

GARDEN REACH SHIPBUILDERS & ENGINEERS LTD. गार्डन रीच शिपबिल्डर्स एण्ड इंजीनियर्स लिमिटेड

(A GOVERNMENT OF INDIA UNDERTAKING) / (भारत सरकार का प्रतिष्ठान) Address: 61, Garden Reach Road, Kolkata-700 024 61, गार्डन रीच रोड, कोलकाता-700 024 Phone/दूरभाष:(033) 2469-8140 to 8143, FAXफैक्स: (033) 2469-8144 Web siteवेब: www.grse.in, E-Mailई मेल: <u>Gupta.Manoj@grse.co.in</u>

<u>CIN / सी आई एन: L35111WB1934GOI007891</u>

<u>NOTICE INVITING TENDER (NIT)</u> <u>निविदा आमंत्रण सूचना</u>

Garden Reach Shipbuilders & Engineers Limited, a **leading Warship Builders and Engineering Product Company**, invites interested, reputed, resourceful and financially solvent contractors to submit **single stage two-part bids** (**Part I- Techno-Commercial & Part II- Price)** through e-tendering mode for the work package as per following bid document.

NIT SLA No / निविदा संख्याः	SCC/NK/NIC/OT/YM/FDN-TC/018R/ET-3063 Dated: 19-Sep-2024			
Job Title / कार्य का नाम	FOUNDATION & BASE WORK FOR TOWER CRANES (03 NOS) AT GRSE RBD & MAIN UNIT, KOLKATA.			
SOR No:	YM/4/SOTR/RBD&MAIN/TC/2024 DTD: 26-Jun-2024 (Annexure-1A)			
Tender issuing Dept. / बिभाग द्वारा जारी	Contract Cell (संविदा बिभाग)			
Cardinal Dates				
Date of Prebid Query Su	omission		24-Sep-2024	12:00 noon
Date of Prebid Meeting / बोलीपूर्ब बैठक		25-Sep-2024	10:00 hrs	
Commencement of Bid Submission		01-Oct-2024	16:00 hrs	
Tender Submission Due Date निविदा जमा की अंतिम तिथी		14-Oct-2024	12:00 hrs	
Tender Opening Date (Part I) निविदा खुलने की तिथी		17-Oct-2024	16:30 hrs	
Contact Persons:				
other technical Terms		y Saha, DGM (YM) ha.Tanay@grse.co.in o.: + 91- 7603039445		
Venue / VC Link for PRE-Bid GRSE Main		•		
		nisation Department		
Attending Pre-Bid Me	ating & Site	43/46, Garden Reach, West Bengal, Kolkata – 700024		
visit is mandatory Clause - 2.3 of SOTR.				

NIT TERMS & REQUIREMENTS

SI. No.	Description	Reference	Requirement of NIT
1.	TENDER FEE	STAC	INR 500/- (Rupees Five hundred only)
2.	EARNEST MONEY	STAC	INR 5,50,000/- (Rupees Five Lakh Fifty
	DEPOSIT (EMD)	STAC	Thousand only)
3.	DETERMINATION OF L1	Article – 15	L1 bidder will be decided on TOTALITY BASIS
	DETERMINATION OF LT	Afticle – 15	including GST
4.	SECURITY DEPOSIT	Article – 22 (1)	5% of total Order value (inclusive of taxes).



SI. No.	Description	Reference	Requirement of NIT
5.	PERFORMANCE	Article – 22 (2)	10% (Ten percent) of total executed value
	GUARANTEE		including GST
6.	LIQUIDATED DAMAGES	Article – 22 (9)	0.5% per week, Max. 5% of unexecuted job
7.	TECHNICAL ELIGIBILITY	Article -1 &	As per Clause-7.1 of SOTR (Annexure-1A)
	CRITERIA	Annexure-1A	
8.	FINANCIAL ELIGIBILITY CRITERIA	Article -2	 Average Annual financial turnover should be at least Rs. 80 Lakh during last 03 financial years ending on 31st March 2024. Audited (in case of Turnover exceeding INR 1 Cr) Annual Statement for the relevant last three (03) years is to be provided while submitting the bid.
9.	VENDORS ON TENDER HOLIDAY / BLACKLISTED VENDORS	Article – 3	Submission of the self-certification document as per relevant format is mandatory . On non-submission of the declaration the bidder may be treated as non-responsive on the issue, and their offer may be rejected.
10.	OFFER VALIDITY	Article – 4	180 days
11.	BOQ	Article-6 Annexure-1B	As detailed at Article-6 & Annexure-1B
12.	TENURE OF CONTRACT	Article – 8 Cl-7.5 of SOTR	04 (Four) calendar months from date of PO / LOA.
		(Annexure-1A)	
13.	MOBILIZATION PERIOD	Article – 9(a) Cl-7.5.1 of SOTR (Annexure-1A)	15 days from the date of receipt of LOA /PO.
14.	JOB COMPLETION SCHEDULE / PERIOD	Article – 9(c) Cl-7.5 of SOTR (Annexure-1A)	04 (Four) calendar months from date of PO / LOA.
15.	GUARANTEE & WARRANTY / DEFECT LIABILITY PERIOD	Article – 10 Cl-7.6 of SOTR (Annexure-1A)	Defect Liability Period (DLP) shall be 12 (Twelve) months from date of Completion of Work.
16.	ESCALATION	Article – 12	Not Applicable
17.	AWARDING JOBS TO MULTIPLE BIDDERS	Article – 16(a)	Separate bidder against each line item: Not Applicable.
		Article – 16(b)	Ratio of Distribution: Not Applicable.
18.	INTEGRITY PACT & INDEPENDENT EXTERNAL MONITORS (IEM)	Article – 18	Applicable Submission of INTEGRITY PACT complying to Article-18 & 25 and ANNEXURE-11 of NIT is MANDATORY.
19.	PAYMENT TERMS	Article – 22 (3) Annexure-1C	 Terms mentioned at Article-22(3) shall prevail over SOTR. 90% (Ninety percent) of the value of actual work done will be paid progressively against R/A bill supported with Work Done Certificate and subject to acceptance by inspection authority.



SI. No.	Description	Reference	Requirement of NIT
			 10% (Ten percent) of the certified value of actual work done shall be retained as Performance Guarantee. Performance Guarantee amount shall be released on:- Completion of the Guarantee period / defect liability period subject to satisfactory liquidation of defects duly certified by Bill Certifying Authority. OR Submission of performance Bank Guarantee of equivalent amount valid till expiry of Guarantee period. Single RA Bill shall be accepted per month against the Purchase Order.
20.	QUALITY ASSURANCE AUTHORITY / INSPECTION AUTHORITY	STC-37 &	DGM (YM) / his authorised GRSE Officer.
21.	WORK DONE CERTIFICATE AUTHORITY	Article – 22 Cl-7.4 of SOTR (Annexure-1A)	AGM (YM) / his authorised GRSE Officer.
22.	BILL CERTIFYING AUTHORITY	Article – 22 &	Chief General Manager (Tech) or his authorised GRSE Officer.
23.	NON-DISCLOSURE AGREEMENT	Annexure-12	Not Applicable
24.	COLLECTION OF RAW MATERIAL AND DELIVERY OF COMPLETE MATERIALS	Article – 22	Not Applicable
25.	MATERIAL RECONCILIATION	Article – 22	Not Applicable
26.	SPECIAL REQUIREMENT OF THIS TENDER		 a) Offers from vendors who have been issued notice / correspondence by GRSE for poor / non-performance within last 6 months from the date of publication of this tender may not be considered. b) In case any personnel is required to be deployed by the vendor inside GRSE for execution of work, the person is required to be mandatorily covered under ESIC & PF / Workmen Compensation Insurance Policy as per statutory requirement.

Sr. Manager (Contract) / वरिष्ठ प्रबन्धक (संबिदा) Garden Reach Shipbuilders & Engineers Limited 61, Garden Reach Road, Kolkata – 700024. email: Kar.Nilanjan@grse.co.in



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INTRODUCTION

Garden Reach Shipbuilders & Engineers Limited, a leading Warship Builders and Engineering Product Company, invites interested, reputed, resourceful and financially solvent contractors to submit **Single Stage two-part bids** (Part I: Techno-Commercial & Part II- Price Bid) through e-tendering mode for "FOUNDATION & BASE WORK FOR TOWER CRANES (03 NOS) AT GRSE RBD & MAIN UNIT, KOLKATA".

Detailed Scope of work is mentioned in SOTR (Annexure-1A).

ARTICLE/अनुछेद 1. TECHNICAL ELIGIBILITY CRITERIA तकनीकी मापदंड

- i. Bidder should comply to Eligibility Criteria mentioned in SOTRs. (Annexure-1A).
- ii. Format for Technical Eligibility Criteria in this regard has been attached to this document as **Annexure 3**. The format must be filled up and to be uploaded with the Techno-commercial Bid.

ARTICLE/अनुछेद 2. FINANCIAL ELIGIBILITY CRITERIA वित्तीय मापदंड

- i. Bidder's Average Audited Annual financial turnover during last 03 financial years should be at least the amount as specified at NIT Terms & Requirements. Audited Annual Statement for the relevant last three (03) years is to be provided while submitting the bid.
- ii. Requisite formats attached with NIT as **Annexure 4** to be filled up in support of above financial eligibility criteria.

ARTICLE/अनुछेद 3. <u>VENDORS ON TENDER HOLIDAY / BLACKLISTED VENDORS</u>

- i. The bidder should give self-certification (as per **Annexure 5**) that they have neither been Blacklisted nor have received any tender holiday from any PSUs/Central & State Govt. Organizations or any other Government / Quasi Government Organizations during last 03 (three) years ending on the date of submission of the Tended by the bidder. The bidder has to submit self-certification for the same along with the techno-commercial offer. GRSE reserves the right to independently verify the same. In case violation of declaration is detected at any stage of tender process and during currency of contract, the order will be terminated.
- ii. If any bidder has been black listed by any PSUs/Central & State Govt. Organizations or any other Government / Quasi Government Organizations, then the bidder is not eligible to participate in this tender. If any discrepancy is detected at any stage of the tender, then the offer submitted by the bidder / contract awarded to the bidder will be cancelled and EMD/SD shall be forfeited and appropriate action will be taken in accordance with the vendor policy of GRSE.
- iii. If any bidder has been put on Tender Holiday by any PSUs/Central & State Govt. Organizations or any other Government / Quasi Government Organizations, then this fact must be clearly stated and it may not necessarily be a cause for disqualifying them.
- iv. In case of non-submission of the self-certification document as per relevant format referred at SI- (i) above, the bidder will be treated as non-responsive and their offer will be rejected.

ARTICLE/अनुछेद 4. OFFER VALIDITY प्रस्ताव की वैध्यता

i. Offer should be valid for period as stipulated in NIT Terms & Requirements from the date of opening of Part-I bid i.e. Techno-commercial bid. Under exceptional circumstances GRSE may request for extension of price validity, beyond the stipulated period against valid reason.

ARTICLE/अनुछेद 5. <u>OPENING OF BIDS निविदा खुलना</u>

Part I (techno-commercial) bid will be opened on the date declared in NIT.

Part II bid will be opened post techno-commercial evaluation by GRSE. Price bid of only those who qualify techno-commercially will be opened. Opening date of Price Bid will be intimated accordingly to all qualified bidders. Disqualified bidders, either during technical assessment or commercial discussion will also be intimated about their non-consideration for farther processing.

ARTICLE/अनुछेद 6. <u>BOQ बी ओ क्य</u>ु

- (a) BOQ for the work is detailed at **Annexure-1B**.
- (b) Methodology of quotation / BoQ mentioned at **Annexure-1B** shall prevail over methodology of quotation / BoQ mentioned at any other part of the document including SOTR / SOR.



Unpriced copy of the Price breakup indicating the GST SAC/HSN Code & GST percentage is to be uploaded along with the Techno-commercial offer (Part-I). The bid shall not be considered if Price is indicated in any part of Techno-commercial offer (Part-I).

ARTICLE/अनुछेद 7. JOB EXECUTION कार्य निष्पादन

Job is to be carried out strictly as per SOTR and GRSE requirement and in case of doubt, instructions of the officer-in-charge of GRSE/ their authorised representative is to be followed.

ARTICLE/अनुछेद 8. <u>TENURE OF CONTRACT</u>

The tenure of the contract shall be as specified in the NIT Terms & Requirements.

ARTICLE/अनुछेद 9. JOB EXECUTION SCHEDULE कार्य निष्पादन सूची

- (a) **Mobilization Period / लामबंदी अवधी** shall be equal to number of days (as specified in the NIT Terms & Requirements) from date of LOA/PO.
- (b) Job Starting Date / कार्य आरम्भ तिथी Job is to be started immediately after mobilization as per direction of WDC Authority / Bill Certifying Authority / their authorized representatives.
- (C) Job Completion Schedule / कार्य समाप्ती तिथी: -The job is required to be completed within time limit as specified at NIT Terms & Requirements.

ARTICLE/अनुछेद 10. GUARANTEE & WARRANTY गारंटी एवं वारंटी

Duration of Guarantee Period / Defect Liability Period shall be as per requirement mentioned at NIT Terms & Requirements and shall commence from the date mentioned in the Completion Certificate.

Guarantee Period / Defect Liability Period shall be deemed to be over on completion of the specified duration subject to successful and satisfactory liquidation of defects notified within the pendency of the Guarantee Period / Defect Liability Period.

In case of pending unresolved defects, the Guarantee Period / Defect Liability Period shall stand automatically extended till satisfactory liquidation of defects.

ARTICLE/अनुछेद 11. <u>PRICE मूल्</u>

- (a) The rates QUOTED/ACCEPTED by the bidder, shall be final and will remain **firm and fixed for the entire** contractual period or till completion of ordered work.
- (b) The quoted price should also include all statutory cost as mentioned/ indicated in SOTR.
- (c) GST is to be indicated separately in the Price Breakup.

ARTICLE/अनुछेद 12. ESCALATION मूल्य वृद्धी

- (a) **NO ESCALATION** of price during the contractual period and/or till completion of complete work (except change in GST Rate, if notified by Competent Authority) shall be applicable.
- (b) **Escalated Rate** in case of extension of validity period shall be as mentioned in NIT Terms & Requirements.

ARTICLE/अनुछेद 13. UNREASONABLE QUOTES अतर्कसंगत भाव

- (a) In case the price of L-1 Bidder is found to quote unreasonably low and/or express desires to withdraw from the tender then such bid will be cancelled and EMD will be forfeited and punitive action will be taken in line with the provision as per GRSE Vendor policy.
- (b) However, in case the L1 Bidder agrees to take-up the job with such unreasonable low quote, lower by 30% or more than estimate and also if the difference in price between L1 & L2 is 30% or more, then the quoted price to be analyzed w.r.t. tender requirement and if the L1 bidder fails to justify their quoted rate, the obtained L1 quote may be liable for rejection.



(c) If justification is acceptable to GRSE, then Bidder have to submit a declaration to execute the job till satisfactory completion of entire contract. In case of breach of contract, GRSE shall reserve the right to impose Tender Holiday for a period of at least 03 years.

ARTICLE/अनुछेद 14. CONDITIONAL OFFER सशर्त प्रस्ताव

Conditional offers w.r.t. SOTR (Annexure 1) will not be accepted. However, in case the bidder wishes to deviate from any/ some commercial Terms & conditions, then separate deviation statement has to be uploaded along with Part-I bid.

However, GRSE reserves the right to accept / reject the deviations / bid with deviations after giving reasonable opportunity to the Bidder.

If the deviation is acceptable to GRSE, then suitable loading factor for such deviation on the price quoted by the bidder will be formulated during technical/commercial negotiation and the factor will be loaded on the price quoted by the bidder for determination of L1 price.

ARTICLE/अनुछेद 15. DETERMINATION OF L1 एल-1 का चयन

(a) L1 bidder will be decided as per criteria mentioned at SI-3 of NIT Terms & Requirements.

(b) However, in case of loading the price due to any deviation against the tender, GRSE will evaluate L1 bidder offline, considering suitable loading factor for such deviation on the quoted price as mentioned in Article-14 above.

ARTICLE/अनुछेद 16. AWARDING JOBS TO MULTIPLE BIDDERS बहुल बिडर के लिए ठेका कार्य

- (a) Separate bidder may be engaged against each line item mentioned in BOQ based on L1 determination (as mentioned at Article-15 above) as specified at **SI-17 of NIT Terms & Requirements**.
- (b) GRSE wishes to engage multiple bidders for the tendered work subject to the bidders accepting the rate quoted / agreed by L1 Bidder. The ratio of distribution shall be as indicated in **SI-17 of NIT Terms & Requirements**.

ARTICLE/अनुछेद 17. MICRO & SMALL ENTERPRISES सूख्छम एवं छोटे उद्योग

a) The 'Public Procurement Policy for Micro & Small Enterprises (MSEs) Order, 2012 and subsequent amendments / guidelines / press publications / circulars to the Order, as issued by the Ministry of MSME, shall be applicable as on the date of opening of the price bids.

b) The bidders are advised to check the website of the Ministry of MSME for details of the amendments / circulars issued by the Ministry of MSME.

c) Class A and B items are to be considered as non-divisible within the same class of ships and tender is to be awarded on a single bidder on totality basis unless there is any specific clause in the tender enquiry to indicate divisibility of the tendered quantity.

ARTICLE/अनुछेद 18. Integrity Pact & Independent External Monitors (IEM): (Applicable for the Contract value more than Rs. 2.0 Cr.)

- (a) **Integrity Pact (समग्रता** अनुबंध) pact essentially envisages the agreement between prospective vendors /Bidders & buyers committing the person/officials of both the parties not to exercise any corrupt influence on any aspects of the contract. Only those vendors/bidders who enter into such an integrity pact with the buyer would be competent to participate in the bid. The format of integrity Pact is enclosed with tender documents. Refer Annexure 10. The "Integrity pact on Govt. issued Stamp paper of Rs. 100 duly filled as per enclosed format to be submitted in original. Bidders to ensure that every page of IP is ink signed with company seal/stamp in every page. [Please refer guideline for IP in STAC (Sl.-1) in GRSE website]
- (b) Either or both of the following Independent External Monitors will have the power to access the entire project document and examine any complaints received by him. In case of any change in IEMs, it will be informed accordingly.
- (c) The communication details of the IEMs are as follows: -

Shri Bam Bahadur Singh,	Shri Pidatala Sridhar, IRS (Retd.)
Height-7; Flat No.1802, Uniworld City,	Flat 2C, Kanaka Lakshmi Apartments



New Town, Rajarhat, Kolkata-700160	3-6-467 & 468 Street Number-6, Himayatnagar,
Email: bbsinghbeml@gmail.com	Hyderabad-500029,
	Email: sridharpidatala@gmail.com

ARTICLE/अनुछेद 19. INSTRUCTION TO THE BIDDERS बिडर हेतु अनुदेश

- i. Before submitting a bid, bidders are expected to examine the Bid Documents carefully. If they desire, <u>may</u> <u>visit the work front</u>, fully inform themselves of existing conditions and limitations including all items described in the Bid Documents. No consideration will be granted for any alleged misunderstanding or the materials to be furnished, work to be performed or actual considerations to complete all work and comply with conditions specified in the Bid Document.
- ii. Any qualified deficiency, errors, discrepancies, omissions, ambiguities or conflicts in the Bid Documents, or there be any doubts as to the meaning of a provision or requirement, the same shall immediately brought to notice of GRSE Tendering Dept. in writing not less than 07 days prior to bid closing date.
- iii. It is understood that in receiving this bid, GRSE assumes no obligation to enter into a contract for the WORK covered by this bid request. GRSE reserves the right to reject any and all unqualified proposals or waive irregularities therein. GRSE reserves the right to evaluate each and every proposal and accept the whole or any part of the tender and the Tenderer shall be bound to perform the same at the rates quoted.

GRSE also reserves the right to reject any and all bids and accept the bid, which in its opinion, appears to be most advantageous to GRSE. Receipt and review of this Bid Request constitutes an agreement of confidentiality between GRSE and each of the contracting Firms preparing its Bid. GRSE reserves the right to change the form of this request to Bids, or make clarifications thereto, within a reasonable time before date of submission of Bids.

- iv. General Contractors assume all safety related responsibilities for the site and will furnish and maintain its own safety program for itself and its subcontractors. Contractor are bound to comply with all applicable Environmental, Health & Safety rules, regulations, policies, procedures and guidelines when performing work in the facility or site.
- v. Bidders objecting on any grounds to any bid specification or legal requirements imposed by these bidding documents shall provide written notice to GRSE within 10 calendar day from the day bid document was made available to public. Failure of a bidder to object in the manner set forth in this paragraph shall constitute and irrevocable waiver of any such objection.
- vi. Job is to be carried out as per SOTR and instruction of the Engineer in-charge.
- vii. Any Drawings or technical information attached / provided with this NIT is the Intellectual Property of the Company and will be governed by the specific Acts applicable thereto.
- viii. Post submission of Tender, such drawings and technical information are to be physically returned. Also, all soft copies are to be destroyed and a self-certification to be submitted during CNC, failing which the processing of bid will not be taken further.
- ix. Contractors are responsible to clean up the area of work from all sorts of debris every 3 days. In case of noncompliance to the same, GRSE reserves the right to perform the cleaning activity and charge cost for the same on the contractor with additional penalty of Rs 5000/- per instance.
- x. Bidder has to declare, in what capacity he is participating in the tender viz PSU, Limited Co, Pvt. Ltd. Co., Sole Proprietorship Organization, Partnership firm, Joint Venture / Consortium [Ref. STAC (Annexure - 2), Clause: 10], etc. Supporting documents (scanned copy) confirming such status to be uploaded as attachment to Part-I bid.
- xi. A Bidder is allowed to submit only one Bid under any capacity / status.
- xii. Difficulty in submitting the bid:
 - a) In case of any query / difficulty in understanding of SOTR or other technical Terms the same may be got clarified from SOTR authority prior submission of offer.
 - b) Any query/difficulty in understanding of Commercial Terms may be got clarified from Mr. Nilanjan Kar, Sr. Manager (Contract), GRSE (Main Unit) e-mail: Kar.Nilanjan@grse.co.in Mobile no. +91-8584888194.



xiii. E-mail Address of Vendor for communication संचार हेतू ई. मेल पत: Vendor has to provide e-mail address to enable faster communication.

ARTICLE/अनुछेद 20. <u>e-BID INSTRUCTION ई बिड के अनुदेश</u>

- a) Bidders can view / download Part-I (Techno-Commercial) bid documents along with all attachments on portal https://eprocuregrse.co.in. Bidders need to fill up the downloaded documents including the Acceptance Matrices and Declarations as per instruction and upload the same during bid submission as per Bid criteria. Non-acceptance of any techno-commercial criteria is discouraged.
- b) Detailed price breakup as per BoQ is to be uploaded with price offer (Part-II). No other attachment to the price bid except as mentioned will be reckoned.

C) If price is indicated in any document pertaining to Part-I of the bid the Offer shall be summarily rejected.

- d) In case the bidder does not quote his rate for any item(s), it will be presumed that the bidder has included the cost of that/those item(s) in the rates of other items and the rate for such item(s) shall be considered as Zero (0) and the tender shall be evaluated accordingly and the work need to be executed by the successful bidder accordingly.
- e) The amendments / clarifications to the bid document, if any, will be posted on portal only.
- f) It will be the bidder's responsibility to check the status of their Bid on-line regularly after the opening of bid till award of Contract.

g) AMENDMENT OF TENDER DOCUMENT

- (i) Before the deadline for submission of tenders, the Tender Document may be modified by GRSE Ltd. by issue of addenda/corrigendum. Issue of addenda / corrigenda will however be stopped 7 days prior to the deadline for submission of tenders as finally stipulated.
- (ii) Addendum/corrigendum, if any, will be hosted on website / e procurement portal and shall become a part of the tender document. All Tenderers are advised to see the website for addendum/ corrigendum to the tender document which may be uploaded up to 7 days prior to the deadline for submission of Tender as finally stipulated.
- (iii) To give prospective Tenderers reasonable time in which to take the addenda/ corrigenda into account in preparing their tenders, extension of the deadline for submission of tenders may be given as considered necessary by GRSE.

h) **PREVALANCE OF VERSION /** संस्करण की व्यापकता:

In case of any discrepancy between English and Hindi version <u>the English Version shall prevail</u>. / अंग्रेजी और हिंदी संस्करण के बीच किसी भी विसंगति के मामले में <u>अंग्रेजी संस्करण मान्य होगा</u>।

ARTICLE/अनुछेद 21. BID REJECTION CRITERIA बिड अस्वीकृति के मापदंड

Following bid rejection criteria may render the bids liable for rejection:

- i. Bidder indicating price offer in any form in the Part-I bid i.e techno-commercial bid.
- ii. Bidder's failure to furnish sufficient or complete details for evaluation of the bids within the given period which may range in between two to three weeks depending on the deficiencies noticed in the drawings / technical data which shall not however conflict with validity period.
- iii. Incomplete / misleading / ambiguous bid in the considered opinion of the Technical Negotiation Committee (TNC) of GRSE.
- iv. Bid with technical requirements and/or terms not acceptable to GRSE / Customers / External agency nominated, as applicable.
- v. Bid received without qualification documents, where required as per the tender.
- vi. Bid not meeting the pre-qualification parameters / criteria stipulated in the Tender Enquiry.
- vii. Bid with validity expiry date shorter than that specified in the Tender Enquiry.
- viii. EMD validity period is shorter than Bid Validity Period / as specified in the tender enquiry.



- ix. Bidders who have not agreed for the fixed price till the validity of the tender or have quoted the variable price.
- x. Bidder not agreeing for furnishing of the required Security Deposit (SD).
- xi. Bidders not submitting Original instrument of EMD within 05 days from opening of Part I bid.
- xii. Bidder not submitting Integrity Pact as per requirement of the tender and in reference to ARTICLE/अनुछेद 18. of NIT.
- xiii. Bidder submitted false / incorrect declaration and/or documents etc.
- xiv. Instances of Poor / Non-performance by bidder in earlier Contracts with GRSE within the past three months from the date of publication of the tender.

ARTICLE/अनुछेद 22. POST AWARD APPLICABLE CLAUSES ठेका जारी करने के पश्चात लागू उपधारा

1. Security Deposit प्रतिभूति जमा- Non-interest-bearing security deposit amounting to percentage of total Rate Contract order value (inclusive of taxes) as specified at NIT Terms & Requirements is to be deposited in the manner elaborated in STAC (Annexure - 2).

