from the contractor side, Risk and overheads of all kinds. The Rate

quoted shall take into account all labour, Income Tax, GST & restrictions involved in carrying the work.

## **TENDER EVALUATION**

- 1) Prices should be indicated both in words as well as in figures. If there is a difference between price quoted in words and figures or if there is any other price discrepancy, lower value(s) will be considered for evaluation & ordering.

## **DEVIATIONS**

- 1) Bids shall be submitted strictly in accordance with the Technical specification and Term & Conditions of the Tender Enquiry. "No- Deviation" are allowed.

**RA clause :** BHEL shall be resorting to Reverse Auction (RA) (Guidelines as available on [www.bhel.com](http://www.bhel.com)) for this tender. RA shall be conducted among all the techno-commercially qualified bidders. Price bids of all techno-commercially qualified bidders shall be opened and same shall be considered as initial bids of bidders in RA. In case any bidder(s) do(es) not participate in online Reverse.

- 12.**In the event of acceptance of tender, and if the contractor fails to commence work within prescribed period, BHEL shall, without prejudice to any other right or remedy, be at liberty to forfeit the said earnest money.
- 13.**Accepting authority reserves the right to reject any or all quotations without assigning any reason thereof.
- 14.**A contract agreement will be executed by the party on non-judicial stamp paper as per prevailing rate notified by the government (presently Rs 500) , incorporating the terms and conditions of the contract agreed before start of work.
- 15.**In the event of award of any contract to you, you will have to observe and perform all the laws/enactment in force. For an example you will have to submit the information about wage bills amount and deduction of contributory provident fund of all of your employees every month.
- 16.**Permanent P.F. Account No. ESI Reg. No., GST No , Labour License No. etc. allotted by concerned authority should also be mentioned in your quotation. This is necessary as per the latest directives from Regional Provident Fund Commissioner M.P. Government.
- 17.**In the event of acceptance of tender, and if the contractor fails to commence work within prescribed period, BHEL shall, without prejudice to any other right or remedy, be at liberty to forfeit the said earnest money.
- 18.**Accepting authority reserves the right to reject any or all quotations without assigning any reason thereof.
- 19.**A contract agreement will be executed by the party on non-judicial stamp paper as per prevailing rate notified by the government (presently Rs 500) , incorporating the terms and conditions of the contract agreed before start of work.
- 20.**In the event of award of any contract to you, you will have to observe and perform all the laws/enactment in force. For an example you will have to submit the information about wage bills amount and deduction of contributory provident fund of all of your employees every month.
- 21.**Permanent P.F. Account No. ESI Reg. No., GST No , Labour License No. etc. allotted by concerned authority should also be mentioned in your quotation. This is necessary as per the latest directives from Regional Provident Fund Commissioner M.P. Government.
- 22.**Documents regarding your registration with GST may also be forwarded along with income tax clearance.
- 23.**All the documents sent herewith should be returned back, duly signed on each paper along with your offer.
- 24.**For General terms and conditions for inviting reconditioning tenders and award of contract ref. Annexure-G , H and I.

**25.**Quotations must be valid for at least 120 days from due date.

**26.TENDER COST : Rs 500** (Rs Five Hundred Only) + GST as applicable

**27. RULES AND REGULATIONS OF THE CENTRAL/STATE GOVERNMENT:**

In the event of award of any contract to Central/State government, it will have to observe and perform all the laws/enactment for the time being in force. For an example the information about wage bills amount and deduction of contributory provident fund of all of your employees every month have to be submitted. Permanent P.F. Account No., ESI Reg. No., Labour License No. etc. allotted by the concerned authority should also be mentioned in your quotation. This is necessary as per the latest directives from Regional Provident Fund Commissioner M.P. Government. Documents regarding your registration with Sales Tax and Excise authorities may also be forwarded along with income tax clearance.

**28.**All the documents being sent herewith should be returned back to us duly signed on each paper along with your offer. The general terms and conditions being attached herewith shall also form an integral part of contract Agreement for individual machines in case the work order for any is awarded to you.



# **WORKS ENGGG AND CENTRALSERVICES**

## **EMX DIVISION**

### **Price Bid (Annexure – A)**

NIT: - WE&CS/EMX/21-22/ENQ/11

Date: \_\_\_\_\_

**“Annual Maintenance Contract (AMC) of Radio Remote Control (RRC) systems & AC Drive controls of 189 Nos. EOT cranes for a period of 1 year ”**

#### **1. Nature of Work: -**

To accomplish all the activities mentioned in the NIT as per the scope of work single price by contractor is as follows:-

<b>SI No</b>	<b>Description</b>	<b>Rate in Rupees (In Numbers)</b>	<b>Rate in Rupees ( In Words)</b>
1	Skilled man day rate		
2	Un-Skilled man day rate		

#### **Notes:-**

1. This rate will be taken up as final rate including of PF, ESI, all other statutory Levies, but Excluding GST.
2. Price shall be quoted by bidders excluding Bonus. Bonus shall be payable as per Payment of Bonus Act 1965, on actual basis for the contract period on submission of proof of payment with the last bill of the contract and shall be restricted to the amount of Rs 35.32/day for skilled worker and Rs. 28.16/ day for unskilled worker as applicable. Instant arrangement nowhere intends to affix responsibility of payment of bonus on BHEL.
3. The GST shall be paid extra, as per the Govt. rules, as applicable.
4. Bidder have to quote man day rate of skilled, unskilled worker only.(minimum man day rate should be Rs 493.09 for skilled, Rs 393.12 for unskilled)
5. Evaluation of L1 bidder shall be done on overall cost to BHEL.
6. The price bid submitted in any other format is liable to be rejected.
7. Any price bid lower than the statutory minimum daily wages (including PF, ESI, and Welfare fund) is liable to be rejected.
8. Rates shall be firm throughout the contract period.
9. Bid should be free from correction, overwriting, using corrective fluid, etc. Any interlineation, cutting, erasure or overwriting shall be valid only if they are attested under full signature(s) of person(s) signing the bid else bid shall be liable for rejection. All overwriting/cutting, etc will be numbered by bid opening officials and announced during bid opening.)
10. In case of course of evaluation, if more than one bidder happens to occupy L-1 status, effective L-1 will be decided by soliciting discounts from the respective L-1 bidders. In case more than one bidder happens to occupy the L-1 status even after soliciting discounts, the L-1 bidder shall be decided by a toss/draw of lots, in the presence of the respective L-1 bidder(s) or their representative(s). Ranking will be done accordingly. BHEL's decision in such situations shall be final and binding

#### **11. Discrepancy in words and 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 upto 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.

## **Annexure – B**

### **Scope of work & other conditions of "Annual Maintenance Contract (AMC) of Radio Remote Control (RRC) systems & AC Drive controls of 189 Nos. EOT cranes for a period of 1 year " is as follows.**

**1. SCOPE OF WORK :** AMC of Radio Remote Control (RRC) systems & AC Drive controls of 189 Nos. EOT cranes (As per Annexure-1)

The scope of this contract shall be preventive & breakdown maintenance of RRC systems & A.C. Drive Controls installed in EOT cranes as follows:

1.1) Preventive maintenance of above mentioned RRC systems & AC drive Controls shall be carried out twice in a year on half yearly basis. Preventive maintenance of RRC system & AC drive controls of 94 EOT cranes will be done in 1st 3month & remaining 95 EOT cranes will be done in next 3 months. Preventive maintenance will be carried out twice in a year on half yearly basis as per Annexure -1.

1.2) The breakdown maintenance of all the reported breakdowns is to be carried out on receipt of complaint throughout the year by the contractors personnel /engineer who shall be posted full time in 1st shift (7 AM to 4 PM) and 2nd shifts (4 PM to 1AM) or any other shift shifts decided by BHEL. Services will also have to be provided in areas where 3rd shift (1AM to 7PM) is operative and also on Sundays & Holidays as required. The place for stationing the contractor's personnel inside the work place shall be provided by BHEL.

1.3) The maintenance and repair work will be done on labour basis and the spares and components as required shall be provided by BHEL Bhopal.

1.4) The contractor's personnel /engineer must be equipped with all the test equipment, special tools, safety equipment etc. needed for repairs of RRC systems & drive controls.

1.5) The Contractor will have to depute and station well qualified and experienced staff to undertake the maintenance work on EOT cranes .

1.6) The minimum staff to be deployed for carrying out the work per day will be as follows :

Skilled workers - 5 Nos.

Unskilled worker - 1 Nos.

The total man-days for each worker should be minimum 325 days /yr. including Sundays / Holidays as per BHEL Requirement.

Daily attendance record is to be maintained by the contractor & it will be verified periodically by BHEL engineer-in-charge.

1.7) The Contractor shall ensure payment of statutory prescribed minimum wages & additional wages as recommended by BHEL & MP Gov. Labour.

### **2. Other Terms & Conditions:**

Penalty shall be deducted from running bills by Engineer in-charge on the basis of following

rates: If the overall attendance of Skilled manpower is less than 85% for the quarter, penalty of Rs 144 per skilled worker per day, Rs 96 per unskilled worker per day of absence will be deducted. Total absence for the quarter shall be considered for the deduction. **The deduction is over and above the deduction for the absence of the manpower.** Total work order consists of 4 quarter of 3 month duration each starting from the date of issue of work order.

**NOTE: This penalty is over and above the deduction from running bill for absence of Manpower**

Example:-

If the total attendance for the quarter in man-days for skilled worker (4 no.) , total 325 mandays for 4 skilled worker in 1 quarter.

1. Manpower Deployed – 286 ( 88% deployment)  
Penalty Deducted – Nil
2. Manpower Deployed – 260 (80 % deployment)  
Penalty Deducted –  $65 \times 144 = 9360$

**NOTE: This penalty is over and above the deduction from running bill for absence of Manpower**

#### **Penalty for Non Performance-**

Non-completion of preventive maintenance within 2 weeks from the scheduled week provided by BHEL will attract penalty as given below.

