BHARATIYA RESERVE BANK NOTE MUDRAN (P) LTD NOTE MUDRAN NAGAR MYSORE -570003

Phone: 0821 – 2582905,2582915,2582925,2582935,2582945 Fax: 0821 – 2582099, E-Mail: mysorepress@brbnmpl.co.in

Website: www.brbnmpl.co.in

Not Transferable

Security Classification: Non-Security

TENDER DOCUMENT FOR "OPERATION AND MAINTENANCE OF DG SETS & AUXILIARY EQUIPMENTS AT BRBNMPL, MYSURU".

Tender No: 97/MYS/MAINT (U)/2016-17 dated 11/12/2016

This tender document contains 38 pages

The tender document is sold to:

M/s	
Address	

Details of Contact person in BRBNMPL regarding this tender:

Name: S.M. PAWALE, Designation: ASST. GENERAL MANAGER

Address: As above

Phone: 0821 – 2469050, Fax: 0821-2582885

Email: smpawale@brbnmpl.co.in

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Section I: Notice Inviting Tender (NIT)

Tender No: 97/ MYS /MAINT (U) / 2016-17 Date: 11/12/2016

1. Sealed tenders are invited from eligible and qualified tenderers for supply of following goods & services:

Schedule No.	Brief Description of Goods / Services	Quantity (with unit)	Earnest Money (in Rs.)	Remarks
1	"Operation and Maintenance of DG Sets and Auxiliary Equipments at BRBNMPL, Mysuru".	One	Rs. 57,000/- (Rupees Fifty Seven Thousand only)	

Type of Tender (Two Bid / PQB / EOI / RC /	
Development / Indigenization / Disposal of	Two Bid
Scrap / Security item etc.	
Date of Sale of tender documents	From 11/12/2016 to 11/01/2017 during office
	hours
Price of the Tender Document	Rs. 500.00
Price of sale of tender documents	Rs. 500.00
Closing date and time for receipt of tenders	14:30 Hrs. on 11/01/2017
Place of receipt of tenders	Admin Building, BRBNMPL, Mysuru
Time and date of opening of tenders	15:00 Hrs. on 11/01/2017
Place of opening of tenders	Admin Building, BRBNMPL, Mysuru
Nominated Person / Designation to Receive	Shri. Sanjay H Barde, Manager (PP)
Bulky Tender (Clause 21.21.1 of GIT)	

- 2. Interested tenderers may obtain further information about this requirement from the above office selling the documents. They may also visit our website mentioned above for further details
- 3. Tender documents may be purchased on payment of non-refundable fee of Rs.500.00 (Rupees five hundred only) per set in the form of account payee demand draft/ cashier's cheque / certified cheque, drawn on a scheduled commercial bank in India, in favour of BRBNMPL, Mysore, payable at Mysore.
- 4. If requested, the tender documents will be mailed by registered post/ speed post to the domestic

- tenderers and by international air-mail to the foreign tenderers, for which extra expenditure per set will be Rs. 100.00 (Rupees hundred only) for domestic post. The tenderer is to add the applicable postage cost in the non-refundable fee mentioned in Para 3 above.
- 5. Tenderer may also download the tender documents from the web site and submit its tender by utilizing the downloaded document, along with the required non-refundable fee as mentioned in Para 3 above.
- 6. Tenderers shall ensure that their tender documents each pages should be serially numbered, stamped, duly sealed and signed, complete in all respects as per instructions contained in the Tender Documents, are dropped in the tender box located at the address given below on or before the closing date and time indicated in the Para 1 above, failing which the tenders will be treated as late and rejected.
- 7. In the event of any of the above mentioned dates being declared as a holiday/ closed day for the purchase organisation, the tenders will be sold / received / opened on the next working day at the appointed time.
- 8. The sealed tender offer superscribed as Tender for "Operation and Maintenance of DG Sets and Auxiliary Equipments, at BRBNMPL Mysuru" against Tender No. 97/MYS/MAINT(U)/2016-17 dated 11/12/2016" should be addressed to "The General Manager", BRBNMPL, Note Mudran Nagar, Mysuru 570003 so as to reach us on or before 14.30 Hrs. on 11/01/2017. Tender Offers not super scribed as above are liable for rejection.
- a. Copy of each page of Tender documents should be duly signed & seal affixed and submitted along with the Techno-commercial bid as a token of acceptance of tender conditions.
- b. The first cover should contain i) DD for **Rs.500/-** towards cost of tender document ii) EMD amount of **Rs. 57,000/-** as detailed in clause 18 of General instruction to Tenderer (GIT) and superscibed as "Tender fee/EMD against **Tender No: 97/MYS/MAINT(U)//2016-17 dated 11/12/2016".**
- c. The second sealed cover should have signed tender documents, along with Techno-commercial bid as per Section XII and superscibed as "Technical bid against Tender No. 97/MYS/MAINT(U)/2016-17 dated 11/12/2016". (Note: Price Bid should not be put in this cover).
- d. The third cover should have price bid as per Section X and XI with superscription "Price BID Tender No. 97/MYS/MAINT(U)/2016-17 dated 11/12/2016.
- e. The above three covers should be put in a single cover, sealed and properly superscribed as Tender for "Operation and Maintenance of DG Sets and Auxiliary Equipments at BRBNMPL, Mysuru" against Tender No. 97/MYS/MAINT(U)/2016-17 dated 11/12/2016" On opening of Main sealed envelope, in case envelope containing Tender fee and EMD is not found in order by tender opening committee, the other envelops shall not be opened and tender shall be rejected summarily.
- f. The tender offer may be sent by Regd. Post/ Courier. Parties desirous of handing over Tender Offer by hand should drop the Tender Cover in the Tender Box kept in the Administration Building ground floor, after recording the offer details in the register kept on the tender box.
- 9. The tender documents are not transferable.

For and on behalf of BRBNMPL, Mysuru

(H.V. Neerajakshappa) Dy. General Manager

Section II: General Instructions to Tenderer (GIT)

This Section-II shall be downloaded from website: www.brbnmpl.co.in under the section 'Downloads' and signed & stamped and submitted along with the **Technical bid** as acceptance of terms & conditions. (Offer without the copies of Section - II shall liable for rejection)

Section III: Special Instructions to Tenderers (SIT)

The following Special Instructions to Tenderers will apply for this purchase. These special instructions will modify/ substitute/ supplement the corresponding General Instructions to Tenderers (GIT) incorporated in Section II. The corresponding GIT clause numbers have also been indicated in the text below:

In case of any conflict between the provision in the GIT and that in the SIT, the provision contained in the SIT shall prevail.

(Clauses of GIT listed below include a possibility for variation in their provisions through Special Instructions to Tenderer (SIT). There could be other clauses in SIT as deemed fit.)