Security Deposit shall be released on issue of job completion certificate by WDC Authority and submission of PBG (if applicable).

2. **Performance Guarantee:** Non-interest-bearing Performance Guarantee deposit amounting to percentage of total executed order value (inclusive of taxes) as specified at NIT Terms & Requirements is to be deposited in the manner elaborated in STAC. The same shall be released after successful completion of Guarantee Period / Defect Liability Period and satisfactory liquidation of defects.

3. Payment Terms भुगतान की शर्तें:

- 3.1 The contractor shall submit the R/A bills in triplicate along with all necessary / required supporting documents, measurement sheet etc.
- 3.2 **Percentage** of the value of actual work done as specified at NIT Terms & Requirements will be paid progressively against R/A bill at a frequency of once every month during construction. The amount paid at every month shall be evaluated on the basis of actual completed works done during the previous month, against the BOQ item and Unit Rates, on certification of quantum and quality of work by Engineer / Engineer's Representative.
- 3.3 Remaining Percentage of the certified value of work shall be released on: -

Completion of the Guarantee period / defect liability period subject to satisfactory liquidation of defects duly certified by Bill Certifying Authority.

OR

Submission of performance Bank Guarantee of equivalent amount valid till expiry of Guarantee period.

For release of this remaining percentage i.e. Performance Guarantee (if any) either after guarantee period or on submission of PBG; work done certificate shall not be required. While releasing PBG after expiry of guarantee period, the PBG release application to be submitted to Contract Cell duly certified by Bill Certifying Authority.

3.4 Moreover, release of payment shall be subjected to payment of wages to engaged workforce (complying to minimum wages as notified by Office of Chief Labour Commissioner, Govt. of India time to time), compliance of ESI / P.F and other labour oriented mandatory liabilities of the Contractor and clearance on the same by GRSE HR Dept. The following shall be applicable in this regard:

(i) Payment of Wages to engaged employees / workmen should be made through individual Bank A/C on monthly basis. Cash payment is not permissible.

(ii) Completion of PF-UAN seeding and activation of all of their employees / workmen as UAN would be the key field in ECR generation.

(iii) Compliance to Contract Labour Act requirements as per Appendix A, B & C as uploaded in GRSE website in support of this tender as indicated in NIT.

3.5 The Bill is to be accompanied with a declaration of Contractor in regard to compliance of all Statutory Dues including PF, ESI and other labour oriented mandatory liabilities of the Contractor. The declaration is to be submitted in letter head of the Contractor.



In case the declaration emerges to be false as on date of declaration, stringent action (including but not limited to Tender Holiday & Suspension of Business) may be initiated by GRSE.

In case of non-submission of the declaration, the bill shall be treated as incomplete and shall be rejected.

4. Work Done Certificate (W.D.C.) कार्य पूर्ति प्रमाण-पत्र (डबल्यू.डी.सी)

Work Done Certificate will be issued by the Authority as indicated at SI-21 of NIT TERMS & REQUIREMENTS. W.D.C. is to include whether work has been completed as per delivery schedule or with delay [in days/weeks specified therein]. Any recovery towards usage of GRSE resources is also to be indicated.

5. Bill Certifying Authority बिल प्रमाणन प्राधीकर:

As mentioned at NIT Terms & Requirements.

6. Bill Submission बिल प्रस्तुति:

On obtaining WDC, bills to be raised as Progressive RA Bills. Bills are to be submitted along with supporting documents (Work Done Certificate etc.) at the Bill Receiving Counters located at the respective units of Company. Bill is to be submitted (in 03 copies) in sealed envelope super-scribing on the envelope the Purchase Order No., Vendor code, Bill / Invoice No., Name of person /employee to whom bill is addressed, for processing. The Name of the person to be mentioned on sealed envelope will be the Bill certifying officer.

Note: Transaction fee of Rs. 500.00 for first return & Rs. 1000.00 for subsequent return of bill with inappropriate documents will be charged

Collection of Raw Material and Delivery of Complete materials (अनिर्मित सामग्री संग्रह एवं परिवर्तित सम्पूर्ण सामग्री की सुपुर्दगी)

- (a) Raw materials will be required to be collected from GRSE against submission of Material Guarantee Deposit on form of Demand Draft / Bank Guarantee (as per GRSE format) amounting to value as specified at NIT Terms & Conditions OR the equivalent value of material as that will remain in the custody of the firm during the execution of the work ONLY in case of materials taken outside GRSE premises. Transportation of materials from GRSE to sub-contractor's premises and transportation of finished materials from Sub-contractor's premises up to GRSE are the responsibility of the contractor.
- (b) Indemnity Bond affixing the Common Seal from the registered sub-contractors can be accepted but it should be backed by Insurance Coverage with GRSE as the beneficiary on case-to-case basis with due approval of the management. GRSE registered vendor who are interested to submit Indemnity Bond backed by Insurance coverage should indicate clearly in their offer.

8. Material Reconciliation Statement (MRS) (सामग्री मिलान)

Vendors are to furnish the material reconciliation statement (running MRS) for all free issue materials, ONLY in case of materials taken outside GRSE premises against each consignment immediately on delivery of the same but not later than 30 days of delivery, showing details of raw materials received and material returned or as specified in at **NIT Terms & Conditions**. Any excess consumption of material on account of wastage / damage / re-work attributable to the Contractor, shall be liability of the Contractor and shall be recovered from the receivables of the Contractor from GRSE or otherwise.

In case received material is less than issued material the cost of the material not received shall be recovered from the Contractor as per terms specified at **NIT Terms & Conditions.**

The MRS should be submitted with documentary evidence of material issued & returned duly accepted by competent authority of GRSE and as per the GRSE format and filled up check list for MRS.

9. Liquidated Damages / Penalty

The vendor will be liable to pay minimum Liquidated Damages @ $\frac{1}{2}$ % per week or part thereof on the undelivered work subject to a maximum of 5 % of the value of the order for delayed part. The amount of L.D. may be adjusted or set-off against any sum payable to the Contractor under this or any other Contract with GRSE Ltd.

10. Risk Purchase जोखिम खरीद

In case the progress of work is not satisfactory and the contractor fails to maintain the schedule, GRSE reserves the right to get the work done by alternative source at the risk and cost of sub-contractor.



GRSE shall be at liberty to purchase/obtain the service from the alternative source as it deems fit, to make good such default and or in the event of the contract being terminated, the balance of the remaining service to be delivered there under. Any excess over the job price / service rates, paid and incurred by GRSE, as the case may be, over the contract price shall be recoverable from the firm. To make good the recoverable excess amount paid, GRSE shall be at liberty to invoke Bank Guarantee and/or with other available dues of the firm.

11. Time of completion

Time of completion has to be considered as essence of the contract and cannot be extended for any reason whatsoever. However, in an unlikely situation beyond the control of the contractor, application for extension of due time shall be submitted by the Contractor, 01 Month in advance with proper justification duly endorsed by Engineer In-charge / PL of GRSE with commensurate recording of events in the "Hindrance Register". Please note LD will be levied for the unexecuted portion for such time extension.

12. Contractor's Safety Personnel (संविदाकार के बचाव कर्मचारी)

One fully specialist and certified Safety Personnel has to be posted at the site during progress of work. The responsibility of the safety personnel is to supervise and monitor the site safety obligations of all work places and to comply all laid down Fire & Safety Rules of GRSE. He also ensures all workmen working under the sub-contractor at site are made aware of and comply with all the safety norms.

ARTICLE/अनुछेद 23. ANNEXURES FORMING PART OF THIS e-TENDER ई-निविदा की संलग्नक प्रपत्र

Please find all enclosures as indicated below in GRSE website by clicking the link <u>http://www.grse.in/index.php/tender.html</u> and then click Enclosure Related to tenders of Sub-Contracting Activities

Annexure / संलग्नक	Description /
1.	A. Statement of Technical Requirement (SOTR) & Drawings
	B. Bill of Quantities (BOQ)
	C. Payment Terms
2.	GRSE Standard Terms and Conditions (STAC)
3.	Format for Technical Eligibility Criteria
4.	Format for Financial Eligibility Criteria
5.	Self-Certification for Blacklisting / Tender Holiday
6.	Format for – Disclosure by Contractor of existing work load
7.	Format for – Disclosure by Contractor of proposed execution / deployment plan of this tendered job
8.	Confirmation by Bidder & Checklist for Bid Submission
9.	Check List for Bill Submission – For Service Contracts
10.	Format for - Integrity Pact To be submitted in Non-Judicial stamp paper of value not less than Rs.100/
11.	Format for – Non-Disclosure Agreement (please refer <u>www.grse.in</u> \rightarrow Tender \rightarrow Enclosures Related to tenders of Sub-Contracting Activities)
12.	Format for – Bank Guarantee Format for EMD (please refer <u>www.grse.in</u> \rightarrow Tender \rightarrow Enclosures Related to tenders of Sub-Contracting Activities)
13.	Fire & Safety Guidelines (please refer <u>www.grse.in</u> →Tender→Enclosures Related to tenders of Sub-Contracting Activities)
14.	Special condition of contract (please refer www. grse.in →Tender→Enclosures Related to tenders of Sub-Contracting Activities)
15.	Contractors Responsibility (please refer www. grse.in →Tender→Enclosures Related to tenders of Sub-Contracting Activities)
16.	General Requirement (please refer www. grse.in →Tender→Enclosures Related to tenders of Sub-Contracting Activities)
17.	Check List for Bill submission (please refer www. grse.in →Tender→Enclosures Related to tenders of Sub-Contracting Activities)
18.	PF, ESI declaration form (please refer www. grse.in →Tender→Enclosures Related to tenders of Sub-Contracting Activities)



19.	Format for - Bank Guarantee Format for SD (please refer www. grse.in →Tender→Enclosures			
	Related to tenders of Sub-Contracting Activities)			
20.	Format for - Bank Guarantee Format for PBG (please refer			
	www. grse.in →Tender→Enclosures Related to tenders of Sub-Contracting Activities)			
21.	Guide line for Bank Guarantee (please refer www. grse.in →Tender→Enclosures Related to			
	tenders of Sub-Contracting Activities)			

ARTICLE/अनुछेद 24. DOCUMENTS TO BE UPLOADED अपलोड हेतु दस्तावेज

a. Self-Attested documents are to be scanned and uploaded with Part I of e-bid / ई-बिड के भाग-1 के साथ स्कैन एवं अपलोड हेतू स्वअभिप्रामाणित दस्तावेज

b. NON-SUBMISSION / INCOMPLETE SUBMISSION IN RESPECT TO BELOW-MENTIONED DOCUMENTS MAY LEAD TO REJECTION OF BID

Sl. No.	Description	
1.	DD/PO or MSE/NSIC Exemption certificate towards tender fee	
2.	DD/PO /BG or MSE/NSIC Exemption certificate towards EMD	
3.	Integrity Pact (For Tenders above INR 2 Cr)	
4.	Registration Certificate of the Company with ROC / Trade License	
5.	PAN, TAN, GST	
6.	Copies of registration with PF, ESI authorities.	
7.	Government e-Market Place (GeM) registration certificate with Unique GeM Seller ID	
8.	The Registration Number allotted to MSME's by Trades Receivable e-Discounting System (TReDS). In absence of the same, offers of MSMEs may be liable to rejection.	
9.	Partnership Deed / Memorandum and the Article of Association of the firm confirming partners and lead partner (If applicable)	
10.	Joint Venture Agreement / Memorandum of Understanding with Power of Attorney in favour of lead member. (If applicable)	
11.	Acceptance Matrix for NIT	
12.	Acceptance Matrix for Standard Terms & Conditions	
13.	Acceptance Matrix for SoTR	
14.	Format for Technical Eligibility Criteria	
15.	Format for Financial Eligibility Criteria	
16.	Audited/Certified Annual Accounts and Annual Report for immediate last three (03) financial years ending on 31st Mar'23 in support of Financial Eligibility.	
17.	Self-Certification for Blacklisting / Tender Holiday	
18.	Disclosure by Contractor of existing work load	
19.	Disclosure by Contractor of proposed execution plan including proposed deployment of resources of this tendered job	
20.	Work execution plan / schedule in MS Project clearly indicating dependencies	
21.	Confirmation by Bidder & Checklist for Bid Submission	
NON-SUBMISSION / INCOMPLETE SUBMISSION IN RESPECT TO ABOVE MAY LEAD TO REJECTION OF BID		

The Bidders has to submit ink signed hard copy of all above documents within 05 days from opening of Part I bid.

The Bidders should mention the following:

- i. "Unique Seller ID" allotted by GeM (Government e-Market Place) and
- ii. The Registration Number alloted by Trades Receivable e-Discounting System (TReDS). <u>The TReDS</u> <u>Registration Number is only applicable for MSME firms</u>.

The Bidders not registered for Sl. No. 7 & 8 above should apply for registration of the following facilities in portals as per directives of the Government of India.

- i. GeM (Government e-Market Place) → website: <u>https://gem.gov.in</u>
- ii. TReDS (Trades Receivable e-Discounting System) → website: <u>www.invoicemart.com</u>



Vendors Registered with GRSE are not required to upload documents at Sl. No. 4, 5 & 6 above, and are instead required to mention the Vendor Code allotted by GRSE.

-			-3
ADTICLE/SET OF	DOCUMENTS IN DUVSION FORM TO SUBMIT	' ताउँगतिक गावि जी जगा कार्य	7
ARTICLE/अनुछेद 25.	DOCUMENTS IN PHYSICAL FORM TO SUBMIT	<u> </u>	9
			_

	PHYSICAL SUBMISSION			
1	EMD Instrument	Within 05 days from opening of Part I bid		
2	Integrity Pact & Non-Disclosure Agreement (as applicable)	Within 05 days from opening of Part I bid		
NOTE:	If instruments submitted through demand draft, the same to be drawn in favor ofGARDEN REACH ENGINEERS LIMITED			
	The demand drafts should be payable at KOLKATA			
	Above mentioned original Negotiable Instruments as stipulated, to reach the office of General Manager (CC, HP & IP), 61, Garden Reach Road, Kolkata-700 024 within stipulated period as indicated above in a sealed envelope with tender number and job duly superscripting on it (preferably through speed post /courier service).			
NO	NON-SUBMISSION / INCOMPLETE SUBMISSION IN RESPECT TO ABOVE MAY LEAD TO			
	REJECTION OF BID			

ARTICLE/अनुछेद 26. SUBMISSION OF BID बिड की पेशी

- i. Last date of submission of Bid / Date of opening of bid is indicated in Tender Document. Tender is liable to be rejected if all the requisite documents are not enclosed with the Part I, Techno-Commercial offer. However, if the scanned copies are not uploaded with Part-I bid, then the original copies are to be submitted within 05 days from opening of Part I bid.
- ii. Date of opening of Part II offer i.e. Price Bid will be notified to all Techno-Commercially qualified bidders in due course after conclusion of TNC/CNC meetings and acceptance of Techno-Commercial offer. After opening of e-Price bids, the techno-commercially qualified bidders can view the System Generated Price Comparison Sheet from their own portal.
- iii. GRSE reserves the right to accept / reject any Tender in full or in part without assigning any reason.
- iv. Acceptance Format Matrix should be filled up and attached with techno-commercial bid as marks of acceptance of NIT/SOTR/STAC. In case of non-receipt of filled in STACs acceptance format matrix, it would be presumed that you have accepted all our terms& conditions as per GRSE tender until & unless deviation is specially mentioned in offer.

ARTICLE/अनुछेद 27. PRE-BID MEETING बोलीपूर्व बैठक

- i. Bidders are requested to forward their queries over email to the e-mail address of Contact Person mentioned at Page-1 with copy to Kar.Nilanjan@grse.co.in within date & time as mentioned under Cardinal Dates.
- ii. Pre-bid meeting shall be held at venue and on time as mentioned in at Page-1.
- iii. The dates & time related to Prebid Meeting mentioned at Page-1 shall prevail over SOTR.
- iv. Pre-bid meeting shall be held over Video Conference at the same time and date and the link for the VC is as follows:

Join by meeting number

Meeting number: 2517 003 2451; Meeting password: 147258

Join from a video system or application

Dial 25170032451@grse.webex.com

Or dial 210.4.202.4 and enter your meeting number

Join from meeting link: https://grse.webex.com/grse/j.php?MTID=m1f30f8be67e4371935539130c57c78c2



GARDEN REACH SHIPBUILDERS & ENGINEERS LTD. गार्डन रीच शिपबिल्डर्स एण्ड इंजीनियर्स लिमिटेड

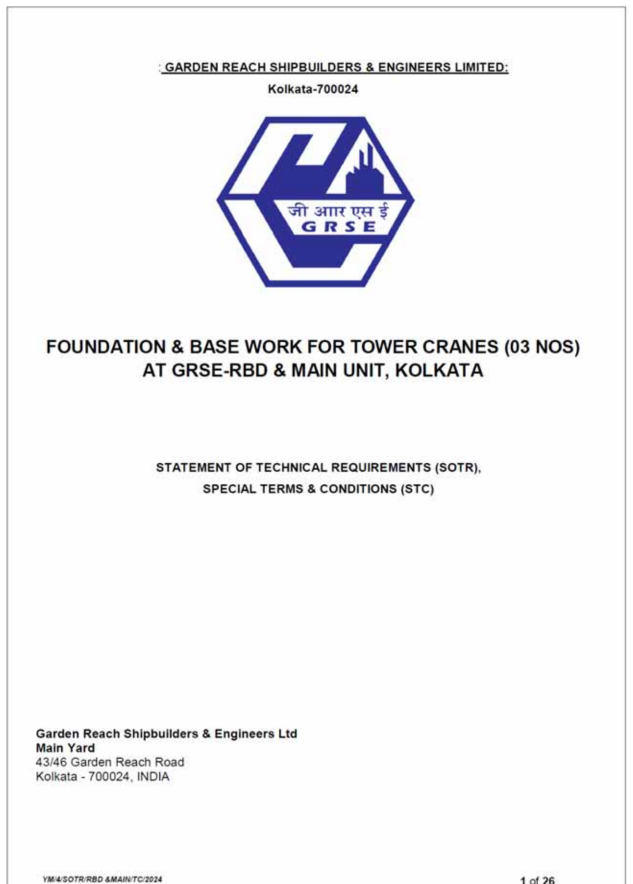
(A GOVERNMENT OF INDIA UNDERTAKING) / (भारत सरकार का प्रतिष्ठान) Address: 61, Garden Reach Road, Kolkata-700 024 61, गार्डन रीच रोड, कोलकाता-700 024 Phone/दूरभाष:(033) 2469-8140 to 8143, FAXफैक्स: (033) 2469-8144 Web siteवेब: www.grse.in, E-Mailई मेल: <u>Gupta.Manoj@grse.co.in</u>

<u>CIN / सी आई एन: L35111WB1934GOI007891</u>

ANNEXURE-1A: STATEMENT OF TECHNICAL REQUIREMENTS (SoTR) & DRAWINGS

NIT SLA No / निविदा संख्या:	SCC/NK/NIC/OT/YM/FDN-TC/018R/ET-3063 Dated: 19-Sep-2024
Job Title / कार्य का नाम	FOUNDATION & BASE WORK FOR TOWER CRANES (03 NOS) AT GRSE RBD & MAIN UNIT, KOLKATA.
SOR No:	YM/4/SOTR/RBD&MAIN/TC/2024 DTD: 26-Jun-2024 (Annexure-1A)
Tender issuing Dept. / बिभाग द्वारा जारी	Contract Cell (संविदा बिभाग)





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SCC/NK/NIC/OT/YM/FDN-TC/018R

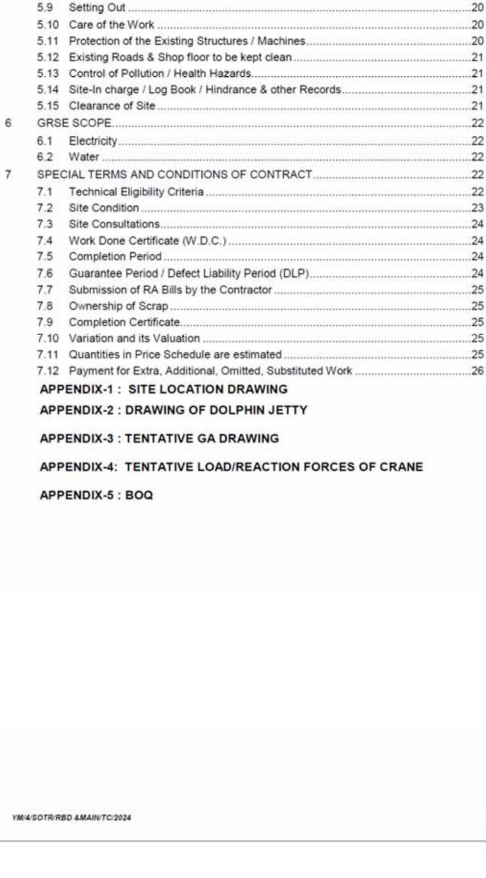
GRSE Ltd. Yard No.: NA Group : YM	FOUNDATION & BASE WORK FOR TOWER CRANES (03 NOS) AT GRSE- RBD & MAIN UNIT, KOLKATA	SOTR No. YM/4/SOTR/RBD &MAIN/TC/2024 Sheet: 1 of 26 Rev: 01
Inspection: GRSE YM Dept	Prepared by: Debojit Nandi, AM (YM) Date: 26.06.2024	Checked by: Tanay Saha, DGM(YM) Concurred by: Sanat Datta, AGM(YM)

STATEMENT OF TECHNICAL REQUIREMENT (SOTR) AND SPECIAL TERMS & CONDITIONS

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1 GENERAL SPECIFICATION

- 1.1 This set of technical requirements provide scope of work & general guidelines for carrying out the job under the subject tender. General items of work required to be carried out for successful construction of Foundation & Base for 03 Nos Tower Cranes at Main & RBD along with allied civil/structural jobs along with survey, design & drawing etc. in accordance with this SOTR & following specifications / standard:
 - a) Relevant Indian Standard Codes for Design & Construction.
 - b) Specification as per the latest PWD (West Bengal) schedule / MORTH Specification and relevant corrigendum issued from time to time.
- 1.2 Tower Cranes (fixed type) of 10-ton capacity (at 15 jib radius) with height about 40m & jib about 50m will be supplied & erected by the other contractor (tender under finalisation). Above cranes (01 no. at Main & 02 nos. at RBD) will be installed on the existing Dolphin (Main) & close to existing Jetty (RBD) for the purpose of outfitting of the ships berthed at Jetty. Site locations are attached at Appendix-1 along with this tender.

2 DETAIL SCOPE OF WORK:

2.1 Scope of work (Part A):

Scope of work & Technical specification covered under this tender broadly comprises of following:

- 2.1.1 Broad scope under this tender is Design & Drawing including site survey & soli investigation, Construction & Allied jobs for suitable Foundation & Base to facilitate installation & functioning of 03 Nos Tower Cranes (fixed type) taking into its consideration of foundation load/reaction forces of cranes to be confirmed by the Crane Supplier & other applicable factors.
- 2.1.2 Foundation & Base work primarily involves civil & structural with allied jobs to be carried out as per the attached Bill of Quantities (BOQ).
- 2.1.3 1st Tower Crane will be installed on the deck slab Dolphin (adjacent to West Jetty) at Main Unit by constructing a RCC foundation/base of Grade M-30 with due anchoring/ modification/strengthening suitably of dolphin structure. Dolphin (10mX5m) is supported on piles (06 Nos) of 1.05m diameter with total 25m length & SWL 115 ton. Relevant drawings of Dolphin is attached at Appendix-2.
- 2.1.4 2nd & 3rd Tower Cranes will be installed at nearby land/river bank adjacent to existing steel Jetty i.e. Hooghly Jetty & Ganga Jetty at RBD Unit by constructing suitable foundation & base in the ground. Relevant GA drawing is attached at Appendix-3. Based on initial loading, it is expected that foundation will comprise pile foundation (Bored Cast in Situ Concrete Piles) with pile cap of Grade M-30 etc.
- 2.1.5 Design/analysis & drawing of foundation/base shall be based on the input loads i.e. foundation load/reaction forces of cranes to be confirmed by the Crane Supplier. However, the tentative load/reaction forces of the crane are attached along with the tender in Appendix-4. Other factors as applicable also to be considered. Design work shall be carried out by an experienced professional Civil/Structural Designer in accordance with the relevant latest BIS.

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- 2.1.6 Preparation of Design and Drawing including construction drawing of the above Pile Foundation & RCC Pedestal/base for erecting 10T Tower Crane by competent experienced design engineer (qualification minimum BE) in accordance with the relevant BIS and obtaining vetting of final design & drawing by any Institute either JU /IIEST/IIT- and subsequent approval by GRSE.
- 2.1.7 GA and detail construction drawings shall be prepared taking into consideration of GRSE'S requirement to facilitate the erection of Tower Crane.
- 2.1.8 Both design & construction of foundation/base and RCC Pedestal shall be done as per relevant latest IS-2911(Part-1, Sec-2), IS-2911(Part-4), IS-456, IS-800, IS-1786, IS-875, IS-1893, IS-2062, IS-4651 & other relevant BIS, MoRTH & PWD standards. Also, while preparing design/ drawing and construction, due care shall be taken for the adjacent existing facilities/structure to avoid any damage.
- 2.1.9 Soil investigation as mentioned in the BOQ required for the construction of bored cast-in-situ pile foundation and shall be in accordance with relevant BIS.
- 2.1.10 Borehole & soil test (minimum two Bore Hole) at RBD to primarily determine allowable bearing capacity of soil with permissible settlement & other related parameters for design & drawing of foundation work.
- 2.1.11 Detail survey of the construction area including adjacent facilities/areas by Total Station (through a professional & experienced surveyor) for finalizing the location/ layout of foundation before construction.
- 2.1.12 Other allied job also involves construction of reinforced concrete blocks of grade M-30 to be used as Counter Weight for crane operations, which shall be constructed based on the drawings/templates provided by the crane supplier.
- 2.1.13 While excavating earth it is desirable to scan the area as per requirements with proper scanning machine for presence of any underground electrical cable and other utility lines. Any damages caused are to be repaired without any extra cost.
- 2.1.14 Dismantle of concrete blocks, broken concrete structure, masonry structure if any.
- 2.1.15 While anchors/inserts for crane to be embedd in concrete foundation for installation of cranes shall be supplied by crane contractor, installation & alignment/levelling of the above anchors/inserts to be done by the civil contractor under this tender. Before concreting of foundation, crane contractor will depute their Technician in advance at site for technical guidance & checking installation of embedment/anchors. Alignment/levelling of foundation anchors/inserts for installation of crane shall be done with utmost care in order to achieve accuracy to desired span, line, level & diagonal in accordance with the requirement of OEM of crane.