S No.	Particulars	Rate/Crane/week
1.	Preventive maintenance of RRC systems of 189 No. EOT Cranes	Rs. 100.00

However penalty will not be imposed for non-availability of crane from production. The penalty deduction, if applicable will be made in each quarter.

The maximum cumulative penalty shall be limited to 10% of the Work order value.

GST on penalty shall be extra.

### **3. Appointment and Termination of Worker by Contractor**

Approval of BHEL shall be obtained for the staff to be engaged before start of work. The persons once entrusted with the work shall not be withdrawn during the full contract period. If for any reason the person engaged leaves the jobs, approval for replacement shall be compulsorily be taken from BHEL before the existing person is relieved.

Contractor shall have sole discretion to decide on employing, rewarding or terminating the services etc. of his employees. However, new employee must possess such qualification, experience, age requirement, medical & physical fitness as required for the work awarded to the contractor.

In case of termination of service of any employee of contractor, the contractor will ensure that wage payment and other dues to his employees is made on termination of service of such employees.

4. Performance of the contractor shall be reviewed every three months by maintenance staff and if the same is found to be unsatisfactory, BHEL shall have a right to terminate the contract at any point of time.

## **Annexure-C**

### **Tender Enq No – WE&CS/EMX/21-22/ENQ/11**

#### **Pre Qualification Criteria:**

Qualifying Conditions cum Eligibility Condition for **“Annual Maintenance Contract (AMC) of Radio Remote Control (RRC) systems & AC Drive controls of 189 Nos. EOT cranes for a period of 1 year ”**

4.1) Average annual financial turnover during the last 3 years, ending 31st March 2020, should be at least 3.13 lakhs. Balance Sheet and P&L copy of preceding 3 year to be submitted.

4.2) Experience of having successfully completed similar works (Annual AMC) during last 7 year ending Mar 2021 , should be either of the following:

(a) One similar completed works in each of the contract value 4.2 lakhs or more

Or

(b) Two similar completed works in each of the contract value 5.21 lakhs or more.

Or

(c) Three similar completed works in each of the contract value 8.33 lakhs or more.

**Note: Similar work means Bidders who have successfully under taken AMC of RRC systems of at least 50 EOT Cranes at least for 1 year.**

4.3) Copy of P.O. / W.O. & Performance certificate in case of completed work and the criteria at Sl. No. (ii) above should be submitted along with the Techno Commercial offer. The complete details of the customer contact person, name, address and contract no. are also to be submitted. (BHEL reserve the right to verify the submitted details). In case Suppliers/ Contractors seeking performance certificate from BHEL, they are to submit their request through the online portal available at <https://siddhi.bhel.in>.

Shubham Agrawal  
Dy.Manager (EMX)

## **ANNEXURE -D**

**Eng No – WE&CS/EMX/21-22/ENQ/11**

### **Checklist for the Tenderer**

SI No	Description	
1	NIT (signed on all pages)	Yes/No
2	Price Bid (Annexure - A)	Yes/No
3	General terms and Condition Annexure G,H and I	Yes/No
4	Company/Firm Registration documents	
5	PAN Card of the Firm/Company(with copy)	
6	ESI No and Supporting Document	
7	EPF No and supporting Document	
8	GST No (self-attested copy) and GST compliance as per Annexure F	
9	Unpriced Bid	Yes/No
10	Declaration of the tenderer Annexure E	Yes/No

Seal and Sigh of the Contractor/Firm

**ANNEXURE – E**

**Enq No – WE&CS/EMX/21-22/ENQ/11**

**Declaration of the official of the tenderer to whom all the references shall  
be made**

Name of Official :-

Experience :-

Contact No :-

Email ID :-

ID No:-

(along with photo copy of ID)

I, hereby, declare that the above information is true to the best of my knowledge.

**GST COMPLIANCE**  
**ANNEXURE -F**  
**WE&CS/EMX/21-22/ENQ/11**

1. Bidder has to give his undertaking that GST portion of the invoice shall be released only upon:-
  - 1.1 All invoices raised by contractor/Vendor must be GST Compliant Tax invoices as per GST invoice rules.
  - 1.2 Contractor declaring such invoice in his GSTR-1 and
  - 1.3 Receipt of goods/service and Tax Invoice by BHEL and
  - 1.4 Confirmation of payment of GST thereon by contractor on GSTN portal.
  - 1.5 Contractor has to give an undertaking to BHEL that they have declared invoice in his return and paying GST within timeline prescribed for availing ITC by BHEL.

Payment to contractor for GST portion will be released only after compliance of above activity and on availment of ITC by BHEL.

2. Bidder has to ensure and give an undertaking that in case tax credit is delayed/ denied to BHEL due to non/delayed receipt of service/goods and /or tax invoice or expiry of the timeline prescribed in tax laws for availing such ITC, or any other reasons not attributable to BHEL, tax amount shall be recoverable from the contractor along with interest levied/ leviable on BHEL.
3. Bidder has to give an undertaking that in case he delays in 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 them along with interest levied/ leviable from BHEL. Hence payment of GST portion along with interest portion will be payable only after the last date/chance for availing ITC.
4. Contractor has to submit monthly reconciliation statement to ensure minimum mismatches and avoid delay in availment of ITC by BHEL.

**5. Reverse Charge under GST**

- 5.1 In respect of goods, reverse charge liability to pay GST shall arise at the earliest of date of receipt of goods or date of payment to supplier or date of immediately following 30 days from the date of issue of invoice by the supplier.
- 5.2 In respect of services, reverse charge liability shall arise at the earliest of date of payment to service provider or 60 days from the date of issue of invoice by service provider.
- 5.3 Any GST liability arising on BHEL under reverse charge before actual receipt of goods and/or invoice thereof would be subject to recovery of interest leviable for the period between the date of such liability and actual date of eligibility of ITC based on receipt of goods, receipt of invoices and other condition specified in GST Law.

**Anti Profiteering**

6. Bidder has to give an undertaking that any reduction in the rate of GST and/or benefits of ITC under the provision of GST. Law shall be passed on to BHEL by way to commensurate reduction in price of goods/services.  
This may be due to
  - Any reduction in the rate of GST or the benefits of ITC accrue to vendor/contractor.



Availability of ITC for interstate supplies under GST which are not available in existing law (like CST) or ITC reversal under the existing law for stock transfer or on account of common credit etc.

- Any element of taxes like Excise, service Tax, VAT, CST, Entry Tax etc embedded into price of goods or service under contract/work order/PO placed under the existing law.
- The above shall be taken into account for working out the benefits to be passed on to BHEL.
- A self-certified detailed declaration on anti profiteering shall be submitted by bidder along with invoice in the prescribed format.

7. Penalty /LD shall be charged as per the NIT condition, GST applicable on the same shall be charged extra.

8. GSTN, SAC and rate of tax may be confirmed.



**BHARAT HEAVY ELECTRICALS  
LIMITED, BHOPAL**

**Works Engineering & Central Services**

**Tender Enquiry No. WE&CS/EMX/21-22/ENQ/11**

**ANNEXURE-G**

**Compensation in cases of death/ permanent incapacitation :-**

BHEL shall recover the amount of compensation paid to victim(s) by BHEL towards loss of life/ permanent disability due to an accident which is attributable to the negligence of contractor , agency or firm or any of its employees as detailed below .

**Victim :** Any person who suffers permanent disablement or dies in an accident as defined below .

**Accident :** Any death or permanent disability resulting solely and directly from any unintended and unforeseen injurious occurrence caused during the manufacturing/operation and works incidental thereto at BHEL factories/ offices and precincts thereof, project execution , erection and commissioning , services , repair and maintenance , trouble shooting, serving , overhaul , renovation and retrofitting , trial operation , performance guarantee testing undertaken by the company or during any works / during working at BHEL Units / Offices / townships and premises / Project sites .

Compensation in respect of each of the victims :

In the event of death or permanent disability resulting from loss of both limbs : Rs 10,00,000/-  
(Rs Ten Lakh)

In the event of other permanent disability : Rs 7,00,000/-( Rs. Seven Lakh)

Permanent Disablement : A disablement that is classified as a permanent total disablement under the proviso to Section 2 (I) of the Employee`s Compensation Act , 1923.

Signature of Contractor



**BHARAT HEAVY ELECTRICALS LIMITED,  
BHOPAL**

**Works Engineering & Central Services Tender**

**Enquiry No. WE&CS/EMX/21-22/ENQ/11**

**ANNEXURE:H**

**INSTRUCTIONS TO CONTRACTORS STATUTORY COMPLIANCES TO BE ENSURED**

1. BHEL shall have the privity of the contract with the contractor only and will give instructions to the contractor or his authorized representative. BHEL will have nothing to do or be concerned with the employment of employees working for the contractor. The relationship between BHEL and the Contractor will be that of independent entities and nothing herein contained will amount to joint venture, partnership or an employer-employee relationship.
2. The contractor shall maintain regular contact with the designated employee(s) of BHEL and will interact on matters relating to the work awarded under this contract.
3. Contractor will ensure that the job is executed through his employees on his rolls and under no circumstances the contractor will deploy any casual employee to carry out the job nor shall sub-contract the job without prior written permission.
4. Contractor shall observe Provisions of the Factories Act in respect of working hours, holidays, rest intervals, leave and overtime to his employee. No work shall be done on second/third shift, overtime, Sundays or on other declared holidays without written permission.
5. Contractor shall obtain Police Verification of all his workers.
6. Contractor shall submit following Certificate for each contract separately.

***“It is certified that PF/ESI challans of the amount .....  
(in words.....) pertains to my workers, whose  
names are appearing in the wage sheet of the month .....20..... and these workers are  
engaged in ..... (type of work)  
against work Work order no. .... in .....  
(name of department).*”**

**Signature of Contractor**



BHARAT HEAVY ELECTRICALS LIMITED, BHOPAL

Works Engineering & Central Services

Tender Enquiry No. WE&CS/EMX/21-22/ENQ/11

**ANNEXURE-H**

**STATUTORY INSTRUCTIONS TO CONTRACTOR**

**1.0 STATUTORY REGISTRATIONS AND CLEARANCES**

Contractor shall commence the work only after obtaining :

- Labour Licence
- Provident fund code no.
- ESI code no
- Registration no.

