

### **GARDEN REACH SHIPBUILDERS & ENGINEERS LTD.**

गार्डन रीच शिपबिल्डर्स एण्ड इंजीनियर्स लिमिटेड (A GOVERNMENT OF INDIA UNDERTAKING) (भारत सरकार का प्रतिष्ठान)

Address 43/46, Garden Reach Road, Kolkata-700 024

Phone दूरभाष: (033)2469-8100 to 8113 Extn बिस्तार 200/204

Web siteवेब: www.grse.in, E-Mailई मेल: Talukdar.Kaberi@grse.co.in

CINसी आई एन: <u>L35111WB1934G0I007891</u>

### SERVICE LEVEL AGREEMENT/NIT

Garden Reach Shipbuilders & Engineers Limited, a leading Warship Builder and Engineering Product Company, invites selected (/below mentioned) contractors/firms to submit single stage two-part (Part I- Techno-Commercial & Part II- Price) bids through e-tendering for the work package as per following bid document.

- i. M/s Tech Mech
- ii. M/s Samanta & Co.

NIT Noनिविदा संख्याः	SCC/KT/LT/SVL3025/DZUS.Chqd.Floor/010/ET-1970
Job Title कार्य का नाम:	"FITMENT OF DZUS FASTENERS IN CHEQUERED FLOORING WORK ON YARD 3025" [to be executed as per SOTR No: SOR/3025/DSUZ/121 dtd. 06.05.2023 at Annexure-1]
Tender issuing Dept. बिभाग द्वारा जारी:	Contract Cell (संविदाबिभाग), GRSE (Main Unit)

# ARTICLE 1अनुछेद-1: SCHEDULE OF CALENDAR DATES समायावली की अनुसूची:

THE TOTAL TOTAL COLUMN TO THE STATE OF THE S		
SCHEDULE स	ारणी	
Bid submission Starting Date निविदा जमा करने की प्रारंभिक तिथि	23/05/2023	14:00 hrs
Bid submission Closing Date निविदा जमा की अंतिम तिथी	01/06/2023	12:00 hrs
Tender Opening Date (Part I) निविदा खुलने की तिथी (तकनीकी- वाणिज्यिकबोली भाग-I)	02/06/2023	14:00 hrs
Offer Validity Period minimum ऑफर की नियुन्तम वैधता अवधी	<b>90 days</b> from date of opening of Tender (Part – I)	

# ARTICLE 2 अनुछेद-2: COMMERCIAL REQUIREMENT FOR THE NIT निविदा की ब्यवसायिक आवश्यकता:

FEES / DEPOSITS	
Tender Fee (refer clause 03 of STAC) निविदाप्रपत्र मुल्य (स्टैक के परिछेद 03 मे उदध्त)	Not Applicable
Earnest Money Deposit (EMD) बयाना राशि जमा (स्टैक के परिछेद 04 में उदध्त)	Not Applicable
Security Deposit (SD) प्रतिभूति	5% of Order Value (inclusive of GST)
Liquidated Damages परिनिर्धारित नुकसान	½ % per week, Max 5% of unexecuted job
PBG पी बी जी	10% of Order Value (indicative only)
Billing Frequency बिल करने की अवधी	Monthly progressive
Evaluation of L1 एल1 का मूल्यांकन	L1 bidder will be decided on totality basis



# ARTICLE 3 अनुछेद-3: ANNEXURES FORM PART OF THIS TENDER निविदा की संलग्नक प्रपत्र:

ANNEXURES	DOCUMENT DESCRIPTION	
Annexure 1 संलग्नक-1	Statement of Technical Requirement (SOTR) and Special Terms and Conditions	
Annexure 2 संलग्नक-2	GRSE Standard Terms and Conditions (STAC)	
Annexure 3 संलग्नक-3	Format for Technical Eligibility Criteria	
Annexure 4 संलग्नक-4	Format for Self-Certification for not having blacklisted /not received any tender holiday	
Annexure 5 संलग्नक-5	Check List of Statutory Responsibility of Contractor and Principal Employer	
Annexure 6 संलग्नक- <b>6</b>	Format for – Disclosure by sub-contractor of existing work load and proposed execution plan of this tendered job (please refer <u>www.grse.in</u> )	
Annexure ७ संलग्नक-७	Fire & Safety Guidelines (please refer <u>www.grse.in</u> →Tender→Enclosures Related to tenders of Sub- Contracting Activities)	
Annexure 8 संलग्नक-8	Special condition of contract (please refer www.grse.in→Tender→Enclosures Related to tenders of Sub-Contracting Activities)	
Annexure9 संलग्नक-9	General Requirement (please refer www.grse.in→Tender→Enclosures Related to tenders of Sub-Contracting Activities)	
Annexure 10 संलग्नक-10	Check List for Bill submission (please refer www.grse.in → Tender → Enclosures Related to tenders of Sub-Contracting Activities)	
Annexure 11 संलग्नक-11	Format for - Bank Guarantee Format for SD (please refer www.grse.in → Tender → Enclosures Related to tenders of Sub-Contracting Activities)	
Annexure 12 संलग्नक-12	Format for - Bank Guarantee Format for PBG (please refer www.grse.in -> Tender -> Enclosures Related to tenders of Sub-Contracting Activities)	
Annexure 13संलग्नक-13	Guideline for Bank Guarantee (please refer www.grse.in→Tender→Enclosures Related to tenders of Sub-Contracting Activities)	
Annexure 14 संलग्नक-14	PF, ESI declaration form (please refer www.grse.in → Tender → Enclosures Related to tenders of Sub-Contracting Activities)	