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- 2.1.16 While crane installation be done by crane contractor, the contractor executing the civil work for crane foundation shall coordinate with the above firm for joint checking of foundation anchors/inserts etc.
- 2.1.17 Pre-cast concrete i.e. concrete block for counter weights as per their design & drawing of crane contractor, which will be handed over by civil contractor to crane contractor during installation of cranes.
- 2.1.18 Fabrication and erection of steel (if Structural Steel Section or Hollow Section is supplied by GRSE, rate of recovery @ Rs 43140/ ton as an issue rate from Bill)
- 2.1.19 All equipment and machinery including consumables necessary for the construction, fabrication & erection are to be arranged by the contractor.
- 2.1.20 Performing vertical test to the pile.
- 2.1.21 When working near existing structures care shall be taken to avoid any damage to such structures.
- 2.1.22 Contractor shall timely deploy necessary machineries & tools for excavation/boring, piling activity, concreting, reinforcement, joints & finishing of concrete, dismantling etc to achieve desired rate of progress as well as to maintain quality & workmanship.
- 2.1.23 Contractor shall deploy pontoon or any suitable floating vessel at his own cost if required for execution of work.
- 2.1.24 Dewatering of water as necessary during construction.
- 2.1.25 Cutting and trimming of trees as required.
- 2.1.26 Taking out all unsalvageable, discarded material/items, all debris/waste as generated during work and also misc. loose items lying within the work area from GRSE premises (as per prevailing rules of GRSE) progressively and segregating & shifting the salvageable materials (metal and wood) within the GRSE premises in the designated area.
- 2.1.27 Timely disposal of debris in environmentally sound manner abiding by prevailing Municipal Solid Wastes Rules of Municipal Corporation & get appropriate clearance from the local authority as applicable.
- 2.1.28 Any other related Civil works for successful completion of the project.
- 2.1.29 Site Clearance
- 2.1.30 Defect Liability of 12 (twelve) months against defective material, workmanship, quality for material supplied for the executed work.

2.2 Scope of work (Part B):

The detail scope of piling and related works is also comprising of following: -

2.2.1 Pile foundations shall be designed in such a way that the load from the structure it supports, can be transmitted to the soil without causing any soil failure and without causing beyond permissible settlement differential or total under permanent transient loading as may result in structural damage and/or functional distress. The pile shaft should have adequate structural capacity to withstand all loads (vertical, axial or otherwise) and momenta which are to be transmitted to the subsoil.

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- 2.2.2 The design details of pile foundation / RCC Pedestal/ Base shall indicate the information necessary for setting out the layout of each pile within a cap; cut-off levels, finished cap levels, orientation of cap, in the foundation plan and the safe capacity of each type of piles, etc.
- 2.2.3 Construction of 02 sets of cast-in-situ RCC bored pile foundation of grade M-30 by using hydraulic piling rig or equivalent for erection of 10T tower crane at the location marked in Appendix-1 including pile cap as per the approved drawing & design and the construction shall be in accordance with IS:2911 (Part I / Sec 2) & section 1100 of MoRTH (5th Revision) and as applicable
- 2.2.4 Use of drilling mud during boring to stabilize the bore and flushing the bore of excess mud with freshly prepared drilling fluid by using pumps including bentonite wash prior to placing concrete by tremie pipe.
- 2.2.5 When concreting is carried out for a pile, a temporary metal casing shall be installed to sufficient depth so as to ensure that fragments of soil from the sides of the hole do not drop into the concrete as it is placed.
- 2.2.6 MS liner/casing as necessary shall be provided as per the approved drawing & instruction of EIC.
- 2.2.7 Removal of Concrete above Cut-off Level of each Pile. It is desirable that the concrete above cut-off level, is removed before the concrete is set. Such removal of concrete helps in preventing the damage of the good concrete below the cut-off level, which results from chipping by percussion method. The removal of concrete shall be within ± 25 mm from the specified cut off level, preferably on the minus side. After removal of such concrete, the concrete shall be compacted with rammer with spikes or vibrated.
- 2.2.8 The EIC reserves the right of rejecting any pile which in his opinion is not structurally sound or is not on a proper position and alignment. The contractor shall remove or leave the defective pile as convenient and install new one or more additional piles at the contractor's cost to substitute the defective pile as per the directive of EIC.

2.3 Pre-Bid Meeting

- 2.3.1 Attending pre-bid meeting along with site visit is mandatory and the submitted Bid will not be considered in case of non-participation. Pre-bid Meeting will be held on 10th day from the date of publication of tender.
- 2.3.2 It is always advisable to attend Pre-bid meeting and site visit physically. If for any reason physical attendance is not possible, pre-bid meeting can be attended via video conference and site visit can be attended through video call and in that case prior intimation has to be given at least one day before Pre-bid meeting.
- 2.3.3 Prospective Tenderers shall submit their queries, if any in connection with the Tender, in writing by email at the earliest to enable GRSE to clarify the same. The last date of submitting the queries is 2 days prior to the pre-bid meeting. Copies of the Employer's response will be displayed on GRSE website www.grse.in including a description of the enquiry but without identifying its source.

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2.4 Submission of Technical Documents along with the Bid

2.4.1 The Tenderer shall submit following documents along with their technical Bid;

- 2.4.1.1 Organisation Chart
- 2.4.1.2 Work Plan i.e. Methodology
- 2.4.1.3 Schedule/Programme of work with milestones
- 2.4.1.4 Necessary supporting documents for work experience as per technical eligibility criteria.
- 2.4.1.5 Initial QAP
- 2.4.1.6 Initial Safety Plan

2.5 Drawings, Design Calculations and Documents including Quality Assurance Plan (QAP)

- 2.5.1 The Contractor shall submit GA, Drawings, Design Documents including QAP etc. to GRSE for review/approval.
- a) Finalisation of GA, detailed design & construction working drawings for piling foundation and RCC base including obtaining vetting of design & drawings by any Institute (JU, IIEST, IIT) well before execution for approval i.e. by 2 Weeks from the date of LOA/PO which ever is earlier are required to be submitted. The contractor shall ensure that each drawing & document contain all necessary details to reduce number of revisions.
- b) An Outline Quality Assurance Plan covering activity including procurement, fabrication, erection, testing critical inspection stages and verification/certification shall be submitted at the time of submitting the Technical Bid. The Contractor shall ensure that his detailed Quality Assurance Plan is prepared and submitted (10 days from the receipt of LOA) prior to the Commencement of the Works for approval. The Contractor has to comply with the quality requirements as per the relevant BIS. All relevant Test Reports / Manufacturing Certificates as per the approved QAP shall be submitted. Approval of document shall not relieve the Contractor of any of his obligations under the Contract.
- c) Work programme with break-up of activities shall be submitted along with the Technical Bid. A detailed network programme (preferably in MS project) showing the activities, milestones, critical path etc shall be submitted by 10 days from LOA.
- d) Monthly Progress Reports
- As built drawings (GA, section, elevation etc.) of Pile foundation and RCCC Base including allied facilities in both hard and soft (AUTOCAD & Pdf) format on completion of work.

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2.6 Other General Requirements

- 2.6.1 The Contractor shall carry out detail survey on site for finalisation of extent of work.
- 2.6.2 The Contractor will be responsible for overall site management and coordination of site activities within the boundary of the works, as necessary to ensure the adequacy, stability and safety of the works and of persons at the site. The contractor shall require planning his work in coordination with on-going production activities of GRSE, other contractors working in and around the workplace.
- 2.6.3 The contractor shall abide by prevailing rules & regulations for entry of their workmen, supervisor etc., working inside GRSE premises including working in extended hours/holidays and also entry/exit of construction equipment, materials & consumables.
- 2.6.4 No contractor workmen are allowed to enter into GRSE premises after 08:30 AM and allowed to exit before the scheduled-out time i.e. 05:06 PM on week days and 01:00 PM on working Saturdays. Early exit is possible on approval from Engineer-In charge.
- 2.6.5 The contractor shall adopt all precautionary safety measures adhering to prevailing safety rules & regulations & in consultation with GRSE Safety Dept. while working. The contractor shall take all necessary work permit from concern Departments of GRSE (i.e. Safety, Fire etc.) as applicable in line with prevailing rules in GRSE. (Refer Clause No -4 Health and Safety of this SOTR for detail safety requirement).
- 2.6.6 The submission to and comment/acceptance by the Engineer of such programmes, methods, drawings, designs, QAP shall not relieve the Contractor of any of his duties or responsibilities under the Contract.
- 2.6.7 Dismantling work, handling & removal of salvageable & unsalvageable materials shall not come in the way of ongoing functioning of GRSE.

2.7 Detail Job Quantity

- 2.7.1 BOQ with item quantities for construction as part of SOTR are given in the tender is tentative. The quantities set out in the BOQ of the tender shall be treated as estimated quantities of the work and shall not be deemed as actual or correct quantities of the work to be executed by the Contractor.
- 2.7.2 The Contractor shall execute required quantity for successful completion of project work at the same contractual rates and terms & conditions for any extent of variation in stipulated BOQ quantities.
- 2.7.3 List of BOQ Items considered under the scope of this tender is provided at successive clause for reference.
- 2.7.4 All bidders shall quote against all the items of BOQs, otherwise, their bid would be considered as Incomplete Bid and shall be liable for rejection.

3 TECHNICAL SPECIFICATIONS

3.1.1 Pile Foundation

3.1.1.1 Design and construction of pile foundation shall be in accordance with IS-2911 (Part-I/Sec-2), IS-2911(Part-4) & other applicable BIS including section 1100 of MoRTH (5th Revision),

3.1.1.2 The pile shall be cast in one continuous operation from end to end for each pile. YM/4/SOTR/RBD &MAIN/TC/2024

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- 3.1.1.3 Boring shall be carried out using rotary equipment. Percussion type of equipment shall be used only if approved by the Engineer.
- 3.1.1.4 Concrete shall be poured in dry cleaned hole.
- 3.1.1.5 While concreting uncased piles, voids in concrete shall be avoided and sufficient head of concrete is to be maintained to prevent inflow of soil or water into the concrete. It is also necessary to take precautions during concreting to minimize the softening of the soil by excess water. Uncased cast in-situ piles shall not be allowed where mudflow conditions exist.
- 3.1.1.6 The drilling mud such as bentonite suspension shall be maintained at a level sufficiently above the surrounding ground water level throughout the boring process, to ensure the stability of the strata which is being penetrated until the pile has been concreted.
- 3.1.1.7 Where bentonite suspension is used to maintain the stability of the borehole, it is essential that the properties of the material be carefully controlled at stages of mixing, supply to the borehole and immediately before concrete is placed. It is usual to limit:
 - i) The density of bentonite suspension to 1.05 g/cc
 - ii) The marsh cone viscosity between 30 and 40
 - iii) The pH value between 9.5 and 12
 - iv) The silt content less than 1 percent
 - v) The liquid limit of bentonite not less than 400 percent

These aspects shall act as controlling factors for preventing contamination of bentonite slurry for clay and silt.

- 3.1.1.8 Reinforcement for the pile as shown on the drawing shall be tied in place to form a cage which is lowered into the pile shaft. Suitable spacers shall be provided to maintain the required cover to reinforcing steel. Reinforcements at the bottom should not be provided with L-bends as these may interfere with cleaning of the pile base.
- 3.1.1.9 Where concrete is placed in dry and a casing is present, the top 3 m of the pile shall be compacted using internal vibrators.
- 3.1.1.10 Where the casing is withdrawn from cohesive soils for the formation of cast in-situ pile, the concreting should be done with necessary precautions to minimize the softening of the soil by excess water. Where mud flow conditions exist, the casing of cast in-situ piles shall not be allowed to be withdrawn.
- 3.1.1.11 Care shall be taken during concreting to prevent the segregation of the ingredients. The displacement or distortion of reinforcement during concreting and while extracting the casing, shall also be avoided.
- 3.1.1.12 Prior to the placing of reinforcement cage, the pile shaft shall be cleaned of all loose materials.
- 3.1.1.13 Before concreting of pile is commenced, it is essential to ensure that no debris remains at the bottom of the shaft, as inadequate cleaning of the base can lead to formation of a soft base or soft toe which may result in the reduction of load bearing capacity of the pile.
- 3.1.1.14 The concrete should invariably be poured through a tremie with a funnel, so that the concrete can be properly deposited in the hole without segregation.
- 3.1.1.15 The minimum embedment of cast in-situ concrete piles into pile cap shall not be less than 50 mm.
- 3.1.1.16 Any defective concrete at the head of the completed pile shall be cut away and made good with new concrete.
- 3.1.1.17 The clear cover between the bottom reinforcement in pile cap from the top of the pile shall be not less than 25 mm.
- 3.1.1.18 The reinforcement in the pile shall be exposed for full anchorage length to permit it to be adequately bonded into the pile cap. Exposing such length shall be done carefully to avoid damaging the rest of the pile.

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3.1.2 Structural Steel Work

- 3.1.2.1 In case the material is procured by the Contractor, the Contractor shall submit the test certificate conforming to appropriate standards of all steel materials used for fabrication. All structure steel shall be free from rust, scales, lamination, cracks, fissures and other surface defects.
- 3.1.2.2 Steel used for construction exposed to weather or other corrosive influences shall not be less than 8 mm in thickness and in construction not exposed to weather, thickness shall not be less than 6 mm. The controlling thickness as specified above, for rolled beams and channels shall be taken as the mean thickness of flange, regardless of web thickness
- 3.1.2.3 Sealed tubes and sealed hollow box sections used for external construction exposed to weather shall not be thinner than 4 mm and for construction not exposed to weather shall not be thinner than 3 mm.
- 3.1.2.4 All fabrication of structural steelwork shall be in accordance with IS: 800 and as per the approved drawings unless otherwise specified. The tolerances of fabrication of steel structures shall be in accordance with IS: 7215 unless otherwise specified.

3.1.3 Concreting Work (Nominal & Ready Mixed Concrete):

- 3.1.3.1 The Contractor shall provide ready mixed concrete (RMC) including all labour, materials, equipment and incidentals required for proper execution and completion of all concrete work as specified in IS 456(Latest edition) and latest PWD schedule, West Bengal.
- 3.1.3.2 The Contractor shall not pour any concrete unless and until the representatives of the Engineer have inspected the formwork, reinforcing steel and inserts and sleeves if any and given permission to place concrete.
- 3.1.3.3 The grade of RMC is M 30.
- 3.1.3.4 Where nominal concrete mixes are described as 1:1:2, 1:1.5:3 etc. The figures denote the relative proportions of cement, dry sand and graded stone aggregate respectively.
- 3.1.3.5 Portland Pozzolana Cement (Grade-53) conforming to IS: 1489 (Part-I) (Fly ash based) to be used.
- 3.1.3.6 Shuttering shall be steel shuttering at all locations for all shapes etc in all complete including de-shuttering of the same after specified period without damaging the concrete works as directed by Engineer-in charge, etc. Providing and applying approved form oil on all surfaces of formwork coming in contact with concrete as per specifications and drawings and as directed by Engineer in-charge. Shuttering shall be of leakproof.
- 3.1.3.7 Each layer of concrete shall be compacted fully before the succeeding layer is placed.
- 3.1.3.8 All concrete work shall be water cured for a minimum period of 7 days after concreting or as directed by Engineer.

3.1.4 Steel Reinforcement:

3.1.4.1 Supplying TOR steel reinforcement (of approved manufacturer) of tested quality of any diameter up to 32mm dia minimum Fe 500 confirming to IS:1786 for reinforced concrete work in all sorts of structures at all depth and height including distribution bars, stirrups, binders etc. initial straightening and removal of loose rust (if necessary), cutting to requisite length, hooking YM/4/SOTR/RED & MAIN/TC/2024

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and bending to correct shape, placing in proper position and binding with 16 gauge black annealed wire at every intersection, complete as per drawing and direction.

3.1.5 Masonry / Brickwork

- 3.1.5.1 The bricks shall be locally available kiln burnt bricks of generally regular and uniform size, shape & colour, uniformly well burn but not over burnt.
- 3.1.5.2 The size of brick shall normally 230 mm x 115 mm x 75 mm. Bricks of one standard size shall be used on one work unless specially permitted by the Engineer.
- 3.1.5.3 After immersion in water, absorption by weight shall not be exceeding 20% of dry weight of the brick when tested according to IS 1077 of latest edition. Unless otherwise specified the load to crush the brick when tested according to IS 1077of latest edition shall not be less than 75 Kg/Sq.cm.
- 3.1.5.4 Prior approval of Engineer shall be obtained for the brands of bricks to be used in the work after compliance with the above specifications/tests.
- 3.1.5.5 Unless otherwise specified, mortar for brick work shall be composed of 1:4 ratio i.e. 1 part of cement to 4 parts of sand.

3.1.6 Painting Work

- 3.1.6.1 The Exterior and Interior Painting on all types of surface in accordance with the 'drawings' and Schedule of finishes or as per the guideline explained in IS: 1477, IS: 2395 and as per direction of the Engineer and 'Schedule of Quantities'.
- 3.1.6.2 All surfaces for painting shall be properly sand papered and cleaned by mechanical buffing and where necessary good quality putty shall be used to hide all holes, cracks, open joints etc. The rate for painting includes such work.
- 3.1.6.3 Paint shall be applied with approved brushes and surfaces shall be sand papered after every coat. All work when completed shall present a smooth, clean solid and uniform surface, to the satisfaction of the Engineer-in- Charge.
- 3.1.6.4 All surfaces for painting, if they are new, should have a coat of suitable primer before application of the paint. Old surfaces where existing paints have been completely worn out owing to long use should also receive a coat of priming before application of fresh painting.
- 3.1.6.5 <u>Steel Primer:</u> For steel surface red oxide primer, zinc chromate primer of approved brand and manufacture and as per direction of the Engineer-in-Charge is to be applied on the surface.
- 3.1.6.6 <u>Acrylic Primer Coat (solvent based Primer):</u> Acrylic primer coat is to be used as base coat on wall finish of cement, lime or lime cement plaster surface before application of any wall coating e.g. distemper, oil-based paints, synthetic enamel, acrylic emulsion etc. on them.
- 3.1.6.7 <u>Enamel Paint:</u> Enamel paint of approved brand and manufacture shall be used. Each coat shall be allowed to dry for 24 hours and lightly rubbed down with fine grade sand paper and dusted before the next coat is applied. The finished surface shall present an even and uniform appearance. Minimum thickness of paint should be 25µm/coat.

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- 3.1.6.8 <u>Acrylic Emulsion Paint</u>: Acrylic emulsion paint are not suitable for application on external surface and surface which are liable to heavy condensation and are be used generally on internal surface. For plastered surfaces a cement priming coat is required before application of acrylic emulsion. Acrylic emulsion paint of approved brand and manufacture and of the required shade shall be used.
- 3.1.6.9 <u>Epoxy Paint:</u> The painting scheme include surface preparation to SA2 1/2 by blasting,1st coat of inorganic zinc silicate primer of 65-micron, intermediate coat of epoxy high build MIO of 100 micron and two finish coats of high build epoxy of 2 x 100 micron.

Item	Make / Brand	
Cement	Lafarge / ACC / Ultratech or equivalent as approved by Engineer	
Reinforcement Steel	TISCO / SAIL / ESSAR / RINL/ SRMB or equivalent as approved by Engineer.	
RMC	Ultratech/ACC/Lafarge or equivalent as approved by Engineer	
Structural Steel	SAIL / TATA / JINDAL / equivalent as approved by Engineer	
Paint Asian Paints / Berger / ICI / Nerolac or equivalent by Engineer		
GI Pipe	Tata/Jindal	
HDPE Pipes	Supreme/Oriplast/Skipper/Astral or equivalent as approved by Engineer	

3.2 Approved Make / Brand

3.3 List of BOQ Items

List of BOQ items considered under the scope of this tender. However, tenderer may point out any discrepancy or inclusion of any new BOQ item in the Pre-bid queries. BOQ is attached in **Appendix-5**

4 HEALTH AND SAFETY

4.1 Safety Guidelines to be adopted by the Contractors at GRSE Premises

4.1.1 The contractor shall provide & ensure use of ISI marked Industrial Safety Shoes, Safety Helmets, Retractable type Full Body Harness (Double Lanyard), Welding Fume Respirator, Safety Goggles, Hand Gloves, Boiler Suits & other necessary Personal Protective Equipment (PPEs) depending upon the nature of job while at work.

SL. NO.	NAME OF PPE	STANDARD
1	Safety Helmet	IS: 2925/EN: 397
2	Safety Footwear	IS : 15298/EN : ISO 20345
3	Safety Googles	ANSI: 287.1 / EN: 166

LIST OF PERSONAL PROTECTIVE EQUIPMENT (PPE)

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4	Ear Plug	IS: 9167 / EN: 352	
5	Hand Gloves	 i. IS: 4770 for Electrical work. ii. EN: 420 for general requirement. iii. EN: 388 for Medical Hazard. iv. IS: 6994 / EN: 407 for heat applications (Gas Cutting / Welding) 	
6	Welding Fume Respirators & Dust Musk	IS: 9473 / EN: 149	
7	Double lanyard Safety Belt & harness, automatic fall arrestor.	IS: 3521	
8	Cotton Boiler Suit Cloth	IS: 177-1989 (Amended up to date), Variety 3	

4.1.2 Hot Work Safety (Gas Cutting, Welding etc.):

Prior to commencement of hot work, surrounding areas (including other side of the bulkhead & deck) shall be inspected for the presence of any inflammable materials and no Hot Work shall be carried out without obtaining Hot Work Permit from Fire Fighting Department of GRSE

- Adequate ventilation must be arranged while working in confined spaces throughout the period of carrying hot work.
- (ii) Damaged gas hoses & welding cables should not be used for gas cutting & welding job. Gas cutting hoses & copper welding cables must be ISI marked of reputed make. Use of Aluminium Welding Cable is prohibited during construction activities from fire safety point of view.
- (iii) The gas cutting hose should be separated from welding cables & electric cables.
- (iv) The welding holders, if energized, should not be left unattended.
- (v) All gas cutting torches shall be ISI marked of reputed make and must be fitted with standardized FLASH BACK ARRESTER.
- (vi) Full insulated welding holders (ISI marked) shall be used in construction jobs.
- (vii) During recess period (Lunch time and at the end of day's work) or when work is suspended for more than half an hour, the gas cutting hoses shall be disconnected from the cylinder valves and removed from ship's confined space and keep the same in an open area / Main Deck.
- (viii) All gas equipment shall be subjected to "Water Dip" test daily, before taking those on board. A record of the testing to be maintained by the person carrying out such test.
- (ix) Electric power shall be cut off from welding transformer end during recess period, at the end of day's work and whenever the work is stopped for at least half an hour.
- (x) During hot work activity at the overhead location and on the bulk head, a person must be deputed at the opposite side of hot work from fire safety point of view. xii. Use of LPG for gas cutting is strictly prohibited in the shipyard.

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4.1.3 Safety during Grinding:

- (i) All grinding machines shall be provided with standardized & non-expired grinding wheels of reputed make and shall be fitted with protective metal guards during grinding job.
- (ii) Use of oversize grinding wheel is prohibited.
- (iii) All grinding wheels shall be of reputed brand & make and shall be stored / handled carefully prior to taking into use.
- (iv) Damaged grinding wheel shall be replaced forthwith for avoiding likely hood bursting of the Wheel.
- (v) Suitable Safety Goggles / Transparent Face Shield to be used for protection of eyes against foreign body.
- (vi) Double insulated type portable Grinding Machines to be used.

4.1.4 Safety precautions while working at height:

- (i) Prior to starting of any work at height from where a person may fall and get injured, "Height Work Permit" (Annexure - I) shall be issued by the concerned official of YM Department to the concerned contractor firm and to be forwarded to Safety Department for clearance.
- (ii) The vendor representative / Supervisor shall check the height work area before commencement of height work & confirm to comply according to the checklist (as per Annexure – II).
- (iii) All temporary scaffolding structure (Metal / Bamboo) should be erected with adequate stability of the structure and dimensions as per IS: 3969
- (iv) While erecting the scaffolding structure and working on scaffolding platform, all concerned personnel shall wear full body harness with double Lanyard (safety belt) with anchoring the lifeline to the nearest rigid structure.
- (v) The scaffold platforms to be provided with suitable hard barricading at the open sides. Top guard must be at least 42", mid 21", toe board 4" from the working surface and wooden working platform / planks to be secured at both ends for preventing over turning of the wooden planks.
- (vi) The staging / scaffolding planks should be so arranged that there is no gap between them.
- (vii) There should be sufficient lighting in and around the staging / Scaffolding, if the work is planned after the sunset.
- (viii) Defective wooden planks (weak, rotten, cracked, split, bent) should never be used on staging. Staging planks to be checked thoroughly and defective planks should be replaced prior start of work.
- (ix) While erecting scaffold, care should be taken to ensure that the distance between two transoms is not more than one metre.
- (x) Suitable Ladders should be tied / anchored at the top as well at the bottom to prevent dislodging from it's position.
- (xi) Where erection of scaffolding structure is not feasible / provided, appropriate type of Suspended Working Platform for single person in sitting posture (Boatswain's Chair) may be used by anchoring on to the fixed rigid structure in conjunction with use of double lanyard full body harness (safety belt) and automatic fall arrestor to prevent inadvertent fall of person from height.
- (xii) As per requirement, Safety Net (having suitable mesh size) to be erected just below the work location to prevent fall of man, material and tools & tackles from height.

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(xiii) 'Safety Tool Box' to be conducted by the Site In-charge / Supervisor of the contractor firm on regular basis prior to commencement of day's work and a register to be maintained at site with signature of the height workers, duly endorsed by the Site In charge of the firm.