Notice of commencement in Form 6-A & Maintain Register of workers in form 13.

**2.0 CONTRACTOR SHALL ENSURE FOLLOWING WHILE EXECUTING CONTRACT**

1. Employment card as per rule no 76 of Contract Labour (Regulation & Abolition) MP rules, 1973
2. Appointment letter to his employees.
3. Annual leave with wages including EL, CL, National Holiday & Festival holiday.
4. Leave record register.
5. Shall engage only adult workers who have attained the age of 18.
6. Work to be done on second/third shift, overtime, Sundays or on other declared holidays with written permission.
7. Obtain insurance cover for his employees/equipments, tools etc & third party insurance coverage at his own cost.
8. Remit Provident fund contributions in prescribed 3A & 6A forms
9. ESI contributions in Form 6
10. Submit challans of PF & ESI contributions every month.
11. Provide Personal protective equipments for his employees
12. Distribute wage slip each month to his employees
13. Ensure payment of Statutory Minimum Wages as well as additional wages recommended by BHEL through bank account only.
14. Submit employee and employer contribution as per Shram Kalyan Nidhi Adhiniyam 1982.

**3.0 PAYMENT OF WAGES ACT**

1. Those engaging 100 or more workman, should submit or copy of standing orders.
2. Shall comply with the provisions of Factories Act.

**4.0 ON COMPLETION OF WORK**

Submit PF & inspection report

**Signature of Contractor**



**BHARAT HEAVY ELECTRICALS  
LIMITED, BHOPAL**

**Works Engineering & Central Services Tender**

**Enquiry No. WE&CS/EMX/21-22/ENQ/11**

**ANNEXURE H**

**INSTRUCTIONS TO CONTRACTORS**

**Check List for WO Bill/PAYMENT V-01**

**वर्क्स कॉन्ट्रैक्ट हेतु चेक लिस्ट**

क्र:	माह:	दिनांक:
1	विभाग:	
2	वर्क्स कॉन्ट्रैक्ट संख्या:	
3	ठेकेदार का नाम:	
4	कार्य का प्रकार:	
5	वर्क आर्डर का मूल्य:	
6	गत माह के दौरान कॉन्ट्रैक्टर द्वारा नियोजित अधिकतम संख्या (क) कुशल कर्मकार (ख) अर्धकुशल कर्मकार (ग) अकुशल कर्मकार कुल संख्या:	
7	ठेकेदार के लायसेंस अनुसार श्रमिकों की संख्या:	
8	ठेकेदार का पीएफ पंजीयन क्र:	
9	ठेकेदार द्वारा पीएफ के भुगतान के चालान की प्रति संलग्न है: (टिक करें)	हाँ/नहीं
10	पिछले माह के दौरान पीएफ में किये गए कुल भुगतान एवं उसके अंतर्गत श्रमिकों की संख्या:	
11	ठेकेदार का ईएसआई पंजीयन क्र:	
12	ठेकेदार द्वारा ईएसआई के भुगतान के चालान की प्रति संलग्न है: (टिक करें)	हाँ/नहीं
13	पिछले माह के दौरान ईएसआई में किये गए कुल भुगतान एवं उसके अंतर्गत श्रमिकों की संख्या:	
14	वेतन शीट (वेज शीट) जिसमें भुगतान दर, उपस्थिति, कुल भुगतान, पीएफ एवं ईएसआई आदि के मद में की गई कटौती एवं प्रत्येक ठेका श्रमिक को दिए गए कुल वेतन की जानकारी संलग्न है: (टिक करें)	हाँ/नहीं
15	क्या सभी ठेका श्रमिकों को सुरक्षा उपकरण जैसे- यूनिफार्म, जूते, हेलमेट प्रदान किये गए हैं: (टिक करें)	हाँ/नहीं प्रथम बिल के साथ सुरक्षा उपकरण प्रदाय की हस्ताक्षरित कॉपी लगाये।
16	क्या नियोजित किये गए ठेका श्रमिकों का नियोजन वर्क आर्डर के अनुसार है उनकी योग्यता, दक्षता एवं अनुभव (टिक करें)	हाँ/नहीं
17	फॉर्म 7 की प्रति कार्य आदेश प्राप्ति एवं समाप्ति पर 15 दिनों के अंदर जमा करना अनिवार्य है अन्यथा बिल स्वीकार नहीं किये जायेंगे।	हाँ/नहीं यदि हाँ तो कॉपी लगाये।
18	क्या प्रधानमंत्री रोजगार प्रोत्साहन योजना (PMRPPY) के तहत ठेकेदार द्वारा कोई लाभ लिया जा रहा है	हाँ/नहीं (यदि हाँ है तो विवरण दें)
19	किसी भी गलत सत्यापन के लिये ठेकेदार स्वयं जिम्मेदार होगा और इस सम्बंध में BHEL को हुई हानि की भरपाई करेगा	
20	मेरे द्वारा सभी वैधानिक प्रावधानों का अनुपालन किया जायेगा एवं ऐसा न करने पर मेरे विरुद्ध उचित कार्यवाही की जा सकती है।	

प्रमाणित किया जाता है कि वेज शीट (Wages Sheet) के अनुसार, ठेका श्रमिकों को मजदूरी का भुगतान नगद/चेक द्वारा मेरे समक्ष किया गया।

(ठेकेदार के हस्ताक्षर)

ठेका देने वाले कार्यपालक (Contracting Executive) के हस्ताक्षर

संबंधित अपर महाप्रबंधक के प्रतिहस्ताक्षर

**Signature of Contractor**

## **ANNEXURE H**

### **STATUTORY SAFETY CLAUSES APPLICABLE TO CONTRACTORS FOR CARRYING OUT WORK INSIDE BHEL BHOPAL ON WORKS CONTRACT**

- 1) Contractor should engage only those workers who are qualified and experienced for the work to be done and for which contract has been awarded.
- 2) Work should be all the time during the execution period to be supervised either by the contractor himself or by qualified authorized supervisor of the contractor.
- 3) It is the responsibility of the contractor to ensure safe working of his workers while carrying out the work and should follow all Statutory Safety Precautions and rules. Contractor should provide and ensure use of Safety Belts, Face Shield, Nose & Mouth Masks, Goggles, Glasses, Ear Plug, Welding Shields, Hand Gloves, Safety Shoes etc. by his workers for safe working.
- 4) Contractor should engage Skilled Riggers and Slingers for handling and Shifting of Plants & Equipment and other heavy jobs. Proper size of Slings and 'D' Shackles should be used in consultation with BHEL Supervisor/ Engineer. In no case under capacity or rejected or damaged Slings/ 'D' Shackles should be used.
- 5) Special precautions should be taken while working at height or handling of heavy jobs. Contractor should ensure that none of his worker works at a height without using Safety Belts. Contractor himself should supervise the work while working at height or handling of Heavy Plants & Equipment; and should intimate in writing to concerned BHEL Supervisor/ Engineer before commencement of work.
- 6) Contractor should ensure that none of the employees work without putting on Safety Shoes. No worker should be allowed to come inside the factory putting on Slippers or Chappals.
- 7) Contractor should inform in writing concerned BHEL Supervisor/ Engineer and BHEL Fire Officer before commencement of any type of Welding work at a height or at Hazardous area where danger of catching Fire exists.
- 8) Contractor himself or any of his worker should in no case operate BHEL's EOT/ Mobile Cranes, Jumbo / Fork Lift Trucks/ Tractors and any of the Machine Tools & Equipments.
- 9) In case of any Accident causing injury of casualty to any of Contractor's worker or Contractor himself while carrying out the work, the complete responsibility lies with the Contractor. Contractor should ensure to provide immediate Medical help to his injured worker/ workers and should provide Compensation as per M. P. Govt. Workmen's Compensation Act' 1923, in case of injury or casualty causing out of accident while on work to his workers.

## **ANNEXURE H**

### **Contractor's Obligations & Statutory Compliances to be ensured by Contractors in Work Contract**

#### **1. CONTRACTUAL:**

- a)** Contractor shall decide the number of employees to be deployed for execution of the work awarded to him and he or his authorized representative will be solely entitled to dictate such workers about the manner of carrying out the work as per the prescribed specifications and quality plan.
- b)** Contractor shall supervise the work allotted to him and to be carried out by his employees.
- c)** Contractor to ensure that the employees deployed in the premises of BHEL are physically and mentally fit and do not have any criminal record. Such employees should possess requisite skill, proficiency, qualification, experience etc.
- d)** Contractor to maintain appropriate records of his employees deployed to carry out the job(s).
- e)** Contractor should issue appropriate appointment letters to his employees.
- f)** Contractor to provide employment card/ identity card with photograph duly verified and attested by the Contractor to his employees. Contractor to indicate the name of the proprietary/ partnership Firm/ Company, place of work, contract number and duration of validity of card.
- g)** Contractor will be responsible for the good conduct of his employees. In case of any misconduct/ misbehavior by any employee, the contractor will replace such employee(s) immediately.
- h)** Contractor will ensure that the job is executed through his employees on his rolls and under no circumstances the contractor will deploy any casual employee to carry out the job nor shall sub-contract the job without prior written permission.
- i)** Contractor will keep watch on his employees and he will be liable for any pilferage / loss to BHEL due to acts of omission and commission by his employees. Similarly, liability for any compensation to outsiders on account of any act of omission and commission by the employees deployed by the contractor shall lie exclusively with him.
- j)** Contractor to provide safety appliances and safety shoes to his employees. The contractor shall be responsible for enforcing all safety regulations as applicable.
- k)** The contractor has to provide a distinct uniform different from BHEL employees. The Uniform should have logo of the Contractors firm/ company. The Uniform shall be kept in neat, tidy and wearable condition. Wherever necessary, the Cap shall be integral part of the Uniform.
- l)** Contractor to ensure that all precautions are taken for safety of his employees and equipments.
- m)** In the event of termination of contract for any reason whatsoever, the contractor shall withdraw all his employees from the establishment of BHEL. In case contractor decides to terminate services of his employees, he should settle all terminal dues including retrenchment compensation.
- n)** Contractor shall provide to his employees all tools, tackles, and equipments and maintain the same to carry out the job under the contract at his cost and if necessary contractor may take insurance policy of his men, material, equipments, tools and tackles.
- o)** Contractor shall provide safety appliances and maintain the same at his own cost, which may be required under the statute of otherwise.
- p)** Contractor shall provide material at his cost as mentioned in the contract to his employees for carrying out the job.