SL.	GIT	Topic	SIT Provision
No.	Clause No.	•	
1	1,2,3,4,5,6,	PREAMBLE-Introduction, Language of Tender, Eligible Tenderers, Eligible Goods and Services (Origin of Goods), Tendering Expense, TENDER DOCUMENTS, Amendments to Tender Documents	No Change
2	8	Pre-bid Conference	Not applicable
3	9	Time Limit for receiving request for clarification of Tender Documents	No Change
4	10,11,12, 13,14,15	Documents Comprising the Tender, Tender Currencies, Tender Prices, Indian Agent, PVC Clause & Formula, Alternative tenders	No Change
5	16	Documents Establishing Tenderer's Eligibility and Qualifications	No Change
6	17	Documents establishing Good's Conformity to Tender document	No Change
7	18	Earnest Money Deposit (EMD) Note: Bidders claiming exemption of EMD should submit the DGS&D (or) NSIC registration certificate without fail along with their techno-commercial offer.	No Change.
8	19	Tender Validity	No Change. (120 days from date of opening of tender.)
10	20	Signing and Sealing of Tender Note: The following SIT provision is made with respect the following clause 20.4. Number of Copies of Tenders to be submitted: One copy only (duplicate copy not required) 20.9: E procurement: Not permitted.	No Change.
11	21,22,23	Submission of Tenders, Late Tender, Alteration and Withdrawal of Tender	No Change
12	24	Opening of tenders Note: Please read the guidelines for filling up	No Change

		two part bid tender as mentioned in Page 5	
		above which is described in detail w.r.to clause	
		24.4	
13	25	Basic Principle	No Change
14	26,27,28,	Preliminary Scrutiny of Tenders, Minor	No Change
	29,30,31,	Infirmity / Irregularity / Non-Conformity,	
	32,33,34	Discrepancy in Prices, Discrepancy between	
		original and copies of Tender, Clarification of	
		Bids, Qualification / Eligibility Criteria,	
		Conversion of tender currencies to Indian	
		Rupees, Schedule-wise Evaluation, Comparison	
		on CIF Destination Basis.	
15	35 to 49	Additional Factors and Parameters for	No Change
		Evaluation and Ranking of Responsive Tenders,	
		Tenderer's capability to perform the contract,	
		Tenderer's capability to perform the contract,	
		Cartel Formation / Pool Rates, Negotiations,	
		Contacting BRBNMPL, AWARD OF	
		CONTRACT, Award Criteria, Variation of	
		Quantities at the Time of Award, Parallel	
		Contracts, Serious Misdemeanors, Notification	
		of Award, Issue of Contract, Non-receipt of	
		Performance Security and Contract by	
		BRBNMPL, Return of EMD, Publication of	
		Tender Result.	
16	50 to 55	Rate Contract Tenders, PQB Tenders, Tenders	Not applicable to
		involving Purchaser's and Pre-Production	this tender
		Samples, EOI Tenders, enders for Disposal of	
		Scrap, Development / Indigenization Tenders	

(To be signed & stamped and submitted along with Techno-commercial Bid Part-I)

Section IV: General Conditions of Contract (GCC)

This Section-IV shall be downloaded from website: www.brbnmpl.co.in under the section 'Downloads' and signed & stamped and submitted along with the **Technical Bid** as acceptance of terms & conditions. (Offer without the copies of Section - IV shall liable for rejection)

Section V: Special Conditions of Contract (SCC)

The following Special Conditions of Contract (SCC) will apply for this purchase. The corresponding clauses of General Conditions of Contract (GCC) relating to the SCC stipulations have also been incorporated below. These Special Conditions will modify / substitute / supplement the corresponding (GCC) clauses.

Whenever there is any conflict between the provision in the GCC and that in the SCC, the provision contained in the SCC shall prevail.

(Clauses of GCC listed below include a possibility for variation in their provisions through SCC. There could be other clauses in SCC as deemed fit)

Sr. No.	GCC Clause No.	Торіс	SCC Provision
1.	1 to 15	Definitions: Interpretation and Abbreviations, Application, Use of contract documents and information, Patent Rights, Country of Origin, Performance Security, Technical Specifications and Standards, Packing and Marketing, Inspecting and Quality Control, terms of Delivery, Transportation of Goods, Insurance, Spare parts, Distribution of Dispatch Documents for Clearance/Receipt of Goods.	No Change
2.	16	Warranty.	Not applicable
3.	17& 18	Assignment, Sub Contracts	No Change
4.	19	Modification of contract	No Change (Option clause is not applicable)
5.	20 & 21	Prices, Taxes and Duties	No change
6.	22	Terms and Mode of Payment Note: Bidder's attention is invited to refer GCC clause No.6 (Performance Security)	Monthly Payment
7.	23 to 35	Delay in the supplier's performance, Liquidated damages, Custody and Return of BRBNMPL's Materials/ Equipment/ Documents loaned to Contractor, Termination for default, Termination for insolvency ,Force Majeure, Termination for convenience, Governing language, Notices, Code of Ethics, Resolution of disputes, Applicable Law, Secrecy	No Change Place of arbitration will be Mysore/ Bangalore
8.	36	Disposal / Sale of Scrap by Tender	Not applicable to this tender

- 1) **Pre-Bid Visit:** The bidders **shall visit the Plant premises** and shall have clear understanding about our DG plant, scope of work, volume of work, requirement of skill levels of workforce etc. and any doubt/clarification may be cleared/done before submitting their offers. Any claim of ignorance about the system or responsibility shall not be entertained in later stage.
- 2) Estimated Value: The estimated value for this work is ₹ 28.50 lakhs approximately (Rupees Twenty Eight Lakhs Fifty Thousand only).
- 3) Contract Price: The contract price should be based on the scope of work, number of equipment to be maintained, manpower, skill levels required and shall include minimum wages, ESIC payment, PF payment, Bonus payment (Compulsorily the contractor shall pay Bonus to their employees every year minimum @8.33% on their annual wages i.e. on (Basic + DA), leave with wages, National & Festival holidays, Gratuity, canteen allowance/food allowance & overtime wages if any, service tax & all other charges including appropriate insurance charges, overheads for the work as mentioned in the Scope of work (Section VII). The bidders shall take in to account all the above mentioned factors before submitting their offers.
- 4) Price Variation: The price should be firm for the contract period and there shall be no variation/escalation on any account except regarding service tax. No claim in respect of sales tax, or other tax duty or levy shall be entertained separately in addition to the quoted rate. Any upward/downward revision in service tax shall be considered at actual, subject to production of documentary evidence. Rate of Service tax included in the Price should be specified. Rate of the wages should not be less than minimum wages as prescribed by Govt. of India and contractor shall consider subsequent revision in such wages while arriving their price. If the quoted rate is less than the prevailing minimum wages, the price bid will be rejected..
- 5) **Time schedule:** Initially, the Contract for O & M shall be awarded for a period of one year. It is renewable annually on the basis of performance for another two years. The whole contract or part of contract can be terminated at any time at the discretion of the BRBNMPL with three month's notice without assigning any reason.

6) Payment:

- i) Payment shall be made on monthly basis only on satisfactory compliance of all the tender conditions stipulated and performance of the job satisfactorily. The successful Tenders shall raise monthly bill in the 1st week of succeeding month for releasing payment after fulfilling all the necessary statutory requirement. The bill should be submitted along with the copy of Attendance register, Wages register, ESI & PF Challan supported by statement (ECRs) for having paid/remittance of contributions and also produce the original records to the bill Certifying Authorities for verification and return. If the monthly bill is held up due to any reasons of non-fulfilment of contract terms, the contractor must disburse the wages on or before 7th of very month to his labouerers through his own sources.
- **ii)** The Payment against uniform, shoes & bonus will be released on succeeding month on submission of documentary evidence. The contractor should pay the Bonus payment as per on provision of payment of Bonus Act, 1965 to his labourers.
- **iii**) Final bill payment and security deposit will be released after submission of No claim/No due certificate by the contractor.
- 7) **Performance Security:** Performance Bank Guarantee/ Security Deposit for 10% of the Annual Contract Value shall be furnished by the Contractor.
- 8) Liquidated damage/Penalty/Indemnity: If Contractor fails to carry out the services in strict conformity with the approved and accepted schedule, then unless such failure is due to Force Majeure, the liquidated damages at the rate of 0.5% for each week delay subjected to max of

10% of monthly contract value will OR expenses and charges incurred by the BRBNMPL in rectifying and performing the defaulted service, whether by its own means or by third parties, whichever is less will be levied on the Contractor .