4.1.5 Safety precautions while working on fragile roof (A.C Sheet):

- (i) Prior to starting of any job on fragile roof (A.C.Sheet), "Height Work Permit" (Annexure I) shall be issued by the concerned official of Civil Department to the contractor firm and to be forwarded to Safety Department for clearance.
- The vendor representative / supervisor shall check the height work area before commencement of height work & confirm to comply according to the checklist (as per Annexure – II).
- (iii) While working on fragile roof (A.C.Sheet), dedicated Roof Ladder along with the full body harness with double lanyard (safety belt) shall be used on the top of the roof and safety belt to be anchored to a rigid structure above the roof.
- (iv) Safety Net (having suitable mesh size) to be erected just below the work location to prevent fall of man, material and tools & tackles from height.
- (v) Where a rigid structure is not available for anchoring the hook of safety belt (double lanyard full body harness), a dedicated horizontal life line of adequate strength to be erected above the roof for ensuring safe movement across / along the fragile roof.
- (vi) The underneath area of work on fragile roof shall be cordoned with cautionary tape with a minimum site clearance of 5 mtr. in all direction from the location of work and sufficient number of Cautionary Notice Board (in Bengali & Hindi Language) to be displayed & maintained at site for general information to the others / personnel working in the close vicinity.
- (vii) 'Safety Tool Box' to be conducted by the Site In-charge / Supervisor of the contractor firm on regular basis prior to commencement day's work and a register to be maintained at site with signature of the height workers, duly endorsed by the Site In charge of the firm.
- (viii) All personnel working on fragile roof, shall be well trained and conversant with the use of Roof Ladders, full body hamess safety belt, anchorage of lanyard of harness on the horizontal lifeline etc.

4.1.6 Safety precautions during & after excavation of soil:

- (i) Civil maintenance work which requires excavation of soil, shall be cordoned immediately with hard fencing of adequate strength, all around the excavated location, to prevent inadvertent fall of persons inside the trench.
- (ii) Such cordoned areas are also to be marked / identified with cautionary banners / danger tapes to attract attention of the moving vehicles inside the factory premises.
- (iii) After filling up of excavated locations, the said area should not be immediately left opened / allowed for vehicle movement until the total area is suitability settled & made strengthened to avoid any vehicle to be entrapped therein.

4.1.7 Electrical Safety:

 Only standardized electrical extension boards fitted with industrial type plug, socket and MCB, to be used at site for drawing temporary power from the nearby electrical outlet points.

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- Use of damaged / worn out power cable, electrical extension boards, plug & sockets etc. are strictly prohibited at work site.
- (iii) Electrically operated power tools (e.g. Cutting Wheel, Grinding Machines, Hand Held Concrete Vibrator etc.) shall be of double insulated type.
- (iv) Contractor personnel of the firm shall not tamper / alter any electrical connection for exigency of work. For all type of required electrical support, GRSE electrical department shall be approached through proper channel.

4.2 Health & Safety Plan

- 4.2.1 In addition to the GRSE's Health and Safety Guideline the Contractor must fully comply with all relevant Indian Health and Safety legislation. Nothing in the contract or this specification shall reduce his statutory obligations with respect to health and safety.
- 4.2.2 The Contractor shall be responsible for ensuring that his works are safe. To this end, contractor shall nominate a suitably qualified Health and Safety Manager who shall prepare a Health & Safety Plan for the works in accordance with GRSE guidelines/standards. The Contractor shall be responsible for implementing the Health & Safety Plan with respect to his works. The Health & Safety Plan shall, as a minimum, contain a Health & Safety Risk Assessment and a Health & Safety Management Plan.

4.3 Health & Safety Risk Assessment

- 4.3.1 This shall identify all potential hazards to people that may arise due to the works. In this context "people" shall include anyone who may be affected by the works whether Contractor's personnel, Owner's personnel, other contractors' personnel, visitors, general public etc.
- 4.3.2 Hazards shall include those which may arise due to the interaction of the Contractor's own activities with those of others in the Main Yard including dockyard operations.
- 4.3.3 The risk assessment shall identify appropriate methods to eliminate or reduce the risk of the hazard occurring to the minimum that is reasonably practicable.
- 4.3.4 It shall define the specific ways in which each Hazard and its consequent Risk is to be minimised, for example by:
- a) Training of personnel.
- b) Physical measures on site e.g. temporary works, barriers etc.
- c) Methods of work on site.
- Management e.g. permits to work; monitoring and control of potentially hazardous activities, co-ordination with other parties
- e) Documentation e.g. method statements, maintenance manuals etc.

4.4 Health & Safety Management Plan

- 4.4.1 This shall document the Contractor's plan for managing, co-ordinating, implementing, monitoring and controlling his activities with respect to Health & Safety.
- 4.4.2 It shall include an organisation chart which shall identify those personnel in the Contractor's organisation (office and site) who have particular responsibilities for Health & Safety matters, with their contact details.
- 4.4.3 The Contractor's Health & Safety Manager or his nominated representative shall be available at all times during the progress of the works.

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- 4.4.4 It shall include but not be limited to:
- a) Methods for assuring health and safety, both of his own personnel and that of other people in the shipyard who may be affected by the Contractor's activities.
- b) Staff training and certification.
- c) Accident reporting.
- d) Reporting of non-compliance.
- e) Safety Management and control of Sub-Contractors.
- f) Work Equipment, Plant, and Personal Protective Equipment.
- g) First aid provision.
- h) Emergency procedures.

4.5 Height work

4.5.1 All height work shall be carried out adopting appropriate safety measures like erecting steel / iron scaffolding, use of cherry picker / man lift or any other suitable safe measure to carry out such jobs on obtaining proper height work permit from GRSE safety department. Safety belt, fall arrestor, PPE etc shall be used during any height work execution. GRSE safety norm shall be followed while work execution in side of the factory premises. Under no circumstance, safety shall be compromised.

5 OTHER REQUIREMENTS

5.1 Contractor to Supply all Materials

- 5.1.1 Unless stipulated otherwise in the Contract, all materials including consumables required for the work shall be procured and supplied by the Contractor with the approval of the Engineer or his Representative and subject to subsequent testing as may be required by the Engineer or his Representative.
- 5.1.2 The Contractor shall comply with the relevant IS Codes.

5.2 Deployment of Resources

- 5.2.1 Contractor shall provide adequate number of qualified / experienced workmen, with experienced Engineers / Supervisors & also one experienced / qualified Safety Officer having requisite qualification in Industrial Safety, recognized by the State Govt. / AICTE and working experience in industry / project work. The credentials of the vendor's safety personnel are to be submitted to Unit Safety Department duly endorsed by the concerned stakeholders mentioning the relevant P.O. No. and also have sufficient construction equipment, materials, tools & tackles etc. for achieving the schedule target as per approved work schedule. The contractor shall ensure timely deployment of all above resources at site to ensure contractual completion.
- 5.2.2 The contractor shall ensure deployment of adequate and proper skilled /semi-skilled workforce as per work requirements and optimum supporting unskilled workforce as necessary.

5.3 Testing of Materials and Acceptance

- 5.3.1 Test samples shall be prepared and submitted for approval of the Engineer or his Representative, whenever required to do so, all at the Contractor's cost.
- 5.3.2 The Contractor shall submit valid correlated test certificates conforming to applicable standards for materials/items before incorporation in the permanent works.

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- 5.3.3 Testing of materials shall be conducted as per the approved Quality Assurance Plan or relevant Indian Standards.
- 5.3.4 Unless stipulated otherwise in the Contract, the cost of any test required by the Engineer or his representative in respect of materials and workmanship deployed on the work shall be borne by the Contractor.

5.4 Inspection by the Engineer

- 5.4.1 For Site inspection, the Contractor shall give adequate notice to the Engineer (authorised representative of GRSE).
- 5.4.2 The Contractor shall provide the Engineer with proper free and safe access to the Contractor's works and stores or his sub-contractor's works and stores at all times and shall provide reasonable facilities to enable him to undertake his inspection.
- 5.4.3 The Contractor shall make all necessary arrangements to enable stage inspections by the Engineer.
- 5.4.4 The Engineer or his Representative shall have power to certify or disapprove/reject works or materials, in accordance with the Conditions of Contract.

5.5 Quality & Workmanship

- 5.5.1 Quality and workmanship of all items/materials and work shall conform to BOQ /Technical Specification / relevant Indian Standards. The Contractor shall be responsible for any loss/damage during the course of work to any structure, machinery, equipment, fittings, wiring, piping, and systems etc. caused by his workman (or his sub contractor's) and the Contractors shall make good such damage free of cost.
- 5.5.2 Workmanship and quality of work being essence of the contract, contractor must adhere to the provisions of the relevant BIS for supplied construction materials and workmanship including ensuring of the clause 11 to 13 of BIS-456

5.6 Materials / Work not acceptable to Engineer

5.6.1 The Engineer or his Representative shall have the power to inspect any material and work at any time and to order at any time – (a) for removal from the Site of any material which in his opinion is not in accordance with the Contract or the instruction of the Engineer or his Representative, (b) for the substitution by the proper and suitable materials, or (c) the removal and proper re-execution of any work, which in respect of material and workmanship is not in accordance with the Contract or the instructions of the Engineer. The Contractor shall comply with such order at his own expense and within the time specified in the order. If the Contractor fails to comply, the Engineer shall be at liberty to dispose any such materials and re-do any work in the manner convenient to the Engineer by engaging any outside agency at the risk and expense of the Contractor and after giving him a prior written notice of 7 (seven) days. The Contractor shall extend his full assistance as required by the Engineer during inspection.

5.7 Contractor to Commence Work

5.7.1 The Contractor shall mobilize and commence the work on site within 15 days from issue of LOA/PO whichever is earlier. The Contractor shall then proceed with the work with due expedition and without delay, except as may be expressly sanctioned or ordered by the VM/4/SOTR/RBD & MAIN/TC/2024

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Engineer or his Representative, time being deemed the essence of the Contract on the part of the Contractor.

5.7.2 The contractor shall commence the work parallelly both for site at RBD & Main

5.8 Supervision by the Contractor

- 5.8.1 The Contractor shall engage experienced and qualified Engineers at site in day-to-day charge of the work and the Engineer should be authorized to receive instructions from the Engineer-In charge /GRSE. He shall receive orders given by the Engineer from time to time and shall act on them promptly. One fully responsible and experienced & Qualified Site-in-charge (Minimum Qualification: Diploma with 5 years' experience) has to be posted at the site during progress of work.
- 5.8.2 The Contractor shall provide necessary and adequate supervision during the execution of the works and as long thereafter as the Engineer or his Representative shall consider necessary during the Defect Liability Period.
- 5.8.3 The Contractor or his competent and authorised agent or representative shall be constantly at site during working hours. The Contractor shall inform the Engineer or his Representative in writing about such representative / agent of him at site. Replacement of any of the authorised agent of the Contractor during the currency of Contract shall only be with prior written approval of the GRSE/ Engineer.
- 5.8.4 The Contractor and his authorised agent or representative shall be readily available to meet with the GRSE and/or Engineer and/or Engineer's Representative and instructions given to him by the Engineer or his Representative in writing shall be binding upon the Contractor.

5.9 Setting Out

- 5.9.1 The Contractor shall be responsible for the true and proper fitting / alignment of the Works in relation to reference points / lines / levels as applicable. The checking of any alignment or level by the Engineer or his Representative shall not in any way relieve the Contractor of his responsibility for the correctness thereof and he shall fully provide, protect and preserve the setting out of the works.
- 5.9.2 The Contractor shall promptly notify the Engineer of any discrepancy in the setting out of the works.

5.10 Care of the Work

5.10.1 From the commencement of the works till issue of the Completion Certificate hereof; the Contractor shall take full responsibility for the care thereof. Save for the excepted risks, any damage, loss or injury to the work or any part thereof shall be made good by the Contractor at his own cost as per instruction and to the satisfaction of the Engineer, failing which the Engineer or his Representative may cause the same to be made good by any other agency and the expenses incurred and certified by the Engineer / Owner, shall be recovered from the Contractor.

5.11 Protection of the Existing Structures / Machines

5.11.1 The Contractor will be responsible for the protection of all existing structures, machines, cranes, electrical installations, ship blocks, surrounding roads, pavements, drains etc. adjacent to and within the Works from any type of damage.

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- 5.11.2 Before the commencement of work, the Contractor to take necessary precautions and measures to safeguard the existing structures/machines/materials/various installations/roads etc. and protect them from possible damages. For that the Contractor will arrange adequate safety nets, ropes, tarpaulin sheet, scaffolding, rubber mats etc. without any extra cost.
- 5.11.3 If any damage occurs by the Contractor or sub-contractor or contractor's workmen, will be recovered suitably from the Contractor.

5.12 Existing Roads & Shop floor to be kept clean

- 5.12.1 Existing roads & Shop floor used by vehicles/machineries of the Contractor or any of his subcontractors for supplies of materials or plant shall be kept clean and clear of all dirt, mud or any other materials dropped by the said vehicles or their tyres. The Contractor shall provide and maintain all equipment as may be necessary to keep the Owner's roads clean as required by this Clause.
- 5.12.2 Any damage caused by the Contractor to the surface of the roads or car parks shall be made good at his own cost.

5.13 Control of Pollution / Health Hazards

5.13.1 The Contractor shall take care to comply with current legislation on the Control of Pollution.

5.14 Site-In charge / Log Book / Hindrance & other Records

- 5.14.1 One fully responsible and experienced & Qualified Site-in-charge (Minimum Qualification :Diploma with 5 years' experience) has to be posted at the site during progress of work.
- 5.14.2 One dedicated and experienced / Qualified Safety Officer at site having requisite qualification in Industrial Safety, recognized by the State Govt. / AICTE and working experience in industry / project work. The credentials of the vendor's safety personnel are to be submitted to Unit Safety Department duly endorsed by the concerned stakeholders mentioning the relevant P.O. No.
- 5.14.3 Details of technical personnel deployed for the job.
- 5.14.4 Log book for re-work/ modification.
- 5.14.5 Site instruction book.
- 5.14.6 Details of materials brought by vendor along with copies of challan.
- 5.14.7 Proper record of hindrances is to be maintained by the contractor for the purpose of timely removal of the hindrance and is to be put up for approval by the Engineer on weekly basis.

5.15 Clearance of Site

- 5.15.1 During construction work, the Contractor shall remove all unsalvageable dismantled materials, dismantled concrete, translucent sheets, north light glazing, excavated surplus earth etc. as directed by the Engineer from the site progressively so that construction activities remain unaffected. These materials shall be disposed off to a suitable area (to be arranged by the Contractor in conformity with statutory rules) outside the GRSE premises.
- 5.15.2 On receiving the Completion Certificate, the Contractor shall remove any remaining Contractor's Equipment, surplus material, scrap materials, wreckage, debris, rubbish and temporary works from the Site or as directed by the Engineer.
- 5.15.3 The site shall be handed over in a tidy and workmanship manner.

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5.15.4 If all these items have not been removed within 28 (twenty-eight) days, after the issue of Completion Certificate the Owner may sell or otherwise dispose of any remaining items. The Owner shall be entitled to be paid the costs incurred in connection with, or attributable to, such sale or disposal and restoring the Site.

6 GRSE SCOPE

6.1 Electricity

6.1.1 GRSE will provide electrical power supply at one point / suitable location near the construction area / site at free of cost for execution of job. The Contractor shall make necessary arrangements for further distribution, as required, from that point on a temporary basis all at his own cost. The contractor shall ensure consumption of power in very economical way to save energy.

6.2 Water

6.2.1 Construction water will be provided at free of cost from existing source of GRSE. The Contractor shall arrange necessary water distribution pipe line and pump as required all at his own cost.

7 SPECIAL TERMS AND CONDITIONS OF CONTRACT

7.1 Technical Eligibility Criteria

7.1.1 The interested bidders shall meet the following minimum technical qualifying criteria:

A. Work Experience

- Experience of having successfully completed similar nature / type works during the last Seven (07) years ending previous day of last date of submissions of tenders:
- a. One (01) similar nature / type of works each value (incl. tax) not less than Rs.220 Lac.
- b. Two (02) similar nature / type of works each value (incl. tax) not less than Rs.140 Lac.
- c. Three (03) similar nature / type of works each value (incl. tax) not less than Rs.110 Lac.

OR

or

or

- Experience of having partial completed similar nature / type works during the last Seven (07) years ending previous day of last date of submissions of tenders:
- One (01) similar nature / type of works each value (incl. tax) (Partially completed value) not less than Rs.220 Lac.
- or b. Two (02) similar nature / type of works each value (incl. tax) (Partially completed value) not less than Rs.140 Lac.
- or
 c. Three (03) similar nature / type of works each value (incl. tax) (Partially completed value) not less than Rs.110 Lac.

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The bidder must submit necessary proof for partial completion certificate indicating the aforesaid value as mentioned above duly endorsed from the engaging authority along with the bid.

iii. Similar nature/ type of works shall mean "Construction of Piles foundation, Construction of Pile Cap, Construction of building or Industrial Shed, Construction of Concrete Pavement/Hardstand including related civil work".

B. Additional Qualifying Criteria

The bidders shall have executed at least 340 m length of piling work (Cast in situ bore / Driven piles) and supporting documents in this regard are also required to be submitted with bidding documents.

OR

If the bidder doesn't have the above-mentioned piling experience, in that case the bidder has to tie up with a competent agency having above mentioned piling experience during the last Seven (07) years for execution of the job ending previous day of last date of submissions of tenders. During execution of the piling work the same agency must be engaged and entire contractual responsibility & obligations will lie with the successful bidder. Following documents are required to be submitted in this regard

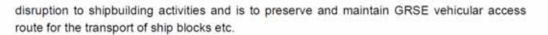
- Copy of Agreement between the bidder and specialised agency is required to be submitted in Technical bid specific to the subject tender.
- Experience certificates from client of the specialised agency showing the details of having above mentioned piling experience.
- iii. The bidder shall be fully responsible for correctness of experience certificates of the specialised agency. If any, ambiguity is found at any stage, GRSE can take any action against the bidder/contractor by forfeiting the EMD, other dues, if any including termination of the contract.
- 7.1.2 The bidders have to submit the supporting documents meeting the technical eligibility criteria along with the bid. The past experience in similar nature of work should be supported by the PO / LOA and related completion certificate issued by the client's organization. In case the work experience is of Private sector the completion certificate shall be supported by the copies of LOA/PO and corresponding TDS Certificates. Also, the bidders have to submit the full contact details like name, address, telephone numbers, official mail-id of the concern person under whose direct jurisdiction the work was executed to prove that they had carried out such works successfully in any PSU / Corporate house / Reputed Industry.
- 7.1.3 The value of executed works shall be brought to the current level by enhancing the actual value of work done at a simple rate of 7% per annum, calculated from the date of completion to previous day of last day of submission of tenders.

7.2 Site Condition

7.2.1 The Tenderer shall consider that accommodation for personnel of the Contractor and their sub-contractors is not allowed to reside at GRSE premises.

7.2.2 All the work sites are within the compound of a running engineering works and the Contractor's works will have to be carried out in a manner so as to avoid interruption in the normal shipyard production activities. Accordingly, the Contractor is to co-operate with GRSE to minimize YM4/SOTR/RBD & MAIN/TC/2024

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- 7.2.3 Tenderer must carefully consider his method of construction and safety of the works in relation to environmental factors and the ground conditions.
- 7.2.4 Before quoting, the Tenderer in his own interest shall carry out site visits to know the site conditions / situations and full implications of the assignment. This will also help him in proper assessment of the work. Failure to do so will not absolve the contractor of his responsibility to carry out the work as specified in the Tender Documents. The cost of visiting the site shall be borne by the Tenderer and shall be at his own responsibility and risk.

7.3 Site Consultations

7.3.1 The work shall be carried out in consultation with the Yard Modernisation Department of GRSE headed by Addl. General Manager (YM), with other officers as nominated by him.

7.4 Work Done Certificate (W.D.C.)

7.4.1 The contractor will put up Work done for certification to Engineer along with all inspection report / measurement sheet signed by Quality Assurance Authority/Engineer. Work done certificate is to include whether work has been completed as per delivery schedule or the delay in days/weeks occurred in completion of work. Any recovery towards usage of GRSE resources is also to be indicated.

7.5 Completion Period

7.5.1 Completion period of the entire scope of work under this tender shall be: -

Total 04 (Four) calendar months from the date of issue of Letter of Award (LOA) or signing of contract agreement whichever is earlier. 15 days mobilization time will be provided separately over and above of 04 months as mentioned above after placement of LOA/ PO whichever is earlier.

7.5.2 The Tenderer, however, is required to assess the period and confirm the completion period. The tenderer must submit a network schedule (in MS Projects) explaining planning and program in detail for execution of the project.

7.6 Guarantee Period / Defect Liability Period (DLP)

7.6.1 The work executed including supplied components thereof are to be guaranteed for satisfactory performance for the period of 12 (Twelve) Calendar months from the date mentioned in the Completion Certificate, unless otherwise agreed in writing by the Engineer. This will be deemed as the 'Guarantee Period'/ 'Defect Liability Period'.

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7.7 Submission of RA Bills by the Contractor

7.7.1 The Contractor shall submit to the Engineer, RA bills (in triplicate) for the payments, for the amount due along with all relevant documents each signed by the Contractor's authorised representative, such interim measurement and valuation of the works, material entry documents, etc. signed by the Engineer's Representative, certificates of inspection/ trials, as may be applicable to respective stages. Works completed shall be jointly measured by the Contractor & Engineer's representative.

7.8 Ownership of Scrap

7.8.1 All scrap items (salvageable) i.e. Metal scrap materials (loose)/ wooden material if obtained/generated by demolishing of any structure / during excavation shall remain the property of the Owner/GRSE and shall be shifted and stacked at place earmarked by owner within GRSE premises. However, steel embedded within concrete shall be disposed of from site by the Contractor along-with excess earth, debris and rubbish etc.

7.9 Completion Certificate

- 7.9.1 When the whole of the work has been completed to the satisfaction of the Engineer and has passed any final test as per the Specification/Contract/ instruction of the Engineer, the Contractor shall, within 21 (twenty-one) days of submission of his application to the Engineer, be entitled to receive a "Certificate for Completion" of work.
- 7.9.2 If any part of the total work having been completed to the satisfaction of the Engineer, be taken over and / or used by the Owner, the Contractor shall on application be entitled to partial completion certificate indicating the portion of the work covered by it, so that the Contractor's liability during Defect Liability Period of the Contract, if any, shall commence from the date mentioned in such certificate so far as the completed portion of the work is concerned.

7.10 Variation and its Valuation

The Engineer shall have the power to order the Contractor in writing to make any variation of the quantity, quality or form of the works or any part thereof that may, in his opinion, be necessary and the Contractor upon receipt of such an order shall act as follows:

- 7.10.1 Increase or decrease the quantity of any work included in the Contract.
- 7.10.2 Omit any work included in the Contract.
- 7.10.3 Change the character or quality of kind of any work included in the Contract.
- 7.10.4 Execute extra and additional work of any kind necessary for completion of the works.

7.11 Quantities in Price Schedule are estimated

Quantity of various items mentioned in BOQ as part of SOTR given in the tender is tentative. The detail BOQ is attached with the SOTR. Individual item quantity may vary according to actual requirement of job during the tenure of the work/contract at any extent. The Contractor shall assess actual quantity of work based on drawings and requirements of Owner (to be decided by Engineer) and shall submit updated BOQ

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incorporating quantity variation to the Engineer for review/approval. Variation (upward/downward) in quantity (without any limit) and value shall no way vitiate or invalidate the Contract or be treated as revocation of the Contract, but the value (if any) of all such variations evaluated shall be considered and the Contract Price shall be varied accordingly without any change in agreed rates of Price Schedule/BOQ on account of variation. Due to above quantity variation in individual items, the total Purchase Order Value may vary for successful completion of the job. Necessary amendment of PO will be issued accordingly. Limit on Cost of Variation & Value of contract may vary up to a maximum of 25% of the total Contract Value. This is to be a cumulative total for all variations. The Contractor shall give reasonable prior notice to the Engineer of any variation which may cause this cumulative limit to be exceeded.

7.12 Payment for Extra, Additional, Omitted, Substituted Work

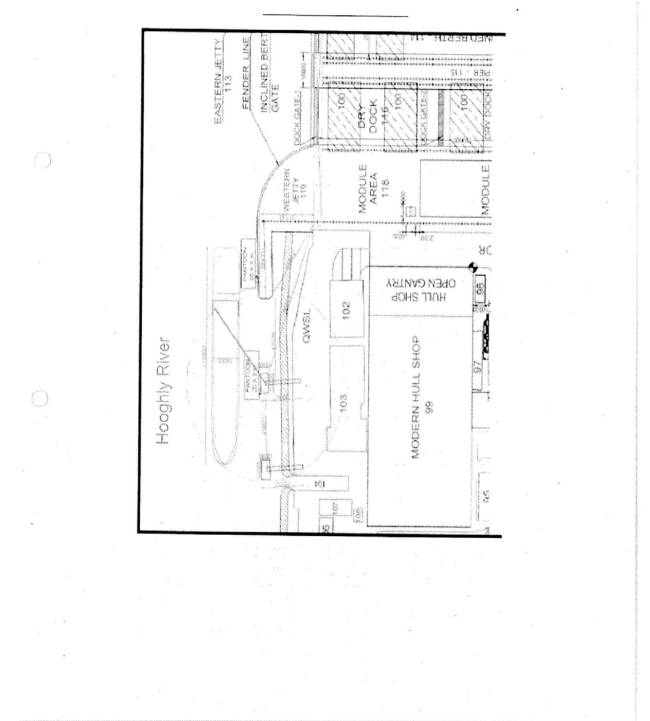
- 7.12.1 The Contractor shall not be entitled to any claim of additional work unless they have been carried out under the written orders of the Engineer.
- 7.12.2 The Engineer shall solely determine the amount (if any) to be added to or deducted from the sum named in the Tender in respect of any additional work done or work omitted by his order subject to approval of the Owner.
- 7.12.3 All additional or substituted work done or work omitted by order of the Engineer shall be valued on the basis of the rates and prices set out in the Contract, if in the opinion of the Engineer, the same shall be applicable. If the Contract does not contain any rates or prices directly applicable to the extra, additional or substituted work, the Engineer shall solely determine suitable rates in the manner deemed by him as fair and reasonable, and his decision shall be final, binding and conclusive.
- 7.12.4 Rates of item of work that is not included in the schedule of items/BOQ shall be fixed as per the following procedure:
 - i. Where the extra works are of similar character and of equivalent value and / or executed under similar conditions as to any item of work appearing at Schedule of Quantities, then the rates for such extra items shall be equal to the rates of such items.
 - If the extra works are of similar character but differing in particulars then the rate of such item or items shall be derived from Schedule of Quantities, as modified to take fair account of the differences in particulars.
 - iii. Where items of similar character are not contained in the Schedule of Quantities and none of the foregoing methods are applicable, rates shall be based on the norms of PWD/CPWD for labour, materials content respectively.
 - iv. Where rates for extra item of works cannot be established by rate analysis as per the above, then rate for such item shall be estimated and fixed by the Engineer based on the market rates and assessment for labour, materials and other factors involved thereon.