#### **2. Towards Statutory Liability:**

- a)** Contractor shall fully comply provisions of various applicable labour laws provisions of the following enactments and other enactments as applicable for such contracts.

- .. **Contract Labour (R&A) Act 1970 and rules 1971.**
- .. **Payment of Wages Act.**
- .. **Minimum Wages act 1948, M.P. Rules 1958**
- .. **Employees State Insurance Act 1948, Rules and regulations 1950**
- .. **Employees Provident Fund Act 1952 and Pension Scheme 1995**
- .. **Workmen's Compensation Act 1923**

- .. **M.P. Industrial Relations Act 1960.**
- .. **Factory Act 1948**
- .. **Maternity Benefit Act 1961**
- .. **Equal Emolument Act 1976**
- .. **M.P. Shram Kalyan Nidhi Adhiniyam 1982**
- .. **Payment of Bonus Act 1963**
- .. **Inter State Migrant Act.**

All statutory requirements under Minimum Wages Act, 1948, Payment of Wages of Act, 1936, Workmen Compensation Act 1923, E P F & M P Act 1952. Payment of Gratuity Act 1972, E S I Act 1948, The Contract Labour (R&A) Act 1970, Payment of Bonus Act, 1965, Income Tax Act, Service Tax and all other applicable Acts shall be complied with by the contractor.

**b)** Contractor shall comply with all statutory requirements, rules, regulations and notifications in relation to employment of his employees issued from time to time by the concerned authorities.

**c)** Contractor shall ensure payment of statutory prescribed minimum wages and additional wages as recommended by BHEL, as applicable from time to time in the presence of authorized representative of BHEL and maintain proper records of their timely disbursement. These records need to be preserved for a period of at least 3 years and should be made available even after the contract is over for any verification by the statutory authorities/ BHEL authorities.

**d)** Contractor to provide PF pass book to his employees and ensure payment of PF, EDLI, Pension dues under the EPF & M.P. Act, 1952 to the RPFC.

**e)** Contractor shall ensure payment of ESI contribution under ESI Act, 1948 and provide ESI membership No. / Card of each employee.

**f)** Contractor shall produce proof of deductions as well as remittance of PF, EDLI, Pension ESI contribution, Administrative Charges etc. wherever applicable and shall maintain proper records. Contractor to issue wage slips to his employees one day before the last day of the month.

**g)** Contractor shall furnish proper returns to the concerned statutory authorities and provide a copy of the same to BHEL.

**h)** Contractor shall be solely responsible for non-payment/ delayed payment of Wages / DA, contributions under EPF & M.P. Act, ESI Act etc.

**i)** In case the contractor fails to make payment of wages to his employees or remittance of contribution to the concerned authorities, the security deposit/ other dues/ running bills under the contract can be utilized by BHEL to discharge the liability of the contractor.

**j)** Contractor shall indemnify BHEL against all claims and losses under various Labor Laws, statutes or any civil or criminal law in connection with employees deployed by him.

**k)** The liability for any compensation on account of injury sustained by an employee of the contractor will be exclusively that of the contractor.

**l)** Contractor to obtain insurance cover for his employees/ equipment/ tools and tackles etc. and take third party risk insurance coverage at his own cost. BHEL shall not be responsible for any loss, damage, and pilferage of his property and/ or his employees.

**m)** Contractor should have independent code numbers/ exemptions under EPF & M.P. Act, 1952 and ESI Act, 1948 and shall cover his employees under the said codes.

**n)** Payment of Bonus under the Payment of Bonus Act, Payment of Gratuity Act and retrenchment compensation under Act will be the sole responsibility of the contractor.

**o)** Over and above the daily wage rate, payment shall be made for leave with wages.

**p)** Contractor shall observe Provisions of Factories Act in respect of working hours, holidays, rest intervals, leave and overtime to his employee. No work shall be done on second/ third shift, overtime, Sundays or on other declared holidays without written permission.

**q).**In case of the contractor employs Women as employee he will discharge his obligation under law in respect of such women workers such prohibition of engaging them during night – hours, prohibition of employing them for more than 9 hours per day, provision of crèche facility, grant of maternity leave as per rules etc.

**r).** Contractor shall be responsible for making payment of wages before expiry of 7 days from the last day of wage period and to ensure disbursement of wages in the presence of the authorities representative of contract operating division who shall record under his signature at the end of entries in the Register of wages.

s). Contractor to obtain license under CL (R&A) Act, 1970.



The above said statutory compliances have to be strictly ensured and any complaint received in this regard would be severely dealt with including termination of contract as well as delisting of the contractor for future.

**Signature of the Contractor**

**Date:**

**BHARAT HEAVY ELECTRICALS LIMITED,  
BHOPAL**

**Works Engineering & Central Services**

**Tender Enquiry No. WE&CS/EMX/21-22/ENQ/11**

**ANNEXURE I**

**GENERAL TERMS AND CONDITIONS**

**1. DEFINITIONS**

- a) “Company” shall mean Bharat Heavy Electrical Limited Bhopal, a company incorporated under the companies Act’ 1956, and having its registered office at BHEL House, Siri Fort, New Delhi – 110045 here in after referred to as BHEL and includes a duly authorized representative of the company or any other person empowered in this behalf by the company to discharge all or any of its functions.
- b) “Accepting Authority” shall mean the Head of the WE&CS – Mechanical Section or any other person authorized by him.
- c) “Contract” shall mean the notice inviting Tender and acceptance thereof & formal agreement if any, executed between Bharat Heavy Electricals Ltd. Bhopal & contractor together with documents referred to therein including these conditions, & any special conditions, specifications, designs, drawings etc. These documents taken shall be deemed to form one contract and shall be complementary to one another.
- d) “Contractor” shall mean the individual or firm or company whether incorporated or not, undertaking the work & shall include legal representatives of such individual or persons composing such firm or incorporated company or successors of such person, as the case may be and permitted of such individual or firm or company.
- e) “Contract sum” shall mean the lump sum for which the tender is accepted in the case of lump sum contract and in the case of item rate the total cost of the works arrived after extension of quantities shown in schedule of quantities by the item rates quoted by the tenderer for various item.
- f) “Day” shall mean a day of 24 hours from midnight to mid night, irrespective of the number of hours worked in that day.
- g) A week shall mean seven days without regard to the number of hours worked in any day in the week.
- h) “Work” shall mean work to be executed in accordance with contract or part(s) thereof as the case may be and shall include all extra, additional, altered or substituted Work or temporary & urgent work as required for performance of contract.
- i) “Engineer-in-Charge” shall mean the Engineering officer appointed by the Accepting Authority, who shall direct, supervise & be in-charge of work for purpose of contract

**2. CONTRACT DOCUMENTS**

The contractor shall be furnished free of charge, two Certified true copies of the contract documents. He shall keep one copy of this document on the site in good order, and the same shall as all, reasonable times, be available or inspection and use by the Engineer-in-charge, his representatives or by other Inspecting Officers.

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

- b) **The contractor shall take necessary steps to ensure that all persons employed on any work in connection with this contract have noticed that Indian Official Secrets Act, 1923, applies to them and shall continue so to apply even after the execution of such work under the contract.**

3. **WORK TO BE CARRIED OUT**

**The detail scope of work (Annexure- C) is provided with contract document. Scope to provide tools and tackles required to carry out work will be as per scope of work.**

4. **INSPECTION OF WORK BEFORE SUBMISSION OF TENDER**

**The contractor shall examine the quantum of work and shall satisfy himself before submitting his tender. He shall himself assess the requirement of materials, contingencies and other circumstance which may affect or influence his tender, no extra charges on any misunderstanding or otherwise shall be allowed.**

5. **SUFFICIENCY OF THE TENDERERS**

**The contractor shall be deemed to have satisfied himself before tendering as to correctness and sufficiency of his tender, the work and prices. This shall except as otherwise provided all obligation under the contracts all matters and things necessary for the proper completion and maintenance of the works.**

6. **DISCREPANCIES AND ADJUSTMENT OF ERRORS**

**The several documents forming the contract are to be taken as mutually explanatory of one another. If there are varying or conflicting provisions made in any document forming part of contract, the accepting authority shall be the deciding authority with regard to the intention of the document. Any error in description, quantity or rate or any omission these form shall not initiate the contract or release the contractor from execution of whole or any part of work comprised. These and according to drawings & specification or from any of his obligation under the contract.**

7. **TIME AND EXTENSION FOR DELAY**

**The time allowed for execution, which shall be mutually agreed between BHEL and contractor, and mentioned in Work Order, along with these conditions shall be of the essence of the contract. The execution of work shall commence immediately and not later than 15th day after the date on which the Engineer-in-charge issues written order to commence work or from date of handing over the plant whichever is later unless specified otherwise elsewhere. If contractor commits default in commencing the execution of work as aforesaid, Company/Corporation shall without prejudice to any other right or remedy be at liberty to cancel the order and forfeit the earnest money/ security Deposit.**