BRBNMPL shall at the beginning of every successive month assess the work performance of CONTRACTOR during the previous month. For any shortfalls observed in the work performance due to any reasons whatsoever, BRBNMPL shall evaluate the Man power, equipment, tools that would have been required to accomplish the work performance and calculate the deduction amount in terms of Man power, Equipment, Tools mobilization. The same shall be deducted as penalty from the monthly bill. BRBNMPL's decision in this regard shall be final. However with regard to shortage of manpower, any absence of employees more than 10% on any day will attract liquidated damage at the rate of 0.5% of monthly contract value for each occasion subjected to maximum of 10% of monthly contract value.

BRBNMPL's representative reserves the right to execute any delayed services through third parties and deduct from CONTRACTOR the cost of these services together with 10% of this cost for the damages, without any consent of CONTRACTOR, who shall be notified in writing of the measures taken in every case, after giving due notice and Contractor continues to fail to carryout rectifications/execution of services.

Any damages / breakdowns arising out of negligence, improper handling or improper maintenance will be viewed seriously. In such case the entire expenditure incurred for rectifying or replacing the damaged items will be borne by the contractor. The amount determined by BRBNMPL shall be final and binding. The contractor shall indemnify to this effect.

The payment or deduction of such damages shall not relieve CONTRACTOR from his obligations to complete the services or from any of his other obligations and liabilities under this Contract.

- 9) **Statutory Deductions:** Statutory deductions such as WCT, ST, VAT, Income Tax etc as applicable shall be effected while making payment.
- **10) Performance Evaluation:** A Confidential performance Evaluation of the overall performance shall be done by the dealing official(s) on periodical basis & continuation of the contract shall be primarily depending upon their performance. In case the performance is found to be unsatisfactory at any point of time, the contract shall be terminated without any notice and security deposit will be forfeited & the contractor will be blacklisted. However, the contract can be terminated at any time at the discretion of BRBNMPL with three months' notice.
- **11) Statutory requirements:** The successful Contractor should comply with all statutory provisions as applicable such as but not limited to:
 - a) The contractor shall have to fulfill and comply with all the statutory requirements and obligation as per the provisions of law/Rules i.e. the Factories Act 1948, Karnataka Factories Rule 1969, Employee's Compensation Act 1923, Employers Liability Act 1938, Contract Labour R & A Act 1970 and Central Rules 1971, Industrial Dispute Act 1947, Maternity Benefit Act 1961, Minimum Wages Act 1948, Payment of Wages Act 1936, Employee's Provident Funds & Misc. Provisions and Schemes 1952, and Employee's State Insurance Act 1948, Payment of Bonus Act 1965, Payment of Gratuity Act 1972, National & Festival Holiday Act 1963, etc., including any enactment made by the Governments or modification thereof or any other law/s relating thereto and rules framed there under from time to time.
 - b) The Contractor should comply with the rules and other statutory obligations with regard to payment of employees' wages not less than the minimum wages notified by Govt. of India

under the Minimum Wages Act 1948 and rules made there under, Health, welfare and safety measures etc as required under Factories Act 1948 and rules made thereunder. The Contractor has to maintain all the required registers, records, document as stipulated under various applicable Labour Laws and its compliance, will be deemed to be part of the contract and submit the same to the Competent Authority and also to the Company Officials as and when called for verification. The contractor shall be registered with the concerned statutory authorities like P.F & ESI, Service Tax as provided in various legislations and shall be directly responsible to the authorities hereunder for compliance of the provisions.

- c) The Labourers to be engaged/deployed should not be below 18 year and they should be in sound health.
- d) The Tenderer/ Contractor should extend National & Festival Holiday to the labours as per the Provisions of National & Festival Holiday Act 1963.
- e) The Tender/Contractor should extend leave with wages to his/their Labourers as per the Provision of *Factories Act 1948*.
- f) The Contractor must have a valid PROVIDENT FUND CODE & ESI CODE and copy of same shall be submitted along with the tender. Copy of Registration Certificates issued under EPF and MP Act, 1952,, Karnataka Shops and Establishments Act and ESI Act, 1948 along with originals for verification.
- g)Rate of Minimum wages should not be less than minimum wages(BRBNMPL falls in 'B' Class cities) as notified by Govt. of India from time to time and contractor shall ensure that wages are not less than minimum wages at any point of time during the complete period of contract. If the quoted price is less than the prevailing minimum wages, the price bid will be rejected.
- h) The Tenders who engages more than 20 Labourers shall obtain request Labour Licence from the Asst. Labour Commissioner (Central) immediately.
- i) The Tenders should submit commencement and completion of work notice, half yearly, annual returns, Accident Reports and other applicable reports to the various Authorities as required under Contract Labour (R&A) Act, Factories Act, EPF Act, ESI Act, and other applicable laws from time to time.
- j) The Contractor/Agency shall indemnify the Company from any claims/liability due to any breach of the statutory requirements from him/them and the Company as a principle Employer shall enforce the provisions of the Act.
- a) The Contractor has to compulsorily provide proper Uniform (2 sets/ year) & Shoes (1 pair / year) within 30days of issue of Work Order. In case of non-compliance, BRBNMPL reserves the right to impose suitable penalty and provide the same. The cost so incurred shall be deducted from the bill along with the penalty. The colour shade of the uniform should be totally different the approved uniform of the Company employees and the colour of uniform should be approved by BRBNMPL. The contractor may extend canteen facility to their employees as per statuary requirement.
- **12) Supervision:** The Contractor or his supervisor should be present at the work spot and supervise during shifts in all working days. The Contracor should take and observe all the required formalities like deployment of his labourers, maintaining of attendance as directed by the Authorised persons of BRBNMPL. Any untoward incident arising out of improper supervision or inadequate safety measures will be the sole responsibility of the Contractor and

- shall confine to all the labour Laws and shall remain solely responsible for the obligation under the relevant statutory provisions.
- **13**) **Penalties:** In case the Tenderer fails to execute the work as per the Terms and Conditions and instructions, The Management is reserves the rights to levy Penalty as mentioned below:
 - a) In case the Tenderer not carried out the work as per the Terms and Conditions of the work order, not complied with the statuary requirement and its obligations, abandons/discontinue the contract within the validity of the contract period, the BRBNMPL Management reserves the rights to get the remaining work/uncompleted work done through any other agencies and the loss or extra expenditure suffered in such event shall be debited to Tenderers' account in addition to forfeiting the Security Deposit.
 - b) In case of default or breach of Contract Terms & Conditions, the Security Deposit is liable for forfeiture.
 - c) Un-satisfactory performance of the Contract may also lead to black listing of the Tenderer.
 - d) If the Wages are not disbursed to the Contract Labourers on or before 7th of every month (or on the previous day in case 7th happens to be Sunday or Holiday) a penalty of Rs.500/per day lump sum would be levied to the Tenderer.
- **14) Quantum of work**: Quantities mentioned in the schedule of items (List of Equipment), Section-VII (A) are as per the present status & requirement and may vary during the currency of contract. Any such variance will be accounted and extra payment on this account will not be entertained during the currency of contract.
- 15) Incompletion/Discontinuation of work: If the work is not completed in all aspects or delayed beyond reasonable time or contractor discontinues the work abruptly, then BRBNMPL reserves the rights to get the remaining work/uncompleted work done through any other agencies at the risk and cost of the contractor. In such cases, the pending claims and Security Deposit of the contractor shall be forfeited.
- **16) Recovery & Rectification of work:** In case contractor fails to attend the same as per defect liability period clause above within a week from the date of intimation, it shall be got rectified by through another agency & money spent thus shall be recovered from the contractor.
- **17)Accommodation:** On specific request from the Contractor, BRBNMPL may provide quarters/space for Site Office purpose as per availability and allotment norms/rules in force for allotment, at a prescribed rent & other charges like Electricity etc., fixed by the Company. In this event, the contractor must always be in a position that whenever any directive for vacating the said premise is issued, he shall, without raising any objection, peacefully vacate the same.
- **18)** Adequacy of Contractor's Staff: It is understood that the service activities are to be performed with utmost diligence and expediency so as to maintain the highest standards of O & M services. To achieve this, Contractor shall strictly maintain adequate level of staff with prescribed skill levels (Section-VII, Schedule of items –C) at site at all times. In case mechanized services are provided by the contractor, the equipment shall be well maintained and kept in good condition for all time.
- **19) Inspection by BRBNMPL:** BRBNMPL's representative shall inspect Contractor's work at each stage, and shall either accept or reject the same. The rejected work shall be rectified by Contractor, entirely at his own cost and to the entire satisfaction of BRBNMPL.