-----END

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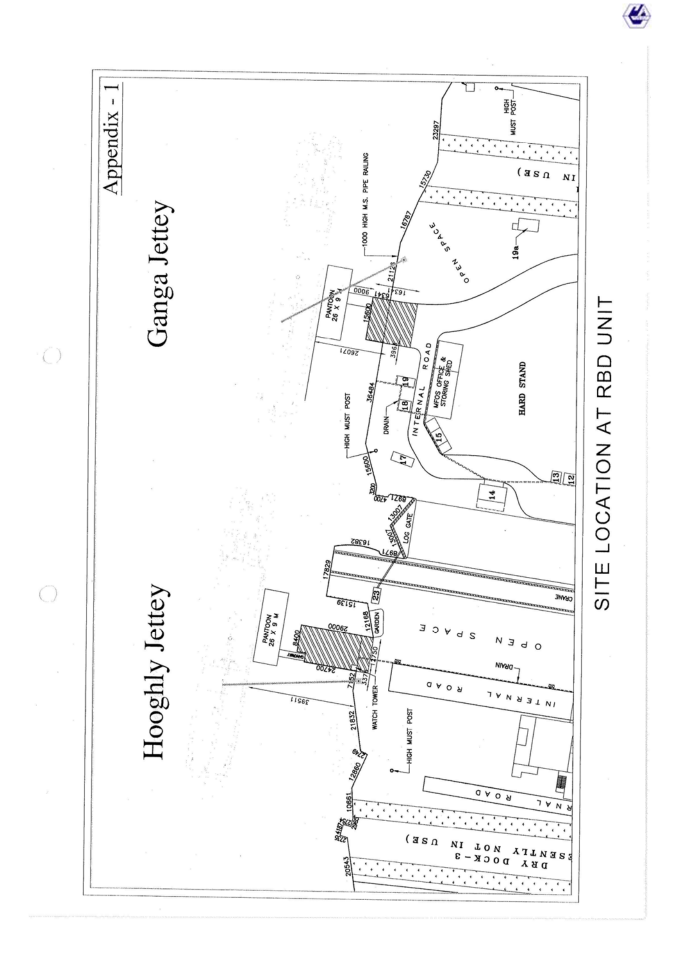
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APPENDIX-1

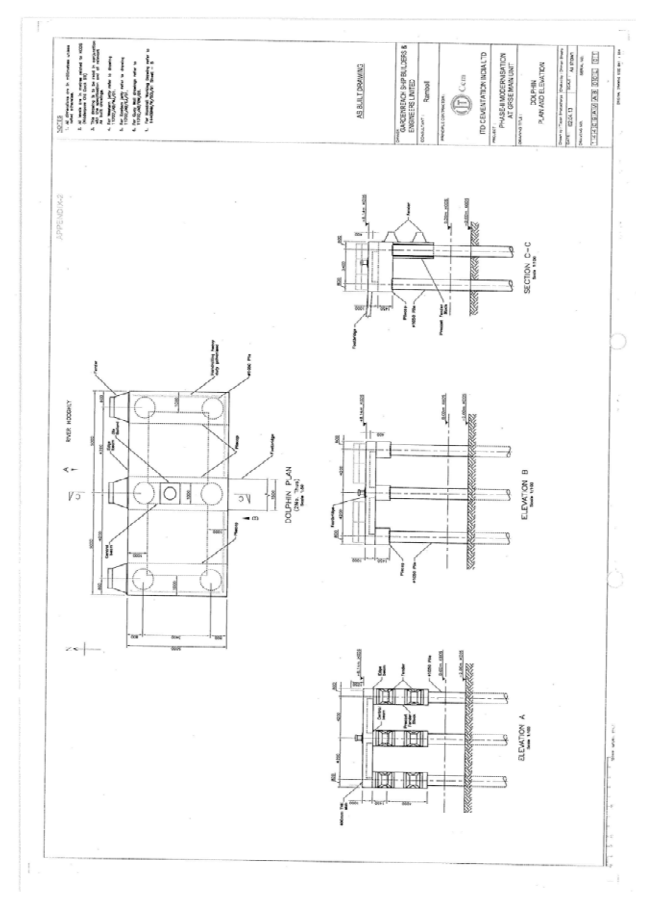


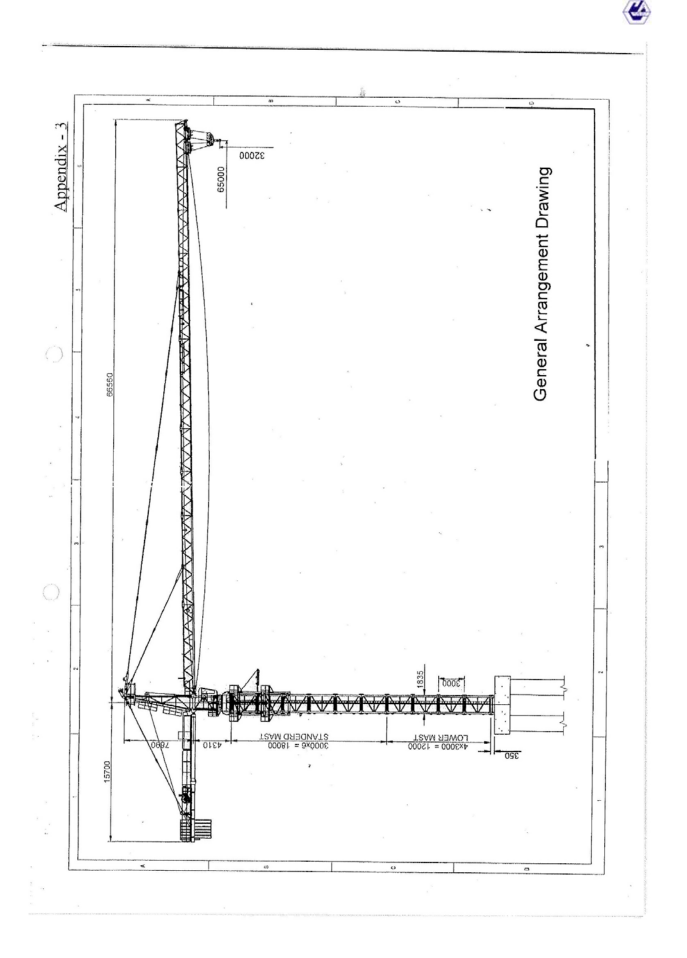
SITE LOCATION AT MAIN UNIT

SCC/NK/NIC/OT/YM/FDN-TC/018R

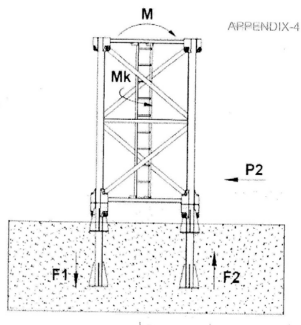












P1

Forces		In Service	Out of Service	
Reactions	F1	· 112T	166T	
	F2-	66T	867	
Vertical Load	P1	921.2kN	798.7kN	
Horizontal Load	P2 .	29.4kN	111.7kN	
Bending Moment	М	2195.2 kN.m	2469.6 KN.m	
Torque Moment	Mg	490 kN.m	C	

SCC/NK/NIC/OT/YM/FDN-TC/018R



GARDEN REACH SHIPBUILDERS & ENGINEERS LTD. गार्डन रीच शिपबिल्डर्स एण्ड इंजीनियर्स लिमिटेड

(A GOVERNMENT OF INDIA UNDERTAKING) / (भारत सरकार का प्रतिष्ठान) Address: 61, Garden Reach Road, Kolkata-700 024 61, गार्डन रीच रोड, कोलकाता-700 024 Phone/दूरभाष:(033) 2469-8140 to 8143, FAXफैक्स: (033) 2469-8144 Web siteवेब: www.grse.in, E-Mailई मेल: <u>Gupta.Manoj@grse.co.in</u>

<u>CIN / सी आई एन: L35111WB1934GOI007891</u>

ANNEXURE-1B: BILL OF QUANTITIES

NIT SLA No / निविदा संख्या:	SCC/NK/NIC/OT/YM/FDN-TC/018R/ET-3063 Dated: 19-Sep-2024
Job Title / कार्य का नाम	FOUNDATION & BASE WORK FOR TOWER CRANES (03 NOS) AT GRSE RBD & MAIN UNIT, KOLKATA .
SOR No:	YM/4/SOTR/RBD&MAIN/TC/2024 DTD: 26-Jun-2024 (Annexure-1A)
Tender issuing Dept. / बिभाग द्वारा जारी	Contract Cell (संविदा बिभाग)

(a) BOQ for this tender is detailed below.

- (b) The quantity mentioned in BOQ is indicative in nature and may increase upto 10% for any / all of the Line items.
- (c) Similarly, quantity against any of the Line item may reduce / may not be operated at all as per actual requirement of GRSE.
- (d) <u>In case of GEM Tender</u> detailed price breakup indicating **GST HSN/SAC Code & Percentage** as per this BoQ is to be uploaded in Portal along with price offer (Part II) in letterhead of the bidder.

LINE ITEM	Description of Item	Qnty	Unit
10	Detail survey of construction site along with the design,drawing and detailingofthefollowing:i)G.ADrawingii)AllCivilfoundationdesign,drawinganddetailingiii)Vetting of final design & drawing from IIEST/JU/IIT (All drawing should be submitted both in hard and soft copies along with PDF & Auto Cad files)[Total 03 Nos. site, 01No. on Dolphin Jetty(Main Unit), 2Nos. at RBD Unit	3.00	EA
20	(near by land Hooghly Jetty & Ganga Jetty)	2.00	F A
20	Soil investigation (Minimum 2nos bore hole) [Location: near by land at Hooghly jetty site & Ganga Jetty site]	2.00	EA
30	Providing, cutting, bending and placing in position reinforcement bars of 32mm diameter and confirming to IS 1786 (Fe 500 Grade) wherever required by means of providing ETA Approved (Type 1), Seismic Approved (C1 & C2), ICC Approved, Fire Resistance Class R240, Pure Epoxy Based rebar grouting chemical FIS EM PLUS/ Hilti Re or equivalent having bond resistance of minimum 18 Mpa and minimum life expectancy certificate of 120 years within slab/beams as per recommended embedment depth (320mm) by relevant manufacturer & approved by the Structural Engineer & EIC after proper drilling holes in slab/beams by machine drill as per requirements with existing reinforcement, without damaging any PT Tendons/ reinforcement, making good the surfaces after the work is complete to the complete satisfaction of the Structural consultant, Architect & EIC.	780.00	EA
40	Providing, cutting, bending and placing in position reinforcement bars of 32mm diameter and confirming to IS 1786 (Fe 500 Grade) wherever	120.00	EA

BOQ is as follows:



LINE ITEM	Description of Item	Qnty	Unit
	required by means of providing ETA Approved (Type 1), Seismic Approved (C1 & C2), ICC Approved, Fire Resistance Class R240, Pure Epoxy Based rebar grouting chemical FIS EM PLUS/ Hilti Re or equivalent having bond resistance of minimum 18 Mpa and minimum life expectancy certificate of 120 years within slab/beams as per recommended embedment depth (541mm) by relevant manufacturer & approved by the Structural Engineer & EIC after proper drilling holes in slab/beams by machine drill as per requirements with existing reinforcement, without damaging any PT Tendons/ reinforcement, making good the surfaces after the work is complete to the complete satisfaction of the Structural consultant, Architect & EIC.		
50	Providing Bored Cast-in-situ R.C.C.pile in position as per specifications in all kinds of soil including cost of boring using drilling mud to stabilize the bore and flushing the bore of excess mud with freshly prepared drilling fluid by using pumps including bentonite wash prior to placing concrete by tremie pipe in one continuous operation and including the cost of all material sand labour for placing of concrete and also including the cost of mobilization and hire charges of all equipment necessary for boring, welding of reinforcement cage as necessary and lowering of reinforcement cage , preparation and placing of concrete, including the cost of concrete but excluding the cost of reinforcement and labour for bending binding etc. complete as per Drawing and Technical Specifications and removal of excavated earth with all lifts and lead upto 1000m. Work to be executed as per IS:2911 (Part II Sec 2). Using hydraulic piling rig Pile diameter - As per design	864.00	Μ
60	Performing Vertical load test on single Pile in accordance with IS:2911(Part-IV) by hydraulic jacks on pile/piles with 1.5 times the design load including preparation of the head of piles with concrete of required strength for receiving the jacks with all ancillary arrangements for setting up gauges, construction of suitable platforms, keeping the loads and dismantling and removing all arrangement etc. complete as per IS specification and direction of Engineer-in-charge Testing load up to 100 T.	2.00	EA
70	Providing MS casing pipe around RCC cast-in-situ bored piles of different diameters in position including cost of all materials, fabrication, handling etc. complete as per direction of Engineer-in-Charge.	30.00	MT
80	Supplying ready mixed concrete of M 30 Grade with well graded stone chips of 20 mm nominal size containing designed quantity of cement per Cu.m of wet concrete produced in computerised batching plant under controlled condition using approved super plastisizer, designing concrete mix following I.S. 10262 and I.S. 456, transporting the mix with agitation in transit mixer to work site depositing the mix on a platform erected for the purpose at required levels of concreting and then placing the mix in its final location of form work, compacting and curing the same complete as per specification & direction of the Engineer-in-charge including computerised batching plant transit mixer with all accessories vibrators etc. inclusive of all other incidental charges in this connection complete With approved concrete pump	250.00	CUM
90	Dismantling all types of plain cement concrete works, stacking serviceable materials at site and removing rubbish as directed within a lead of 75 m.	20.00	CUM

LINE ITEM	Description of Item	Qnty	Unit
100	Dismantling R.C. floor, roof, beams etc. including cutting rods and removing rubbish as directed within a lead of 75 m. including stacking of steel bars	70.00	CUM
110	Dismantling all types of masonry exceptingcement concrete plain or reinforced, stacking serviceable materials at site and removing rubbish as directed within a lead of 75 m.	10.00	CUM
120	Removal of rubbish,earth etc. from the working site and disposal of the same beyond the compound, in conformity with the Municipal/Corporation Rules for such disposal, loading into truck and cleaning the site in all respect as per direction of Engineer in charge.	300.00	CUM
130	Surface Dressing of the ground in any kind of soil including removing vegetation, surbs	20.00	SQM
140	Earth work in filling in foundation trenches/plinth /pit with good earth, in layers not exceeding 150 mm.	150.00	CUM
150	Single Brick Flat Soling of picked jhama bricks including ramming and dressing bed to proper level and filling joints with local sand.	10.00	SQM
160	Filling in foundation or plinth by silver sand in layers not exceeding 150 mm as directed and consolidating the same by thorough saturation with water, ramming complete including the cost of supply of sand	20.00	CUM
170	Brick work with 1st class bricks in cement mortar (1:4)	1.00	CUM
180	Ordinary Cement concrete (mix 1:2:4) with graded stone chips (20 mm nominal size)	3.00	CUM
190	Ordinary Cement concrete (mix 1:2:4) with graded stone chips (6mm nominal size) excluding shuttering and reinforcement, if any, in gound floor as per relevant IS codes.	18.00	CUM
200	To ensure proper bonding between old and new concrete application of Epoxy based, two component structural bonding agent	70.00	SQM
210	Providing, erecting & fixing in position steel /ply board 9 to 12 mm shuttering at all locations for all shapes etc in all complete including proping, deshuttering of the same after specified period without damaging the concrete works as directed by Engineer-incharge, etc. Providing and applying approved form oil on all surfaces of formwork coming in contact with concrete as per specifications and drawings and as directed by Engineerin-charge.	350.00	SQM
220	Supplying tor steel reinforcement (of approved manufacturer) of tested quality of any diameter upto 32mm dia Fe 500 confirming to IS:1786 for reinforced concrete work in all sorts of structures at all depth and height including distribution bars, stirrups, binders etc initial straightening and removal of loose rust (if necessary), cutting to requisite length, hooking and bending to correct shape, placing in proper position and binding with 16 gauge black annealed wire at every intersection, complete as per drawing and direction.	81.00	MT
230	Supplying and laying Polythene Sheet (150gm / sq.m.)	50.00	SQM
240	M.S. structural works in columns, beams etc. with simple rolled structural members (e.g. joists, angle, channel sections,hollow section conforming to IS: 226, IS: 808 & SP (6)- 1964 connected to one another with bracket, gussets, cleats as per design, direction of Engineer-in-charge complete including cutting to requisite shape and length, fabrication with necessary bolting, metal arc welding conforming to IS: 816- 1969 & IS: 1995 using electrodes of approved make and brand conforming to IS:814- 2004, haulage, hoisting and erection all complete. The rate includes the cost of rolled steel section, consumables such as electrodes, gas and hire charge of all tools and plants and labour required for the	2.00	MT



LINE ITEM	Description of Item	Qnty	Unit
	etc For built up sections / srtuctural members of specified sections weighing not less than 22.5 Kg./m		
250	Labour for hoisting and placing in proper position departmental R.S. joists, channels, angles. Tees, plates ,hollow section,anchor bolt or any other MS structure including fitting and fixing same with bolts and nuts, if necessary	50.00	QNTL
260	Labour for Chipping of concrete surface before taking up CONCRETEING/Plastering work	50.00	SQM
270	Plaster (to wall, floor, ceiling etc.) with sand and cement mortar including rounding off or chamfering	50.00	SQM
280	Neat cement punning about 1.5mm thick in wall, dado, window sill, floor etc	50.00	SQM
290	Applying Exterior grade Acrylic primer of approved quality and brand on plastered or cencrete surface old or new surface to receive decorative textured	50.00	SQM
300	Protective and Decorative Acrylic exterior emulsion paint of approved quality, as per manufacturer's specification	50.00	SQM
310	Priming one coat on steel or other metal surface with synthetic oil bound primer of approved quality	50.00	SQM
320	Painting with best quality synthetic enamel paint of approved make and brand including smoothening surface	50.00	SQM
330	Stripping off worn out plaster and raking out joints of walls, celings etc.	50.00	SQM
340	Cutting chase upto 125 x 150 mm. and subsequent mending of damage, in concrete wall	20.00	М
350	Cleaning the concrete surface by removing dirt and debris, marking defective locations and removing loose concrete by careful	50.00	SQM
360	Applying 2 coats of Non-Toxic Acrylic Polymer modified Paint having adhesive & waterproofing properties by mixing in proportion (1 liquid: 4 cementitious material)	10.00	SQM
370	Providing and inserting nipples with approved fixing compound after drilling holes for grouting as per Technical specifications	50.00	EA
380	Sealing of cracks / porous concrete with Cement Grout by injection process through nipples/Grouting complete as per Technical specification Cement mortar (1:1) Grouting	50.00	KG
390	Sealing of crack / porous concrete with Epoxy Grout by injection through nipples complete	20.00	KG
400	Patching of damaged concrete surface with polymer concrete (25 mm nominal thick) and curing compounds, initiator and promoter	15.00	SQM

L1 offer shall be evaluated on TOTALITY BASIS.

Note:

- (i) Rate to be quoted in INR only
- (ii) UOM- Unit of Measurement
- (iii) EA- Each; M- Meter; SQM- Square Metre; CUM- Cubic Meter; QNTL- Quintal; KG- Kilogram

Unpriced copy of the Price breakup indicating the GST SAC/HSN Code & GST percentage is to be uploaded along with the Techno-commercial offer (Part-I). – Applicable for GEM Tender only.

The bid shall not be considered if Price is indicated in any part of Techno-commercial offer (Part-I).

Price breakup in provided EXCEL format is to be enclosed along with Part-2 (Price Offer) after filling up the prices. Price offer without the breakup may not be considered. – Applicable for GEM Tender only.



GARDEN REACH SHIPBUILDERS & ENGINEERS LTD. गार्डन रीच शिपबिल्डर्स एण्ड इंजीनियर्स लिमिटेड

(A GOVERNMENT OF INDIA UNDERTAKING) / (भारत सरकार का प्रतिष्ठान) Address: 61, Garden Reach Road, Kolkata-700 024 61, गार्डन रीच रोड, कोलकाता-700 024 Phone/दूरभाष:(033) 2469-8140 to 8143, FAXफैक्स: (033) 2469-8144 Web siteवेब: www.grse.in, E-Mailई मेल: <u>Gupta.Manoj@grse.co.in</u>

<u>CIN / सी आई एन: L35111WB1934GOI007891</u>

ANNEXURE 1C: PAYMENT TERMS

NIT SLA No / निविदा संख्या:	SCC/NK/NIC/OT/YM/FDN-TC/018R/ET-3063 Dated: 19-Sep-2024
Job Title / कार्य का नाम	FOUNDATION & BASE WORK FOR TOWER CRANES (03 NOS) AT GRSE RBD & MAIN UNIT, KOLKATA.
SOR No:	YM/4/SOTR/RBD&MAIN/TC/2024 DTD: 26-Jun-2024 (Annexure-1A)
Tender issuing Dept. / बिभाग द्वारा जारी	Contract Cell (संविदा बिभाग)

1. Payment Terms भुगतान की शर्तें:

- a. **90%** (Ninety percent) of the value of actual work done will be paid progressively against R/A bill supported with Work Done Certificate and subject to acceptance by inspection authority.
- b. **10%** (Ten percent) of the certified value of actual work done shall be retained as Performance Guarantee.
- c. Performance Guarantee amount shall be released on:-

Completion of the Guarantee period / defect liability period subject to satisfactory liquidation of defects duly certified by Bill Certifying Authority.

OR

Submission of performance Bank Guarantee of equivalent amount valid till expiry of Guarantee period.

- d. Recoverable from contractor, if any, is to be adjusted from respective stage payments as per certification of Bill Certifying Authority.
- e. Moreover, release of payment is subject to compliance of ESI / P.F and other labour oriented mandatory liabilities by the Contractor and clearance on the same by GRSE HR Dept.
- f. Single RA Bill shall be accepted per month against the Purchase Order.

2. Bill Certifying Authority बिल प्रमाणन प्राधीकर:

Chief General Manager (Tech) or his authorised GRSE Officer.

3. Bill Submission बिल प्रस्तुति:

- a. Invoice is to be raised after issue of Work Done / Completion Certificate.
- b. Bills are to be submitted along with supporting documents (Work Done Certificate etc.) at the Bill Receiving Counters located at the respective units of Company. Bill is to be submitted (in 03 copies) in sealed envelope super-scribing on the envelope the Purchase Order No., Vendor code, Bill / Invoice No., Name of person /employee to whom bill is addressed, for processing. The Name of the person to be mentioned on sealed envelope will be the Bill certifying officer.
- c. The Vendor is required to submit along with the bill, a declaration (in letter head of the Vendor, signed & stamped by Authorized representative of the vendor) regarding compliance in terms of PF / ESIC &



DEPOSIT OF RELATED STATUTORY DUES. Any false declaration in this regard shall deem the submitted bill as invalid and transaction fee as detailed below shall be charged.

d. Transaction fee of Rs. 500.00 for first return & Rs. 1000.00 for subsequent return of bill with inappropriate documents will be charged.



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<u>ANNEXURE -2: STANDARD TERMS & CONDITIONS (STAC)</u> मानक निबंधन और शर्ते (एसटीएसी)

ANNEXURE -2: STANDARD TERMS & CONDITIONS (STAC) मानक निबंधन और शर्ते (एसटीएसी)

STC 1 Integrity Pact / समग्रताअनुबंध (For the value of Contract more than Rs.2.0 Cr.)

- STC 1.1. All the participating vendors in this tender are required to enter into agreement by signing an Integrity Pact.
- STC 1.2. "The Pact essentially envisages as agreement between the prospective vendors/bidders and the buyer, committing the persons/officials of both the parties, not to exercise any corrupt influence on any aspect of the contract".
- STC 1.3. Signing of Integrity Pact will be preliminary qualification for participation of this tender, only those vendors who have entered into this Pact with GRSE will qualify for the contract. This Integrity Pact will be effective from the stage of invitation of bids till the date of complete execution of this contract.
- STC 1.4. Signing Authority for Integrity Pact:
 - STC. 1.4.1. Vendor: Proprietor / Director / Authorized representative
 - STC. 1.4.2. GRSE: Head of the Ordering Department, not below the rank of DGM / AGM
- STC 1.5. Vendors need to sign on each page of the Integrity Pact document and provide the same on a Govt. issued bond paper of Rs.100/-. The scanned copy of the same need to be uploaded along with the technical Bid documents and original copy of the same to be forwarded to Tendering Department before the due date of the tender.
- STC 1.6. The vendor has to submit Integrity Pact as per GRSE Format along with Techno-commercial bid, wherever applicable as per NIT.

STC 2 Micro & Small Enterprise (सूक्ष्मऔरछोटेउद्यम)

- STC 2.1. Purchase preference will be given to eligible Micro and Small Enterprise firms as per MSME Act on submission of valid Udyam Registration Certificate (URC) or NSIC copy along with their offer to claim the benefit. Tendered Service is to be listed in the URC or NSIC submitted else they are disqualified to avail the benefit.
- STC 2.2. Out of 25% target of annual procurement from MSEs, 4% (within the 25%) reservation will be provided for MSEs owned by Schedule Caste (SC) /Scheduled Tribe (ST) entrepreneurs and 3% (within the 25%) reservation will be provided for MSEs owned by women entrepreneurs. Necessary documents to be submitted along with the techno-commercial bid as evidence failing which benefit shall not be accorded. However, in the event of failure of such MSEs to participate in the tender process or meet the tender requirements and L1 price, 4% reservation for MSEs owned by SC/ST entrepreneurs and 3% reservation for MSEs owned by women entrepreneurs will be met from other MSEs.
- STC 2.3. Following facilities/benefits may be given to MSEs: -
 - STC. 2.3.1. Exemption for payment of Tender Fee & Earnest Money Deposit.
 - STC. 2.3.2. Relaxation in prior Turnover and prior Experience Criteria (Specially for Start Ups- Certificate of DIPP is required to Claim the benefit)



STC 2.4.