- 7.1 As soon as possible after the contract is awarded, the Engineer-in-charge and the contractor shall agree upon a time and progress chart. The chart shall be prepared in direct relation to the time stated in the contract document for completion of work.**

**It shall indicate forecast of dates of commencement & completion of various activities to be done for completion of work as per contract. This may be amended as necessary by agreement between Engineer-in-charge & contractor within limitations of time imposed in contract document & further to ensure good progress during execution of work.**

- 7.2 If the work is delayed by :**

- 7.2.1 Force majeure, or**
- 7.2.2 Serious loss or damage by fire, or**
- 7.2.3 Delay on the part of other contractor or company/ corporation in executing work not forming part of contractor.**
- 7.2.4 Non-availability / release of the machines which is in the responsibility of company / corporation or,**
- 7.2.5 Any other case, which is in the absolute discretion of the accepting authority and is beyond contractor's control.**
- 7.2.6 Then upon the happening of any such delay, contractor shall immediately give notice thereof in writing to the Engineer-in-charge but shall never lose constantly his best endeavors to prevent or make good the delay and shall do all that may be reasonably required to the satisfaction of the Engineer-in-charge to proceed with the work.**

**7.3 Request for extension of time to be eligible for consideration shall be made by the contractor in writing within seven days of the happening of the event causing delay. The contractor may also, if practicable, indicate in such a request the period for which the extension is required.**

**7.4 The accepting authority may give a fair and reasonable extension of time for completion work. Such extension shall be communicated to contractor by Engineer-in-Charge in writing within the month of the date of the receipt of such request.**

## **8. INSPECTION AND APPROVAL**

- a) All work embracing more than one process shall be subject to Examination and approval at each stage thereof and the contractor shall give due notice to the Engineer-in-charge or his authorized representative when each stage is ready.**
- b) No work shall be covered up or put out of view without the approval of Engineer-in-charge or his representative and the contractor shall afford full opportunity for examination of any work, which is about to be covered up or put out of view. In the event of the failure of the contractor to do as aforesaid, if required by Engineer-in-charge he shall uncover such work at contractor's own expenses.**
- c) Company officer concerned with the contract shall have powers at any time to inspect and examine any part of the work and the contractor shall give such facilities as may be required for such inspection and examination**

9. **FORCE MAJEURE :**

Notwithstanding anything contained in the contract, neither BHEL nor the Contractor shall be held responsible for total or partial non-execution of any of the contractual obligations, should the obligation become unreasonably onerous or impossible due to occurrence of a 'Force Majeure' which directly affects the obligations to be performed by the BHEL or the contractor; Such events include war, military operations of any nature, blockages, revolutions, insurrections, riots, civil commotions, insurgency, sabotage, acts of public enemy, fires, explosion, epidemics, quarantine restrictions, floods, earthquake, or acts of God, restrictions by Govt. authorities; over which the BHEL or the contractor has no control.

The party claiming to be affected by force majeure shall notify the other party in writing without delay, within two weeks from the occurrence of such situation and on the cessation thereof. Extension of time sought by the contractor along with supporting evidence and so granted by BHEL for the work affected, if any, shall not be construed as waiver in respect of remaining execution. Rescheduling of execution on account of force majeure conditions, if so agreed by BHEL, will not entail the contractor to claim any increase in the price on whatsoever account.

Not with standing above provisions, BHEL shall reserve the right to cancel the Contract, wholly or partly, in order to meet the overall project schedule and make alternative arrangements. If deemed necessary, BHEL may takeover partly processed work at a mutually agreed price

10. CONTRACTOR'S LABOUR / WORKER WHILE WORKING INSIDE

- a) The contractor shall ensure sufficient staff of the quality to ensure work-man-ship of the degree specified in the contract and to the satisfaction of the Engineer-in-charge. Contractor shall not employ indirectly or through sub-contractor any staff what-so-ever. Written consent of the contractor in this behalf has to be incorporated in to the offer, or otherwise the Contract is liable to be rejected.
- b) Contractor shall furnish to Engineer-in-charge a complete list of persons engaged on the work giving the following details.
  - a) Name                      (b) Age                      (c) Trade

Change-over, if any, shall be furnished by the contractor to the Engineer-incharge.

- c) Contractor shall comply with Contractor's Obligations & Statutory Compliances for work contract as per Annexure-IV & it shall be the part of agreement of this contract.

11. NUISANCE

**Contractor shall not any time do, cause or permit any nuisance on the work site or do anything shall cause unnecessary disturbance or inconvenience to other workers.**

12. GENERAL TERMS

- a) **BHEL shall have the privacy of the contract with the contractor only and will give instructions to the contractor or his authorized representative. BHEL will have nothing to do or be concerned with the employment of employees working for the contractor. The relationship between BHEL and the contractor will be that of independent entities and nothing herein contained will amount to joint venture, partnership or an employer-employee relationship.**
- b) **The contractor shall maintain regular contact with the designated employee(s) of BHEL and will interact on matters relating to the work awarded under this contract.**

13. TERMS OF PAYMENT

**Payment to the contractor will be on quarterly basis as per actual attendance of manpower deployed under works contract within 60 days after submission of bills. (In case of MSME it will be 45 days). Contractor shall submit running bills on the basis of actual attendance of manpower deployed. Penalty, if any, shall be deducted from running bills by engineer in-charge**

14. DEFECTS LIABILITY PERIOD – GUARANTEE

**Not Applicable.**

15. RIGHTS & OBLIGATION OF BHEL

- a) **In case the contractor does not carry out the Contractual/Statutory obligations or the services rendered by him are found to be unsatisfactory, BHEL shall bring the same to his notice and he will be obliged to discharge the obligations and rectify the deficiency/anomaly within three days time failing which, BHEL reserves the right to terminate the contract without assigning any reason whatsoever. In such an event, no damages will be payable for short closure of the contract.**
- b) **If the Contractor commits default in complying with any of the terms conditions of the contract and does not remedy it or take effective steps to remedy in within three days after a notice in writing is given by Engineer-in-charge failing which BHEL reserves the right to terminate the contract without giving any reasons thereof.**
- c) **Cancellation of contract may be either for whole or part of contract at BHEL's option. In event of termination of contract in whole or part BHEL may procure upon such terms and in such manner as deemed appropriate, supplies or services similar to those so terminated and contractor shall be liable to BHEL for any excess costs for such similar supplies or services provided that the contractor shall continue the performance of this contract to extent not terminated under provision of this clause.**
- d) **The decision of BHEL regarding interpretation of any terms and conditions set forth in the Agreement shall be final and binding on the contractor. The award of the arbitrator shall be final and binding on both the Parties. The venue of the Arbitration shall be Bhopal in India.**
- e) **The Award to be given by the Arbitration shall be a speaking award. All questions, disputes, differences arising under, out of or in connection with this contract shall be to the exclusive jurisdiction of Bhopal Courts.**

16. TAXES

Goods and Service Tax (GST) or any other new tax introduced by GOI shall be considered as applicable. Any loss/delay of tax credit to BHEL shall be recovered from contractor if the reason for the same is attributable to contractor. Income Tax deduction at source will be as applicable from time to time.

17. RISK and COST:

If the work is not executed or partly executed within the agreed execution period period, BHEL reserves the right to cancel the order and get the work executed from the alternate source(s) at the Risk and Cost of the Contractor. In such an event, it shall be obligatory on the part of contractor to make good any loss suffered by BHEL

18. ARBITRATION & LAW

Except as provided elsewhere in this contract, in case amicable settlement is not reached between the Parties, in respect of any dispute or difference ; arising out of the formation breach, termination, validity or execution of the contract; or , the respective rights and liabilities of the Parties; or, in relation to interpretation of any provision of the contract ; or , in any manner touching upon the Contract, then, either Party may , by a notice in writing to the other Party refer such dispute or difference to the sole arbitration of an arbitrator appointed by Head of the BHEL Unit/Region/Division issuing the contract. The Arbitrator shall pass a reasoned award and the award of the arbitrator shall be final and binding upon the Parties. Subject as aforesaid, the provisions of Arbitration and Conciliation Act 1996 (India) or statutory modifications or re-enactments thereof and the rules made thereunder and for the time being in force shall apply to the arbitration proceedings under this clause. The seat of arbitration shall be Bhopal. The cost of arbitration shall be borne as per the award of the Arbitrator. Subject to the arbitration in terms of clause as mentioned above, the courts at Bhopal shall have exclusive jurisdiction over any matter arising out of or in connection with this Contract. Notwithstanding the existence or any dispute or differences and/or reference for the arbitration, the contractor shall proceed with and continue without hindrance the performance of its obligations under this Contract with due diligence and expedition in a professional manner except where the Contract has been terminated by either Party in terms of this Contract.

19. CONCILIATION CLAUSE FOR CONDUCTING CONCILIATION PROCEEDINGS UNDER THE BHEL CONCILIATION SCHEME, 2018

The Parties agree that if at any time (whether before, during or after the arbitral or judicial proceedings), any Disputes (which term shall mean and include any dispute, difference, question or disagreement arising in connection with construction, meaning, operation, effect, interpretation or breach of the agreement, contract or the Memorandum of Understanding (delete whichever is inapplicable), which the Parties are unable to settle mutually), arise inter-se the Parties, the same may, be referred by either party to Conciliation to be conducted through Independent Experts Committee to be appointed by competent authority of BHEL from the BHEL Panel of Conciliators.

Notes:

1. No serving or a retired employee of BHEL/Administrative Ministry of BHEL shall be included in the BHEL Panel of Conciliators.
2. Any other person(s) can be appointed as Conciliator(s) who is/are mutually agreeable to both the parties from outside the BHEL Panel of Conciliators.