# ARTICLE 4अनुछेद-4: DOCUMENTS TO BE UPLOADED अपलोड हेतु दस्तावेज

	<u>Self-Attested documents are to be scanned and uploaded with Part I of GeM-bid</u> ई-बिड के भाग-1 के साथ स्कैन एवं अपलोड हेतु स्वअभिप्रामाणित दस्तावेज		
	<u>इ-148 के मार्ग-1 के ताब स्कन एवं जयशांठ हतु स्वजामप्रामाणित दस्तावज</u>		
1	If MSE/NSIC firm, confirmation for <b>whether SC/ST</b> , and <b>Women entrepreneur</b> with		
	documentary evidence and MSE certificate to be submitted		
2	Documents meeting the Technical Eligibility Criteria as per – SOTR along with filled up form-		
	Annexure-3		
3	Self-Certification for not having blacklisted /not received any tender holiday as per format at		
	Annexure-4		
4	Check List for Bill Submission of Contractor at <b>Annexure-10</b>		
5	PAN /TAN, GST, Labour License Certificate, Registration Certificate of the Company with ROC,		
	Memorandum and the Article of Association of the firm.		
6	Copies of registration with PF, ESI authorities.		
7	Partnership Deed / Memorandum and the Article of Association of the firm confirming		
	partners and lead partner		
8	Joint Venture Agreement / Memorandum of Understanding with Power of Attorney in		
	favour of lead member.		
9	Government E-Market Place (GeM) registration certificate with <b>Unique GeM Seller ID</b>		

**Note:** In case of non-submission of documents as mentioned above, the bidder may liable to be considered as disqualified.

# ARTICLE 5 अनुछेद-5: JOB EXECUTION SCHEDULE कार्य निष्पादन सूची

- (A) Mobilisation Period लामबंदी अवधी- 03 days from the date of PO / LOA.
- (B) Job Starting Date কার্য आरम्भ तिथी -Job to be started immediately after issue of PO / LOA or site clearance as per instruction of Project Leader of the ship.
- (C) Job Completion date / Period of Contract कार्य समाप्ती तिथी/अनुबन्ध का समय Job to be completed within 30 days from the date of PO / LOA subject to site clearance by berth.

# ARTICLE 6 अनुछेद-6: JOB EXECUTION कार्य निष्पादन -

Job is to be carried out strictly as per SOTR, Drawings and in case of doubt, instructions of the Engineer in-charge / PL are to be followed.

# ARTICLE 7 अनुछेद-7: GUARANTEE& WARRANTY गारंटी एवं वारंटी -

Guarantee / Warranty of the job: Guarantee / Warranty of the job: Applicable for a Period of 12 months from the date of final inspection of the job. The details are as per clause 08 of STAC (Annexure 2). Any faulty work carried out by the sub-contractor to be rectified by them within the time stipulated by GRSE. In case of failure of the 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.



# ARTICLE ८ अनुछेद-८: PRICE मूल्य -

Price quoted will be firm and fixed for the entire contract period till completion of the work. Price is to be quoted without taxes & duties. GST is to be indicated separately in the Invoice and will be paid extra. No escalation whatsoever will be considered under any circumstances within the period of contract.

# ARTICLE 9 अनुछेद- 9: UNREASONABLE QUOTES अतर्कसंगत भाव -

i. 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.

ii. 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 will be rejected.

iii. If the justification is acceptable to GRSE, then the bidder has 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 10 अनुछे -10: OFFER VALIDITY प्रस्ताव की वैध्यता-

Offer is to be valid for **90 days** 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 90 days against valid reason.

# ARTICLE 11 अनुछेद-11: CONDITIONAL OFFER सशर्त प्रस्ताव -

Conditional offers w.r.t. SOTR 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 for such deviation on the price quoted by the bidder will be considered (during TNC/CNC proceedings) prior to determine the L1 price.

# ARTICLE 12 अनुछेद-12: DETERMINATION OF L1 एल-1 का चयन -

L1 bidder will be decided **in totality**, based on the tendered quantity indicated in the Price Bid. However, in case of loading the price, GRSE will evaluate L1 bidder offline, considering all applicable loading factors on quoted price.

# ARTICLE 13 अनुछेद-13: BOQ बीओ क्यु -

BOQ as part of SOTR given in the tender is tentative and the same is for **one Ship only**. It may vary according to **actual requirement of the job/Ship** and also **in case of inclusion of additional Ship's quantity (+100% quantity increase for 01 ship's addition)** during the entire period of contract. The Bidder has to execute the required quantity at same Rate, Terms & Conditions during the tenure of contract. However, the Contractor will be paid based on actual quantity executed as per certification of GRSE.

Sl. No.	Job Description (Items)	Quantity	UOM
1	Fitment of DZUS fasteners in Chequered Flooring Work	460	$M^2$

NB: i) UOM = Unit of Measurement. Detailed scope of work for above job is as per SOTR.



# ARTICLE 14अनुछेद-14: QUANTITY VARIATION:

Quantity indicated is tentative and the same is for **one Ship only**. It may vary according to the actual requirement of **job/Ship** and also **in case of inclusion of additional Ship's quantity (+100% quantity increase for 01 ship's addition)** during the execution of the contract. Per Ship quantity may also increase up to variation (+) 25% as applicable. The selected Bidder has to execute the required quantity at same rate and terms & Conditions. Accordingly quantity of individual items as well as total order value may be increased/ reduced as per actual requirement of the job. Necessary amendment of PO will be issued accordingly.

# ARTICLE 15 अनुछेद-15: AWARDING JOBS TO MULTIPLE BIDDER बहुल बिडर के लिए ठेका कार्य\_

GRSE at its discretion may engage both **M/s Tech Mech** and **M/s Samanta & Co.** to maintain & in the interest of the construction schedule of the Ship, subject to acceptance of established L1 rate by the L2 bidder. In case of engagement of both the bidders, the job quantity distribution among the bidders will be as per GRSE's requirement. In case of requirement /poor performance by one engaged vendor, other qualified vendor may be engaged for execution of balance job of the non-performing bidder.

**Note:** The loading of the job will be purely based on GRSE requirement and no claim from individual vendors will be accepted. If the performance of an engaged vendor is found not satisfactory, loading quantity could be reduced and performer vendor could be loaded with higher quantity.