- STC. 2.4.1. MSEs registered with MSME authority as stated above, quoting price within the band of L1 +15% will be allowed to supply a portion of the requirement by bringing down their price to L1 price in a situation where the L1 price is from someone other than MSE. Such MSEs will be allowed to supply at least 25% of total tendered value. To avail this purchase preference, submission of Udyam Registration Certificate /NSIC is mandatory failing which the benefit will not be accorded.
- STC. 2.4.2. In case L1 is not an MSE and there is more than one MSE within the range of L1 +15%, only the lowest MSE shall be considered for 25% order in case of divisible item or 100% in case the order quantity is not divisible, subject to matching the L1 prices.
- STC. 2.4.3. If the lowest MSE refuses to accept the L1 price, then the second lowest MSE within the range of L1 +15% will be considered. This process will continue till a MSE in the range accepts the L1 price or the MSEs in the L1 + 15% range are exhausted.
- STC. 2.4.4. In case no MSE accepts the L1 price or there is no MSE available in the L1 +15% range, then the order shall be placed to the L1 bidder without applying this principle.
- STC 2.5. Non-Divisibility of Tender Items: In case of non-divisible / non-splittable item in tenders, an MSE quoting in the price band of L1+15% may be awarded for full/complete supply of total tendered value, considering the spirit of policy for enhancing the government procurement from MSEs subject to matching the L1 prices by the MSE concerned. However, contract will be awarded as per GOI policy and at discretion of GRSE.
- STC 2.6. To qualify for entitlement as SC/ST owned MSE, the SC/ST certificate issued by the District Authority must be submitted along with the offer or the same should be indicated in the relevant document NSIC / Udyam Registration Certificate.
- STC 2.7. For the MSEs owned by SC/ST owned entrepreneur, the benefits as stated above shall be accorded only in the following cases:
 - STC. 2.7.1. For proprietary MSE, proprietor(s) shall be SC/ST.
 - STC. 2.7.2. For partnership MSE, the SC/ST partners shall be holding at least 51% shares in the unit.
 - STC. 2.7.3. For Private Limited Companies, at least 51% share shall be held by SC/ST promoters.

STC 3 Tender Fee (निविदाशुल्क)

- STC 3.1. Amount of declared non-refundable tender fee is to be submitted in the form of Demand Draft / Pay Order, Payable at Kolkata and issued in favour of "Garden Reach Shipbuilders & Engineers Limited" by any Nationalized/Scheduled Bank other than Co-operative Bank. Physical DD/PO to be forwarded to Tendering Department of GRSE within 07 days of tender due date. A scanned copy of the same is to be uploaded as an attachment to the PART-I of e-bid submission.
- STC 3.2. MSE registered firms having the tendered service listed in their MSE document will be eligible for exemption of tender fee. To claim the exemption, a copy of the valid MSE certificate with its annexure is to be scanned and uploaded as an attachment to the PART I of e-bid submission. The same is to be confirmed in the techno-commercial concurrence format.
- STC 3.3. Exemption of Tender Fee is not applicable for JV / Consortium even if all the parties of the JV / Consortium are eligible for such exemption on individual basis.
- STC 3.4. Non-submission of tender fee or a valid MSE / NSIC certificate may lead to offer rejection.

STC 4 EARNEST MONEY DEPOSIT (INTEREST FREE) बयाना जमा (ब्याज रहित)

STC 4.1. Amount of declared interest free Earnest Money Deposit (EMD) is to be submitted in form of Demand Draft / Pay Order, Payable at Kolkata and issued in favour of "Garden Reach Shipbuilders & Engineers Limited" by any Nationalized/Scheduled Bank other than Co-operative Bank. Physical DD/PO to be forwarded to Tendering Department of GRSE within **05 days** of tender due date. A scanned copy of the same is to be uploaded as an attachment to the PART I e-bid submission.



- STC 4.2. EMD may also be submitted in the form of Bank Guarantee with six months validity as per enclosed GRSE format of Bank Guarantee and is to be forwarded directly to GM (Finance), GRSE in Bankers' sealed envelope failing which same will not be accepted. Details of B.G. are to be in Techno-Commercial part of offer.
- STC 4.3. MSE registered firms having the tendered service listed in their MSE document will be eligible for exemption from submitting EMD. To claim the exemption a copy of the valid MSE certificate with its annexure is to be scanned and uploaded as an attachment to the General Document part of E-PROCUREMENT. The same is to be confirmed in the PART I concurrence format.
- STC 4.4. MSE Registered Firms has to be submit Bid Security Declaration In lieu of Earnest Money Deposit as per GRSE format.
- STC 4.5. Exemption of EMD is not applicable for JV / Consortium even if all the parties of the JV / Consortium are eligible for such exemption on individual basis.
- STC 4.6. Non-submission of EMD /Bid Security Declaration and valid MSE certificate may lead to rejection of offer.

STC 4.7. Refund of Earnest Money Deposits

- STC. 4.7.1. EMD of unsuccessful bidders will be refunded/ returned within 30 days of finalisation of order on surrendering the original copy of GRSE Money Receipt with an application by bidder addressed to HOD of Ordering Department, GRSE on receipt of intimation from GRSE.
- STC. 4.7.2. EMD of disqualified bidders in TNC/CNC will be returned within 30 days from the date of receipt of application along with original copy of Money Receipt from the bidder. EMD, if not claimed within 1 year from the date of notification EMD will be forfeited.
- STC. 4.7.3. EMD of successful bidder will be returned after receipt of security deposit against work order as per contractual terms.
- STC 4.8. **Forfeiture of Earnest Money Deposit** (बयाना जमा की जब्ती): EMD may be forfeited under the following circumstances:
 - STC. 4.8.1. The bidder withdraws the bid after opening of Price Bid during the period of validity of offer.
 - STC. 4.8.2. The bidder does not accept the correction of error in bid price as indicated in Clause pertaining to **CORRECTION OF ERRORS** hereinafter.
 - STC. 4.8.3. The successful bidder fails within the specifies time limit to:
 - a. Acknowledge the LOA/Order
 - b. Furnish the required Security Deposit
 - c. Non-performance of the contract by the Contractor
 - d. If any registered vendor with Fixed EMD withdraws its bid prior to finalisation of the order and during the period of bid validity, the Fixed EMD as deposited by the vendor shall be liable to be forfeited.

STC 5 VALIDITY OF OFFER (प्रस्ताव की वैधता)

STC 5.1. Offer should remain valid for a period of as per terms of specific NIT Terms & Requirements (90/120/180 days) from the due date of the tender.

STC 6 VENDOR'S CONFIRMATION W.R.T. LIMITED TENDER ENQUIRY

STC 6.1. In case of Limited tender any bidder is not interested to quote, Vendor's confirmation of having received the tender but not willing to quote / regretting to quote, must be forwarded for GRSE reference & records. This should be treated as a requirement for the Vendor's name to be retained in GRSE's select list. In case where a particular Vendor has not responded to tender enquiry for more than 3 times, its name will be liable for de-registration.



STC 7 SECURITY DEPOSIT (INTEREST FREE) प्रतिभूति (ब्याज रहित)

- STC 7.1. Successful bidder will deposit an amount equivalent to the declared per cent of the total contract value as interest free Security Deposit (SD) in the form of Pay Order/D. D/Bank Guarantee (with validity of sixty days beyond contract period as per GRSE format) on any schedule bank other than Co-operative bank payable at Kolkata, duly crossed favouring Garden Reach Shipbuilders & Engineers Limited., within **15 days** from the date of site clearance/receipt of LOA or PO/as specified in the NIT. In case of non-submission of SD as per schedule, penal interest will be charged for delayed period of submission of SD beyond 15 days at the prevailing SBI cash credit rate on the amount of SD to be submitted.
- STC 7.2. If S.D is submitted in the form of B.G then same is to be forwarded directly to Gen. Mgr. (Finance) in Banker's sealed envelope failing which same will not be accepted. Details of B. G. should also be confirmed to Ordering Department, GRSE.
- STC 7.3. S.D. amount would be refunded / returned after successful execution of the job and certification of Material Reconciliation Statement by Internal Audit, if applicable. Vendor is to apply for release of their SD along with Job Completion Certificate which has to be certified by PL/ Engineer-in-charge /authorized representative of concerned department through GRSE Ordering Dept. In the event of failure to execute the order satisfactorily or default by the contractor/ sub-contractor, the security deposit will be forfeited.

STC 8 WORK DONE CERTIFICATE (W.D.C.) (किए हुए काम का प्रमाणपत्र)

STC 8.1. Firm will put up Work Done for certification to site engineer /PL /or as specified in the NIT, along with clear inspection report signed by Quality Assurance Authority. W.D.C. is to include whether work has been completed as per delivery schedule or the delay in days/weeks occurred in completion of work.

STC 9 BILL SUBMISSION (बिल प्रस्तुति)

- STC 9.1. On obtaining WDC, bills are to be raised on monthly/quarterly/half-yearly/annually (as specified in NIT) progressive basis in accordance with the Checklist as per GRSE format. Bills are to be submitted at the Bill Receiving Counters located at the respective unit of Company. Bill is to be submitted (in 03 copies) in sealed envelope super-scribing on the envelope the Purchase Order No., Vendor code, Bill / Invoice No., Name of person /employee to whom bill is addressed, for processing. For this Service Name of the person to be mentioned on sealed envelope will be concerned Project Leader of the Ship/Bill certifying officer.
- STC 9.2. Transaction fee of Rs. 500.00 for first return & Rs. 1000.00 for subsequent return of bill with inappropriate documents will be charged.

STC 10 COMPLIANCE OF ESI & PF (ईएसआई और पीएफ़ का अनुपालन) / EMPLOYEE COMPENSATION POLICY

- STC 10.1. Compliance of ESI & PF of the engaged workman is the responsibility of the contractor.
- STC 10.2. For execution of job inside GRSE premises, vendor has to obtain clearance from HR Dept. regarding statutory compliance of minimum wages, PF, ESI, etc. of their engaged workmen for release of payment.
- STC 10.3. In case the employees engaged by the Contractor are out of the purview of ESI then they should be covered under Employee Compensation policy (covering benefits under EC Act). Further, it is suggested to cover the Contractor's employees under a Mediclaim policy so that hospitalization benefit can be provided in case of any medical emergency arising during the course of employment.

STC 11 POLICE VERIFICATION FOR CONTRACT LABOUR WORKMEN (ठेका श्रमिकों का पुलिस सत्यापन)

STC 11.1. Police Verification certificates of character antecedents in respect of all employees of Contractors/Sub-contractors for operating inside GRSE Ltd. are required to be submitted to Security Dept./GRSE Ltd. before processing of Gate Passes.



- STC 11.2. A certificate from the contractor's labour, clearly endorsing that characters of all his labourers have been duly verified and found to be satisfactory be submitted to GRSE at the time of making Gate Pass.
- STC 11.3. Photo Identity Card /Gate Pass as required by GRSE will be arranged by the contractor for his employees at his own cost.

STC 12 GST REGISTRATION (जी एस टी पंजीकरण)

STC 12.1. The vendor will have to submit copy of GST registration certificate (Part A & Part B) along with the Technical bid. Any bidder without having GST Registration Certificate will not be considered for Ordering.

STC 13 GUARANTEE PERIOD (गारंटी अवधि)

- STC 13.1. Guarantee / Warranty is applicable for a Period of as stipulated in NIT Terms & Requirements from the date of completion of work.
- STC 13.2. Workmanship will be guaranteed for satisfactory performance for a period as stated in NIT. Any faulty work carried out by the sub-contractor is to be rectified by them within the time stipulated by the GRSE. In case of failure of sub- contractor to meet the ship's programme, outstanding deficiencies shall be rectified by GRSE and all costs of such work shall have to be borne by the sub-contractor).
- STC 13.3. During guarantee/ warranty period if any equipment or any component thereof supplied by the contractor, suffers due to defective material and/ or due to improper design and/ or due to defective drawing or due to faulty workmanship, the contractor will assume full responsibility of rectification of such defective equipment or component thereof including all direct expenses relating to removal and re-positioning of the replacement/ repaired equipment or component thereof and subsequent test & trial, incurred thereon without any financial implication to GRSE.

STC 14 PRICE (मूल्य)

STC 14.1. For Tender in NIC Portal (एन आई सी पोर्टल टेंडर हेतु)

STC. 14.1.1. Price bid need to be filled up (excluding GST) in html format only through e-portal. No other attachment regarding price will be allowed, if so, then offer will be rejected. For break-up of prices, GRSE may attach excel sheet with the html format price bid and the bidder has to fill up their prices in excel sheet and also in html format as per instruction in NIT.

STC 14.2. For Tender in GeM Portal (जे ई एम पोर्टल टेंडर हेतु)

- STC. 14.2.1. Price bid needs to be filled up (with or without GST as specified in NIT) only through GeM portal for the total job.
- STC. 14.2.2. The Bidder may have to upload the breakup of their quoted price in line with BOQ, as specified in NIT, along with their price offer in GeM portal.
- STC. 14.2.3. The price should remain firm & fixed till satisfactory execution of the entire contract as per NIT. GST percentage has to be indicated in the offer. GST registration certificate for the service being tendered is to be enclosed with the techno-commercial bid. GST registration number is to be quoted in all bills.

STC 15 QUANTITY VARIATION (मात्रा भेद)

STC 15.1. Quantity as specified in the NIT/SOTR/Price Bid is tentative and it may vary according to the actual requirement of the job. The selected bidder has to execute the required quantity at the same rate, terms & conditions up to variation (+/-25%) or as specified in the NIT in addition to the initial tendered quantity. Necessary amendment of Purchase Orders will be issued accordingly.

STC 16 UNREASONABLE QUOTES अतर्क संगत भा

STC 16.1. For Job Contract (कार्य संविदा हेतु)



- STC. 16.1.1. In case the price of L-1 Bidder is found to quote unreasonably low and/or express desires to withdraw from the tender then such bid will be cancelled and EMD will be forfeited and punitive action will be taken in line with the provision as per GRSE Vendor Policy.
- STC. 16.1.2. However, in case the L1 Bidder agrees to take-up the job with such unreasonable low quote, lower by 30% or more than estimate and also if the difference in price between L1 & L2 is 30% or more, then the quoted price to be analysed w.r.t tender requirement and if the L1 bidder fails to justify their quoted rate, the obtained L1 quote will be rejected and punitive action will be taken in line with the provision as per GRSE Vendor Policy.
- STC. 16.1.3. If the justification is acceptable to GRSE, then the bidder has to submit Bank Guarantee of 10% of the total Contract value (inclusive of GST) in addition to the Security Deposit (SD) and Performance Bank Guarantee (PBG) for execution of the job till satisfactory completion of entire contract. There shall be no exemption / relaxation for the Guarantee against unreasonable quote. In case of breach of contract GRSE shall reserve the right to invoke the BG and may impose tender holiday for a period as per GRSE Vendor policy.

STC 16.2. For Manpower Contract (श्रमशक्ति संविदा हेतु)

- STC. 16.2.1. The quoted price of the L1 bidder should comply with the prevailing Minimum Wages Act & Other Statutory requirements i.e PF, ESI etc.
- STC. 16.2.2. In case the quoted price of the L1 bidder is found unreasonably low i.e does not comply with the Minimum Wages Act & Other Statutory requirements and the L1 bidder fails to justify their quoted rate then the obtained L1 quote will be rejected and punitive action will be taken in line with the provision as per GRSE Vendor Policy.

STC 17 JOINT VENTURE (संयुक्त ऊधम)

- STC 17.1. The bids submitted by a joint-venture company of two or more firms/persons/entities as partners/promoters shall comply with the following requirements:
- STC. 17.1.1. The Joint Venture Agreement must be a registered document under the Indian Registration Act and must be an independent and registered entity under the Companies Act/Indian Partnership Act, having its own trade name and having separate CIN, PAN, GST and other Statutory Licenses/Registrations independent of its promoters/partners.
- STC. 17.1.2. All partners/promoters of the joint venture shall be liable jointly and severally for the execution/performance of the project/contract and for all sorts of contractual obligations, responsibilities and liabilities and consequences arising out of breach of terms and conditions of contract.
- STC. 17.1.3. A Certified/True copy of the Joint Venture Agreement shall have to be submitted with the bid along with the resolution of Board of Directors (in case of a company) or a Power of Attorney to be executed by all the Partners (in case of Partnership Firm) of JV entity authorizing such person who will sign on behalf of JV entity.
- STC. 17.1.4. Submission of EMD/SDs/Performance Guarantee etc., to be made by the Joint Venture Company/Firm and similarly all payments would also be remitted to/in favour of the JV entity.
- STC. 17.1.5. In order for a joint venture to qualify/meet the minimum criteria as may be specified in the Tender, the experience and financial capability of each of its promoters/ partners would be considered jointly to judge the experience and/or the financial capability of the JV entity as an independent entity. That is to say that the individual experience/qualification of each partner/promoter of the JV would be considered together for ascertaining the experience/qualification criteria of the JV. However, if any specific criteria/qualification is mentioned in the Tender that has to be met by each of the partners, then in such case each of the JV partner/promoters have to meet the same.
- STC. 17.1.6. Neither the JV entity nor any of its partners/promoters should have been blacklisted, banned or debarred from issuing any Tender or suffering Tender Holiday from participating in any Tender process of Government of India or any of its Agencies or by any State Government or



by an PSU (both Central & State included) or by any Court/Tribunal. If so, then the bid is liable to be rejected.

STC. 17.1.7. If selected, PO would be issued in favour of the JV.

STC 18 CONSORTIUM (अल्पकालीन संघटन)

- STC 18.1. The bids submitted by a Consortium of two or more firms as partners shall comply with the following requirements:
- STC. 18.1.1. There must be a written Agreement for formation of the Consortium amongst its members which should inter alia include the role of each member, the ratio of investment and the ratio of profit/loss sharing. The terms of the Agreement cannot be modified post submission of the bid and during execution of Contract, if awarded, without the express consent of GRSE. The Consortium Agreement must record that as to which member would act as the Lead Member in the Contract/Tender. This authorization shall be evidenced by submitting with the bid a Power of Attorney authorizing such member to act on its behalf as Lead Member, signed by legally authorized signatories of all other partners/members.
- STC. 18.1.2. Each partner firm/company of a Consortium must legally authorize its representative who will represent the partner firm/company to sign and execute the Consortium Agreement and all other necessary papers/documents required for the formation of Consortium and all other purpose relating to activities of Consortium.
- STC. 18.1.3. The leader shall be authorized to incur liabilities and to receive instruction for and on behalf of any and all partners/members of the consortium and the entire execution of the contract and all other related documents shall be done under the supervision and involvement of the lead member.
- STC. 18.1.4. All partners of the consortium shall be liable jointly and severally for the execution of the project or contract without any limitation of liability. Any default or lapse on the part of any of the members of the Consortium regarding performance of the contract will be treated as default on the part of the Consortium as a whole and the Lead Member alone will be responsible for all consequential losses and damages that may be sustained by GRSE for such default or lapse on the part of a member.
- STC. 18.1.5. A Certified True copy of the Consortium contract/agreement entered into by and between the consortium partners and a certified True copy of the Power of Attorney, referred above, must be submitted with the bid and failure to submit any of such documents will make the bid of the Consortium liable to be rejected.
- STC. 18.1.6. If Contract is awarded to the Consortium, an Agreement would be executed by and between GRSE and all the Consortium members wherein, inter alia, the role of each member and the mode of payments to be specifically defined and/or mentioned. However, all the consortium members shall remain, jointly and severally, responsible for execution and completion of the Contract and also to make good for all losses and damages if any sustained or to be sustained by GRSE in the subject contract due to default and/or negligence of the Consortium as a whole or of any of its members. Any statement or clause seeking to limit the liability of each member of the Consortium, such statement or clause to be treated as incompatible with the principle of joint and several liability and the bid of the Consortium will be liable to be rejected as not in compliance of tender specifications, without further evaluation.
- STC. 18.1.7. In order to qualify/meet the qualification criteria, each of its partners/members or combination of partners/members must meet the minimum criteria set for the individual bidder. Failure to comply with this requirement will result in rejection of the Consortium's bid. The data/figures of each of the partners/members of the Consortium shall be added together in proportion to their participation in the Consortium, to determine the bidder's capacity as a whole to comply with the minimum criteria.
- STC. 18.1.8. The percentage of partnership of the lead partner shall be highest among all the Consortium partners. Bid has to be submitted by the Lead Partner in its name however it should be clearly



indicated that the lead partner is submitting such bid on behalf of a Consortium of which it is the Lead Partner.

- STC. 18.1.9. The lead partner shall be responsible for payment of Bid Security/EMD as well as the Security Deposit & Performance Guarantee. However, the same has to be submitted by MSME/NSIC firms also if such firm acts as a Lead partner.
- STC. 18.1.10. All Payments to be made to the Lead Member pursuant to satisfactory execution of the job as specified in the Contract irrespective of the performance by all the members. Payments made to Lead partner of the Consortium would be construed as valid payment. Further the Consortium members agree not to entangle GRSE in any internal dispute between the Consortium members regarding payment/non-payment or any other issue and accordingly waives their rights, if any in this regard.
- STC. 18.1.11. None of the consortium partners/members should have been blacklisted, banned or debarred or issued any Tender holiday from participating in Government Contracts by either the Government of India or any of its Agencies or by any State Government or by an PSU (both Central & State included) or by the Courts/Tribunals. If so, then the bid is liable to be rejected.

Note: The Consortium Agreement & the PoA is to be submitted by the Consortium's Lead partner along with the Bid for examination by GRSE. If the Consortium Agreement or the PoA does not meet the criteria as specified in the clause then such bid would be liable to be rejected.

STC 19 MAINTENANCE OF MACHINES (यंत्रों का अनुरछण)

STC 19.1. The maintenance of machines brought in by contractors are to be undertaken as per OEM recommendations. Certificate to this effect is to be rendered by the contractor.

STC 20 SUB-CONTRACTING OF SUB-CONTRACTED JOB (उप संविदा कार्य का उप संविदा)

- STC 20.1. Sub-Contracting of the Sub-Contracted job is usually discouraged. When a contract is being finalised with a Vendor/ Contractor for execution of a particular job, the Contractor shall not sub-contract the job / a part of the job.
- STC 20.2. However, in case of requirement, the job in part or full could be sub-contracted with an approval from GRSE and copy of the same has to be forwarded to Ordering Dept. & HR Dept. for their information.
- STC 20.3. For sub-contracting of the sub-contracted job, the Vendor/Contractor has to submit the details of the sub-contractor to whom the job will be loaded including their name, credentials, document of past performance etc. for approval of GRSE Engineer In-Charge/ In-charge of User Dept./Project Leader / Project Superintendent /Head of Units.

STC 21 EXCESS/WASTE/REJECTED MATERIALS (अतिरिक्त/बेकार/ अस्वीकृत सामग्री)

STC 21.1. Removal of excess/waste/rejected materials etc. generated during execution of work should be arranged by the Contractor at their own cost immediately after completion of work each day and for non-removal of same by the Contractor, the expenditure incurred by GRSE (if any) in removing these materials will be recovered from the available dues of the Contractor.

STC 22 FIRE & SAFETY PRECAUTIONS अग्नि एवं संरक्षा सावधानियाँ

STC 22.1. The Vendor/Contractor shall abide by the Safety regulations/rules of the GRSE as detailed in Fire & Safety Guidelines (please refer www.grse.in). The Vendor/Contractor should take all safety precautions and provide adequate supervision & control for their workmen in order to carry out the job safely. In case of any violation of safety precaution and non-usage of safety equipment, Contractor shall be liable for a penalty which is detailed in Fire and Safety Guidelines (please refer www.grse.in). Penalty amount depends on the type and frequency of violation mentioned in the safety guideline and the same will be deducted from the defaulter's bill.



STC 23 SAFETY GUIDELINE FOR MATERIAL HANDLING EQUIPMENT (सामग्री चालन उपकरण हेतु मार्गदर्शन)

- STC 23.1. The Vendor/Contractor shall abide by the Safety Guidelines /regulations of GRSE as detailed in NIT. The Vendor/Contractor should comply with all the Safety requirements like Statutory Examination and Certification of Crane & associated lifting tackles, Display of SWL, Competency requirement of Crane Operators, PUC etc. in order to carry out the job safely. In case of any violation GRSE will take appropriate action as per policy.
- STC 24 MANDATORY USE OF ISI MARKED PPE BY CONTRACTOR EMPLOYEES (संविदा कर्मचारी द्वारा आई एस आई निशान पी पी ई व्यवहार की अनिवार्यता)
- STC 24.1. The Contractor shall ensure the use of ISI marked PPE by their engaged Employees. An indicative list of ISI marked Personal Protective Equipment, is appended below for mandatory compliance by the vendors without any deviation:

SI. No.	Description	Name of PPE	Applicable area of Protection	Standard
(i)	Head Protection	Safety Helmet	In the shop floor / on board ship / working at height / under the suspended load or any other place where there is any possibility of head injury.	IS: 2925 or EN 397.
(ii)	Foot Protection	Safety Shoes	 (a) Mandatorily wear safety shoe while working in shop floor / on board ship/ Stores/ Dock floor or any other place where there is possibility of foot injury. (b) Mandatorily wear closed footwear while entering the shipyard. 	(a) IS 15298 / EN ISO 20345
			(c) Wear Rubber Gumboot while working in water logged condition for removing of water from ship's tank, compartment, Dock Galley etc., cleaning of Dock floor / acid pickling area/ canteen cooking and washing areas etc.	(b) Non ISI (c) IS: 12254
(iii)	Eye Protection	Safety Goggles	When engaged for welding / gas cutting / grinding / chipping / painting / chemical handling or any other activity where there is a possibility for eye injury due to penetration of flying particles / ultra violet radiation / splashing of chemical etc.	ANSI Z87.1 or EN166.
(iv)	Ear Protection	Ear Plug	In high noise area (>90 db).	IS: 9167/ EN 352
(v)	Hand Protection	Hand Gloves	(a) Leather Hand Gloves – During material handling / welding / gas cutting or any other activity where there is possibility of hand injury due to contact with sharp edges, hot spatter from welding or gas cutting processes.	(a) IS:6994/EN 407 for heat applications (gas cutting / welding) / EN 420 for general requirement / EN 388 for

STC 24.2. LIST OF PPES (पी पी ई की सूची)



SI. No.	Description	Name of PPE	Applicable area of Protection	Standard
			 (b) Electrical Rubber Hand Gloves – While executing any electrical maintenance jobs. (c) Acid / Alkali Proof Rubber Hand gloves – During handling of acid, skin irritants chemical & solvent etc. 	mechanical hazard (b) IS 4770 for electrical work (c) EN 420 for general requirement (d) EN 388 for mechanical hazard
(vi)	Respiratory Protection	Welding Fume Respirator, Paint Fume Respirator	Dust Respirator – To be worn during grinding job, floor cleaning, dusting or any other activity where there is possibility of producing dust.	(a) IS: 9473 / EN: 149
		or, Dust mask	 (b) Welding Fume Respirator – To be worn during welding, gas cutting, brazing job etc. (c) Chemical Respirator – To be worn during painting, mixing of paint with solvents & FRP activities handling of acid, skin irritants, chemical & solvents etc. 	 (b) IS: 9473 / EN: 149 (c) IS: 15323 (Selection to be made according to the particular chemical hazard)
(vii)	Fall Protection	Double lanyard Safety Belt & harness, automatic fall arrestor	To be worn while working in height: (a) Double Lanyard Full Body Harness – During working at height such as on scaffolding structure / suspended working platform / ship's mast / fragile roof / inclined surface on the roof top or at any other height where there is a possibility of person to fall and get injured.	(a) IS: 3521
			(b) Automatic fall arrestor (in addition to full body harness) – To be worn during carrying out job in the vertical ascending / descending on the scaffolding structure, working on the suspended working platform and inclined surface on the roof top, horizontal movement at height.	(b) EN 361
(viii)	Electric Arc Flash Protection	Electric Arc rated flash suit jacket, pant, hood and gloves	To be worn during operation & maintenance of electrical installations inside the HT Switch Gear Rooms.	As per guideline of NFPA-70E
(ix)	Fire-Fighting protection	(a) Three Layer Fire Close Proximity Suit	Personnel engaged in Fire Fighting service should wear Fire Close Proximity Suit and use Self-Contained Breathing Apparatus (SCBA) Set during combating fire in a hazardous environment.	Fire Proximity Suit approved by EN-469:2005 + A1: 2006 +AC: 2006D and CE.