**The proceedings of Conciliation shall broadly be governed by Part-III of the Arbitration and Conciliation Act 1996 or any statutory modification thereof and as provided in Annexure----- to this GCC.**

**The Annexure----- together with it's appendices will be treated as if the same is part and parcel hereof and shall be as effectual as if set out herein in these GCC**

**20. RELATED PARTY :**

**As per RELATED PARTY provisions, no company shall (except with the consent of Board of Directors) enter into any contract or arrangement / specified transactions with a related party. The party submitting the bid shall give the information in case of related party transaction, which means if a Director or Key Management Person (KMP) of the BHEL or their relative hold position in the bidder's company shall give the information.**

**21. SHORT CLOSURE :**

**BHEL reserves the right to accept the offers in part or in full , cancel the Tender enquiry or short close the contract without assigning any reason .**



## Works Engineering & Central Services

**Tender Enquiry No. WE&CS/EMX/21-22/ENQ/11**

### ANNEXURE-1

LIST OF RRC SYSTEMS & DRIVES INSTALLED ON EOT CRANES As On 09.12.2021

BLOCK - I										
S.No	S.No	Block	Deptt	Bay	Crane. No	Capacity (Ton)	Make	RRC System Model No.	RRC Make	Drives Type
1	1	1	WTM	1	68	5	Titovi	IT-502	S.N.T.	
2	2	1	WTM	1	170	10	Jessop	SKY-502	S.O.C.	
3	3	1	WTM	2	69	10	Jessop	I T -502	S.N.T.	
4	4	1	WTM	2	84	25/5	Jessop	F24 -8D	Acropolis	
5	5	1	WTM	2	83	25/5	KU	SKY-502	S.O.C.	
6	6	1	WTM	3	86	80/20	GRW	F24 - 10D	Acropolis	
7	7	1	WTM	3	87	80/20	Chitram	F24 - 10D	Acropolis	
8	8	1	WTM	4	44	50/10	Jessop	F24 - 10D	Acropolis	
9	9	1	WTM	4	43	50/10	Jessop	IT-401	S.N.T.	
10	10	1	WTM	4	147	50/20	Jessop	F24 - 10D	Acropolis	
11	11	1	FBM	5	90	80/20	GRW	F24 - 10D	Acropolis	
12	12	1	FBM	5	46	50/10	Titovi	F24 - 10D	Acropolis	
13	13	1	FBM	6	48	50/10	Titovi	F24 - 10D	Acropolis	
14	14	1	FBM	6	92	80/10	Jessop	F24 - 10D	Acropolis	
15	15	1	FBM	7	47	50/10	Jessop	F24 - 10D	Acropolis	
16	16	1	FBM	7	95	25/5	Titovi	F24 - 10D	Acropolis	
17	17	1	HCM	8	49	50/10	Titovi	F24 - 10D	Acropolis	
18	18	1	HCM	8	71	10	Jessop	F24-10-D	Acropolis	
19	19	1	HCM	8	148	50/20	Jessop	F24-10-D	Acropolis	
20	20	1	FBM,HVOF	8	254	50/10	Cranex	IT-502	S.N.T.	4 motion -Yaskawa A1000
21	21	1	WTM	3	88	80/20	Jessop	F24-10-D	Acropolis	
22	22	1			85			SKY-502	S.O.C.	
23	23	1			91			SKY-502	S.O.C.	
24	24	Hyd.Lab		M/c shop	199	2 t	BHEL	IT-502	SNT	
25	25	1			94			SKY-502	S.O.C.	
26	26	1	FBM	7	45	50/10	Titovi	F24 - 10D	Acropolis	4 motion Schn-A-71
27	27	NEW HYDRO	WTM	1	228	250/80	MUKUND	itowa combi	S.N.T.	4 motion Schn-A-71
28	28	NEW HYDRO	WTM	1	229	80/20	ANUPAM	itowa combi	S.N.T.	4 motion Schn-A-71
29	29	Hyd.Lab		Ext	251	5 T	indo Asian	F24 - 10D	Acropolis	3 motion-ABB
30	30	Hyd.Lab		Ext	252	10 T	indo Asian	F24 - 10D	Acropolis	3 motion-ABB
BLOCK - I A										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity(Ton)	Make	RRC System Model No.	RRC Make	Drives Type
31	1	01A	FBM	12	97	25/5	GRW	IT- 502	S.N.T.	
32	2	01A	FBM	12	98	25/5	GRW	F24-10D	Acropolis	
33	3	01A	FBM	13	73	10	Mech.Man De	SKY-502	S.O.C	
34	4	01A	FBM	13	99	25/5	Jessop	F24-10D	Acropolis	
35	5	01A	FBM	12	66	5-Ton	GRW	IT-502	S.N.T.	
36	6	01A	FBM	13	243	25/5	Semeco	IT-502	SNT	4 motion-ABB
37	8	01A	FBM	14	137	25/5	Jessop	IT-502	SNT	
BLOCK - I B										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity(Ton)	Make	RRC System Model No.	RRC Make	Drives Type
38	1	01B	FBM	1	138	10	Armsel	I T -502	S.N.T.	
39	2	01B	FBM	1	56	10	Armsel	F24-10D	Acropolis	
40	3	01B	FBM	2	52	10	GRW	F24-10D	Acropolis	
41	4	01B	EBM	3	124	5	Jessop	F24-10D	Acropolis	
42	5	01B	FBM	3	25	10	Jessop	F24-10D	Acropolis	
BLOCK - I C										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity(Ton)	Make	RRC System Model No.	RRC Make	Drives Type
43	1	2	TXM	1	53	5	Jessop	I T -502	S.N.T.	
44	2	2	TXM	1	142	10	Jessop	I T -502	S.N.T.	
45	3	2	TAM	2	57	5	GRW	F24-10D	Acropolis	
46	4	2	TAM	3	161	10	KU	F24-10D	Acropolis	
47	5	2	TAM	3	162	10-Ton	KU	F24-10D	Acropolis	
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity (Ton)	Make	RRC System Model No.	RRC Make	Drives Type
48	1	2	IMM	4	60	10	Greaves Cotto	F24-10D	Acropolis	
49	2	2	IMM	4	80	25/5	GRW	IT-502	S.N.T.	
50	3	2	IMM	4	59	5	GRW	F24-10D	Acropolis	
51	4	2	IMM	5	62	5	NSE	IT-502	S.N.T.	
52	5	2	IMM	5	63	10	GRW	F24-10D	Acropolis	
53	6	2	IMM	4	234	25/5	Semeco	IT-502	SNT	
54	7	2	LEM	6	27	80/10	Jessop	F24 - 10D	Acropolis	
55	8	2	LEM	6	29	80/10	Jessop	F24 - 10D	Acropolis	
56	9	2	LEM	6	81	150/50	Jessop	F24-60	Acropolis	
57	10	2	LEM	6	227	25/5	Shree Eng.	F24-10D	Acropolis	
58	11	2	LEM	6	112	10	GRW	F24-10D	Acropolis	
59	12	2	LEM	6	76	10	GRW	F24-10D	Acropolis	
60	13	2	LEM	7	42	50/10	Braithwell	F24-60	Acropolis	
61	14	2	LEM	7	128	100/20	Braithwell	F24-10D	Acropolis	
62	15	2	LEM	7	64	10	GRW	I T -502	S.N.T.	
63	16	2	PLM	8	116	25/5	Jessop	F24-60	Acropolis	
64	17	2	PLM	8	65	5	GRW	F24-10D	Acropolis	