# ARTICLE 16 अनुछेद-16: OPENING OF BIDS निविदा खुलना-

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. Disqualified bidders, either during technical assessment or commercial discussion will also be intimated about their non-consideration for further processing.

# ARTICLE 17 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.

Micro & small enterprises are required to declare their Udyog Aadhar Memorandum (UAM) number on the Central Public Procurement Portal (CPPP). Documentary evidence of the said declaration is to be submitted along with the techno-commercial bid failing which benefits being accorded to Micro & Small Enterprises will not be extended.



# ARTICLE 18 अनुछेद-18: ELIGIBILITY CRITERIA पात्रता के मापदंड –

# A. Technical Criteria तकनीकी मापदंड -

The bidder should have experience of execution of similar type of work as per **SOTR Annexure-1.** Supporting documents meeting Technical Eligibility Criteria to be submitted along with the part – 1 bid.

# [Description of similar job: Fitment of DZUS fasteners in Chequered Flooring Work on Yard 3025]

Supporting documents meeting Technical eligibility criteria as detailed in SOTR to be submitted along with the Part-I bid. All documentary evidences such as relevant past performance, job completion certificates, order copies, etc.to be submitted along with **Annexure-3** attached with the SLA/STC.

**B.** Requisite formats attached with NIT as per Annexures of Article 3 to be filled up in support of above technical and financial eligibility criteria.

# ARTICLE 19 अनुछेद-19: INSTRUCTION TO THE BIDDERS बिडर हेतु अनुदेश -

- 1. Before submitting a bid, bidders are expected to examine the Bid Documents carefully, if they desire, may visit the work front, 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 of 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.
- 2. Any qualified deficiency, errors, discrepancies, omissions, ambiguities or conflicts in the Bid Documents, or if 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.
- 3. 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 or, 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.
- 4. GRSE also reserves the right to reject any or, 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.
- 5. Generally, Contractors assumes all safety related responsibility 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.
- 6. 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.
- 7. Job is to be carried out as per SOTR and instruction of the Engineer in-charge MFOS\_FOJ/RBD/MAIN or PL/his nominated representative.
- 8. Any Drawings or technical information shared with the bidders, are confidential in nature/ the Intellectual Property of GRSE and will be governed by the specific Acts applicable thereto. Any related drawings / documents issued to the sub-contractor should not be copied/ shared and to be returned to GRSE after completion of work.
- 9. As applicable, Post submission of Tender, such drawings and technical information are to be physically returned. Also all soft copies are to be destroyed.
- 10. Contractors are responsible to clean up the area of work w.r.t all sort of debris generated on daily basis. If they fail to do so GRSE reserves the right to perform the cleaning activity and charge the contractor with penalty of up to 25%.
- 11. Bidder has to declare, in what capacity he is participating in the tenderize PSU, Limited Co, Pvt. Ltd. Co., Sole Proprietorship Organization, Partnership firm, Joint Venture, etc. Supporting documents (scanned copy) confirming such status to be uploaded as attachment to Part I bid.
- 12. A Bidder is allowed to submit only one Bid under any capacity / status.
- 13. Difficulty in submitting the bid:
  - a. Any query /difficulty in understanding of SOR or other technical terms may be got clarified from PL-3025, Taufique Islam, Mobile No. +91 8420008825, e-mail: Islam.Taufique@grse.co.in prior to submission of offer
  - b. The commercial aspects may be got clarified from Ms. Kaberi Das Talukdar, MGR (Contract)/ Main Unit, Mobile No.9163361888, e-mail: Talukdar.Kaberi@grse.co.in prior to submission of offer.
- 14. **E-mail Address for communication**संचार हेतू ई. मेल पता: Vendor to provide e-mail address to enable faster communication.

# ARTICLE 20 अनुछेद- 20: e-BID INSTRUCTION ई बिड के अनुदेश -

- a) To participate in the e–Bid submission for GRSE, it is mandatory for the bidders to get their firms registered with E–Procurement portal <a href="http://www.grse.in/etender">http://www.grse.in/etender</a> or <a href="http://eprocuregrse.co.in">http://eprocuregrse.co.in</a>
- b) It is mandatory for all bidders to have class III Digital Signature Certificate (DSC) in the name of the person who will digitally sign the bid from any of licensed Certifying Agency (CA). Bidders can see the list of licensed CAs from the link http://www.cca.gov.in.
- c) Bidders can view / download Part-1 (Techno-Commercial) bid documents along with all attachments. They need to fill up the downloaded documents as per instruction and upload the same during bid submission. Non-acceptance of any



- techno-commercial criteria is discouraged. However, if there is any, it is to be commented accordingly and also stated in the separate deviation format.
- d) Bidders need to fill up Part II (Price) bid online in HTML price bid format by inserting unit price only. No other attachment to the price bid will be reckoned.
- e) 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** and the tender will be evaluated by the Employer accordingly and the work executed by the successful bidder accordingly.
- f) Bids can be submitted only during validity of registration of bidder with GRSE e-Procurement portal.
- g) The amendments / clarifications to the bid document, if any, will be posted on E-Procurement portal / GRSE web site only.
- h) 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 work.

### i) 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.

# ARTICLE 21 अनुछेद-21: BID REJECTION CRITERIA बिड अस्वीकृति के मापदंड -

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

- 1. 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.
- 2. Incomplete / misleading / ambiguous bid in the considered opinion of the Technical Negotiation Committee (TNC) of GRSE.
- 3. Bid with technical requirements and/or terms not acceptable to GRSE / Customers / External agency nominated, as applicable.
- 4. Bid received without qualification documents, where required as per the tender.
- 5. Bid not meeting the pre-qualification parameters / criteria stipulated in the Tender Enquiry.