SI. No.	Description	Name of PPE	Applicable area of Protection	Standard
		(b)Self- Contained Breathing Apparatus (SCBA) Set		Jacket & Trouser (EN- 469) Hand Gloves (EN-659) Outer Head Protection Helmet (EN- 443/1997) and inner Protection EN 1391, Self-Contained Breathing Apparatus(SCBA) Set, as per approval of CE and EN-137 CLASS II standards and Approval of PESO
(x)	Face protection	Industrial safety face shields with plastic visor	When person engaged for grinding / chipping / buffering or any other activity where there is a possibility for face injury due to penetration of flying particles	IS 8521 Design of visor may be selected as per design of safety helmet
(xi)	Protective Clothing	Cotton boiler-suit	In the shop floor / on board ship / production floor and in any other areas of operation.	IS: 177- 1989 (Reaffirmed in 2003), Variety 3 standard
	Note: Cotton-boil boiler-suit in legib		bear name of the contractors' firm on the easy identification.	e back-side of the

STC 24.3. Role of Contractors

- STC. 24.3.1. Shall ensure attendance of their workmen and other personnel deployed by them, in the scheduled safety-briefings, appropriate use of required PPEs and adoption of various safety measures in their respective workplaces.
- STC. 24.3.2. Shall provide adequate and appropriate PPEs conforming to IS / EN standards, as mentioned at Para 3 and 4 of the Policy, at their own cost and ensure that their workmen mandatorily use those PPEs as specified in this Policy vide Sl. No. 3 or as advised by Safety Department from time to time, according to the job requirement.
- STC. 24.3.3. Shall ensure submission of PPE Issue Matrix Register (as per Annexure II) to the user department before commencement of work. Such Register should comprise of the name of the contractor, P.O No., name of the workmen being deployed, allotment of PPEs and signature of contractors' workmen substantiating allotment of PPEs to them as per the IS parameter laid down at Para 3 and 4 above.
- STC. 24.3.4. Every contractor should ensure that their workmen have undergone safety training programme, as per their nature of work, prior to commencement of work. Contractor has to submit a report to the engaging / user department after completion of safety training programme for obtaining permission to commence work under the particular P.O. A copy of that report has to be forwarded to Safety Department for information and record.



- STC. 24.3.5. In the event of any accident, the concerned contractor / their site In-charges / supervisors must immediately inform the respective dealing officer of user department regarding occurrence of such accident, who in turn will inform Works Manager of the respective unit and Officer from Safety Department for initiation of further necessary action.
- STC. 24.3.6. Ensure that no workman or other personnel deployed by them should loiter or work in shop floor, onboard ship or in the yard without wearing basic PPEs like helmet, safety shoes etc.

STC 24.4. Role of contractors' workmen

- STC. 24.4.1. Adhere to all necessary safety-guidelines at their work-sites and use appropriate PPEs.
- STC. 24.4.2. Inform their supervisors / site In-charges in the event of loss or damage of their safety gears / PPEs so that the same can be replaced immediately by the concerned contractor and should not be a reason for non-compliance.
- STC. 24.4.3. To communicate proper use of PPEs to their co-workers in the event there is any non-compliance.

STC 24.5. PENAL PROVISIONS FOR NON-COMPLIANCE

S/N	Type of violation	Penalty (INR)						
		1 st Instance	2 nd Instance	4 th Instance				
(i)	Not having / not using PPEs properly	INR 10,000/-	INR 15,000/-	INR 20,000/-	Discontinued / debarred from participating in future tender upto 06			
(ii)	Use of defective / non IS PPEs	INR 5,000/-	INR 10,000/-	INR 15,000/-	months / 02 consecutive tenders.			

STC 24.6. DISCONTINUATION OF CONTRACT

STC. 24.6.1. In the case of repeated violation of safety guidelines, i.e, for more than 04 (four) instances during any Financial Year, GRSE shall have the sole discretion to terminate all / such affected contracts of the concerned non-complying contractor. GRSE may also impose Tender Holiday up to maximum period of 03 years in the event of 05 instances of violation. Tender Holiday will be issued on recommendation of existing Standing Committee and approval of Competent Authority.

STC 25 ENVIRONMENT MANAGEMENT AND OCCUPATIONAL HEALTH & SAFETY(पर्यावरण प्रबंधन एवं व्यावसायिकस्वास्थ्य सुरक्षा)

STC 25.1. The vendor shall ensure compliance of Environment Management System (ISO14001:2014), Occupational Health & Safety (ISO 45001:2018) & Energy Management System (ISO 50001:2011) while carrying out their activity in the yard.

STC 26 ENERGY CONSERVATION (ऊर्जा संरक्षण)

STC 26.1. GRSE will provide power supply at free of cost for execution of job. The vendor should ensure that the power during execution of job shall be used in a very economical way to save energy as per Energy Management System of ISO 50001: 2011.

STC 27 GUARANTEE FOR RAW MATERIAL (अनिर्मित सामग्री की गारंटी)

- STC 27.1. This Clause will be applicable for Collection of Raw materials /Free Issue materials from GRSE for the jobs which are to be executed outside GRSE premises.
- STC. 27.1.1. Raw materials will be required to collect from GRSE against submission of Bank Guarantee as per GRSE format for the equivalent value of material as specified in NIT/Purchase Order. Transportation of materials from GRSE to Sub-contractor's premises and transportation of finished materials from Sub-contractor's premises up to GRSE is the responsibility of the contractor or as specified in NIT.
- STC. 27.1.2.
 Indemnity Bond affixing the Common Seal from the registered sub-contractors may be accepted in lieu of Bank Guarantee but it should be backed by Insurance Coverage with GRSE

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as the beneficiary on case to case basis. If the contractor is unable to take coverage, GRSE will cover such risk and cost of premium will be borne by the contractor/recovered from their dues.

- STC. 27.1.3. Indemnity Bond has to be submitted as per GRSE Format on the non-judicial Stamp paper of value Rs. 100/- and to be Notarized if Common Seal is not applicable.
- STC. 27.1.4. During collection of material, the Transporter of the Sub-Contractor has to submit L-R copy, failing which materials will not be issued to the Sub-Contractor.
- STC. 27.1.5. For the jobs which are to be executed inside GRSE premises, submission of Bank Guarantee or Indemnity Bond for Collection Raw materials is not required.

STC 28 MATERIAL RECONCILIATION STATEMENT (MRS) (सामग्री मिलान विवरण)

- STC 28.1. Firms are to furnish the material reconciliation statement (running MRS) to GRSE, for items supplied by GRSE for execution of a job at vendor's premises. Furnishing of MRS to be done immediately on delivery of the Finished item/Block but not later than 30 days of delivery of the finished item showing details of raw materials received, material actually consumed, excess material returned, wastage etc. This statement should be submitted with documentary evidence of material issued/returned/wastage duly accepted by competent authority of GRSE and as per the GRSE format and filled up check list for MRS. Permissible variation in MRS is 1.5% of design weight of structure. MRS certification is to be completed by GRSE within 60 days of receipt of the same from vendors.
- STC 28.2. Quantity of stiffeners used in transportation are to be mentioned in delivery challanclearly indicating whether the stiffeners are: -
- STC. 28.2.1. Temporary stiffeners supplied by vendor.
- STC. 28.2.2. Sections of ABS quality supplied by GRSE.
- STC 28.3. While submitting MRS of Finished item/Block, copies of certified MRS of all previous Finished items/Blocks are to be enclosed. This will be called the final MRS.

STC 29 INSURANCE (बीमा)

- STC 29.1. In case the sub-contracted job has to be executed at contractor's premises, the Insurance has to be taken by the contractor with appropriate value coverage for the underlying risks (the beneficiary would be GRSE by endorsement) e.g. Loss due to following:
- STC. 29.1.1. Fire as per AIFT including EQ, STFI at Contractors premises.
- STC. 29.1.2. Burglary including theft during Storage at Contractors premises.
- STC. 29.1.3. Marine transit to and fro as per ITC(A) including SRCC (on the basis of agreed valuation between GRSE & contractors).
- STC. 29.1.4. Loading & unloading including TP liability at all fabricator's premises.
- STC. 29.1.5. Loss due to infidelity of contractors whilst in storage.
- STC. 29.1.6. Spoilage of material by contractors by any accidental reasons whatsoever.
- STC 29.2. If the contractor is unable to take coverage, GRSE will cover such risk and cost of premium will be borne by the contractor/recovered from their dues.
- STC 29.3. For the jobs which are to be executed inside GRSE premises, Insurance coverage will not be the responsibility of contractor.
- STC 30 SITE-INCHARGE/ LOG BOOK/ HINDRANCE & OTHER RECORDS (कार्यस्थान प्रभार/कार्यपंजी/बाधा एवं अन्य रिकार्ड)
- STC 30.1. One fully responsible and Qualified Site-in-charge has to be posted at the site during progress of work.
- STC 30.2. Attendance Register, Wage Register etc. are to be maintained daily for the particular job on board and to be shown as and when required.



- STC 30.3. Details of technical personnel deployed for the job.
- STC 30.4. Monthly progress report.
- STC 30.5. Log book for re-work/ modification.
- STC 30.6. Details of materials brought by vendor along with copies of challan.
- STC 30.7. Proper record of hindrances is to be maintained by the sub-contractor for the purpose of timely removal of the hindrance and is to be put up for approval by Project Leader/Site Engineer on weekly basis. A copy of the same would have to be enclosed while submitting any request for waiver of liquidated damages.
- STC 30.8. Sufficient Supervisory Staff should be provided by the contractor during execution of work and in case of any accident/ damage to GRSE properties, full responsibility will be attributed to the contractor and loss incurred will be recovered from the contractor.

STC 31 WORKING HOURS (कार्य समय)

STC 31.1. The Contractor's normal working hours shall be in between 8 AM-5:06 PM from Monday to Friday & from 8:00 AM to 1:00 PM on Saturday. 1st & 3rd Saturday is Non-Duty Saturday. Work may also be required to be carried out in shifts (A, B & G shifts) as per GRSE's requirement. Also, work may be required to be carried out on Sunday/Holiday or beyond schedule working hours as per requirement of GRSE and the Contractor will have to arrange for same as per NIT Terms.

STC 32 RISK PURCHASE (जोखिम खरीद)

- STC 32.1. In case the progress of work is not satisfactory and the contractor fails to maintain the schedule, GRSE reserves the right to get the work done by alternative source at the risk and cost of sub-contractor.
- STC 32.2. GRSE shall be at liberty to purchase/obtain the service from the alternative source as it deems fit, to make good such default and or in the event of the contract being terminated, the balance of the remaining service to be delivered there under. Any excess over the job price / service rates, paid and incurred by GRSE, as the case may be, over the contract price shall be recoverable from the firm. To make good the recoverable excess amount paid, GRSE shall be at liberty to invoke Bank Guarantee and/or with other available dues of the firm.

STC 33 INDIVIDUALITY OF THE CONTRACT (संविदा की वैयक्तिकता)

STC 33.1. This Contract should be treated as an individual contract and should not be related with other orders with GRSE in respect of progress of work or payment.

STC 34 SECRECY OF INFORMATION (सूचना की गोपनियता)

- STC 34.1. All documents and drawings of this project are of confidential in nature and should be used explicitly for the purpose for which they are provided. Drawings should not be copied and should be returned to GRSE on completion of work.
- STC 34.2. No information in respect of contracts/orders shall be released to the national or international media or any one not directly involved its execution without the express written approval of the Integrated Headquarters, MOD (NAVY). In the event of any breach of above provisions, the vendor would have to make good of any loss/ cost/ damage/ any other claim whatsoever preferred by anybody to GRSE in this respect.
- STC 34.3. Non-Disclosure Agreement (NDA) as specified in the NIT has to be submitted as per GRSE Format.

STC 35 REGISTRATION OF NEW VENDOR (नए बिक्रेता का पंजीकरण)

STC 35.1. The contractor has to confirm if they are registered with GRSE and Indicate Vendor Code (5 digits) and Product Code group accordingly in their offer. If the contractor is not registered with GRSE, then documents required for provisional vendor registration has to be submitted to the Ordering



Department. For Permanent Vendor Registration with GRSE, the contractor has to submit their application to GRSE Vendor Development Cell.

STC 36 CONTRACT WORKMAN WAGE PAYMENT (संविदा कामगार का मजदूरी भुगतान)

STC 36.1. Payment of wages to the contractor's employee/workmen should be made through individual bank account on monthly basis instead of cash payment. PF-UAN activation of all the contractor's employee/workmen is mandatory.

STC 37 INSPECTION (निरीक्षण)

- STC 37.1. Quality assurance authority: As per NIT/SOTR.
- STC 37.2. Inspection to be carried out stage wise by Quality Assurance Authority. On completion of work for any stage, vendor has to submit Inspection Offer to GRSE (Inspection Agency) for stage inspection. GRSE (Inspection Agency) shall co-ordinate with the Outside Inspection Authorities (as applicable) for carrying out inspection of completed job.
- STC 37.3. GRSE reserve the right to inspect all operations to be carried out by the contractor. Free access to the work site at all the time shall be ensured by contractor. The presence or absence of GRSE representative does not relieve contractor of the responsibility for quality control. The contractor shall provide all assistance for carrying out inspection of completed work.
- STC 37.4. Repeat inspection for any particular job is to be discouraged as far as possible. Hence the vendor should complete the job in all respect prior to submission of Inspection Offer to avoid reoffering. In case of repeat inspection happens for more than two occasions then the additional cost implication incurred by GRSE will be deducted from the bills of the vendor at actual. Number of occasions of repeat inspection for any particular job is to be indicated by GRSE in inspection note and same is to be incorporated in the work done certificate for deduction of additional cost implication for repeat inspection. Cost of deduction shall be calculated by Executing Dept., GRSE with the help of Finance Dept., GRSE.

STC 38 CORRECTION OF ERRORS (त्रुटि सुधार)

STC 38.1. Bids determined to be responsive will be checked by GRSE for any arithmetic error. Errors will be corrected by GRSE as follows:

STC 38.2. For Manual Tendering: -

- STC. 38.2.1. Where there is a discrepancy between the rates in figures and in words, the rates in words will govern.
- STC. 38.2.2. Where there is a discrepancy between the unit rate and the line item total resulting from multiplying the unit rate by the quantity, the unit rate as quoted will govern.

STC 38.3. For Tendering through NIC Portal: -

STC. 38.3.1. Where there is a discrepancy between the rates in html format and the attachment to price bid (if applicable), the rates in attachment to price bid will govern. In attachment to Price bid; if any discrepancy found between the unit rate and the line item total resulting from multiplying the unit rate by the quantity, the unit rate as quoted will be considered.

STC 38.4. For Tendering through GeM Portal: -

STC. 38.4.1. Where there is a discrepancy between the total price quoted in GeM Portal and the attachment (i.e break up of quoted price in line with BOQ) to price offer, the total price quoted in GeM portal will govern. In attachment to the Price offer, if any discrepancy found between the unit rate and the line item total resulting from multiplying the unit rate by the quantity, the unit rate as quoted will be considered.

STC 39 FORCE MAJEURE (अप्रत्याशित घटना) :

STC 39.1. In the event of contractor being unable to fulfil the obligation under the agreement owing to force majeure, such as War, Fire, Earthquake, Flood, Strike/ Lockout at GRSE premises where the contractor



is working, the party affected shall not be held responsible for any failure or non-performance of the duties and obligations under the agreement, provided that all responsible efforts have been made to overcome the consequences of such failure, or non-performance. The time for performances of the contractual obligation shall then be extended by period not more than the duration of such events.

STC 39.2. In the event of Force Majeure condition existing at contractor's site in GRSE Premises or CPT areas for GRSE work, GRSE is to be intimated with details of such happenings and cessations thereof, within 3 days. Force Majeure is to be limited to contractor's site in GRSE/CPT premises for GRSE's work only. Lock out/ Closure of contractor's factory premises or office or any other place outside GRSE/CPT/GRSE nominated place as indicated above cannot be considered as a Force Majeure condition under this contract.

STC 40 TERMINATION OF CONTRACT (अनुबंध की समाप्ती)

STC 40.1. In the event of non-performance or non-engagement of manpower for the execution of the job within the notice period, GRSE reserves the right to cancel the order in part or in full, and no compensation whatsoever will be entertained.

STC 41 DAMAGE OF MATERIALS / EQUIPMENTS (सामग्री/उपकरण की छती)

STC 41.1. The contractor will ensure that no damage is caused to the materials, equipment or any other property of GRSE due to negligence and / or any reason whatsoever by the contractor's personnel. The cost of such damage will be suitably recovered from contractor's bills.

STC 42 OFFICE & STORAGE SPACE (कार्यालय एवं भंडारण स्थान)

STC 42.1. The contractor will have to arrange their office & storage required for execution of job, for cumulative order value of Rs.75 lakhs and above, of their own. However, space for placing up to one container will be provided free of cost by GRSE. Container will have to be removed by the contractor within 03 months from the date of final settlement with GRSE. In case of non-removal of container within specified period penalty as deemed fit will be imposed for the occupied area of GRSE.

STC 43 ARBITRATION (मध्यस्थता)

- STC 43.1. If at any time, before during or after the contract period, any unsettled claim, question, dispute or difference arises between the parties, upon or in relation to or in connection with or in any way touching or concerning this order, the same shall be settled/adjudicated through Arbitration to be conducted by a Sole Arbitrator, to be appointed by the parties on mutual consent, in accordance with the provisions of the Arbitration and Conciliation Act, 1996.
- STC 43.2. In the event the parties fail to mutually appoint a Sole Arbitrator within 30 days from the receipt of a request by one party from the other, then either of the parties may approach the Hon'ble High Court at Calcutta under the provisions of the Arbitration and Conciliation Act, 1996 for appointment of a Sole Arbitrator by the Hon'ble Court.
- STC 43.3. Such arbitration shall, in all respects, be conducted in accordance with the provisions of the Arbitration and Conciliation Act, 1996 and the rules framed there under or any statutory modification or re-enactment thereof for the time being in force.
- STC 43.4. The Award of the Sole Arbitrator shall be final, conclusive and binding upon the Parties.
- STC 43.5. In the event of the death or resignation or incapacity or whatsoever of the said Sole Arbitrator if appointed by the parties mutually the said parties may again appoint a suitable Substitute Arbitrator in place of the erstwhile Sole Arbitrator to continue with the proceedings. In the event of appointment of the Sole Arbitrator by the Hon'ble High court at Calcutta on death or resignation or incapacity or whatsoever of the said Sole Arbitrator, either of the parties in this behalf, may make an application to the Hon'ble High court at Calcutta for appointment of a Substitute Arbitrator and the Hon'ble Court may pass such orders as it deems fit and proper.



- STC 43.6. Also, in the event an Arbitration award is set aside by a competent court the parties may appoint a Sole Arbitrator mutually or on failing to appoint a Sole Arbitrator mutually within the statutory period then either of the parties may file an application before the Hon'ble High Court at Calcutta under the provisions of the Arbitration and Conciliation Act, 1996 for appointment of a Sole Arbitrator by the Hon'ble Court in accordance with the provisions of the Arbitration Act.
- STC 43.7. The cost of the arbitration, fees of the arbitrator, remuneration of the stenographer and clerk, stamp paper etc. shall be shared equally by the parties, unless otherwise directed by the Sole Arbitrator. The venue of arbitration shall be at Kolkata and unless otherwise decided by the parties or by the Sole Arbitrator himself, the venue shall be the premises of Garden Reach Shipbuilders & Engineers Ltd. located at 43/46, Garden Reach Road, Kolkata 700 024.
- STC 43.8. The language of the proceeding shall be in English.

STC 44 JURISDICTION (न्याय अधिकार)

- STC 44.1. Litigation, if any, pertaining to this contract will come under the jurisdiction of High Court at Kolkata.
- STC 44.2. All contracts shall be deemed to have been wholly made in Kolkata and all claims there under are payable in Kolkata City and it is the distinct condition of the order that no suit or action for the purpose of enforcing any claim in respect of the order shall be instituted in any Court other than that situated in Kolkata City, West Bengal State, India.
- STC 44.3. The Firm is warranted that all service rendered by them shall conform to applicable city, states & central laws, ordinances and regulations and the said Firm shall indemnify / defend / relieve GRSE harmless, from / of against loss, cost of damage, by reason or any actual or alleged violation thereof.
- STC 44.4. GRSE shall not be liable under the workmen's compensation Act of 1923; in case any employee or workmen receives injury while actually serving his employer in connection with the latter's work inside the compound of GRSE Ltd.
- STC 44.5. All existing applicable Laws such as ESI, PF, SERVICE, CONTRACT LABOUR, CHILD LABOUR etc. as applicable, shall be binding for the contract.

STC 45 PREVALANCE OF NIT/STAC & CLARIFICATION

- STC 45.1. For any discrepancy between NIT (Notice Inviting Tender) and STAC, NIT statement may be taken as final.
- STC 45.2. Clarification required, if any, regarding Tender Document, should be got resolved by contacting competent authority of GRSE prior to submission of bid.



ANNEXURE – 3: EXECUTED RELEVANT JOBS for TECHNICAL ELIGIBILITY DURING LAST 03 YEARS (To be submitted in Letterhead of bidder)

- 1. Name of the Bidder:
- 2. Job Description:
- 3. Tender Reference:
- (A) **Details of Executed relevant jobs:**

SI. No	Description of Executed relevant jobs	Order No. & Date (Supporting soft or, hard copy to be submitted)	Start & Completion date as per Order	Actual start date	Actual Completion Date	Order placed by	Value of Purchase order & length of Plumbing work completed	Work completion certificate Ref. No. & date <i>(Supporting soft or, hard copy to be submitted)</i>

Note: Please add additional pages if required

(Signature of Authorized Representative)

Date:

Name:

Designation:

<u>ANNEXURE – 4: FORMAT for FINANCIAL ELIGIBILITY</u> (To be submitted in Letterhead of bidder)

- 1. Name of the Bidder:
- 2. Job Description:
- 3. Tender Reference:

A. Financial Data for evaluating Financial Eligibility

SL. No.	Accounting Year	Financial Years	Turn Over (in INR)	Profit Before Tax (PBT) (in INR)
1	2024-25	2023-24		
2	2023-24	2022-23		
3	2022-23	2021-22		
Average for 03 years				

(Signature of Authorized Representative)

Date:

Name:

Designation:

Note:

- (i) Financial Statements to be attached
- (ii) Audited (in case of Turnover exceeding INR 1 Cr) Annual Statement for the relevant last three (03) years is to be provided while submitting the bid.



ANNEXURE-5: FORMAT OF SELF-CERTIFICATION FOR DECLARATION REGARDING BLACKLISTING/ <u>TENDER HOLIDAY</u> (To be submitted in Letterhead of bidder; MANDATORY FOR ALL TENDERS)

1. Name of the Bidder with Address:

Date:

2. Job Description:

3. Tender Reference:

Sub: SELF-CERTIFICATION

I / We, Proprietor/ Partner(s)/ Director(s) of M/s.					hereby declare					
that our firm/company namely M/shave neither been blacklis								sted		
nor have received any tender holiday by any PSUs/Central & State Govt. Organizations or any c						ther				
Government /	Quasi	Government	Organizations	during	last	03	(three)	years	ending	on
(date) from taking part in Government tenders.										

	Or				
I / We Proprietor/ Partner(s)/ D	irector(s) of M/s		_ hereb	y declare	e that
our firm/company namely M/s	has	received t	tender	holiday	from
M/s	(name of PSUs/Central & State G	ovt. Organi	zations	or any	other
Government / Quasi Government O	rganizations) from taking part in Gov	ernment ter	nders fo	or a peri	od of
months w.e.f	to	(date).	The per	iod is ov	er on
(date) and	now our firm/company is entitled to t	ake part in	Govern	ment ter	าders.
(relevant withdrawal/revocation docu	ment is attached).				

In case the above information is found inappropriate / false, I/We are fully aware that the offer submitted by our firm / contract awarded to our firm/company namely M/s ______ will be rejected/cancelled by M/s GRSE, and EMD/SD shall be forfeited and appropriate action will be taken in accordance with the vendor policy of GRSE.

(Signature of Authorized Representative with official seal)

Date:

Name:

Designation:

NB: PLEASE ENCLOSE COPY OF RELEVANT DOCUMENTS *Strike out / omit whichever is not applicable

ANNEXURE-6: FORMAT FOR DISCLOSURE BY CONTRACTOR OF EXISTING WORK (To be submitted in Letterhead of bidder)

- 1. Name of the Bidder:
- 2. Job Description:
- 3. <u>Tender Reference:</u>
- 4. Details of Existing relevant jobs:

	SI. No.
Description of	Description of Existing relevant jobs
 Order No., D <i>(Supporting s</i> . s	Order No., Date & Value (in INR) (<i>Supporting soft or, hard copy to be submitted</i>)
Start & Con	Start & Completion date as per Order
Actu	Actual start date
 Ord	Order placed by
 Scope of wor (To	Scope of work for existing contract (To quantify)
USK	
SSK	
SK	Deployment of operatives for the
HSK	existing contract (category wise)
 Equipment	

(Signature of Authorized Representative with official seal)

Date:

Name:

Designation:

<u>Note</u>: Please add additional pages if required.