65	18	2	PLM	8	226	25/5	Shree Engg.	F24 - 10D	Acropolis	
66	19	2	PLM	9	114	80/10	Jessop	F24-60	Acropolis	
67	20	2	PLM	9	67	10		F24-10D	Acropolis	
68	21	2	PLM	9	96	15/5		F24 - 10D	Acropolis	
69	22	2	PLM	9	113	5	GRW	SKY-502	S.O.C.	
70	23	2	PLM	10	201	5	SWL	SKY-502	S.O.C.	
71	24	2	PLM	10	204	2	SWL	F24-10D	Acropolis	
72	25	2	PLM	10	Goliath 10 / 146	Open Yard	BHEL	I T -502	S.N.T.	
BLOCK - I II										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity (Ton)	Make	RRC System Model No.	RRC Make	Drives Type
73	1	2-A	IMM		239	10/5 ton	Semeco	IT-502	SNT	
74	2	2-A	IMM		240	10/5 T	Semeco	F24-10D	Acropolis	
75	3	2-A	IMM		241	10/5 T	Semeco	IT-502	SNT	
76	4	2-A	IMM		242	10/5 T	Semeco	IT-502	SNT	
77	5	2-A	IMM		244	30/10	Rockwell	F24-10D	Acropolis	4 motion ATV-71
BLOCK - I II										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity (Ton)	Make	RRC System Model No.	RRC Make	Drives Type
78	1	3	CPM	1	175	10/5 T	Jessop	I T -502	S.N.T.	
79	2	3	CPM	1	246	10/5 t	Semeco	IT-502	S.N.T.	
80	3	3	CPM	1	102	5	Titovi	F24-10D	Acropolis	
81	4	3	BCM	2	185	2	Ku	IT-502	S.N.T.	
82	5	3	BCM	2	192	5	Jessop	IT-502	S.N.T.	
83	6	3	BCM	2	22	5	Titovi	SKY-502	S.O.C.	
84	7	3	BCM	2	7	10	Jessop	I T -502	S.N.T.	
85	8	3	TRM	3	23	5	Titovi	I T -502	S.N.T.	
86	9	3	TRM	4	24	10	Jessop	I T -502	S.N.T.	
87	10	3	TRM	5	143	10	Jessop	F24 - 10D	Acropolis	
88	11	3	TRM	5	14	25/5	Titovi	COMBI	S.N.T.	
89	12	3	TRM	6	26	10	Jessop	F24 - 10D	Acropolis	
90	13	3	TRM	6	38	50/10	Braith Waite	COMBI	S.N.T.	
91	14	3	TRM	6	153	25/5	Morris	F24 - 10D	Acropolis	
92	15	3	TRM	7	151	80/20	Chitram	F24-60	Acropolis	
93	16	3	TRM	7	152	80/20	Emerald	F24-60	Acropolis	
94	17	3	TRM	7	28	10	Jessop	I T -502	S.N.T.	
95	18	3	TRM	7	39	50/10	KU	F24 - 10D	Acropolis	
96	19	3	TRM	8	117	25/5	WH Brady	COMBI	SNT	
97	20	3	TRM	8	41	120/30	GRW	Itova Combi	SNT	
98	21	3	TRM	8	107	25/5	Jessop	I T -502	S.N.T.	
99	22	3	TRM	8	40	120/30	Litos Praj	Itova Combi	SNT	
100	23	3	TRM	9	129	100/20	Jessop	itawa combi	S.N.T.	
101	24	3	TRM	9	106	5	Jessop	IT-502	S.N.T.	
102	25	UHV LAB			149			IT-502		
103	26	3			222			SKY-502	S.O.C.	
104	27	3	TRM	9	72	10	GRW	IT-502	S.N.T.	
105	28	NEW TRM	TRM	1	230	50/20	UNIKE	F24-60	S.N.T.	4 motion Schn-A-71
106	29	NEW TRM	TRM	1	231	50/20	UNIKE	itowa combi	S.N.T.	4 motion Schn-A-71
107	30	NEW TRM	TRM	2	232	250/80	MUKUND	F24-60	Acropolis	4 motion Yaskawa
108	31	NEW TRM	TRM	2	233	250/80	MUKUND	F24-60	Acropolis	4 motion Yaskawa
109	32	NEW TRM	TRM	2	237	30/10	SHREE	F24 - 10D	Acropolis	4 motion-ABB
110	33	NEW TRM	TRM	2	238	30/10	SHREE	F24 - 10D	Acropolis	4 motion-ABB
111	34	NEW TRM	TRM	3	236	30/10	SHREE	F24 - 10D	Acropolis	4 motion-ABB
112	35	NEW TRM	TRM	New store	255	50/10	Cranex	Winner	SNT	4 motion Yaskawa
113	36	NEW TRM	TRM		256	-	Cranex	F24 - 10D	Acropolis	4 motion ABB
114	37	NEW TRM	TRM		257	-	Cranex	IT-502	SNT	4 motion Yaskawa
115	38	3	TRM	6	258		Cranex	Winner	SNT	4 motion Yaskawa
BLOCK - I V										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity (Ton)	Make	RRC System Model No.	RRC Make	Drives Type
116	1	4	SWM	1	1	10	Jessop	F24 - 10D	Acropolis	
117	3	4	SWM	2	3	5	Jessop	IT-502	S.N.T.	
118	4	4	SWM	2	5	5	WMI	IT-502	S.N.T.	
119	5	4	SWM	3	6	10	Jessop	IT-502	S.N.T.	
120	6	4	SWM	3	8	5	Jessop	IT-502	Acropolis	
121	7	4	SWM	4	9	5	Jessop	F24 - 8D	Acropolis	
122	8	4	SWM	4	10	5	Jessop	F24 - 10D	Acropolis	
123	9	4	RFM	8	11	5	Jessop	IT-502	S.N.T.	
124	11	4	SWM	5	13	10	Jessop	SKY-502	S.O.C.	
125	12	4	SWM	6	15	10	GRW	I T -502	S.N.T.	
126	13	4	SWM	6	17	10	GRW	I t -502	S.N.T.	
127	14	4	SWM	7	18	10	Jessop	SKY-502	S.O.C.	
128	15	4	SWM	1	19	5	Jessop	I T -502	S.N.T.	
129	16	4	SWM	7	20	5	Jessop	I T -502	S.N.T.	
130	10	4	SWM	5	12	5	Jessop	IT-502	SNT	
131	2	4	SWM	1	2	5	Jessop	IT-502	SNT	
BLOCK - V										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity (Ton)	Make	RRC System Model No.	RRC Make	Drives Type
132	1	5	FYM	1	4	10	GRW	IT-502	S.N.T.	
133	2	5	FYM	2	74	10	Jessop	SKY-502	S.O.C.	
134	3	5	FYM	2	21	5	GRW	IT-502	S.N.T.	
135	4	5	FYM	3	108	5	Jessop	F24 - 10D	Acropolis	
136	5	5	FYM	4	31	5	Jessop	F24 - 10D	Acropolis	
137	6	5	FYM	Galvn Plant	37	1	Jessop	IT-502	SNT	ABB only L.T.
BLOCK - V I										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity (Ton)	Make	RRC System Model No.	RRC Make	Drives Type
138	1	6	STM	1	54	10	Jessop	IT-502	S.N.T.	
139	2	6	STM	2	105	5	GRW	IT-502	S.N.T.	
140	3	6	STM	2	103	5	Jessop	IT-502	S.N.T.	
141	4	6	STM	3	115	25/5	GRW	IT-502	S.N.T.	
142	5	6	STM	4	120	80/20	Jessop	F24 - 10D	Acropolis	
143	6	6	STM	4	93	80/20	Jessop	F24 - 10D	Acropolis	

144	7	6	STM	5	133	80/20	BHEL	F24 - 10D	Acropolis	
145	8	6	STM	5	119	80/20	Jessop	F24 - 10D	Acropolis	
146	9	6	STM	5	118	80/20	Jessop	F24 - 10D	Acropolis	
147	10	6	STM	5	89	80/20	Jessop	IT-502	S.N.T.	
148	11	6	STM	STOR	82	25/5	Jessop	IT-502	Acropolis	
BLOCK - V I I										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity (Ton)	Make	RRC System Model No.	RRC Make	Drives Type
149	1	7	BPRV	1	121	5	Jessop	IT-502	S.N.T.	
150	2	7	FMS	2	122	5	Jessop	IT-502	S.N.T.	
151	3	7	CRX	3	123	5	Jessop	SKY-502	S.O.C.	
152	4	7	CRX	4	33	5	Jessop	IT-502	S.N.T.	
BLOCK - V I I I										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity (Ton)	Make	RRC System Model No.	RRC Make	Drives Type
153	1	8	CIM	1	55	5	KU	IT-502	S.N.T.	
154	2	8	CIM	1	174	2	KU	IT-502	S.N.T.	
155	3	8	CIM	2	173	2	KU	IT-502	S.N.T.	
156	4	8	CIM	3	165	10	KU	SKY-502	S.O.C.	
157	5	8	CIM	4	167	10	KU	SKY-502	S.N.T.	
158	6	8	CIM	4	171	2	GRW	SKY-502	S.O.C.	
159	7	8	CIM	4	172	2	KU	SKY-502	S.O.C.	
160	8	8	CIM	5	166	10	KU	SKY-502	S.O.C.	
BLOCK - I X										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity (Ton)	Make	RRC System Model No.	RRC Make	Drives Type
161	1	9	TXM	1	212	5	Semi Gilliath	F24-8D	Acropolis	
162	2	9	TXM	2	176	10	WMI	IT-502	S.N.T.	
163	3	9	TXM	2	180	10	Techno Craft	F24 - 10D	Acropolis	
164	4	9	TXM	Cross Bay	181	10	WMI	F24-10D	Acropolis	
165	5	9	TXM	Open Bay	182	10	Swift	SKY-502	S.O.C.	
166	6	9	TXM	2	221	10	WMI	IT-502	S.N.T.	
167	7	9			187			IT-502	S.N.T.	
168	8	9	TXM	Cross Bay	178	10	WMI	IT-502	S.N.T.	
BLOCK - X										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity (Ton)	Make	RRC System Model No.	RRC Make	Drives Type
169	1	10	PRM	1	101	5	GRW	IT-502	S.N.T.	
170	2	10	PRM	2	156	25/5	KU	F24 - 10D	Acropolis	
171	3	10	PRM	4	144	10	GRW	F24 - 8 D	Acropolis	
172	4	10	PRM	3	160	10	GRW	F24 - 10D	Acropolis	
173	5	10	PRM	2	16	5 T	jessop	F24 - 10D	Acropolis	
BLOCK - XI										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity (Ton)	Make	RRC System Model No.	RRC Make	Drives Type
174	1	11	TGM	GEAR GRINDINGSHOP	200	1	BHEL	SKY-502	S.O.C.	
175	3	11	TGM	xx	253	5 Ton	M D Industries	I T -502	SNT	3 motion - Schneider
176	5	11	TGM	xx	249	2 Ton	Shree Engi	IT-502	SNT	
177	6	11	TGM	xx	250	2 Ton	Shree Engi	IT-502	SNT	1 motion ABB - Hoist
OTHER AREAS										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity (Ton)	Make	RRC System Model No.	RRC Make	Drives Type
178	1	CET	CET		214	10	KU ACME	IT-502	S.N.T.	
179	2	CET	CET		213	10	KU ACME	IT-502	S.N.T.	
180	3	Maint Block	WEX	Recond.	32	25/5	Jessop	F24 - 10D	Acropolis	
NEW JIB CRANES										
S.No	S.No	Block	Deptt	Bay	Crane.No	Capacity (Ton)	Make	RRC System Model No.	RRC Make	Drives Type
181	1	1-A	FBM		1/A/2001	2 Ton	Rewa			Drive G7 - Hoist
182	2	1	WTM		D-56	2 Ton	Rewa			Drive G7 - Hoist
183	3	2	TAM		B-4	2 Ton	Rewa			Drive G7 - Hoist
184	4	2	TAM		B-27	2 Ton	Rewa			Drive G7 - Hoist
185	5	6	STM	5	19/D/2078	2 Ton	Rewa			Drive G7 -Hoist
186	6	6	STM	3	19/D/0089	2 Ton	Rewa			Drive G7 - Hoist
187	7	6	STM	5	19/D/2098	2 Ton	Rewa			Drive G7 - Hoist
188	8	9	TXM	2	19/D/4010	2 Ton	Rewa			Drive G7 - Hoist
189	9	9	TXM	Test	247	2.5				03-motion Siemens Micro

## ANNEXURE-2

### BHEL TERMS & CONDITIONS HEALTH, SAFETY & ENVIRONMENT

#### **Contract Workers Management :**

The following points are proposed for incorporation into BHEL Terms and Conditions” in Work Orders to be issued to Outside Agencies for carrying out work in BHEL Bhopal, including Township Area :

1. There should be a chapter entitled “Safety and Environment Obligations”, to be included in every set of Tender documents issued to outside agencies. The same should included in Work Order Award documents.