- 6. Bid with validity expiry date shorter than that specified in the Tender Enquiry.
- 7. EMD validity period is shorter than specified in the tender enquiry.
- 8. Bidders have indicated / attached / shown any price anywhere else other than as per provision in e-portal [Art.20 (d)], then offer will be treated as cancelled.
- 9. Bidders who have not agreed for the fixed price till the validity of the tender or have quoted the variable price.
- 10. Bidder not agreeing for furnishing of the required Security Deposit (SD).
- 11. Bidders not submitting Original Bid Security Declaration within 7 GRSE working days from the tender closing date.

# ARTICLE 22 अनुछेद-22: POST AWARD APLLICABLE CLAUSES ठेका जारी करनेके पश्चात लागू उपधारा -

# A. Security Deposit प्रतिभूति जमा -

Non-interest-bearing security deposit of 5% of total order value (inclusive of GST) is to be deposited in the manner elaborated at Clause 5 of GRSE STAC at **Annexure-2**.

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

- a. WDC will be issued by PCO or nominated officer of PL-3025. Bill Certification will be by PLof respective ship or the nominated officer by PL, duly supported by GRSE QA /WOT/IRS inspection notes and design weight of the items.
- b. The WDC must clearly mention the schedule dates for starting & completion /delivery of the jobs (as given to the subcontractor by GRSE) and the actual dates of start & completion.
- c. In case of delays, the duration along with numbers of delayed days shall be specified in respective WDCs to invoke LD Clause and effect recoveries from sub contractor's invoice.
- d. WDCs will be issued after completion of the job.
- e. WDCs are to be submitted with Bill to PL for necessary Service Entry and Bill Certification.

# C. Bill Submission बिल प्रस्तुतिः

On obtaining WDC, bills are to be raised on progressive basis. Bills are to be submitted along with supporting document (Work Done Certificate Copy etc.) 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.



# D. Payment Terms भुगतान की शर्तैं:

- a. The certified bill amount will be paid within 30 days of receipt of bill along with Work Done Certificate. Bill, deductions against it and Work Done Certificate to be duly signed by respective authority PCO/Site Engineers. However, this is subject to clearance of ESI / P.F and other labour oriented mandatory liabilities of the firm. The stages of payment will be as follows
- b. 90% payment with full service tax will be released on monthly progressive bill basis within 30 days of receipt of bill duly certified by PL of respective ship or the nominated officer by PL & supported with satisfactory Work Done Certificate duly certified by PCO or nominated officer of PL of respective ship and on clearance of ESI & P.F. liabilities from the concerned department.
- c. Balance 10% payment will be released after guarantee period or on submission of Performance Bank Guarantee of equivalent amount valid till expiry of Guarantee period.

**E. INSPECTION AUTHORITY:** - Installation of all above items is to be inspected by GRSE (QA) and WOT (KOL)/ IRS as per approved QAP. QAP is to be forwarded by the firm to AGM/ DGM QA for approval within 05 days of LOA or PO placement whichever is earlier. Further all efforts to be ensure that QA plan is approved within 10 days thereof

### F. LIQUIDATED DAMAGES:

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 the Company.

### G. RISK PURCHASE:-

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 subcontractor.

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.

**H.** <u>Damage of Materials/ Equipment</u>:- The Subcontractor will ensure that **NO Damage** is caused to the Materials, Equipment's or any other property of GRSE during construction due to negligence and/ or any reason whatsoever by the subcontractor. The cost of damage will be suitably recovered from Subcontractor's bill.

### I. Fire & Safety Precautions (for working inside GRSE): -

The Vendor/Contractor shall abide by the Safety regulations/rules of the GRSE as detailed in Fire & Safety Guidelines (please refer <a href="www.grse.in">www.grse.in</a>). You should take all safety precautions and provide adequate supervision & control for your workmen in order to carry out the job safely. In case of any violation of safety precaution and none using of safety equipment, Contractor shall be liable for a penalty which is detailed in Fire and safety Guideline. 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.

**j. Mandatory use of ISI marked PPE by Contractor Employees:** 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:

LIST OF PPES

Sl. No.	Name of PPE	Standard
(a)	Safety Helmet	IS: 2925 / EN 397.
(b)	Safety Footwear	IS 15298 / EN ISO 20345
(c)	Safety Goggles	ANSI Z87.1 / EN166.
(d)	Ear Plug	IS: 9167/ EN 352
(e)	Hand Gloves	(i) IS 4770 for electrical work
		(ii) EN 420 for general requirement
		(iii) EN 388 for mechanical hazard
		(iv) IS:6994 / EN 407 for heat
		applications (gas cutting / welding).
(f)	Welding Fume Respirator & Dust	IS: 9473 / EN: 149
	mask	
(g)	Double lanyard Safety Belt &	IS: 3521
	harness, automatic fall arrestor	
(h)	Cotton Boiler Suit Cloth	lS: 177 - 1989 (Amended up to
		date), Variety 3

**Note:** Apart from the above-mentioned PPE, vendors may consider any other type of standardized PPE as per job requirement, in consultation with GRSE Safety Department.

- k. Contractor's Safety Personnel (संविदाकार के बचाव कर्मचारी) (for working inside GRSE): In case of work to be carried out at GRSE, 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.
- l. Time of completion shall always be considered as essence of the contract / PO (कार्य समापन अवधी निविदा का मूलत्व) 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 respective Berth Officer 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.



# ARTICLE 24 अनुछेद 24: SUBMISSION OF BIDबिड की पेशी -

- 1. 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.
- 2. 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.
- 3. GRSE reserves the right to accept / reject any Tender in full or in part without assigning any reason.
- 4. 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 25अनुछेद 25: CONTRACT WORKMAN WAGE PAYMENT: -

- 1. Contractor is liable for payment of PF, ESI to their engaged workmen and for other labour oriented mandatory liabilities as applicable for the job.
- 2. The Contractor has to comply with the minimum wages & statutory liabilities (as revised time to time) of the engaged manpower applicable for the job.
- 3. Payment of wages to the contractor's employee 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. Vendors are to comply all statutory provisions for disbursing payment to their workmen/employees.