- **20**) **Restricted Area:** Contractor shall fully recognize that the site shall be a restricted area and that all works and movement within it shall be subjected to the BRBNMPLs direction and control.
- **21**) **Hazardous Area:** The work area in and around the Operating Units shall be considered a hazardous area. Contractor shall fully familiarize himself and abide by with the safety rules / regulations and fulfillment of ISO standards.
- 22) Labour Contractor shall be responsible for the engagement, employment, transport, working and living conditions of personnel and in respect of all matters connected therewith including their safety. Contractor shall at all times during the continuance of this Agreement conform in all respects to and carry out all obligations imposed on it by the provisions and requirements of the Employees Provident Fund (Miscellaneous Provision) Act, 1952, Payment of Gratuity Act, 1972, Employment State Insurance Act, 1948, Maternity Benefit Act, 1961, Minimum Wages Act 1948, prescribed by Ministry of labour & employment, office of the Chief labour Commissioner. Equal Remuneration Act, 1976, Payment of Wages Act, 1936, Payment of Bonus Act, 1965, Contract Labour (Regulation and Abolition) Act, 1971 Factory Act 1948, Employees Compensation act 1923, I.D. Act 1947, National & Festival Holidays 1963, etc. and any applicable law in the country where any of the services are performed or regulations issued including without limitation all laws, regulations and requirements of Government of India.

All the proposed staff / personnel shall possesses high standard of Integrity, have no affiliation with any political parties or trade unions. This has to be followed during the entire contract period.

Contractor shall at all times take all reasonable precautions to prevent any unlawful, riotous or disorderly conduct by or amongst its employees and for the preservation of peace and protection of persons and property in the neighborhood of the site against the same.

Upon the outbreak of any strike or labour dispute involving any of Contractor's personnel engaged on the services, Contractor shall forthwith give details thereof to BRBNMPL. If any dispute arises between the contract labour/labour/employees and Contractor agency, the BRBNMPL will not be responsible in any manner. The Contractor" shall not stop or cause stoppage of work on account of strike or other agitation during the period of contract. The Contractor agrees that it shall be liable for all consequences for the delay caused or loss / damages suffered by the BRBNMPL due to the stoppage / strike by the Contractor. BRBNMPL shall recover the cost incurred due to this from the Contractor's running account bills.

Contractor shall within twenty four (24) hours of any occurrence of any accident at or about the site or in connection with the execution of the services or any injury, loss or damage to any personnel or to property of Contractor, BRBNMPL or of a third party, report such occurrence to the competent authority whenever such a report is required by law.

BRBNMPL shall be at liberty to object to and require Contractor to remove forthwith from the site any person employed by Contractor in or about execution or performance of services who in the opinion of BRBNMPL has committed a misconduct or whose employment is otherwise considered to be undesirable. Contractor without the written permission of BRBNMPL shall not again employ such person upon services at any circumstances.

23) Safety & Security Measures:

a) The contractor should scrupulously conform to the safety and security norms as stipulated by BRBNMPL while working in the security area.

- b) The contractor shall take all the precaution while executing this work. Protective gear such as safety helmets, boots, belts etc. shall be provided by the contractor at his own cost to all his workers at site. The Contractor shall impose such requirements on all sub-contractors also. It shall be the responsibility of the contractor to ensure that such protective gear is worn at all times by all personnel working at site. BRBNMPL shall have the right to stop any person not wearing such protective gear from working on the site.
- c) BRBNMPL is a security organization and the Govt. of Karnataka declares the premise as Prohibited Area. Hence the contractor has to abide by the security rules of the Company. The contractor has to ensure the character and antecedent of the persons deployed. The contractor must be in a position to produce such documents whenever he is asked to do so. Details shall be furnished as per format when called for. The contractor has to issue printed photo identity card to its workers duly authenticated by the designated security officer of the Company. Contractor should apply for Gate Pass for labours, welding permission and material entry pass etc. as per approved format only, well in advance to avoid any delay in issue of Gate passes.
- d) While applying for pass, contractor must enclose copy of address proof (Voters ID card or ration card or driving license or passport etc., for all the workers for which gate pass has been requested. The details shall be submitted in the prescribed format as given below.

SI No	Father name	Age	Present Address	Identification Mark	Signature of the Individual

- e) On award of the contract the contractor shall sign the Non-disclosure format and abide with that.
- f) Any worker of the contractor, if found by the Company as unsuitable or having doubtful integrity, shall be removed from the premises at the risk and cost of the contractor. The contractor shall vouch guarantee for the integrity of its workers.
- **24**) **Cleanliness:** Contractor is required to ensure complete cleanliness at the site. Debris generated during the day's work should be disposed off immediately.
- **25**) **Legal jurisdiction:** The court of Mysuru (Karnataka State) only shall have jurisdiction to deal with and decide any legal matter of dispute whatsoever arising out of any work order placed by us.

Section VI: List of Requirements

Schedule No.	Brief description of goods and services (Related specifications etc. are in Section-VII)	Accounting unit	Quantity	Amount of Earnest Money
1.	"Operation and Maintenance of DG Sets and Auxiliary Equipments at BRBNMPL, Mysuru".	Each	One	Rs.57,000/-

Required Delivery Schedule: 24 x 7 Service for the total contract period.

Required Terms of Delivery: F.O.R, BRBNMPL, Mysuru .

Section VII: Scope Work and Technical Specification

OPERATION AND MAINTENANCE OF DG SETS AND AUXILIARY EQUIPMENTS

1. Scope of Work:

Scope of work, Man power Deployment and list of items.

1. Name of work:

Operation and Maintenance of DG sets 2.5MVA –03Nos and 320kVA –01No with all its associated equipments and auxiliaries.

2. Scope of the work:

The contractor shall operate, maintain and do trouble shooting on the following equipments with all associated controls and auxiliaries as listed in Annexure I, round the clock 365 days(24 x 7 service). Providing power supply to the plant through proper preventive maintenance, prompt and speedy trouble shooting, anticipating the spare requirement etc. are the essence of the contract.

The Scope of Work shall include

- 1. Arrange for change over to DG power supply when power fails and as and when instructed by our officer without delays.
- 2. Carryout periodic maintenance on all PDBs, DFBs, MLDBs, MCC Panels etc.
- 3. Carryout the daily inspection / checking, day-to-day operation and maintenance and minor repair works to keep the DG Sets in good healthy condition. In case of any major repair / breakdown, the contractor has to arrange suitable external agency and shall liaison with them. The expenditure in this regard will be borne by BRBNMPL.
- 4. Day-to-day operation and basic fault rectification on systems and equipments as and when needed.
- 5. The contractor shall operate required number of DG sets in synchronistion with proper load sharing
- 6. 320 KVA DG set shall be kept in auto mode. In case of power failure, 320 KVA DG set should be ready and emergency lighting supply should be restored within 10 seconds.
- 7. The 2.5 MVA DG set also to be started and general power should be restored within 10 minutes.
- 8. Upkeeping of 2.5 MVA DG sets, 320 KVA DG set and all motors at DG station and their respective control panels / auxiliary power boards, battery chargers, batteries, cleaning of cable trenches painting of cable trays maintenance of earth pits, lightening arrestors.
- 9. Sample testing of lube oil and fuel on quarterly basis in a reputed laboratary and submitting a report.