ANNEXURE-7: FORMAT FOR DISCLOSURE BY CONTRACTOR OF PROPOSED EXECUTION / DEPLOYMENT PLAN OF THIS TENDERED JOB (To be submitted in Letterhead of bidder)

- 5. Name of the Bidder:
- 6. Job Description:
- 7. <u>Tender Reference:</u>
- 8. Details of Existing relevant jobs:

SI. No.	Deployment of operatives per month for the Tendered job contract (category wise)						
	USK	SSK	SK	НЅК	Equipment		

(Signature of Authorized Representative with official seal)

Date:

Name:

Designation:

Note: Please add additional pages if required.

ANNEXURE-9: CHECK LIST FOR BILL SUBMISSION - for Service Contracts CHECK LIST FOR BILL SUBMISSION - for Service Contracts

GENERAL PARTICULARS: (to be checked and submitted by Contractor/Vendor)

- A.1 BTN (as per BTS System):-
 - Invoice No and date / E-Invoice No. & Date (if applicable for the vendor)
- A.2 (Original & in triplicate)
- A.3 PO Number

Α.

- A.4 Name of Vendor
- A.5 Location of work:

MW / RBD/ FOJ/ TU / 61Park/Vendor's premises

	I. For RA Bill (Running/Progressive bill) (Put $$ Mark)	YES	NO	NA	
A.6	PO Number and date verified with Invoice:				
A.7	Vendor Name & Address in Invoice verified with Purchase Order:				
A.8	Vendor Code as in PO verified with Invoice:				
A.9	Original certified WDC enclosed :				
A.10	Whether WDC is Certified by the Authorized Person as per PO / SOTR with				
70	Rubber Stamp				
A.12	HSN/SAC code is as per PO				
A.13	GSTIN No. is as per PO				
A.14	GST % is as per PO				
A.15	Security Deposit (SD) submittded as per PO				
A.16	PBG of equivalent amount submitted, as per PO				
A.17	Compliance of Statutory Liabilities of labour as per PO				
	II. Applicable for Final/Balance Bill (Put $$ Mark)				
A.20	Certified Job Completion Certificate (JCC) enclosed				
A.21	MRS as per PO terms enclosed (If applicable)				
A.22	Guarantee Period (GP) expired as per PO term				
A.23	PBG of equivalent amount submitted, if GP is not over (If Yes, copy to enclose with the bill)				

Signature of Vendor's representative with Seal/Stamp

For GRSE Use O

В.	To be checked and verified by Bill certifying authority (Put $$ Mark)	YES	NO	NA
B.1	Whether Bill has been forwarded through BTS			
B.2	Whether WDC is Certified by the Authorized Person as per PO / SOTR with Rubber Stamp			
B.3	Job starting & Completion Date (Schedule & Actual) indicated in WDC			
B.4	Certification of Penalty/ Recovery from bill indicated in WDC, if applicable			
B.5	Whether Bill is Certified by the Authorized Person as per PO / SOTR with Rubber Stamp			
B.6	Certification of Penalty/ Recovery from bill as per WDC, if applicable			
B.7	Service Entry Sheet (SES)/GR in line with WDC, PO & Invoice			
	For Final/Balance Bill (Put \sqrt{Mark})			
B.8	Certified MRS copy as per PO terms enclosed (If applicable)			
B.9	Guarantee Period (GP) expired as per PO term and JCC			
B.10	PBG copy of equivalent amount till GP validity enclosed (if GP is not over)			

Signature of GRSE Bill Certifying Authority with Designation



ANNEXURE-11: INTEGRITY PACT

(MANDATORY for Tenders of Value INR 2 Crore & More)

(to be executed in Non-Judicial Stamp Paper of Rs.100/- and to be signed & stamped on all pages)

INTEGRITY PACT

Between

M/s Garden Reach Shipbuilders & Engineers Limited (GRSE) hereinafter referred to as "The Principal" and M/s...... hereinafter referred to as "the Bidder/Contractor"

Preamble

In order to achieve these goals, the principal will appoint an Independent External Monitor (IEM), who will monitor the tender process and the execution of the contract for compliance with the principals mentioned above.

Section 1- Commitments of the principal

[1] The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles: -

a. No employee of the principal, personally or through family members, will in connection with the tender for, or the execution of a contract, demand, take a promise for or accept for self or third person, any material or immaterial benefit which the person is not legally entitled to.

b. The Principal will, during the tender process treat all Bidder(s) with equity and reason. The principal will in particular, before and during the tender process, provided to all Bidder(s) the same information and will not provide to any Bidder(s) confidential /additional information through which the Bidder(s) could obtain an advantage in relation to the tender process or the contact execution.

c. The principal will exclude from the process all known prejudiced persons.

[2] If the principal obtains information on the conduct of any of its employees which is a criminal offence under the IPC/PC Act, or if there be a substantive suspicion in this regard, the principal will inform the Chief Vigilance Officer and in addition can initiate disciplinary actions.

Section 2- Commitments of the Bidder(s)/Contractor(s)

[1] The Bidder(s)/Contractor(s) commit himself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the tender process and during the contract execution.

a. The Bidder(s)/ Contractor(s) will not, directly or through any other person or firm, offer, promise or give to any of the principal's employees involved in the tender process or the execution of the contract or to any third person any material or other benefit which he/she is not legally entitled to in order to obtain in exchange any advantage of any kind whatsoever during the tender process or



during the execution of the contract.

b. The Bidder(s)/Contractor(s) will not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.

Bidder(s)/Contractor(s) The will not commit any offence under the relevant C IPC/PC Act, further the Bidder(s)/Contractor(s) will not use improperly, for purpose of competition or personal gain, or pass on to others, any information or document provided by the principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.

d. The Bidder(s)/Contractor(s) of foreign origin shall disclose the name and address of the Agents/representatives in India, if any. Similarly, the Bidder(s) / Contractor(s) of Indian Nationality shall furnish the name and address of the foreign particulars, if any. Furthers details as mentioned in the "Guidelines on Indian agents of Foreign suppliers" shall be disclosed by the Bidder(s)/Contractor(s). Further as mentioned in the Guidelines all the payments made to the Indian agent/representative have to be in Indian Rupees only, copy of the "Guidelines on Indian agent of foreign supplier" is annexed and marked as annex.

e. The Bidder(s)/Contractor(S) will, when presenting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract.

[2] The Bidders(s)/ Contractor(s) will not instigate third persons to commit offences, outline above or be an accessory to such offence.

Section 3- Disqualification from tender process and exclusion from future contracts.

If the Bidder(s)/Contractor(s) before award or during execution has committed a transgression through a violation of Section 2, above or in any other form such as to put his reliability or credibility in question, the principal is entitled to disqualify the Bidders(s)/ Contractor(s) from the tender process or take action as per the extant procedure of the company.

Section 4- Compensation for Damages.

1) If the principal has disqualified the Bidder(s) from the tender process prior to the award according to section 3, the principal is entitled to demand and recover the damages equivalent to earnest Money deposit/Bid security.

2) If the Principal has terminated the contract according to section 3, or if the principal is entitled to terminate the contract according to section 3, the Principal shall be entitled to demand and recover from the contractor liquidated damages of the contract value or the amount equivalent to Performance Bank Guarantee.

Section 5- Previous Transgression

1) The Bidder declares that no previous transgressions occurred in the last 3 years with any other company in any country conforming to the anti-corruption approach or with any other Public Sector Enterprise in India that could justify his exclusion from the tender process.

2) If the Bidder makes incorrect statement on this subject he can be disqualified from the tender process or action can be taken as per the procedure mentioned in "Guidelines on Banning of business dealing"



Section 6- Equal treatment of all Bidders/Contractors/Sub-contractors.

1) The Bidder(s)/Contractor(s) undertake(s) to demand from all sub-contractors a commitment in conformity with this integrity pact, and to submit it to the principal before contract signing.

2) The principal will enter into agreements with identical conditions as this one with all Bidders, Contractors and Sub-Contractors.

3) The Principal will disqualify from the tender process all bidders who do not sign this pact or violates its provisions.

Section 7- Criminal charges against violating Bidder(s) Contractor(s)/Sub-Contractor(s)

If the principal obtains knowledge of conduct of a Bidder, contractor or subcontractor, or of an employee or a representative or an associate of a Bidder, Contractor or Sub contractor which constitutes corruption, or if the principal has substantive suspicion in this regard, the principal will inform the same to the Chief Vigilance Officer.

Section 8- Independent External Monitor/Monitors

1) The Principal appoints competent and credible Independent External Monitor for this pact. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.

2) The Monitor is not subject to instructions by the representative of the parties and perform his functions neutrally and independently. He reports to the Chairman GRSE.

3) The Bidder(s)/Contractor (s) accepts that the Monitor has the right to access without restriction to all project documentation of the principal including that provided by the contractor. The contractor will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to subcontractors. The Monitor is under contractual obligation to treat the information and documents of the Bidder(s)/ Contractor(s) /Subcontractor(s) with confidentiality.

4) The Principal will provide to the Monitor sufficient information about all meeting among the parties related to the project provided such meetings could have an impact on the contractual relations between the principal and the contractor, The parties offer to the Monitor the option to participate in such meetings.

5) As soon as the Monitor notices, or believes to notice, a violation of this agreement, he will so inform the management of the principal and request the management to discontinue or take corrective action, or to take other relevant action. The Monitor can in this regard submit nonbinding recommendations. Beyond this the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.

6) The Monitor will submit a written report to the Chairman, GRSE within 8 to 10 weeks from the date of reference or intimation to him by the principal and should the occasion arise, submit proposals for correcting problematic situations.

7) Monitor shall be entitled to compensation on the same terms as being extended to/provided to Independent Directors on the GRSE Board.

8) If the Monitor has reported to the Chairman GRSE a substantiated suspicion of an offence under



relevant IPC/PC act, and the Chairman GRSE has not, within the reasonable time taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, the Monitor may also transmit this information directly to the Central Vigilance Commissioner.

9) The word `Monitor' would include both Singular and plural.

Section 9- Pact Duration:

This pact begins, when both parties have legally signed it. It expires for the contractor 18 months after the last payment under the contract, and for all other Bidders 6 months after the contract has been awarded.

If any claim is made/lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified above, unless it is discharged/determined by Chairman of GRSE.

Section 10- Other provisions:

1) This agreement is subject to Indian Law, place of performance and jurisdiction is the Registered Office of the principal i.e. Kolkata.

2) Changes and supplements as well as termination notices need to be made in writing. Side agreements have not been made.

3) If the Contractor is a partnership or a consortium, this agreement must be signed by all partners or consortium members.

4) Should one or several provisions of this agreement turn out to be invalid, the remainder of this agreement remains valid. In this case, the parties will strive to come to an agreement to their original intentions.

(For & On behalf of the principal)

.....

(For & On behalf of the Bidder/Contractor)

Place

Place

Date

Date

Witness 1 (Signature, Name & Address)

Witness 2 (Signature, Name & Address)



ANNEXURE-12: NON-DISCLOSURE AGREEMENT

(to be executed in Non-Judicial Stamp Paper of Rs.100/- and to be signed & stamped on all pages)

This Non-Disclosure Agreement executed thisDay of2023.

Between

GARDEN REACH SHIPBUILDERS & ENGINEERS LIMITED, a company incorporated under the provisions of the Companies Act, 1956, having its Registered Office at 43/46, Garden Reach Road, Kolkata – 700024, hereinafter referred to as "**GRSE**" (which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include its successors-in-interest, administrators and assigns) of the **FIRST PART**.

AND

M/s ______ (with full address)., hereinafter referred to as the L1 Bidder (which expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include its successors-in –interest, administrators and assigns) of the **SECOND PART**.

WHEREAS

For purpose of this Agreement, GRSE discloses (herein after referred to as the "Disclosing Party") to the Bidder (herein after referred to as 'Recipient") Confidential Information as are required to give effect to the terms of the NIT/Purchase Order and the Recipient receives and or accesses the said Confidential Information

WHEREAS The Bidder being considered inter alia for the purpose of ______ work and as such some of the data, drawings/documents in connection with construction of Anti-Submarine Warfare Shallow Water Craft (ASW SWC) are required to be disclosed which shall be treated as confidential and the said Recipient, shall not disclose or part with such drawings/documents either whole or in part to any other third party, without prior written consent from GRSE.

AND WHEREAS the said Recipient, is obliged to execute an undertaking in the form of "Non-Disclosure Agreement" on receiving Confidential Information in the form of data drawings/ documents and also confidential/proprietary drawings or technical information of Indian Navy through Government of India or any other party, as the case may be, by GRSE, duly promising and/or undertaking to keep and treat such data, drawings/documents as strictly 'confidential'.

NOW THEREFORE both GRSE and the Bidder do hereby agree as follows in the premises aforesaid: -

- 1. In the Premises aforesaid it is agreed as follows:
- (a) "Confidential Information" means and includes any and all facts, knowledge, information, data and drawings and documents of any nature whatsoever, whether written or electronic mode owned and/or possessed by GRSE notwithstanding it belongs to any person, government or otherwise not limited to ideas, designs, data, source code, processes, computer programming, flow diagrams, know how, computer programming and other software and software techniques and such other notes, interpretation, derivative or analysis of data that has been or may hereafter be provided or shown to the Recipient or is gathered, received or obtained directly or is otherwise obtained from the review of GRSE's documents. It is agreed that any and all reports, notes, minutes, summaries, flow charts, diagrams and any other information that is prepared based on the discussions and interaction with GRSE pursuant to this Agreement shall be deemed to be Confidential Information under this Agreement.
- (b) During the pre-bid discussion and subsequent agreement between the parties herein, if any, for execution of the job and also for a period of 10 years from the date of Expiry and/or foreclosure and/or termination of the said NIT/PO, M/s _______, the Recipient, undertakes that the Confidential Information so received in any form whatsoever shall be:



- i) Protected and kept as strictly confidential by them.
- ii) Disclose to and used only by the persons within the organization of M/s______, who have a need to know solely for the purpose of pre-bid meeting and for execution of the work if awarded by GRSE subsequently subject to their taking due care and protection of the system and data.
- iii) Used in whole or in part solely for the purpose of pre-bid meeting and for execution of the work if awarded by GRSE subsequently in the manner as ordered by GRSE or to be ordered from time to time exclusively and shall not be exploited for any other purpose or customers.
- iv) Neither be disclosed nor cause to be disclosed directly or indirectly to any third party.
- v) Neither be copied nor otherwise be reproduced, in whole or in part without prior express consent from GRSE.
- vi) Returned to GRSE forthwith on demand at any point of time and upon immediate foreclosure /expiry of the contract if subsequently entered.
- 2. Nothing in this agreement or the disclosure of the Confidential Information or data or systems, to be intended to be granted or shall be construed as granting to the Recipient., any rights, title, interest or license other than the right to use such Confidential Information for the purpose of pre-bid meeting and for the execution of the contract/job if subsequently awarded by GRSE and shall not be exploited for any other purpose or customers of the Recipient. In this regard for the purpose of pre-bid meeting or for execution of job if any, to be subsequently awarded by GRSE to the Recipient shall at all times remain the exclusive property of GRSE and rest with GRSE.
- 3. The Recipient shall resort to any publicity or advertising in respect of this agreement or the subject matter thereof and the subject matter of PO and/ or any Agreement, if any, to be entered into subsequently.
- 4. The Recipient shall not make any copies or duplicate or reduce in writing the Confidential Information or part thereof in anyway in whole or part any information without the prior written consent of GRSE and where such copies or reproductions are permitted in accordance with this clause, the Recipient shall treat them strictly confidential in accordance with the provisions of this agreement and comply with the instructions of GRSE with regard to the protection and disposal of them.
- 5. If the Recipient is compelled under any law to disclose (whether by way of announce or otherwise) any Confidential Information, it shall give prompt notice in writing of such fact to GRSE and shall provide all cooperation and assistance as may be requested by GRSE in order to seek an appropriate remedy to prevent or restrict such disclosure.
- 6. It is agreed by the Recipient that the Recipient shall take full responsibility while handling the Confidential Information provided by GRSE, which means that the Recipient shall be fully responsible of the acts of its employees/subcontractors/officers/associates who are required to handle the Confidential Information provided by GRSE.
- 7. **Indemnity:** Recipient shall indemnify GRSE and hold harmless from and against all actions, proceedings, claims, demands, losses, damages, costs (including between attorney and clients) charges, expenses and consequences whatsoever that may be brought or made against or sustained or incurred by GRSE in consequences resulting from any act or omission on the part of Recipient including its employees/subcontractors/officers/associates.
- 8. The Recipient agrees and undertakes GRSE that the Recipient shall obtain appropriate indemnity from its sub-contractors and outside personnel/workers to the effect that they will use Confidential Information for construction of the ships only and for no other purpose and also, they would not divulge or pass on any Confidential Information to any third party for any reason whatsoever.
- 9. The Recipient acknowledges the competitive value and confidential nature of the Confidential Information and the resultant damage to GRSE if the Confidential Information is disclosed or allowed to be disclosed to any unauthorized persons or used for the purpose of violation of this Agreement. The Recipient confirms that it is imperative that all Confidential Information remains confidential. The Recipient acknowledges that GRSE possesses Intellectual Property Rights in the Confidential Information.



- 10. The expiry, foreclosure or termination of the PO or any or all of the subsequent agreements entered into by GRSE and the Recipient, if any, in pursuance of the pre-bid discussion, shall not relieve the Recipient of their/its obligations under these presents which shall be effective and remain effective and in full force, for a period of 10 years from the date of such expiry/foreclosure/termination of the PO.
- 11. In the event of expiry, foreclosure or termination, the Recipient shall forthwith return to GRSE, the Confidential Information as received by them/it during tenure of the PO and/or subsequent agreements.
- 12. Neither party shall assign any PO and / or any Agreement, if any, to be subsequently entered into, without the written consent of the other and should there be any re-organization, merger, take over or the like, its successor-in-interest shall be bound by the conditions of this Agreement.
- 13. Failure to enforce any provision of this agreement and/or failure to initiate timely action, will not construe to be waiver and GRSE shall be freely entitled to enforce the provisions of this agreement at any appropriate time thereafter.
- 14. In the event any provision of this Agreement shall be held invalid or unenforceable for any reason, that provision shall not affect any other provision of this Agreement.
- 15. The Recipient acknowledges that Confidential Information belonging to GRSE is a valuable asset. Disclosure in breach of this Agreement will result in irreparable injury to GRSE for which monetary damage alone will not be an adequate remedy. Therefore, the parties agree that in the event of a breach or threatened breach of the terms of this Agreement, GRSE will be entitled to specific performance, injunctive relief or other equitable relief prohibiting any breach of this Agreement. Any such equitable remedy shall be in addition to and not in lieu of, other appropriate relief at law which GRSE may be entitled.
- 16. This agreement shall be governed under the Indian Laws and the Courts in Kolkata shall have exclusive jurisdiction to try determine and adjudicate any disputes arising between the parties in relation to this agreement.
- 17. GRSE' standard arbitration clause as contained in NIT shall apply to this agreement for resolution of disputes between the parties.

IN WITNESS WHEREOF the parties have hereunto set and subscribed their respective hands and seals on the day, month and year first above written.

FOR GARDEN REACH SHIPBUILDERS & ENGINEERS LTD	FC	DR M/s,
Signature: Name:	Signature: Name:	
Address:	Address:	
WITNESS 1		WITNESS 2
Signature:	Signature:	
Name:	Name:	
Address:	Address :	

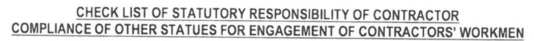
CHECK LIST OF STATUTORY RESPONSIBILITY OF CONTRACTOR THE CONTRACT LABOUR (R& A), ACT, 1970 AND CENTRAL RULES, 1971

SL. NO.	NATURE OF STATUTORY REQUIREMENTS	FORM NO.	RESPONSIBILITY	REMARKS
01	Labour License	Form –II	Contractor	Contractors engaging 20 or more contract labours would apply for obtaining labour license (in triplicate) to the ALC (C), Kolkata. A copy of the license should be submitted to concerned Unit HR Department. <i>Note</i> : The Contractor cannot deploy more than the number of workmen mentioned in the license on any day.
02	Renewal of labour license	Form –II	Contractor	The contractor shall apply to the ALC(C), Kolkata for renewal of license at least 30 days prior to its expiry. A copy of the acknowledgement / renewed license should be submitted to concerned Unit HR Department.
03	Notice for commencement / completion of work	Form-VII	Contractor / Principal Employer	The contractor shall submit Form – VII to the Inspector / Labour Enforcement Officer (C), Kolkata within 15 days intimating the actual date of commencement / completion of the work. The receipted copy of Form – VII should be submitted to concerned Unit HR Department.
MAIN	TENANCE OF REGIS	TERS		
04	Employee Register	FORM – A	Contractor	Comprising of personal details like name, father's name, DOB, Address etc. of the workmen engaged by the contractor.
05	Wages Payment Register	FORM – B	Contractor	Comprising of current rate of minimum wages, employees PF & ESI contribution and other allowances, if any.
06	Register of Loan / Recoveries / Fines etc.	FORM – C	Contractor	To maintain record of loans, fines and advances given, if any and monthly record of recoveries.
07	Attendance Registers	FORM – D	Contractor	Data of daily attendance of each workmen engaged by the contractor indicating their in and out time.

C



SL. NO.	NATURE OF STATUTORY REQUIREMENTS	FORM NO.	RESPONSIBILITY	REMARKS
08	Employment Card	Form – XII	Contractor	Every contractor shall issue employment card / appointment letter to their contract workers within 03 days from their date of employment.
09	Service Certificate	Form – VIII	Contractor	To be issued by the contractor upon termination of employment / completion of work etc.
10	Wage-slip	Form – XIX	Contractor	Contractors shall issue wage-slip to their workmen at least 01 day prior to disbursement of wages.
11	Annual Return	Online Submission	Contractor	Every Contractors shall prepare Annual Return for the previous year which is submitted online by the Contractors' in <i>Shram Suvidha</i> Portal to the Registering Officer within 31st Jan of the following year.



SI. No.	Relevant Statues	Responsibility	Compliances to be ensured as per the Statute
01	The Factories Act, 1948 & West Bengal Factories Rules, 1958	Contractor	 Leave with Wages: Every worker who has worked for a period of 240 days or more is entitled to get leave with wages to be calculated one day for every 20 days of work performed by him. <u>Payment of Overtime</u>: Where a worker has worked for more than 09 hours in any day or for more than 48 hours in a week, he shall, in respect of overtime work, be entitled to wages twice the hourly rate. <u>Hours of Work</u>: The total nos. of hours of work in a week, including overtime, shall not exceed sixty. <u>Hours of Overtime</u>: The total hours of overtime shall not exceed fifty in any quarter i.e. during three
02	Payment of Wages	Contractor	consecutive months for any worker.
02	Act, 1936	Contractor	Contractors (employer) engaging less than 1,000 persons have to pay wages before expiry of the 7th day after the last day of wage period.
03	The Minimum Wages Act, 1948	Contractor	Contractors (employer) shall pay minimum wages to every worker as per the Central rates circulated by the Management from time to time.
04	The EPF & MP Act, 1952	Contractor	 Every contractor shall obtain the following before commencement of work: (a) PF Code No. of the firm. (b) PF UAN i.r.o of the workmen engaged by him. (c) Ensure submission of nominee and dependent details while applying for UAN of workmen.
		Contractor	2. Every contractor shall contribute towards PF @ 12% of the monthly wages of each workman as employer's share and recover 12% of monthly wages from each employee, as employees share and thereafter remit the entire amount to EPFO i.r.o every workman engaged by him. The contribution for the preceding month should be remitted prior to expiry of the 15th day of the following month. Contractors (Employers) are also required to bear the administrative charges as applicable.

C



SI. No.	Relevant Statues	Responsibility	Compliances to be ensured as per the Statute
05	The ESI Act, 1948	Contractor	 Every contractor shall obtain the following: a) ESI Code No. of the firm (b) ESI code no. i.r.o of the workmen engaged by him (c) Ensure submission of nominee and dependent details while applying for ESI TIC (E-Pehchan Card).
		Contractor	2. Every contractor shall remit ESI contribution (employers' share @ 3.25% and employees' share @ 0.75%) i.r.o every workman engaged by him for the preceding month prior to expiry of the 15th day of the following month.
06	The Payment o Bonus Act 1965 & Rules	Contractor	1. Contractors shall pay annual bonus to their workmen (Contract Labour) drawing wages below and upto Rs. 21,000/- per month. Bonus will be payable minimum @ 8.33% and maximum @ 20% of annual wages.
		Contractor	2. Register in Form - C format {Rule 4(b)} of ' <i>The Payment of Bonus Act, 19</i> 65' is to be maintained by the contractor for submission of Annual Return as per the Act.

RESPONSIBILITIES OF CONTRACTORS OVER AND ABOVE THE STATUTORY REQUIREMENTS

(i) Contractors shall take all necessary steps for disbursement of wages through bank-transfer and issue a payment notice at least 02 days prior to such bank-transfer for information of respective unit HR Dept. as well his workers. (should be incorporated in the contract document in the Payment Terms).

(ii) All contractors should obtain labour-licenses prior to commencement of work. Principal Employer shall not allow any contractor without license.

(iii) All outsourced jobs are required to be supervised by a Supervisor duly appointed by the Contractor. The contractor should declare the name and contact number of the supervisor(s) against each P.O before commencement of work and submit the details of the supervisor(s) to the respective unit HR Department. He should keep adequate nos. of supervisors to supervise and co-ordinate the execution of job by contract labours. (The principal employer must check that the name and number of the supervisor which has been provided by the contractor, whether the same person is coming as the said supervisor).

(iv) The supervisor's name should not be mentioned in the employee register as he is not a contract labour.

(v) Supervisor of concerned contractor should be present in the work-site where the contract labours of the concerned contractor are supposed to work. To ensure the presence of the supervisor, their attendance may be recorded by the user department on daily basis.

(vi) Contractor should mention the name of his Supervisor / agent / manager in Form-II which is to be submitted to ALC (C) for obtaining labour license.

(vii) The supervisor should maintain the attendance register of their contract labours (Form-D) which may be randomly checked by the Officers of the user department. This attendance register will be submitted by the contractors on monthly basis along with the wages-payment registers to the respective unit HR Depts. for obtaining certification of payment of wages to each contractor labour based on their daily / monthly attendances.

(viii) Contractors must submit details of their firms in the Appendix B1 format prior to commencement of work. They must also submit details of their contract labours in B2 formats for making new gate-passes for the purpose of entry / exit prior to the engagement of such contract labour.