ARTICLE 26अनुछेद 26: STATUTORY RESPONSIBILITY OF CONTRACTOR DEPLOYING THEIR WORKMEN INSIDE GRSE PREMISES – AS PER ANNEXURE- 5.

Ms. KABERI DAS TALUKDAR MGR (CONTRACT) GRSE Ltd.43/46, Garden Reach Road, Kolkata-700 024 (Cont. no. 9163361888)

Talukdar.Kaberi@grse.co.in



GRSE Ltd. Dept.: H&HOF, FOJ Yard No. 3025 Group : HOF/MFOS	TECHNICAL SPECIFICATION FOR FITMENT OF DZUS FASTENERS FOR CHEQUERED FLOORING – YD 3025	SOR No. SOR/3025/DSUZ/121 Sheet 1 of 1 Rev:0
Inspection : QA/ WOT	Drawn: PL-3025 Date: 03.05.2023	Checked: AGM (H&HOF) Date: 06.05.2023

### 1. INTENT

Intent of GRSE is to out-source the job of fitment of DZUS fasteners for Chequered flooring as per drawings.

### 2. CONTRACTOR'S SCOPE OF WORK

- a) Study the drawings provided from GRSE CDO
- b) Collect materials from store
- c) Fit the DZUS fasteners as per drawings
- d) Complete the running welding
- e) Schedule inspection by QA/WOT.

### DRAWINGS

- a) 3025-28/GC1311CHQ-MER
- b) 3025-28/GC1311CHQ-AFT-DA
- c) 3025-28/GC1311CHQ-FWD-DA

### 4. <u>DESCRIPTION OF AREAS</u>

Ser	COMPARTMENT	AREA
(a)	Chequered plating arrangement in Fwd DA Compt	59.99 m <sup>2</sup>
(b)	Chequered plating arrangement in Fwd Pump Room	45.00 m <sup>2</sup>
(c)	Chequered plating arrangement in AVCAT room, AFT STP room & AFT Pump room	40.95 m <sup>2</sup>
(d)	Chequered plating arrangement in Aft DA Compt	71.25 m <sup>2</sup>
(e)	Chequered plate fitment in Shipwright Store	5.00 m <sup>2</sup>
(f)	Chequered plate arrangement in Steering gear Compt	48.19 m <sup>2</sup>
(g)	Chequered plate arrangement in BT Compt	6.38 m <sup>2</sup>
(h)	Chequered plate arrangement Compt & Stores (FR.75.0 to FR.81.0)	50.17 m <sup>2</sup>
(i)	Chequered plate arrangement in MER	99.22 m <sup>2</sup>
(j)	Chequered plate arrangement in Mechanical Survey Eqpt. room	23.99 m <sup>2</sup>

### 4. GRSE'S SCOPE OF SUPPLY

- (a) All the consumables viz. material, DA & Oxygen and welding electrodes shall be provided by GRSE free of cost.
- (b) Power supply, ventilation and lighting.



GRSE Ltd. Dept.: H&HOF, FOJ Yard No. 3025 Group : HOF/MFOS	TECHNICAL SPECIFICATION FOR FITMENT OF DZUS FASTENERS FOR CHEQUERED FLOORING – YD 3025	SOR No. SOR/3025/DSUZ/121 Sheet 2 of 1 Rev :0
Inspection : QA/ WOT	Drawn: PL-3025 Date: 03.05.2023	Checked: AGM (H&HOF) Date: 06.05.2023

### 5. CONTRACTOR'S SCOPE OF SUPPLY

- a) All type of Machines, tool & tackles and manpower necessary to carry out the job on-board.
- b) Contractor has to take hot work approval prior to commencement of work and proper covering of the electrical panels and surrounding items that can get damaged before start of hot work to be ensured.
- Any other items required for job and not mentioned in Para 4 above.

### 6. OTHER DETAILS AS PER REQUIREMENT

- a) The job is to be completed within 30 days from the date of work order. To complete the job within schedule, vendor may have to work beyond normal working hours and Sundays/ holidays.
- b) Inspection will be by QA / WOT. Observations by the inspecting authority will have to be rectified free of cost.
- c) All the safety guidelines for on-board work and other statutory requirements for working inside the GRSE main Works Premises are to be strictly followed.
- d) <u>All Statutory HR compliances</u> as per Factories Act and Industrial regulations for the work have to be met.
- e) <u>Hindrance Register is to be maintained by the sub-contractor and put up for approval by the Project Leader on a weekly basis.</u>

### 7. PAYMENT TERMS

Payment will be admissible as per I-note issued by Inspecting authority (QA and WOT). WDC will be certified by PCO-3025 or site engineer and bill will be certified by PL-3025. LD will be applicable for not meeting the scheduled requirement as per Para 6(a).

### 8. METHOD OF QUOTATION

WORK	QTY	UOM
Fitment of DZUS fasteners in Chequered flooring	350.92	SQM



GRSE Ltd. Dept.: H&HOF, FOJ Yard No. 3025 Group : HOF/MFOS	TECHNICAL SPECIFICATION FOR FITMENT OF DZUS FASTENERS FOR CHEQUERED FLOORING – YD 3025	SOR No. SOR/3025/DSUZ/121 Sheet 3 of 1 Rev :0
Inspection : QA/ WOT	Drawn: PL-3025 Date: 03.05.2023	Checked: AGM (H&HOF) Date: 06.05.2023

# 9. **SAFETY**

All Safety guidelines as applicable while working within GRSE premises are to be strictly adhered to. Following are essential requirements:-

- a) Contractor shall be responsible for arranging PPE to all their workers and complying with safety requirements.
- b) Use of industrial type electrical extension boards fitted with industrial plug and socket with MCB in conjunction with RCCB is mandatory. Use of damaged switch boards and extension boards is strictly prohibited.
- c) It is mandatory to use Flash back arrestor (IS Mark) in torch end and cylinder end to arrest the back fire during gas cutting.
- d) Trolleys and cradles of adequate strength are to be used while moving cylinders.
- e) Grinding work without wheel guard on grinding machine is prohibited.