10. Contractor shall carry out:-

- a) Checking of roatating equipment for undue vibration
- b) Checking and repairing of leakage, if any, in piping.
- c) Cleaning of heat exchanger, pump strainers and cooling tower basin.
- d) Checking cooling tower float valve operation.
- e) Checking PH / ppm of cooling tower water and softener output and regenerate it regularly.
- f) Descaling of heat exchangers using descaling compounds.
- g) Cleaning of day tanks as and when required.
- h) Periodical testing and maintenance of air circuit breakers.

- i) Repair and calibration of all level switches, thermostat, thermocouple, pressure sensors, pressure switches and pressure gauges.
- j) The Contractor shall strictly get the lube oil testing on quarterly basis from reputed oil testing lab and submit the test report along with finding and recommendations.
- 11. The Contractor shall maintain proper supply conditions (Rated voltage & Frequency) during DG operation.
- 12 Periodical maintenance of all auxiliary equipment like Air compressor, pumps, centrifuge, control panel, batteries and charger etc...
- 13 Undertake calibration of all HT / LT energy meters annually, through KPTCL / any authorized agency
- 14 Carryout thorough cleaning of contacts of isolators, earth switches and all ACB control panels, bus bar compartments, structures of CT's, PT's, breakers, NGR panels and all other supporting structures on half yearly basis or as and when required
- 15 Carry out periodic maintenance in all HT & LT panels, thoroughly check condition of equipment, switch gears and control wiring, clean the cable trenches and cable trays etc
- 16 Make all arrangements and meet the requirements as per IE rules during any inspection by Statutory bodies like CEA etc...
- 17. Carry out testing and calibration of all protective relays and conduct simulations for annunciation & tripping for ensuring healthiness of protective devices and control circuitry on annual basis at DG station at their cost
- 18. Contractor shall arrange cable fault locator kit for testing cable faults in case of cable breakdown. All the work related to finding out cable faults and cable repair is under the contractor's scope of work including soil excavation and filling. However, the spares and consumable will be supplied by BRBNMPL.
- 19. Arrange at site service engineers for major works of M/s. KOEL/KEC for Inspection/overhauling of Engine and Alternator, M/s. ABB for testing and servicing of SF6 breakers and M/S. Alstom / authorized agency for testing and servicing of all EE breakers as and when required. In this case the charges incurred will be borne by M/s BRBNMPL.
- 20. Periphery up to 5 meters around DG station, storage facility and space between storage and DG station shall be cleaned and kept in good condition.
- 21. Carry out Maintenance schedule duly approved by the Maintenance Department of BRBNMPL
- 22. Contractor shall maintain the maintenance charts duly certified by BRBNMPL. Payments shall be made against bills only on production of certified O&M Records and Consumption Registers

Note: Contractor shall extend his assistance to the OEM or any other agency for attending above repairs.

2. Consumables and Spare parts:

The contractor shall inform well in advance about the requirement of spares and consumables to avoid delays in arranging the same. Consumables and spares parts will be supplied by BRBNMPL. The defective parts shall be returned to Maintenance Division.

The contractor shall submit the list of fast moving spares & consumables along with rates. The same will have to be approved by us for subsequent procurement and reimbursement by us. The quoted rates shall remain unchanged during the contract period.

If any component fails due to operational mistake or negligence of contractor employee, the entire repair/replacement charges will be borne by the contractor or the same will be deducted from monthly bill. Decision of BRBNMPL in this regard will be final.

3. Tools and Tackles:

The contractor must possess at site all the tools and tackles required for carrying out maintenance of MSDS plant, like Multi meter, Clamp meter, H T Meggar, Earth resistance tester etc. apart from conventional tools. The contractor shall arrange special tools if any required carrying out maintenance/breakdowns at his own cost. The measuring instruments should have a valid calibration certificate issued by an authorized agency. List of tools tackles held by the contractor must be furnished along with the tender.

4. Manpower Deployment:

- a) The contractor shall deploy manpower and strictly comply with number of supervisors & technicians, qualifications and experiences in respective fields as per Schedule of Items, (C) Manpower deployment under Section-VII.
- b) The contractor shall ensure that all his supervisors/technicians are capable of diagnosing, trouble shooting and rectifying quickly and effectively so as to keep the duration of interruption to barest minimum.
- c) The contractor shall deploy required manpower in shifts and number of people to be deployed in shifts will be decided in consultation with BRBNMPL.

5. Maintenance of Records:

The contractor shall be responsible for maintaining records of work executed including fault rectification, consumables and spares used etc. Contractor also required maintain daily and periodic maintenance schedules in approved formats. Contractor required to maintain/update regularly all the documents related to EQMS (ISO: 9001-2008 & ISO 14001).

I. SCHEDULE OF ITEMS

(A) LIST OF EQUIPMENTS

The list of items given below are indicative not exhaustive. Any related part also will come under the scope.

I Main equipments

- a) Engine Pielstic, 8PA6L280, Alternator-TD 118, 6.6 KV 2500 KVA, Make Kirloskar -3 Nos.
- b) Engine W4AG, Alternator 6AB 355/6, 320 KVA 415 V 3 Phase Make Kirloskar -1No.

II Electrical Control Panel 2500 KVA D G Set

a)	NGR Panels	3 Nos
b)	Engine Local Control Panel (ELCP)	3 Nos
c)	Excitation (AVR) panels	3 Nos.
d)	Synchronising & load sharing panel	1 No.
e)	Announciation Panel	1 No
f)	Protective realys, instrumentation, controls	1 Set

III Accessories 2500 KVA DG sets

a) PNEUMATIC SYSTEM:

1. Electric Motor driven air compressors	02 Nos
2. Diesel Engine driven Air compressor	01 No
3. Air Bottles	03 Nos.

- 4. Air pipelines and valves
- b) COOLING SYSTEM (WATER):

1. Water Softener Plants	02 Nos
2. Cooling towers, LT Circuit & HT circuit	03 Nos
3. Heat exchangers	03 Nos

- c) LUBE OIL SYSTEM
 - 1. Lube oil-priming pumps for DG set and motors.
 - 2. Lube oil Filters, Pipelines and valves
- d) FUEL SYSTEM:
 - 1. Fuel Booster pump
 - 2. Fuel Filters
 - 3. Fuel Heaters
 - 4. Pipelines, valves and day tanks
 - 5. Exhaust Chimneys
- 6. Oil heat tracing system.
- 7. Flow meters

IV. DG Accessories 320 KVA:

- a) ENGINE COOLING SYSTEM.
- 1. Inner circuit water pumps
- 2. Outer circuit Water pump

- 3. Water pipeline and valves
- 4. DG inner circuit water heaters
- 5. Cooling tower, Motor & Fan
- b) LUBE OIL SYSTEM:
 - 1. Lube Oil priming pump
 - 2. Lube oil heaters
 - 3. Lube oil pipeline and valves
 - c) FUEL SYSTEM
 - 1. Fuel storage tank, pipeline and valves
 - 2. Exhaust chimney

V. BULK FUEL STORAGE PLANT

1. Storage tanks - 180 KL	02 Nos
2. Day tanks 4.5 KL	03 Nos
3. Fuel level Indicator	02 Nos
4. Centrifuges	02 Nos
5. Fuel unloading pump	02 Nos
6. Transfer pump	02 Nos
7. Pipe lines & valves / Flow meters	03 Sets

VI. General Items

- 1 Roof extractors
- 2 Exhaust fans
- 3 Turbo charger

4	Battery Charger 24 volt & 110 volts	02 Each
5	Batteries (55 x 2 V, 2 x 12 V)	01 Set
6	Air conditions (1.5 TR)	01 Nos
7	E O T crane	01 No
8	Ventilation system	01 Set
9	L T feeder panels	01 Set
10	Lighting system in powerhouse and in fuel storage area	01 Set

- 11 Earthing system & earth pits in power house & storage areas
- 12 All the related HT, LT and control cables.
- 13 Repair and calibration of all level switches, thermostat, thermocouple, pressure sensors, pressure switches and pressure gauges.