#### **2. Rules To Be Observed, (while inside BHEL premises) :**

- i) BHEL is a no-smoking zone. This rule shall be observed by all workmen at all times while inside BHEL.
- ii) Workers shall not indulge in gambling or consumption of liquor while inside BHEL.
- iii) No workmen shall enter BHEL in inebriated condition.
- iv) Contractor shall not post any worker at a workplace without instructing him of all Safety requirements, Technical requirements and all rules of proper conduct in line with Factories Act and BHEL Rules and regulations.

#### **3. SAFETY :**

- i) No workman shall be below the age of 18 years on the date of starting work in BHEL. Neither shall any contract worker be above 60 years of age during the entire period of contract.

- ii) For any skilled / semi-skilled work, notarized copies of trade certificate such as ITI pass, Diploma, or degree shall be furnished.

- iii) Electricians shall furnish their valid license from Chief Electrical Inspector, Govt of MP. Or Equivalent Certificate of experience as per IEE Rules.

- iv) For Crane operators, a minimum skill certificate of ITI pass shall be required. Experience certificate stating specific skill in crane operation such as EOT crane, mobile crane etc as may be relevant, names of enterprises where cranes have been operated in the past , period (from and to date) shall be furnished at the time of quoting for the tender.

- v) Contractor shall submit proof of crane operator having undergone training for operating the crane. Or that he is sufficiently/adequately skilled and/or experienced in operation of the said crane. This has to be in accordance of Factories Act Rule 62(3) which states “No person under 18 years of age and no person who is not sufficiently competent AND reliable shall be employed as driver (**meaning : operator**) of a lifting machine (**meaning : crane**) whether driven by mechanical power (**meaning Fork lift truck, mobile crane**) or otherwise (**meaning : JIB crane, Mono-rail/Goliath/semi-goliath crane, EOT Crane, Hoist, Lift**) , or to give signals to driver (**meaning : slinger**)

- vi) For slingers employed by contractor, the minimum educational qualification shall be 10<sup>th</sup> pass .

- vii) List of all Personal Protective Equipment which shall be provided by Contractor must be furnished at the time of quoting for tender. In the event where, after award of work order, it is found that Contractor’s workmen are working without the required PPEs, BHEL reserves the right to terminate the contract OR to provide the PPEs at the cost of Contractor. The expenses so incurred shall be deducted from the running/final bills of the contractor.

- viii) At the time of starting work, the contractor shall submit all PPEs through entries in BHEL Material Gate No-9 for such items as Face Shield, Respirators, Safety Belts, Dungarees, Welding shields etc as relevant and mandatory for adequate safety of personnel. For other consumable nature of PPEs also, such as masks, ear-buds, muffs gloves, inspection at workplace by BHEL personnel shall confirm whether workmen are provided the PPEs and are using the same.

- ix) For items which are relevant with safe performance of work at workplace, on first day of commencement of work, the contractor shall get the signed endorsement from AGM concerned of the department where work is to

be started, that workmen have been issued the relevant PPEs by contractor and that the same are being used.

x) The Signed endorsement of this sheet shall be sent to CLC division at the time of commencement of work.

xi) Failing to furnish this endorsed copy will result in objection for processing the running / final bill, whichever is put up first, for clearing.

#### **4. ENVIRONMENT:**

i) For any Chemicals , Paints or oils etc that the contractor may be required to be bring inside factory, the empty drums, containers etc shall be taken out through gate no-9 under intimation to AGM concerned of the department where work is carried out. OR will be deposited at SDX through concerned department, against SDN.

ii) No oil, effluent or chemical etc shall be drained in the drains or water pools inside factory.

#### **5. HEALTH**

i) Medical certificate of current date, from local Registered doctor (MBBS) in respect of all workmen shall be furnished by contractor before starting work in BHEL .

ii) For crane operators Medical certificate with special fitness of eye-sight & color-vision from Registered doctor (ophthalmology MBBS) shall be furnished before start of work; and fresh medical certificate shall be thereafter produced every 12 months. For an operator of 45 years and above, the same shall be furnished every 6 months of his working inside BHEL from Registered doctor(MBBS Ophthalmology ).

iii) All hired/on-contract crane operators shall be got verified by the contractor from Safety Department before deployment at any shop floor, and from time to time as required in accordance with directive of BHEL.

iv) For such workmen as will be employed in Canteens, the contractor shall furnish Medical Certificate of fitness from Registered doctor (MBBS) stating fitness in addition to general aspects, free from any skin diseases, infectious diseases or diseases like TB, Asthma, Leprosy etc.

v) As a general rule, no person above age 60 years shall be employed for contract work. However, if a specific skill set necessitates employing of a person above 60 years of age, the contractor shall specify this condition at the time of quoting for a tender. And BHEL reserves the right to allow / permit such a person to work inside BHEL. The necessary condition for this shall be that the contractor shall furnish a certificate (of current date) of Physical Fitness from a registered Medical doctor mentioning the age of the person to be employed. However, this may be allowed only as an exception due to skill-requirement, and not as a general practice. The permission for such exception may be granted after due consideration by an official not lower than AGM(HOD).

vi) For all such work requiring working at heights such as chimneys, rooftops, columns of blocks etc, special medical certificate of fitness from MBBS doctor shall be furnished showing the person is free from such medical conditions as vertigo, epilepsy etc. Specific written permit shall be taken from the In-charge/HOD of that department not less than AGM, for such work.

vii) The contractor shall follow the Permit system for all dangerous operations as governed under Factories act and State Rules

#### **6. ROAD SAFETY :**

i) All vehicles brought inside the factory by contractor, shall have valid registration. The drivers, or operators as the case may be, shall have valid licenses. The vehicles shall be Road-worthy and Load-worthy as applicable.

ii) Operation of Battery operated trucks (BOT) and Fork-lift trucks inside factory shall be done only by workmen who hold valid licenses for light commercial vehicles.

iii) Maintaining road safety rules inside factory at all times is the prime responsibility of contractor's workmen. Any violation of the same shall be deemed a punishable offence in accordance with road safety rules. Any damage to the property of

BHEL by any act of carelessness on road/mishap, shall be recoverable from the contractor.

**7. GENERAL SAFETY ASPECTS :** All Contractor's workmen shall abide by the rules & regulations of BHEL with respect to Safety, Health and Environment while inside BHEL Bhopal factory:

- 1 BHEL's HSE policy shall be honored at all times.
- 2 PPEs shall be used as required at the work-place
- 3 No unsafe act shall be indulged-in, by the workmen.
- 4 Special written permission for working at heights shall be obtained by contractor.
- 5 Medical clearances as required for work shall be submitted before start of work.
- 6 While working at any machine tool area/dangerous operation, BOTs, Cranes etc mobile phone usage is not allowed.
- 7 No loose clothings like shawls, mufflers, dupatta etc should be worn near machine tools. Clothes shall be reasonably tight fitting and preclude any mishap occurrence .
- 8 Smoking & consumption of intoxicating substances is prohibited at all times inside factory.
- 9 No make-shift arrangements shall be made for any engineering shop-floor work .
- 10 Compressed air shall not be used for area or personal cleaning/de-dusting.
- 11 All stipulations of the Factories Act shall be honored and observed by contractor's workmen.

**8.** The following requirements are specific to the Skills, Trades and Situations as per Factories Act 1948. These have to be fulfilled by the contractor for allocating his worker(s) inside BHEL for any work awarded to him, for workers working at/on :

*(All Factories Act & MP Rules to be fulfilled by contractor for Age, Skill, Training and Instruction for any of the below mentioned equipment, Machinery ,Process)*

- 8.1 Revolving Machinery
- 8.2 Pressure Vessels
- 8.3 Lifting Devices
- 8.4 Power Presses
- 8.5 Work at heights
- 8.6 Any confined space
- 8.7 Electrical Equipment
- 8.8 In the vicinity of other hazardous process/machinery

**To be signed by contractor**

(as proof of having read & agreed for compliance)

## **GUIDE LINES IN CASE OF ACCIDENT**

### **A. Steps to be followed:**

- 1) Locate the contractor & also inform CLC with the full details of the injured person and accident.
- 2) Take the injured person immediately hospital for first aid to.
  - a) ESI Hospital
  - b) OHS of BHEL
- 3) The contractor should report the accident in form 16 to Manager (ESI), Sonagiri, Bhopal within 24 hours of accident.
- 4) After First aid treatment, the contractor should immediately take his employee for further treatment & admission at ESI Hospital, if required. In case of hospitalisation in Kasturba Hospital, the contractor shall deposit necessary amount in the hospital, for getting the treatment & get his employee discharged as soon as possible for further treatment in ESI hospital.
- 5) Contractor should inform the concern department & contract labour cell in case where absence is more then 48 hours.
- 6) Contractor should inform the date of joining to the CLC for informing the statutory authority.

### **B) Benefits from ESI as per ESI Act**

- 1) Disablement benefits at @ 70% of wages for his absence from work, if the injured person avails the medical treatment in ESI hospital.
- 2) In case of partial / permanent disablement the compensation as judged by Medical Board will be paid by ESI for life, proportionate to the loss of earning capacity.

As the disablement benefit / sickness benefit is given by ESI, it is advisable that the contractor should help the injured employee to take treatment in ESI Hospital only and also for availing all statutory benefits.

### **C) Reporting of Accident by concerned department**

Procedure as being followed for regular employee in BHEL Bhopal should be followed for employees of the contractor also.