# <u>STANDARD TERMS & CONDITIONS (STAC)</u> <u>मानक निबंधन और शर्तें (एसटीएसी)</u>

# (1) Integrity Pact समग्रता अनुबंध ( For the value of Contract more than Rs. 2.0 Cr.):

All the participating vendors in this tender are required to enter into agreement by signing an Integrity Pact.

"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".

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.

Signing Authority for Integrity Pact:

- (A) Vendor: Proprietor / Director / Authorized representative
- (B) GRSE: Head of the ordering department, not below the rank of DGM/ AGM

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.

The vendor has to submit Integrity Pact as per GRSE Format along with Technocommercial bid, wherever applicable as per NIT.

# (2) Micro & Small Enterprise (सूक्ष्मऔरछोटेउद्यम) -

- a) 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.
- b) 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 technocommercial 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.
- c) Following facilities/benefits may be given to MSEs: -
  - (i) Exemption for payment of Tender Fee & Earnest Money Deposit.
  - (ii) Relaxation in prior Turnover and prior Experience Criteria (Specially for Start Ups-Certificate of DIPP is required to Claim the benefit)

- d) (i) 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.
  - (ii) 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.
  - (iii) 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.
  - (iv) 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.
- e) 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.
- f) 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.
- g) For the MSEs owned by SC/ST owned entrepreneur, the benefits as stated above shall be accorded only in the following cases:
- (i) For proprietary MSE, proprietor(s) shall be SC/ST.
- (ii) For partnership MSE, the SC/ST partners shall be holding at least 51% shares in the unit.
- (iii) For Private Limited Companies, at least 51% share shall be held by SC/ST promoters.

# (3) Tender Fee (निविदाशुल्क): Non-Refundable

- i. 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.
- ii. 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.
- iii. Non-submission of tender fee or a valid MSE certificate may lead to offer rejection.

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

- i. 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 Cooperative 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 e-bid submission.
- ii. 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.
- iii. 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.
- iv. MSE Registered Firms has to be submit Bid Security Declaration In lieu of Earnest Money Deposit as per GRSE format.
- v. Non-submission of EMD /Bid Security Declaration and valid MSE certificate may lead to rejection of offer.

### vi. Refund of Earnest Money Deposits

- a. 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.
- b. 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.
- c. EMD of successful bidder will be returned after receipt of security deposit against work order as per contractual terms.

# vii. Forfeiture of Earnest Money Deposit (बयाना जमा की जब्ती)

EMD may be forfeited under the following circumstances:

- a. The bidder withdraws the bid after opening of Price Bid during the period of validity of offer.
- b. The bidder does not accept the correction of error in bid price as indicated in **Clause 30** hereinafter.
- c. 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

### (5) **VALIDITY OF OFFER:**

Your offer should remain valid for a period of 90/120/180 days (as per terms of specific NIT) from the due date of the tender.

# (6) SECURITY DEPOSIT (INTEREST FREE) प्रतिभूति (ब्याज रहित):

- i. 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.
- ii. 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.
- iii. 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 [A sample format of "Job Completion Certificate" is placed at **Appendix-XV**] 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.
- (7) WORK DONE CERTIFICATE (W.D.C.): 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. A sample format of WDC is placed at Appendix-XIV.

# (8) <u>COMPLIANCE OF ESI & PF (ईएसआई और पीएफ़ का अनुपालन)</u>: -

- a) Compliance of ESI & PF of the engaged workman is the responsibility of the contractor.
- b) 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.
- (9) <u>GST REGISTRATION (जी एस टी पंजीकरण)</u>: 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.

# (10) GUARANTEE PERIOD (गारंटी अवधि):

Workmanship will be guaranteed for satisfactory performance for a period <u>as stated in MIT.</u> 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).

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.

### (11) **PRICE (मृल्य)**:

### A. For Tender in NIC Portal:

a) 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.

### B. For Tender in GeM Portal:

- a) Price bid needs to be filled up (with or without GST as specified in NIT) only through GeM portal for the total job.
- b) 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.
- **C.** 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.
- (12) **QUANTITY VARIATION:** 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.

# (13) UNREASONABLE QUOTES अतर्कसंगत भाव -

### A. For Job Contract:

- i) 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.
- ii) 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.

iii) 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.

### B. For Manpower Contract:

- i) The quoted price of the L1 bidder should comply with the prevailing Minimum Wages Act & Other Statutory requirements i.e PF, ESI etc.
- ii) 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.

# (14) **JOINT VENTURE:**

The bids submitted by a joint-venture company of two or more firms/persons/entities as partners/promoters shall comply with the following requirements:

- i) The Joint Venture Agreement must be a registered document under the Indian Registration Act and must be an <u>independent</u> 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.
- ii) 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.
- iii) 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.
- iv) 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.
- v) 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.
- vi) 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.

vii) If selected, PO would be issued in favour of the JV.

### (15) **CONSORTIUM**:

The bids submitted by a Consortium of two or more firms as partners shall comply with the following requirements:

- i) 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.
- ii) 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.
- iii) 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.
- iv) 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.
- v) 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.
- vi) 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.

- vii) 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.
- viii) 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.
- ix) 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.
- x) 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.
- xi) 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.

# (16) SUB-CONTRACTING OF SUB-CONTRACTED JOB (उप संविदा कार्य का उप संविदा) : -

- a) 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.
- b) 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.
- c) 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.

# (17) EXCESS/WASTE/REJECTED MATERIALS (अतिरिक्त/बेकार/ अस्वीकृत सामग्री) : -

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.

# (18) FIRE &SAFETY PRECAUTIONS अग्नि एवं संरक्षा सावधानियाँ : -

The Vendor/Contractor shall abide by the Safety regulations/rules of the GRSE as detailed in Fire & Safety Guidelines (please refer <a href="www.grse.in">www.grse.in</a>). 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 <a href="www.grse.in">www.grse.in</a>). 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.