(C) Manpower Deployment:

a) Indicative minimum number of persons to be deployed with sufficient experience in the related field is estimated as follows:-

Sl.No	Designation and qualification	Number of Employees	Experience
1	Supervisor (Diploma in Mechanical Engineering / Electrical engineering / automobile engineering) OR ITI in Diesel Mechanic / Electrical	1	Minimum 5 years experience for Diploma holders and minimum 10 years experience for ITI holders in operation and maintenance of DG station (captive power plant). Capable of diagnosing and trouble shooting problems occurring in DG. Conversant with load sharing operations of DGs SLDs Control wiring
2	Highly Skilled Technician in diesel mechanic / Electrical / Fitter (ITI / NAC in respective Trade/)	2*	Minimum 7 years experience in operation and maintenance of DG Sets (Captive power plant).
3	Skilled technicians in Diesel Mechanic/Fitter/Electrical trades(ITI / NAC / JOC in respective trades trade)	8**	Minimum 5 year experience in operation and maintenance of DG station (Captive power plant)

^{*} One in Mech. trade and one in Electrical trade

- b) Contractor has to decide the number of workers to be required for execution of the work as given in Scope of Work. It is suggested that the contractor should prepare his own estimates considering all factors for arriving total number of manpower required. However minimum man power shall not be less the above indicative manpower.
- c) At any given time at least 2 persons should be available on duty in any area.
- d) The contractor should display Shift Chart showing names of operators performing shift duties.
- e) Electrical Supervisory licence is must either supervisor or highly skilled Technician.

^{** 4} persons of fitter trade and 4 persons of electrical trade

Section VIII: Quality Control Requirements

- 1. The Contractor shall carryout operation and maintenance of all the equipments listed in schedule equipments (Section-VII).
- 2. The Contractor shall carry out maintenance works as per the schedule and checklist listed in Section-VII and as per approved maintenance plan & checklist provided by BRBNMPL from time to time during the currency of the contract.
- 3. Any defect in quality of workmanship shall be corrected or re-worked to the satisfaction of BRBNMPL.
- 4. The contractor shall depute the manpower strictly as per Manpower deployment under the head schedule of items under Section-VII(C).

Section IX: Qualification/ Eligibility Criteria

I. Financial Soundness:

- a) Average Annual turnover of the bidder during last three years ending 31/03/2016 should be more than Rs. 8.55 lakhs and it should be reflected in audited financial report for the said period otherwise should be certified by Chartered Accountant.
- b) Bidders should not have suffered any financial loss for more than one year during last three years ending 31/03/2016.
- c) The net worth of the firm should not have eroded by more than 30% in the last year ending 31/03/2016.

All financial standings data like P/L accounts, Balance sheets, etc. should be certified by certified accountants e.g. Chartered Accountants(CA).

II. Experience:

Contractor shall have experience in successfully completed similar works during last seven years ending 31/03/2016 shall be either of the following,

Three similar completed works costing not less than the amount equal to 11.40 lakhs.

Or

Two similar completed works costing not less than the amount equal to 14.25 lakhs.

Or

One similar completed work costing not less than the amount equal to 22.80 lakhs.

Note: "Similar works means Operation and maintenance DG Sets with a minimum of 1000 KVA installed capacity of power plant".

(Or)

Erection and commissioning of D.G. Sets of minimum 1000KVA capacity

III.	The firm should give a following declaration that they have not been blacklisted / debarred for dealing by BRBNMPL / Government of India in the past 5 years,					
	This is to confirm that we M/s have no blacklisted / debarred by BRBNMPL/Government of India in the past 5 years.					
	Dated this day of For & on behalf of					
	(Seal & signature with date)					
	(Name and designation) Duly authorized to sign tender for and on behalf of					

IV.	The tenderer shall enclosed a confidentiality st below:	tatement duly s	igned and stamped as
	Confidentiality Sta	<u>tement</u>	
repro withous	information, which is contained in this documents/electroduced, transferred to other documents/electrout written consent of BRBNMPL". We shawing, exclusivity and confidentiality of the conment of BRBNMPL.	ronic media or all also under	r disclosed to others take to maintenance
Date For a	d this day of & on behalf of		
(Seal	& signature with date)		
Duly	ne and designation) authorized to sign tender for and on behalf of The firm should confirm that they are competent tender and / or to enter into legally binding contra		thorized to submit the
	DECLARATIO	ON	
	declared that Ictor/ Authorized Signatory	of	Proprietor/Owner/ M/s at on behalf of the
-	cipating firm am competent and legally author into legally binding contract with BRBNMPL.		
Date For a	d this day of & on behalf of		
(Seal	& signature with date)		

(Name and designation)
Duly authorized to sign tender for and on behalf of

Section X: Tender Form (To be submitted along with Price bid)

Date
To The General Manager, BRBNMPL, Note Mudran Nagar, Mysuru – 570 003
Ref: Your Tender document No. dated
We, the undersigned have examined the above mentioned tender document, including amendment No, dated (if any), the receipt of which is hereby confirmed. We now offer to supply and deliver (description of goods and services) in conformity with your above referred document for the sum of (total tender amount in figures and words), as shown in the price schedule(s), attached herewith and made part of this tender.
If our tender is accepted, we undertake to supply the goods and perform the services a mentioned above, in accordance with the delivery schedule specified in the List o Requirements.
We further confirm that, if our tender is accepted, we shall provide you with a performance security of required amount in an acceptable form in terms of GCC clause 6, read with modification, if any, in Section V — "Special Conditions of Contract", for due performance of the contract.
We agree to keep our tender valid for acceptance for a period up to as required in the GI clause 19, read with modification, if any in Section-III — "Special Instructions to Tenderers" of for subsequently extended period, if any, agreed to by us. We also accordingly confirm to abide by this tender up to the aforesaid period and this tender may be accepted any time before the expiry of the aforesaid period. We further confirm that, until a formal contract is executed, this tender read with your written acceptance thereof within the aforesaid period shall constitute a binding contract between us.
We further understand that you are not bound to accept the lowest or any tender you may receive against your above-referred tender.
Dated this day of For & on behalf of
(Signature with date)
(Name and designation) Duly authorized to sign tender for and on behalf of

Section XI: Price Schedule

From

The General Manager, BRBNMPL, Note Mudran Nagar, Mysuru – 570 003

Sub: Price Bid for Operation and maintenance of DG Sets and Auxiliary Equipments at BRBNMPL, Mysuru.

Reference: Your Tender No. 97/MYS/ MAINT (U)/2016-17 dated 11/12/2016

We have received your tender enquiry (from Section I to XVII) cited and are pleased to enclose the following as our commercial bid for your kind consideration.