### (19) SAFETY GUIDELINE FOR MATERIAL HANDLING EQUIPMENT:

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.

(20) MANDATORY USE OF ISI MARKED PPE BY CONTRACTOR EMPLOYEES: 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:

### **LIST OF PPES**

SI. No.	Name of PPE	Standard
(a)	Safety Helmet	IS: 2925 / EN 397.
(b)	Safety Footwear	IS 15298 / EN ISO 20345
(c)	Safety Goggles	ANSI Z87.1 / EN166.
(d)	Ear Plug	IS: 9167/ EN 352
(e)	Hand Gloves	(i) IS 4770 for electrical work (ii) EN 420 for general requirement (iii) EN 388 for mechanical hazard (iv) IS:6994 / EN 407 for heat applications (gas cutting / welding).
(f)	Welding Fume Respirator & Dust mask	IS: 9473 / EN: 149
(g)	Double lanyard Safety Belt & harness, automatic fall arrestor	IS: 3521
(h)	Cotton Boiler Suit Cloth	IS: 177 - 1989 (Amended up to date), Variety 3

**Note:** Apart from the above-mentioned PPE, vendors may consider any other type of standardized PPE as per job requirement, in consultation with GRSE Safety Department.

(21) ENVIRONMENT MANAGEMENT AND OCCUPATIONAL HEALTH & SAFETY (पर्योवरण प्रबंधन एवं व्यावसायिकस्वास्थ्य सुरक्षा): - 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.

# (22) ENERGY CONSERVATION (ऊर्जा संरक्षण): -

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.

- (23) **GUARANTEE FOR RAW MATERIAL:** 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.
  - a) 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.
  - b) 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 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.
  - c) 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.
  - d) 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.
  - e) 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.

### (24) MATERIAL RECONCILIATION STATEMENT (MRS): -

(a) 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.

- (b) Quantity of stiffeners used in transportation are to be mentioned in delivery challan clearly indicating whether the stiffeners are:
  - i) Temporary stiffeners supplied by vendor.
  - ii) Sections of ABS quality supplied by GRSE.
- (c) 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.
- (25) INSURANCE (बीमा): 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:
  - (i) Fire as per AIFT including EQ, STFI at Contractors premises.
  - (ii) Burglary including theft during Storage at Contractors premises.
  - (iii) Marine transit to and fro as per ITC(A) including SRCC (on the basis of agreed valuation between GRSE & contractors).
  - (iv) Loading & unloading including TP liability at all fabricator's premises.
    - (v) Loss due to infidelity of contractors whilst in storage.
  - (vi) Spoilage of material by contractors by any accidental reasons whatsoever.

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.

For the jobs which are to be executed inside GRSE premises, Insurance coverage will not be the responsibility of contractor.

### (26) SITE-INCHARGE / LOG BOOK / HINDRANCE & OTHER RECORDS: -

- a) One fully responsible and Qualified Site-in-charge has to be posted at the site during progress of work.
- b) Attendance Register, Wage Register etc. are to be maintained daily for the particular job on board and to be shown as and when required.
- c) Details of technical personnel deployed for the job.
- d) Monthly progress report.
- e) Log book for re-work/ modification.
- f) Details of materials brought by vendor along with copies of challan.
- g) 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.
- h) 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.

### (27) **WORKING HOURS:**

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. 1<sup>st</sup> & 3<sup>rd</sup> 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.

### (28) RISK PURCHASE:

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.

### (29) INDIVIDUALITY OF THE CONTRACT:

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.

### (30) **SECRECY OF INFORMATION:** -

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.

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.

Non-Disclosure Agreement (NDA) as specified in the NIT has to be submitted as per GRSE Format. A sample format of "Non-Disclosure Agreement" is placed at **Appendix-VI** 

### (31) **REGISTRATION OF NEW VENDOR:**

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.

### (32) CONTRACT WORKMAN WAGE PAYMENT: -

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.

### (33) INSPECTION: -

- (i) Quality assurance authority: As per NIT/SOTR.
- (ii) 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.
- (iii) 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.
- (iv) 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.

### (34) **CORRECTION OF ERRORS:**

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

- (i) For manual tendering: -
- a) Where there is a discrepancy between the rates in figures and in words, the rates in words will govern.
- b) 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.
  - (ii) For tendering through NIC Portal: -

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.

(iii) For tendering through GeM Portal: -

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.

# (35) **FORCE MAJEURE:**

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.

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.

- (36) <u>TERMINATION OF CONTRACT</u>: 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.
- (37) <u>DAMAGE OF MATERIALS / EQUIPMENTS</u>: 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.
  - (38) OFFICE & STORAGE SPACE: 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.

### (39) ARBITRATION (मध्यस्थता): -

- i. 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.
- ii. 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.
- iii. 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.
- iv. The Award of the Sole Arbitrator shall be final, conclusive and binding upon the Parties.
- v. 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.

- vi. 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 & Conciliation Act.
- vii. 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.
- viii. The language of the proceeding shall be in English.
- (40) **JURISDICTION:** Litigation, if any, pertaining to this contract will come under the jurisdiction of High Court at Kolkata.
  - i) 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.
  - ii) 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.
  - iii) 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.
  - iv) All existing applicable Laws such as ESI, PF, SERVICE, CONTRACT LABOUR, CHILD LABOUR etc. as applicable, shall be binding for the contract.
  - 1. For any discrepancy between NIT (Notice Inviting Tender) and STAC, NIT statement may be taken as final.
  - 2. Clarification required, if any, regarding Tender Document, should be got resolved by contacting competent authority of GRSE prior to submission of bid.

\_\_\_\_\_

- 41. <u>SPECIAL CONDITIONS OF CONTRACT:</u> as per <u>Appendix-'A'</u> enclosed.
- 42. CONTRACTORS RESPONSIBILITIES: as per Appendix 'B' enclosed.