Sl.	Manpower	Nos	First year		Second year		Third year	
No			Unit Rate *	Cost /year	Unit Rate*	Cost /year	Unit Rate*	Cost /year
01	Supervisor (Expert) ((Basic +DA) / day)	01		·				
02	Technicians (Highly skilled) ((Basic +DA) / day)	02						
03	Technicians (Skilled) ((Basic +DA) / day)	08						
A	Total Expenditure towards salary	11						
В	PF & ESI's employer's contribution @18.11% of Basic (ESI :4.75% & PF: 13.36%) on Si. no. 'A'.							
С	Bonus minimum @ 8.33% on annual wages							
D	Uniform charges (two sets/employee per year) including shoes							
E	Administrative costs (including all over heads, other facility, if any and other compliance of statutory requirements, like police verification, tools, etc.)							
F	Profit% on Sl. No-A							
G	TOTAL (A+B+C+D+E+F)							
Н	(Service Tax @14 % + Swatch Barat Cess @0.5% + Krishi Kalyan Cess @0.5%) = on Sl. No- G							

	and lube oil testing(quarterly) charges						
J	GRAND TOTAL(G+H+I)						
(Grand Total Amount : Rs			al amount a	at Si .no	J of I year	r + II Year
(Grand Total Amount for all the th	aree years in Ru	pees in wo	ords			
_							
	We confirm that we will abide counter conditions.	by all the tend	er terms	& condition	ons and w	ve do not	have any
	Γhanking you, Yours faithfully,		Seal				
()						

Note:

Name & Signature with date.

- i) Price with counter condition(s) shall be liable for rejection.
- ii) Price should be quoted exactly as per the format.

Relay calibration (annually)

- iii)Conditional discount/ rebate etc. shall not be considered. In case, discount is offered that should be adjusted in the price and net price should be quoted.
- iv)L1 will be decided on the total price quoted for all the three years (Price for first year + Price for second year + Price for third year)

Section XII - TECHNICAL BID/QUESTIONAIRE

From,
Company Name,
BRBNMPL Vendor Registration No:
Address.

The General Manager, BRBNMPL, Note Mudran Nagar, Mysuru – 570 003.

Dear Sir,

Sub: Technical bid "Operation and Maintenance of DG Sets and Auxiliary equipments at BRBNMPL, Mysuru".

Reference: Your Tender No.97/MYS/ MAINT (U)/2016-17 dated 11/12/2016

We have received your Tender cited and we are pleased to enclose the following as our technical bid for your kind consideration.

- 1. Our company's profile.
 - a) Name of the firm:
 - b) Status of the firm: Proprietor / Partnership / Regd. Company / Co-op. Society
 - c) Local / Central Sales Tax / Service Tax / Excise Regn. No.: (Copy of certificate enclosed)
 - d) Income Tax P.A.N. No.: (Copy enclosed)
 - e) Bankers and their Address:
 - f) Whether falling within MSME? (Micro, Small and Medium Enterprise), if so please furnish documentary evidence to this effect. (In case documentary evidence to this effect is not furnished it will be presumed that you do not belong to MSME and accordingly shall be taken on record.)
- 2. Documents in support of eligibility criteria:
 - a) Financial Soundness:

Sl.	Description	2013-14	2014-15	2015-16
No				
1	Annual Turnover			
2	Net profit			
3	Net worth of the firm			

(To be filled by tenderer. Please don't write like "attached" or "refer") and certificate issued by charted accountant in the above format has to be enclosed.

b) Experience:

Sl.	Company Name	Work order No	Details of	Order	Date of
No		& Date	work	Value	completion
1					
2					
3					
4					
5					

(To be filled by tenderer. Please don't write like "attached" or "refer")

c) Statutory requirements:

Sl.No	Description	License No. & Date	Issued by	Valid up to
1	Class-1, Electrical Contract License			
2	Central Labour License			
3	PF registration Number			
4	ESIC Registration			

Note: Please fill the details of the documentary proofs enclosed in the above tables

•	We confirm that we possesses the necessary technical competence and financial
	resources as mentioned in Section -IX of this tender document, to ensure supply of
	the tendered item, as per your specifications and delivery schedule. Necessary
	documents like copies of Work orders, P/L Accounts, Balance Sheets are enclosed
	herewith.

•	We	confirm	having	been	in	the	business	continuo	ously	for	the	last	three	years
	(docu	ımentary	proof a	ttache	(b									
_	Wa	horro	0100	anal	0000	1	hararrith	DD	NΙο				for	Do

	(5500	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Proor w	· · · · · · · · · · · · · · · · · · ·					
•	We	have	also	enclosed	herewith	DD	No	for	Rs
				_as EMD ag	ainst this ten	der.			

- 3. We confirm that we have quoted exactly for the tendered product as per your specifications given in Section VII.
- 4. We confirm that the Price bid is quoted exactly as per your format in Section-X &XI and is inclusive of material, labour and all statutory levies, duties, laying, freight, handling, loading, unloading charges, delivery at your Press.
- 5. We confirm that there would not be any price escalation during the supply period.

We have never been blacklisted /debarred by BRBNMPL.

- 6. We confirm that we will abide by all the tender terms & conditions and we do not have any counter conditions. As required, we enclose herewith the complete set of copy of tender documents duly signed by us as a token of our acceptance.
- 7. We also confirm that the undersigned is duly authorized and have the competence to sign the contract for and on behalf of the firm.

Thanking you,		
Yours faithfully,	Seal	
()	
Name	,	
Signature with date.		

Note: Copies of applicable Documents are attached herewith.

QUESTIONAIRE/ CHECK LIST/COMPLINCE STATEMENT (To be submitted along with Technical Bid)

Sl.No	Description	Enclosed	Remarks
1.	DD for Rs.500.00 as Tender fee	Yes/No	
2.	DD for Rs. 57,000/- as EMD	Yes/No	
3.	Tender Document Section I to Section XVII duly sealed and signed	Yes/No	Please download the Section II & IV of tender document from www.brbnmpl.co.in and seal and sign it.
4.	Section IX dully comply and dully filled and signed	Yes/No	
5.	Technical Bid –Section XII (Duly filled)	Yes/No	
6.	Purchase order /Work order copy or completion certificate as proof of experience	Yes/No	
7.	Charted Accountant certificate /PL statements certified by charted Account as proof for Financial Soundness (shall highlight Turnover, Net worth and Profit).	Yes/No	
8.	Certificate confirming 'Not blacklisted by Govt Departments /BRBNMPL	Yes/No	
9.	PAN Card copy	Yes/No	
10.	Copy of Tax (VAT/CST/SERVICE TAX/WCT) registration certificate	Yes/No	
11.	EMD & Tender Fee in one sealed cover	Yes/No	
12.	Technical Bid in one sealed cover	Yes/No	
13.	Price Bid in one sealed cover	Yes/No	
14.	All the three sealed covers (Sl No-11,12, &13) in one sealed cover	Yes/No	

				Seal
(Name)			
Name				
Signature with date.				

Section XIII: Bank Guarantee Form for EMD

B.G.N	No Date
Reser (herei subject paper for to repugand as Rs	REAS Bharatiya Reserve Bank Note Mudran Limited (A wholly owned subsidiary of the Bank of India) having its office at Bangalore and site office at Mysore / Salbon nafter referred as "The Owner/Company" which expression shall unless repugnant to the ct or context includes its legal representatives, successors and assigns), has issued tender purchase order (PO) vide its Tender/purchase order No (herein after called "the said tender" (hereinafter called "the said tender" which expression shall unless and to the subject or context includes their legal representatives, successors and assigns as per terms and conditions of the said tender, the tenderer shall submit a Bank Guarantee for (Rupees
ur or bi al of ar te th co	Bank having its branch office at
2.	We undertake to pay to the Company any money so demanded notwithstanding any dispute or disputes raised by the tenderer(s) in any suit or proceeding pending before any office, court or Tribunal relating thereto, our liability under this present guarantee being absolute and unequivocal. The payment so made by us under this bond shall be a valid discharge of our liability for payment there under. Our liability for payment there under Our liability to pay is not dependent or conditional on the owner proceeding against the tenderer(s).
3.	The guarantee herein contained shall not be determined or affected or suspended by the liquidation or winding up, dissolution or change of continuation or insolvency of the said tendered(s) but shall in all respects and for all purposes be binding and operative until payment of all money due or liabilities under the said tender are fulfilled.
4.	WeBank Ltd, further agree that the guarantee herein contained shall remain in full force and effect during the period that would be taken for the finalization of the said tender/conclusion of supply or fulfillment of all contractual obligation under the said PC and that it shall continue to be enforceable till the said tender is finally decided and order placed/ all contractual obligation under the said PO fulfilled on the successful tenderer(s) and/or till the dues of the Company under/or by virtue of the said tender have been fully paid and its claims satisfied or discharged or till a duly authorized officer of the Company

certifies that the terms and conditions of the said tender have been fully and properly carried out by the said tenderer(s)/Supplier have been fully and properly carried out by the said tenderer/supplier and accordingly discharges the guarantee.

5.	That the owner/Company will have fully liberty without reference to us and without affecting this guarantee to postpone for any time or from time to time, the exercise of any of the power of the owner under the tender.								
6.	Notwithstanding anything contained herein before, our liability shall not exceed								
	Rs (Rupees only) us and shall remain in force								
	till unless a demand or claim under this guarantee is made on us								
	thin three months from the date of expiry we shall be discharged from all the liability								
	under this guarantee.								
7.	We Bank, lastly undertake not to revoke this guarantee during its								
	currency except with the previous consent of the Company in writing. We further								
	undertake to keep this Guarantee renewed from time to time on the request of the								
	Tenderer(s)								
Date:	Bank								
Corpo	rate Seal of the Bank By its constitutional Attorney								
	Signature of duly								
	Authorized person								
	On behalf of the bank								
	With seal & signature code								

- a) B.G. to be furnished from any of the Scheduled Banks.
- b) Address of BRBNMPL Office where tender is to be finalized should be referred in the BG.

Section XIV: Manufacturer's Authorization Form

To
(Name and address of BRBNMPL)
Dear Sirs,
Ref. Your Tender document No
We,
We further confirm that no supplier or firm or individual other than Messrs. (name and address of the above agent) is authorized to submit a tender, process the same further and enter into a contract with you against your requirement as contained in the above referred tender documents for the above goods manufactured by us.
We also hereby extend our full warranty, as applicable as per clause 16 of the General Conditions of Contract read with modification, if any, in the Special Conditions of Contract for the goods and services offered for supply by the above firm against this tender document.
Yours faithfully,
[signature with date, name and designation]
for and on behalf of Messrs (name & address of the manufacturers]

Note: This letter of authorisation should be on the letter head of the manufacturing firm and should be signed by a person competent and having the power of attorney to legally bind the manufacturer

SECTION XV: Bank Guarantee Form for Performance Security

	[Insert Bank's Name, and Address of Issuing Branch or
<u> </u>	[Insert Name and Address of BRBNMPL]
Date: Performance Guarantee No	
WHEREASaddress of the supplier) (hereinafter	
you with a bank guarantee by a	lated by you in the said contract that the supplier shall furnish scheduled commercial bank recognized by you for the sum appliance with its obligations in accordance with the contract:
AND WHEREAS we have agreed t	to give the supplier such a bank guarantee;
the supplier, up to a total ofundertake to pay you, upon your fir the contract and without cavil or	firm that we are guarantors and responsible to you, on behalf of (amount of the guarantee in words and figures), and we rest written demand declaring the supplier to be in default under argument, any sum or sums within the limits of (amount of our needing to prove or to show grounds or reasons for your needing to prove or to show grounds or reasons to your needing to prove or to show grounds or your needing to prove or to show grounds or your needing to prove or to show grounds or your needing to yo
presenting us with the demand. modification of the terms of the c documents which may be made bet	of your demanding me said debt from the supplier before We further agree that no change or addition to or other contract to be performed thereunder or of any of the contract ween you and the supplier shall in any way release us from any we hereby waive notice of any such change, addition or
without BRBNMPL having to subst This guarantee will remain in force	p to the above amount upon receipt of its first written demand, tantiate its demand. e for a period of Sixty days after the period of tender validity should reach the Bank not later than the above date.
(Signature of the authorized officer	of the Bank)
Name and designation of the officer	r
Seal, name & address of the Bank a	and address of the Branch
Name and designation of the officer	r
Seal, name & address of the Bank a	and address of the Branch

Section XVI: Contract Form

(Address of BRBNMPL's office issuing the contract)
Contract No dated
This is in continuation to this office' Notification of Award No dated
1. Name & address of the Supplier:
2. BRBNMPL's Tender document No dated and subsequent Amendment No dated (if any), issued by BRBNMPL
3. Supplier's Tender No
4. In addition to this Contract Form, the following documents etc, which are included in the documents mentioned under paragraphs 2 and 3 above, shall also be deemed to form and be read and construed as part of this contract:
 i. General Conditions of Contract; ii. Special Conditions of Contract; iii. List of Requirements; iv. Technical Specifications; v. Quality Control Requirements; vi. Tender Form furnished by the supplier; vii. Price Schedule(s) furnished by the supplier in its tender; viii. Manufacturers' Authorisation Form (if applicable for this tender); ix. BRBNMPL's Notification of Award
Note: The words and expressions used in this contract shall have the same meanings as are respectively assigned to them in the conditions of contract referred to above. Further, the definitions and abbreviations incorporated under Section - V - 'General Conditions of Contract' of BRBNMPL's Tender document shall also apply to this contract.
5. Some terms, conditions, stipulations etc. out of the above-referred documents are reproduced below for ready reference:
(i) Brief particulars of the goods and services which shall be supplied / provided by the supplier are as under:

Schedule	Brief	Accounting	Quantity to	Unit Price	Total price
No.	description of goods /	unit	be supplied	(In Rs.)	(In Rs.)
	services				

Any other additional services (if applicable) and cost thereof:
Total value (in figure) (In words)
(ii) Delivery schedule
(iii) Details of Performance Security
(iv) Quality Control
(a) Mode(s), stage(s) and place(s) of conducting inspections and tests.(b) Designation and address of BRBNMPL's inspecting officer
(v) Destination and dispatch instructions
(vi) Consignee, including port consignee, if any
(vii) Warranty clause
(viii) Payment terms
(ix) Paying authority
(Signature, name and address of BRBNMPL's authorized official)
For and on behalf of
Received and accepted this contract
(Signature, name and address of the supplier's executive duly authorized to sign on behalf of the supplier)
For and on behalf of
(Name and address of the supplier)
(Seal of the supplier)
Date:
Place:

Section XVII: Letter of Authority for attending a Bid Opening

(Refer to clause 24.2 of GIT)

The General Manager			
Unit Address			
Subject: Authorization for attending bid opening on of		(date) in the Tender	
Following persons are hereby authorized to a above on behalf of given below:		1 0	
Order of Preference	Name	Specimen Signatures	
I.			
II.			
Alternate Representative			
Signature of Bidder or Officer authorized to sign the bid Documents on behalf of the bidder			

Note:

- 1. Maximum of two representatives will be permitted to attend bid opening. In cases where it is restricted to one, first preference will be allowed. Alternate representative will be permitted when regular representatives are not able to attend.
- 2. Permission for entry to the hall where bids are opened may be refused in case authorization as prescribed above is not produced.