- 43. **GENERAL REQUIREMENTS:** as per **Appendix-'C'** enclosed.
- 44. <u>CHECK LIST OF STATUTORY RESPONSIBILITY OF CONTRACTOR WITHIN GRSE</u>: as per <u>Appendix-'D'</u> enclosed.
  - 45. <u>SAFETY GUIDELINES TO BE ADOPTED BY THE CONTRACTORS AT GRSE:</u> as per <u>Appendix-'E'</u> enclosed.
  - 46. CHECK LIST FOR BILL SUBMISSION: as per Appendix-'F' enclosed.



# FORMAT FOR EXECUTED RELEVANT JOBS DURING LAST 03 YEARS

1. Name of the Bidder:

2. Job Description:

3. Tender Reference:

(A) Details of Executed relevant jobs-:

Work completion certificate Ref. No. & date (Supporting soft or, hard copy to be submitted)		
Details of Resources Deployed		
Scope of work for executed contract (To quantify)		
Order placed by		
Actual Order Completion placed Date by		
Actual start date		
Start & Completion date as per Order		
Order No. & Start & Start & Start & Supporting Completion soft or, hard date as per copy to be submitted)		
Description of Executed relevant jobs		
SI. No.		

(Signature of Authorized Representative)

Date:

Name:

Designation:

Note: Please add additional pages if required





Date:

# **FORMAT OF SELF-CERTIFICATION FOR DECLARATION**

(To be submitted in Company's Letterhead)

# FORMAT OFSELF-CERTIFICATION FOR DECLARATION REGARDING BLACKLISTING/TENDER HOLIDAY

(To be submitted in Company's Letterhead)

I / We, Proprietor/ Partner(s)/ Director(s) of M/s	haraby dealers that our
firm/company namely M/s	
blacklisted nor have received any tender holiday by any PSUs/Central & State	
other Government / Quasi Government Organizations during last 03 (three) years	ending on
-(date)from taking part in Government tenders.	
Or	
I / We Proprietor/ Partner(s)/ Director(s) of M/s	- hereby declare that our
firm/company namely M/s	has received tender
holiday from M/s(name of PSUs/Central & State	Govt. Organizations or any
other Government / Quasi Government Organizations) from taking part in Government	ment tenders for a period of -
to(date). The period is over on	(date) and now our
firm/company is entitled to take part in Government tenders. (relevant withdra	awal/revocation document is
attached).	
In case the above information are found inappropriate, I/We are fully aware that the	
/ contract awarded to our firm/company namely M/s	
rejected/cancelled by M/s GRSE, and EMD/SD shall be forfeited and appropriate the control of the	riate action will be taken in
accordance with the vendor policy of GRSE.	
Signature	
Name	
Designation:	
Name & address of the firm:	

Signature of Bidder with Seal.





# 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.  Note: 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.
MAII	NTENANCE OF REGIS	STERS		
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.



SL. NO.	NATURE OF STATUTORY REQUIREMENTS	FORM NO.	RESPONSIBILITY	REMARKS		
80	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 the workmen at least 01 day prior t 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 Shram Suvidha Portal to the Registering Officer within 31st Jan of the following year.		

.



# CHECK LIST OF STATUTORY RESPONSIBILITY OF CONTRACTOR COMPLIANCE OF OTHER STATUES FOR ENGAGEMENT OF CONTRACTORS' WORKMEN

SI. No.	Relevant Statues	Responsibility	Compliances to be ensured as per the Statute
01	The Factories Act, 1948 & West Bengal Factories Rules, 1958	Contractor	1. 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.  2. Payment of Overtime: 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.  3. Hours of Work: The total nos. of hours of work in a week, including overtime, shall not exceed sixty.  4. Hours of Overtime: The total hours of overtime shall not exceed fifty in any quarter i.e. during three consecutive months for any worker.
02	Payment of Wages 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.



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 of 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 'The Payment of Bonus Act, 1965' 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.

\*\*\*\*\*



# **ANNEXURE-10**

	CHECK LIST FOR BILL SUBMISSION - for Service Co	ontracts			
A.	GENERAL PARTICULARS: (to be checked and submitted by Co	ntractor/V	endor)		
A.1	BTN (as per BTS System):-	20	40		
A.2	Invoice No and date / E-Invoice No. & Date (if applicable for the vendor) (Original & in triplicate)				
A.3	PO Number				
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:	\$ 2	. 20		
A.7	Vendor Name & Address in Invoice verified with Purchase Order:	2	. 20		
A.8	Vendor Code as in PO verified with Invoice:	2			
A.9	Original certified WDC enclosed :	2	. 33		
A.10	Whether WDC is Certified by the Authorized Person as per PO / SOTR with Rubber Stamp	\$ 2	. 8		
A.12	HSN/SAC code is as per PO	8	S 92		
A.13	GSTIN No. is as per PO	33	\$2		
A.14	GST % is as per PO		S 50 K 50		
A.15	Security Deposit (SD) submittded as per PO	8 8	2 83		
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)	×	. 8		
A.20	Certified Job Completion Certificate (JCC) enclosed	88	S 92		
A.21	MRS as per PO terms enclosed (If applicable)	8	\$		
A.22	Guarantee Period (GP) expired as per PO term	8. 8	\$ \$2		
A.23	PBG of equivalent amount submitted, if GP is not over (If Yes, copy to enclose with the bill)	8 7	. 8		

Signature of Vendor's representative with Seal/Stamp

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



	CHECK LIST FOR BILL SUBMISSION - for Service Cor	ntracts					
	For GRSE Use Only						
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 ✓ Mark)		6 19				
B.8	Certified MRS copy as per PO terms enclosed (If applicable)	,					
B.9	Guarantee Period (GP) expired as per PO term and JCC		3 48				
B.10	PBG copy of equivalent amount till GP validity enclosed(if GP is not over)						

Signature of GRSE Bill Certifying Authority with Designation